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FIE CORDATION REQUESTED BY: South Valley State Bank 801 Main Street Klameth Fail 3, OR 07601 Vol.m94 Page 39205

WHEN RECORDED MAIL TO: South Valley Sinte Bank 801 Main Strikt Kinnath Falls: OR 97621

SEND TAX NOTICES TO:

Randy G Harbo and Nicollette N Harbo 1426 Crescent Ave Klamath Falls, OR: 97693

SPACE ABOVE THIS LINE IS FOR RECORDER'S USE ONLY

ASSIGNMENT OF RENTS

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THIS ASSIGNIMENT OF RENTS IS DATED DECEMBER 27, 1994, between Randy G Harbo and Nicollette N Harbo, whose address is 1426 Crescent Ave. Klamath Falls, OR 97601 (referred to below as "Grantor"); and South Velley State Bank, whose address is 8 (1 Main Street Klamath Falls, OR 97601 (referred to below as "Lender").

ASSIGNMENT. For valuable consideration, Grantor assigns and conveys to Lender all of Grantor's right, title, and interest in and to the Rents from the following described Property located in Klamath County, State of Oregon:

Aircraft hanger identified as unit #32 locate 1 on the Klamath Falls International Airport in Section 22, Township 39, Range 9.

The Real Property or its address is commonly known as 6801 Rand Way, Klamath Falls, OR 97603.

DEFINITIONS. The following words shall have the following meanings when used in this Assignment. Terms not otherwise defined in this Assignment shall have the meanings attributed to such terms in the Uniform Conimercial Code. All references to dollar amounts shall mean amounts in lawful money of the United States of America.

Assignment. The word "Assignment" nears this Assignment of Rents between Grantor and Lender, and includes without limitation all assignments and security interest provisions reliting to the Rents.

Event of Default. The words "Event of Default" mean and include any of the Events of Default set forth below in the section titled "Events of Default."

Grantor. The word "Grantor" means Rank y G F arbo and Nicollett + N Harbo.

Indebtedness. The word "Indebtedness" means all principal and interest payable under the Note and any amounts expended or advanced by Lender to discharge obligations of Grantor or \oplus penses incurred by Lender to enforce obligations of Grantor under this Assignment, together with interest on such amounts as provided in this / ssignment. In ad tition to the Note, the vord "Indebtedness" includes all obligations, debts and liabilities, plus interest thereon, of Grantor to L ander, or any one or more of them, as well as all claims by Lender against Grantor, or any one or more of them, whether now existing or h_0 baffs' arising, whether baland or unrelated to the purpose of the Note, whether voluntary or otherwise, whether due or not due, absolute or continger [i] iguidated or un quidated and whether Grantor may be liable individually or jointly with others, whether obligated as guarantor or otherwise, and whether recovery upon such indebtedness may be or hereafter may become barred by any statute of limitutions, and whether such inclusions may be or [i] reafter may become otherwise unenforceable.

Lender. The word "Lender" means South Valle. State Bank, its su cessors and assigns.

Note. The world "Note" means the promissory lote or credit agr * ment dated December 27, 1994, in the original principal amount of \$486,327.88 from Granter to Lender, loget ler with all renew its of, extensions of, modifications of, refinancings of, consolidations of, and substitutions for the promissory note or agreen int.

Property. The word "Property" means the real property, and all in provements thereon, described above in the "Assignment" section.

Real Property. The words "Real Property' mean the property, In the ests and rights described above in the "Property Definition" section.

Related Documents. The words "Related Documents" mean and include without limitation all promissory notes, credit agreements, loan agreements, guaranties, security agreements, n ortgages, deeds of trust, and all other instruments, agreements and documents, whether now or hereafter existing, executed in connection with the Indebtedness.

Rents. The viord "Rents" means all rents, revenues, income, is sizes, and profits from the Property, whether due now or later, including without limitation all Rents from all leases describe Lon : ny exhibit attach > to this Assignment.

THIS ASSIGNMENT IS GIVEN TO SECURE (1) P/ YMENT OF THE INDEBTEDNESS AND (2) PERFORMANCE OF ANY AND ALL OBLIGATIONS OF GRANTOR UNDER THE NOTE, THIS ASSIGN ENT, AND THE RELATED DOCUMENTS THIS ASSIGNMENT IS GIVEN AND ACCEPTED ON THE FOLLOWING TIERMS:

PAY/HENT AND PERFORMANCE. Except a_1 of privice provided is this Assignment, Grantor shall pay to Lender all amounts secured by this Assignment as they become due, and shall strictly p_1 form all of Granto is obligations under this Assignment. Unless and until Lender exercises its right to collect the Rents as provided below and so thing e_2 there is no define it under this Assignment, Grantor may remain in possession and control of and operate and manage the Property and collect the Rent of the right to collect the Rents shall not constitute Lender's consent to the use of cash collateration a bankruptcy processing right in the right to collect the Rents shall not constitute Lender's consent to the use of cash collateration and bankruptcy processing.

GRANTOR'S REPRESENTATIONS AND WALTRANTIES WITH RE & ECT TO THE RENTS. With respect to the Rents, Grantor represents and viernints to Lender that:

Ownership. Grantor is entitled to receive the R ints free and clear of all rights, loans, liens, encumbrances, and claims except as disclosed to and accepted by Lender in writing.

Right to Assign. Grantor has the full right power, and authority c enter into this Assignment and to assign and convey the Rents to Lender.

No Prior Assignment. Grantor has not priviou by assigned or corveyed the Rents to any other person by any instrument now in force.

No Further Traisfer. Grantor will no. sci, as an, encumber, or otherwise dispose of any of Grantor's rights in the Rents except as provided in this Agreement.

LENDER'S RIGHT TO COLLECT RENTS. Under shall have the 1k ht at any time, and even though no default shall have occurred under this Assignment, to collocit and receive the Rents. For this purpose, Lender is hereby given and granted the following rights, powers and authority:

Notice to Tenants. Lender may send not as any and all tenanis of the Property advising them of this Assignment and directing all Rents to be baild directly to Lender or Lender's agent.

Enter the Property. Lender may enter up in an i take possession of the Property; demand, collect and receive from the tenants or from any other persons liable therefor, all of the Rents; institute and carry on all agai proceedings necessary for the protection of the Property, including such proceedings as may be necessary to recover closession of the Froperty; collect the Rents and remove any tenant or tenants or other persons from the Property.

Maintain the Property. Lender may enter upon the Property to maintain the Property and keep the same in repair; to pay the costs thereof and of all services of all employees, including their equipment, and of all continuing costs and expenses of maintaining the Property in proper repair and condition, and also to pay all taxes, associates and water utilities, and the promums on fire and other insurance effected by Lender on the Property.

ASSI GNMENT OF RENTS 39206 Page 2 (Continued) Compliance with Laws. Lender may co any and all things to execute and comply with the laws of the State of Oregon and also all other laws, rules, orders, ordinances and requirements of all other gov immental agencies affecting the Property. Lease the Property. Lender may rent or lease the whole or any part of the Property for such term or terms and on such conditions as Lender Employ Agents. Lender may engages uch agent or agent is as Lender may deem appropriate, either in Lender's name or in Grantor's name, to rent and manage the Property, including the collection and application of Rents. Other Asts. Lender may do all such od at things and acis with respect to the Property as Lender may deem appropriate and may act exclusively and solely in the place and stead or Grantor and to have all of the powers of Grantor for the purposes stated above. No Requirement to Act. Lender a tail of the required to diverse of the foregoing acts or things, and the fact that Lender shall have performed one or more of the foregoing acts or things si all not required to a range of the foregoing acts or things si all not require Len ser to do any other specific act or thing. APPLICATION OF RENTS. All costs and expenses incurred by Lender in connection with the Property shall be for Grantor's account and Lender may pay such costs and expenses from the Rens. Lander, in its sole discretion, shall datermine the application of any and all Rents received by it; however, any such Rents received by Lender which are not applied to such costs and expenses shall be applied to the Indebtedness. All expenditures made by Lender under this Assignment and not reimbursed from the Rents shall become a part of the Indebtedness secured by this Assignment, and shall be payable on demand, with interest at the Note rate from t all of expenditure until paid. FULL PERFORMANCE. If Grantor pays all of the Indebtedness when due and otherwise performs all the obligations imposed upon Grantor under this Assignment, the Note, and the Related Licour vents, Lender shall execute and deliver to Grantor a suitable satisfaction of this Assignment and suitable satisfaction of any financial gis a terment on file evic encing Lender's security interest in the Rents and the Property. Any termination fee required by law shall be paid by Grantor, if permitted by applicable law. EXPENDITURES BY LENDER. If Granter fails to comply with an improvision of this Assignment, or if any action or proceeding is commenced that would appropriate. Any amount that Lender grants is oblight with an improvision of this Assignment, or if any action or proceeding is commenced that would appropriate. Any amount that Lender grants is so doing with bear interest at the rate charged under the Note from the date incurred or paid by Lender to the date of repayment by Grantor, if is usin expenses, it Lender's option, will (a) be payable on domand, (b) be added to the balance of the policy or (ii) the remaining term of the Note or (c) be treatix as a balloon payment which will be due and payable at the Note's maturity. This Assignment also will be construed as curring the default or account of the default. Any such action by Lender shall not be construed as curing the default so as to bar Lender from any remedy that it otherwise visual bare. DEFAULT. Each of the following, at the option of Lender, shall is institute an event of default ("Event of Default") under this Assignment: Default on Indebtedness. Failure of Grantor to make any phyment when due on the Indebtedness. Compliance Default. Failure to comply vith any other term obligation, covenant or condition contained in this Assignment, the Note or in any of the Related Documents. If such a failure is curable and if Grantor has not been given a notice of a breach of the same provision of this Assignment within the preceding twitter (2) months, it may be cured (and no Event of Default will have occurred) if Grantor, after Lender sends written rolice demanding cure of such that are: (a) cures the failure within filteen (15) days; or (b) if the cure requires more than fifteen (15) days, produce compliance as soon corrections to provide and hereafter continues and completes all reasonable and necessary steps sufficient to

produce compliance as soon as reas onal) / practical. Breaches. Any warranty, representation or statement made or furnished to Lender by or on behalf of Grantor under this Assignment, the Note or the Related Documents is, or at the time in allo or furnished was, false in any material respect. Other Defaults. Failure of Grantor is comply with any term obligation, covenant, or condition contained in any other agreement between Grantor

Insolvency. The insolvency of Grantor, a pointment of a levelver for any part of Grantor's property, any assignment for the benefit of creditors, the commancement of any proceeding under any bankrup cy or insolvency laws by or against Grantor, or the dissolution or termination of Grantor's existence as a going business (if Grantor is a bus ness). Except to the extent prohibited by federal law or Oregon law, the death of Grantor (if Grantor is an individual) at o six II constitute an Ex int of Default under this Assignment.

Foreclosure, Forfeiture, atc. Commencement of foreclosure or forfeiture proceedings, whether by judicial proceeding, self-help, repossession or any other method, by any creditor of Granter or by any governmental agency against any of the Property. However, this subsection shall not apply in the event of a good faith dispute by Granter for as to the value by or reasonableness of the claim which is the basis of the toreclosure or forefeiture proceeding, provided that Granter gives to note written notion of such claim and furnishes reserves or a surety bond for the claim satisfactory to

Events Affecting Guarantor. Any or the preceding events occurs with respect to any Guarantor of any of the Indebtedness or such Guarantor dies or becomes incompetent. Lender, at is option, may, but shall not be required to permit the Guarantor's estate to assume unconditionally the obligations arising under the guaranty in a manner satisfactory to Lender, and, in doing so, cure the Event of Default.

Insecurity. Lender in good faith deer is it's if insecure.

RIGHTS AND REMEDIES ON DEFAULT. Up 11 the occurrence of any Event of Default and at any time thereafter, Lender may exercise any one or more of the following rights and remedies, in accition to any other rights or remedias provided by law:

Accelerate Indebtedness. Lender stall its ve the right at its option without notice to Grantor to declare the entire Indebtedness immediately due and payable, including any prepayment per alty which Granter would be required to pay.

Collect Rents. Lender shall have the relight without notice to Grantor, to take possess on of the Property and collect the Rents, including amounts past due and unpaid, and apply the relight without notice to Grantor, to take possess on of the Property and collect the Rents, including amounts may require any tenant or other user of the Property to make r ayments of rent or use tees directly to Lender. If the Rents are collected by Lender, then Grantor intervocably designates Lencer as Grantor's a trimey-in-fact to endorse instruments received in payment thereof in the name of satisfy the colligations for which the playments are made, with their or not any proper grounds for the demand existed. Lender may exercise its under this subparagraph either in period, by agent, or it rough a receiver.

Appoint Receiver. Lender shall have the 1 pht to have a rec at er appointed to take possession of all or any part of the Property, with the power to protect and preserve the Property to (per 1) the Property protect and preserve the Property to (per 1) the Property protect and preserve or sale, and to collect the Rents from the Property and apply the proceeds, over and above the cost of the receivership, ag it is the Indebtedness. The receiver may serve without bond if permitted by law. Lender's right to the appointment of the rice liver shall exist by either or not the apparent value of the Property exceeds the Indebtedness by a substantial emount. Employment by Linder shall not disqually a person from serving as a receiver.

Other Remedies. Londer shall have all other rights and remedies provided in this Assignment or the Note or by law.

Walver; Election of Remedies. A waiver by any party of a bleach of a provision of this Assignment shall not constitute a waiver of or prejudice the party's rights otherwise to demand strict compliance with it at provision or any other provision. Election by Lender to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or take action to perform an obligation of Grantor under this Assignment after failure of Grantor to purform shall not affect Lander's right to declare a default and exercise its remedies under this Assignment.

Attorneys' Fees; Expenses. If Lenck r institutes any suit o incline to enforce any of the terms of this Assignment. Lender shall be entitled to recover attorneys' fees at trial and on any appeal. Whether o of any court action is involved, all reasonable expenses incurred by Lender that in Attorneys' Fees; Expenses. If Lenck r ins tutes any suit on to enforce any of the terms of this Assignment. Lender shall be entitled to recover attorneys' fees at trial and on any access. Whether on Lender's opinion are necessary at any time is the protection of its interest or the enforcement of its rights shall become a part of the Indebtedness payable on demand and shall bear incerts from the date of appendicture until repaid at the Note rate. Expenses covered by this paragraph Include, without limitation, however subject to any limits under a plicable law, Lender's attorneys' fees and Lender's lay expenses whether or not appeals and any anticipated post-judgment of lies insurance, to the exist of searching records, obtaining title reports (including fees user reports), ardidition to all other sums provided by it w. addition to all other sums provided by is w.

MISCELLANEOUS PROVISIONS. The following miscellaneous provisions are a part of this Assignment:

Amendmento. This Assignment, together whany Related Documents, constitutes the entire understanding and agreement of the parties as to the matters soft forth in this Assignment. No interation of or an endment to this Assignment shall be effective unless given in writing and signed by the party or parties sought to be charged or to bund by the alters on or amendment.

Applicable Law. This Assignment has bet a delivered to La ider and accepted by Lender in the State of Oregon. This Assignment shaft governed by and construed in acci rdan to with the laws of the State of Oregon.

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1:2-27-1994 Luan No 302024		AENT OF RENT'S Continued)	39207 Page 3		
Multiple Parties. All obligations of Grantor every Grantor. This means that each of the p	nder this Assign t rsons signing bei	ant shall be joint and soveral, and all references to wis responsible for all obligations in this Assignmen	Grantor shell mean each and t.		
has priority over this Assignment by which	hat agreement is	it the holder of any mortgage, deed of trust, or ot modified, amended, extended, or renewed without tvances under any such security agreement without	the prior written consent of		
circumstance, such finding shall not rereter the offending provision shall be deemed to t e m c	it provision invalid dified to be within	ovision of this Assignment to be invalid or unenfo cor unenforceable as to any other persons or circums he limits of enforceability or validity; however, if the signment in all other respects shall remain valid and	stances. If feasible, any such		
upon and Inure to the benefit of the parties, Grantor, Lender, without notice to Grantur, ma	heir successors a y deal with Grant	this Assignment on transfer of Grantor's interest, this of assigns. If ownership of the Property becomes v or's successors with reference to this Assignment and ations of this Assignment or liability under the Indebt	ested in a person other than the indebtedness by way of		
Time is of the Essence. Time is of the isser	se in the perform a	nce of this Assignment.			
Weiver of Homestead Exemption. Granton Oregon as to all Indebtedness secured by this	ereby releases Er Assignment.	d waives all rights and penefits of the homestead ex	emption laws of the State of		
such waiver is in writing and signed by Len i such right or any other right. A waiver ty any otherwise to demand strict compliance with t Lender and Grantor, shall constitute a vaiver	x. No delay or p party of a provisi at provision or an of a v of Lender ant, the granting of	v aived any rights under this Assignment (or under the mission on the part of Lander in exercising any right of of this Assignment shall not constitute a waiver of other provision. No prior waiver by Lender, nor ar is rights or any of Grantor's obligations as to any full such consent by Lender in any instance shall not con- ter other by Lender in any instance shall nother by Lender in any instance shall not	shall operate as a waiver of or prejudice the party's right y course of dealing between ure transactions. Whenever		
EACH GRANTOR ACKNOWLEDGES HAVING RE TC ITS TERMS.	AD ALL THE PRO	VISIONS OF THIS ASSIGNMENT OF RENTS, AND	EACH GRANTOR AGREES		
GFANTOR:					
		X Child Carlo ede és. Nicollette N Harbo	<u>3</u>		
STATE OF <u>Crecton</u>)) SS	OFFICIAL CHARLENE NOTARY PUSAL COMMISSION	TERRY 9 COREGON 02		
CCUNTY OF K, OMATH)	MY COMMISSION EXPU	IES NOV. 23, 1907		
On this day before me, the undersigned Netary individuals described in and who executed the Asse and deed, for the uses and purposes therein i tentic	inmant of Rents	appeared Randy G Harbo and Nicollette N Harl and acknowledged that they signed the Assignment a	xxx, to me known to be the stheir free and voluntary act		
Given under my hand and official seal this	JETH	_day of <u>December</u> , 19	94.		
By Charlene July	-	Residing at DOM(NOR			
Ho ary Public in and for the State of 91.2	100	My commission expires	7		
LASEF PRO, Reg. U.S. Fal. & T.M. Off., Ver. 3.19(c) 1994 (FIP (Services, Inc. All right	reserved. [OR-G14E3.17F3.17P3.17 HARBOLN C1.0VL]			

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39208

SOUTH VALLEY STATE BANK

P 0. 3 X 5216 - K. A 4ATH FALLS, OREGON 9760

State of Oregon County of Klamath

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On December 28, 1994, John William Powell personally appeared before me, whom I know personally to be the person who signed this certificate while under oath, being sword by me, and swears that he was present and saw Randy G Harbo and h icollette N Ha bo sign their name to the above/attached document and that it is their signatures.

Affiant's signature

Signed and sworn to before me by John William Powell, this 28 day of December, 1994.



Notary Public

My commiss (a expires 11-23-97

STATE OF OREGON: COUNTY OF KLAMATH SS

Filed for of	Dec	ofi <u>alley State Bank</u> the <u>30th</u> day A.D., 19 <u>94</u> at <u>11:28</u> of lock <u>A.M.</u> , and duly recorded in Vol. <u>M94</u> oflori gages on Page <u>39205</u>	Y
FEE	\$25.00	Ivelyn Biehn County Clerk By Daussing Mullending	-

HEAD OFFICE (503) 833-3366 5215 SOUTH SIXTH STREET KLAMATH FALLS OR 97603

MAIN STREET BRANCH (503) 882-3281 801 MAIN STREET KLIMATH FALLS, OR 97601