	P(03 - h)9 RCVD Devid Sin Ha COPYNICHT ISSO STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR 97204
FORM No. 892-ASSIGNMENT OF TRUST DEED BY BENEFIC LAY- Jregon Train D	21 Mamk VolMUL Page 36518
COLLATERIAL ASSIGNMENT OF TAUST DEED BY BEN	EFICIARY OR BENEFICIARY'S SUCCESSOR IN INTEREST FOR SECURITY PURPOSE
FOR VALUE RECEIVED, the uncersigned	who is the beneficiary or beneficiary's successor in interest under
that certain trust deed dated October and Stephanie L. Gross Trust, Stephanie L.	, 1953, executed and cenvered by
Mountain Title Co. of Klanath Count	Y trustee, in which
on Nov. 14	alume No NOS on page 19 4. or as 188/118/instru-
ment / meronney/1920000 n No	cate which) of the Mortgage Records of
Tot 34 PLOCK BELLA VISIA TRACT 12	235, according to the official plat thereof
on file in the office of the County C	Clerk, Klamath County, Oregon.
SEE ATTACHED EXHIBIT A	
*** a 50% interest in said Trust Dee	ed .
hereby grants, essigns, transfers and sets over to	Ralph J. Kauzlarich and Judy M. Kauzlarich. OK ignec, and assignee's heirs, personal representatives, successors and
a set of the second moder	paid trust deed, toperner with the notes, moneys and set Barrens
therein described or referred to, with the interest the	hereor, and all rights and benefits whiteboorer decreases
The undersigned hereby covenints to and wi	ith said assignee that the undersigned is the beneficiary or bene- and is the owner and holder of the beneficial interest therein and
now unpaid on the obligations secured by said trust	t deed the sum of hot less that particular
In construing this instrument and whenever t	the context hereof so requires the singular metados the plant.
ration, it has caused its name to be signed and its se	eal allixed by an officer or other person duly authorized to do so by
order of its board of directors.	
Numerican 10 64	P. D. Day Longot
DATED: November 10 , 19.54	Elida Legget
STATE OF ()REGON, Co	s acto low ledged before me on Nov. 14, 19.94,
t- SIIda Degge	CU
by	is acknowledged before me on, 19,
as of	
OFFICIAL SEAL	Markemealt
MARY KENNEALLY NOTARY PUBLIC- OREGO V COMMISSION NO. 014771	My commission expires 4,00,000
MYCOMMISSION EXPIRES APR. 20, 1996	My commission expires
	STATE OF OREGON,
Assignment of Trust Lied By Beneficiary	County of
	County of
BY BENEFICIARY Legget	Sounty of
EY BENEFICIARY Legget Assignor to	County of
EY BENEFICIARY Legget Assignor to Kauzlarich	County of
EY BENEFICIARY Legget Assignor to Kauzlarich Assignee	County of
EY BENEFICIARY Legget Assignor fo Kauzlarich Assignee AFTER RECORGING RETURN TC	County of
EY BENEFICIARY Legget Assignor to Kauzlarich Assignee	County of
EY BENEFICIARY Legget Assignor fo Kauzlarich Assignee AFTER RECORGING RETURN TC	County of

*8

EXHIBIT A

36519

TRUST I EED COLLATERIAL ASSIGNMENT OF

Pace #1

ELIDA LEGGET KNOW ALL MEN BY THESE PRESENTS, that hereinafter called "Debtors", for valuable consideration, do hereby assign, transfer and set over to: RALL'H . KAUZLARICH AND JUDY M. KAUZLARICH

transfer and set over to: hereinafter called "Secured Party', it's successors and assigns, all right, title

HEREINAFTER CALLED "The Collaterial". The Debtor hereby convenants to and with said secured party that the indersigned is the bebtor and is the owner of the above described collaterial and that he has good right to sell, transfer and assign the same, and the note or other obligation secured hereby, and that there is now unpaid on the obligations secured by said TRUST DEED , the sum of not less than\$ 8,175.16 net with interest thereon from Sept. 15 1904 , with an interest rate of 9.5%.

Debtors also do hereby transfer unto Secured Party its successors and assigns all of their rights and interest in and to all property to the above mentioned security.

The assignment hereby creates a security interest in said collaterial in order to secure unto Secured Party (i) the payment of a Promissory Note dated Nov. 10. 1994 , executed and delivered by Debtors to Secured Party, in the sum

_, made by Secured Party to Debtors at Secured Party's option; of\$ 45,000.00 (iii) all other liabilities, whether primary or secondary, direct or indirect, absolute or contingent, sole, joint or several, due or to become due, now existing or hereafter arising, of each of the Debtors hereunder, including each Debtor and any other party or parties to Secured Party. Frovided that upon the full payment of all obligations and 1 abilities of Debtors to Secured Party secured hereby, this assignment shall become null and void, otherwise to remain in full force and effect.

As used herein the term "Debtors' include the singular; and the masculine gender includes the feminine and neuter.

For additional terms see Exhibit Α

Dated this 10th	day of November , 19 94
Dated this 10th	+ nall! Kan land
Elida Legget	falph J. Kauźlarich
	Sectord March Sector
Debtor's	
STATE OF Oregon	,County of <u>Josephine</u> ss.

, 19 94, personally came before me, a notary On this 10 day of Nov. public in and for said county and state, the within named Ralph J. Kauzlarich and to me personally known to Judy M. Kauzlarich be the identical person_described in and the executed the foregoing assignment,

and they admowledged to me that they executed the same freely and for uses and purposes therein named. Winness my hand and seal, the day and year in this certificate above written.

Notary Public for Oregon

EXHIBLS """, ATTACHED AND MADE A PART THEREOF.

Abbitiol AL PROVISIONS

the debter hereby further warrants and covenants that

the debier hereby testher warrants and covenants that for themchag statement covering any at the Californat driveribed on the reven e hereof, or the products as proceeds theread, is an tile in one public office. The debier t the owner of sold Collateral and each and every part thereaf free from any prior liter, security interest or encombrance and will defend the Collesteral regulate the claims and another the cover heremotic and solve and the Collesteral regulates the claims and demands of all persons whom interes.

the debtor will not sell, exchange, lease or atherwise disnote of the Collatero'. or any part théreal, as suller as permit any fien, lavy as altachment thérean as security Interest therein as financing statement to be filed with reference thereta, other than the t of the second porty.

Debtar will maintain the Californial in good condition and repair and preserve the same regularity waste, fors, demage or deprectation in value oil or than by reasonable wear. The debiar will not use any of the Cattateral in viciation of any faw or public regulation Secured party may framine and inspect the collate of at any reasonable times, wherever located, and for that purpose hereby is authorized by debiar to enter any place or places where any part of the Collateral may be.

Delstor will keep the Cottoteral fully insured against loss of damage by fire, their fand colligion II opplicable) and tuch other hazards as secured purly may from time to time secure, with such deductible provisions, upon such terms, ficluding loss payable and other endorsaments, and in such company or companies as the secured party man appiones debtor immediately will deliver all policies to the securar party. to be relained By the later in pledge to secure debiase obligations likes of er, with treavacable estimation is adjust any last, secure and securit for any sum propose, surrander and pattey, discharge and selecce any insurer, endorse in debiase no na any last ar reland check or droft and, in general, exercise in the name of the ristor or otherwise, any and all sights of the debtor in respect therete or in respect to the processed, thereast.

Debter will pay, when due, all lease, license less and casesments relative to the Colleteral and its use and relative to the note and oblige tons record hereby. Should debter fail in his performance of any of the foregoing, the recurs of party may pay on security interest having priority hereto, may order and pay for the repair, maintenance and preservation of the Collarerol, or any part theread, may place and pay for any suc-Interance and may pay any tech taxes, the debtor agrees a firs to the secured parts on damond all of the falter & disbussements far any al sold supposes with interest at Ler percent per annum an all time to pold from the date of prymen until tepaid. Report ment of all sold sums shall be secured by this Security Agreement.

the debtor agrees to notify the secured party promptly in writing of any change In his business or residence address or in the location where the collateral is kept.

In the event of any outgoment by the secured pory of this agreement or blo rights hereunder, debtor will not ossert as a defense, counter-claim, set all or otherwise against secured party's assignee any claim, known or unknown, which deblor now has a status to have or hereafter acquires against the secured po ty. Howaver, notwithstand ing ony such assignment, securid party shall be liable to the febtat as if such assignment had not been made

the debtor will fold with the secured party in executing, liting and doing what ever may be necessary under applicable low to perfect and conflice a the secured party's security Interest in the Collaterel, all el debtar's expense.

Debtor hereby contents to any extension of time of poymen and to any substitution, exchange or release of Collateral and to the addition to or release of any party or person primarily or secondarily liable for the obligations, is part thereof.

General travisions

The note which this agreement secures is a separate in struct of and may be nega-stated, entended as renewed by the secured party without retracting the debter, the Collateral er any guarantar ar complier.

All of the terms herein and the rights, duiles and remedies of the parties shall be governed by the laws of Oregon. Any part of this agreement contrary is the faw of any state having furisdiction shall not involidate other parts of this opreement in that state.

All of the henelits of this parsement shall inves to the secured party, his succestors in interest and assigns and the obligations hersunder shall be binding upon the debtor, his legal expresentatives, successors and asilgns.

Il thère be more than one debtar ar a guarantar at the moter of the note or this opresent, the obligation of each and all shall be primary and joint and several.

the secured posty shall not be deemed to have waived any al his rights under this or any other agreement executed by the debior unless the wolver is in writing signed by the secured party. No delay in exercising secured party's rights shall be a wolver not shalt a walver an one occasion apèrate as a wolver at such right on a luture occasion.

Incur a waiver an one occasion operate as a waiver of tuch right an Briefed decession. Back notice form and to the other party to this agreement shaft be settleden if served personally or given by U.S. registered or certified molt, or by talegraph, ad-dressed to the other party of his address as set forth on the reverse hereor, are and address may be changed by within notice to the other other persons to this person Bennahle notice, when notice is required, shall be desend to be live days from date at motions. of motions.

In constraing this security ogreement the masculine pronoun shall include the femining and the newter and the singular shall include the plurat, as the elecumstances may require. Further, the debtor is the customer and the second party is the treditor within the meaning of Regulation 2 and the train in Lending Act.

A carbon impression of ony signature on any copy of this contract shall be deemed, for all purposes, an original signature.

Section 4. Defnulti

time is of the science hereal, the debior shall be in default under this egreement

- sime is al no stience normal, the abior shall be in difart when this ogråsmån open the happening at any at the fallowing events or canditions fal Dabior's fallute to pay, when due, the principal of ar interest an solid hole or obligations, or any installment thereafs

 - B) Debtor's follows to keep, observe as perform any provision of this agreement of any other agreement between him and the secured party (c) the discovery of any mitrepretentation, or material failing at any warranty, repre-sentation or storement made or furnished by debtor to the secured party whether or not in connection with this adviements
 - (d) Loss, their or distruction of a substantial damage to any of the Collateral, for the secured party deems or has reasonable cause to deem himself insecures

 - (1) follors or termination of the business of, or commencement of any insolvency of receivership proceedings by or against the debtar, or if the debtar or any guaranfor or comoter of sold note dies or becomes insolvent, and if debtor or any evorantor or to moter at sold note is a parinteship, the death of any parinter,

Romedies of Secured Partys

Upon debtor's default, secured party shall have each and all of the eights and remedies granted to him by the Uniform Commercial Code of Oregon, by the said note and by this agreement and may declare the note and obligations immediately due and payable and may require debtar to arremble the Collateral and make it evailable to the secured party of a place to be designated by the secured party which is economity on a place to be designated by the secured party which is reasonably can-ney's lass and other e-parts, incurred by the fatter in retaking, holding, preparing for sals and sealising on sold Collateral. Should suit or action be instituted on this contract, on the teld note or is replay sold collateral, or any port thereal, debtor ogrees to pay [1] plaintiff: I resonable attorney's fees to be lixed by the trial could and [2] on appeal, if any, similar fees in the oppoilois court to be lixed by the appealate court, and all sold isons that the included in the obligations termed hereby.

and DI FIG

This secur recorded	the <u>30</u>	day of	d be used along with Doc.# $1094-30010$, 1994.
		and a set of the set o	

					36521
	State of Oregon				
	County of <u>Klamath</u>			November 14	<u>, 19_94</u>
	Personally appeared the d and acknowledged the form deed.	cove named	ent to beh	<u>er</u> v	
	WITNESS My hand and off: x	ial seal.		BERTHOLL SEAL MARY KI NNEALLY TARY PUBLIC - ORE MARIOGRAM NO. 014	CON
	Notary Public for Oregon My Commission expires:	4/20/96	a wynami	MINED STORY (18). CLA SSICH EXPIRES APR.	20,1993
STATE	FOREGON		November	9	, 1994
COUNTY Persona	OF <u>Josephine</u>)		RALPH J. KAU	ZLARICH and	
and acl act and	M. KAUZLARICH. nowledge the foregoin deed. OFFICIAL SEAL D. A CLAFIC NOTARY PUBLC-0 (2007) COMMISSION NO. (2007)3	Nol	at to be the the second	for	luntary
	COMMISSION NO. (08773 IN COMMISSION DUFIES II & 27, 15 Cent III STATE (NO CONTROL OF CONTROL ON CONTROL OF CON	4			
STAT E OF	OREGON: COUNTY OF KLAMAT	H: ss.			

Filed for reco	ni at reques	t of	Mountain	Title Co	the <u>30</u> 1	
of	Nov	A.D., 1991	at	_ o'clockP_M.,	and duly recorded in V	ol94,
		of	Mortgages	on Page		
				Evelyn Biehn By	uline Mus	lindoro
FEE \$25.00				by Second	- <u></u>	
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