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## RICORDATION REQUISTED BY:

WESTERN BANK 421 South 7th Street F.O. Box 669 Klamath Falls, OR 97601-0: 22

## WHEN RECORDED MAIL TO:

WESTERN BANK 421 South 7th Street P.O. Box 669 Klamath Falls, OR 97601-031!

### SEND TAX NOTICES TO:

ROBERT E. VEATCH and MARTHAM. VEATCH KLAMATH FALLS, OR 97601

> V-47520 SPACE ABOVE THIS LINE IS FOR RECORDER'S USE ONLY

# ASSICNMENT OF RENTS

THIS ASSIGNMENT OF RENTS 15 DATED DIX EMBER 29, 1994, between ROBERT E. VEATCH and MARTHA M. VEATCH, INITIAL TRUSTEES ()? THE "ROBERT E. VEATCH 1984 TRUST" UTA DATED OCTOBER 30, 1984. A ESTATE IN FEE SIMPLE, whise a idress is 2046 ORTLAND, KLAMATH FALLS, OR 97601 (referred to below as "Grantor"); and WESTERN BANK whose address is 421 South 7th Street, P.O. Box 669, Klamath Falls, OR 97601-0322 (referred to below as "La ider").

ASSIGNMENT. For valuable consideration, Grant or 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

15 FEET OFF THE WESTERLY SIDE OF 1 OT 7 AND THE EAST HALF OF THE EAST HALF OF LOT 6, ALL IN BLOCK 36 OF THE OR GINAL TOWN OF LINKVILLE, NOW CITY OF KLAMATH FALLS, OREGON EXCEPTING HOWEVER, AV UNDIVIDED ONE HALF INTEREST IN AND TO 17 INCHES OFF THE WESTERLY SIDE OF SAID CAST HALF (F THE EAST HALF OF LOT 6 IN BLOCK 36, SAID ORIGINA A TOTAL OF THE PROPERTY OF TOWN OF LINKVILLE, ACCURDING TO 1 HE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE

The Real Property or its address is commonly known E; 422 MAIN STREET, KLAMATH FALLS, OR 97601. The

DI FINTHONS. The following words shall have the magninus attributed to such a rms. I the Uniform C a mercial Code. All references to dollar amounts shall mean amounts in lawful. DEFINITIONS. The following words shall have the following meaning a when used in this Assignment. Terms not otherwise defined in this Assignment range attributed to such a rms of the Uniform Cox mercial Code. All references to dollar amounts shall mean amounts in lawful.

Assignment. The word "Assignment" 1 ean; this Assignment of Rents between Granter and Lender, and includes without limitation all

BOTTOWER. The world "BOTTOWER" MEANS E) BEEF F. VEATCH, ALL NDIVIDUAL, MARTHA M. VEATCH, AN INDIVIDUAL and ROBERT E. VEATCH AND MARTHA M. VEATCH, AN INDIVIDUAL and ROBERT E. VEATCH 1934 TRUS " UTA DATED OCTOBER 30, 1984.

Stating Indebterbess. The words "Existing Inc abtedness" mean in existing obligation which may be secured by this Assignment with an lead of Trust dated April 26, 1994 and recorded in volume Mod name 1356; Existing Index excess. The words Existing Inc abtedness mean in existing obligation which may be secured by this Assignment with an local process of secured process of secured process. The words Existing Inc abtedness mean in existing obligation which may be secured by this Assignment with an local process of secured process of secured process. The words Existing Inc abtedness mean in existing obligation which may be secured by this Assignment with an local process of secured process. The words Existing Inc abtedness mean in existing obligation which may be secured by this Assignment with an local process of secured process. The words in the existing obligation which may be secured by this Assignment with an local process of secured process. The words in the existing obligation which may be secured by this Assignment with an local process of secured process. The words in the existing obligation which may be secured by this Assignment with an local process of secured process. The words in the existing obligation which may be secured by this Assignment with an local process of secured process. CODUIT number of 0023684-9001 to West in Eark described as Deed of Trust dated April 26, 1994 and recorded in volume M94 page 13562. The arising obligation has a current principal bance of approximation and a stelly \$73,722.00 and is in the original principal amount of \$75,000.00. The chigation has the following payment terms. Wort by principal and in erest - \$738.64.

Frence of Default. The words Event of Default in an and include with out limitation any of the Events of Default set forth below in the section titled

Grantor. The world "Grantor" means any and all persons and entitle resecuting this Assignment, including without limitation all Grantors named above. Any Grantor who some this Assignment only to grant and convey that Grantor's Grantor. The word "Grantor" means any and all persons and entil enexocuting this Assignment, including without limitation all Grantors named 35 year. Any Grantor who signs this Assignment, it if does not sign to enough the Rect Property and to grant a security afterest in Granto is interest in the Rents and Personal Property to Lender and is not personally 13.1ve. Any Granter who signs this Assignment, clif does not sign to e Note, is signing this Assignment only to grant and convey that Grantor's native under the Note as otherwise provided by contract or law. liet le nucleur the Note except as otherwise provided y contract or law

Lid-bledness. The world "Indebtedness" mean I all | fincipal and into t it payable under the Note and any amounts expended or advanced by Indibtedness. The word "Indebtedness" means all innerpal and into thit payable under the Note and any amounts expended or advanced by Lander to discharge obligations of Grantor or a species incurred by Lander to enforce obligations of Grantor under this Assignment, together with habit ties obtained thereon of Borrower to Lander or any one or make of them, as well as all claims by Lander against Borrower or any one or

interest on such amounts as provided in this / ssiç i ment. In addition to the Note, the word indebtedness includes all obligations, debts and liabilities, plus interest thereon, of Borrower to Linder or any one or min a of them, as well as all claims by Lender against Borrower, or any one or unrelated to the purpose of the Note whether voluntary or otherwise labilities, plus interest thereon, of Borrower to Lander or any one or moleof them, as well as all claims by Lender against Borrower, or any one or more of them, whether now existing or hereafter arising, whether related or unrelated to the purpose of the Note, whether voluntary or otherwise, whether and whether Romawor may be liable individually or identicating others. more of them, whether now existing or hereafter arising, whether relative or unrelated to the purpose of the Note, whether voluntary or otherwise, what her obligated as guaranter or otherwise, and what here obligated as guaranter or otherwise, and what here of the purpose of the Note, whether voluntary or otherwise, what he of the purpose of the Note, whether voluntary or otherwise, what he of the purpose of the Note, whether voluntary or otherwise, which is a such landshadness read by any or hereafter may become barred by any whether due or not due, absolute or contingent, liquicated or unliquidated and whether Borrower may be liable individually or jointly with others, statute of limitations, and whether such Indebtedness may be or hereafter may become barred by any whether such indebted less hay be or hereaft at may become otherwise unenforceable. Lende - The word "Lender" means WESTERN BINK, 13 successors and ssigns.

Note. The word "Note" means the promissory note or redit agreement dited December 29, 1994, in the original principal amount of S24,0 )0.00 from Borrower to Lender, together with all renewals of, eldensions of, modifications of, refinancings of, consolidations of, and

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### A! SIGNMENT OF RENTS (Continued)

substitutions for the promissory not a or agreement.

Property. The word "Property" near a the real property, and all improvements thereon, described above in the "Assignment" section.

Real Property. The words "Real Programmy" mean the property, interests and rights described above in the "Property Definition" section. Related Documents. The words "The lated Documents' mean and include without limitation all promissory notes, credit agreements, loan

Related Documents. The words "the lated Documents mean and include Wilhout Influence all promissory notes, credit agreements, loan agreements, environmental agreements agreements, mortgages, deeds of trust, and all other instruments, agreements and Rents. The word "Rents" means all roll ts, revenues, incolne, issues, profits and proceeds from the Property, whether due now or later, including

THIS ASSIGNMENT IS GIVEN TO SECURE (I) PAYMENT OF THE INDEBTEDNESS AND (2) PERFORMANCE OF ANY AND ALL OBLIGATIONS OF GRANTOR AND BORROWER UNDER THE NOTE. THE ASSIGNMENT, AND THE RELATED DOCUMENTS. THIS ASSIGNMENT IS GIVEN

THIS ASSIGNMENT IS GIVEN TO SECURE: (1) PAYMENT OF THE INDEBTEDNESS AND (2) PERFORMANCE OF ANY AND ALL OBLIGATIONS OF GRANTOR AND BORROWER UNDER THE NOTE, THE ASSIGNMENT, AND THE RELATED DOCUMENTS. THIS ASSIGNMENT IS GIVEN GRANTOR'S WAIVERS. Grantor waives at lights or defense arising by reason of any "one action" or "anti-deficiency" law, or any other law which ender from bringing any action against Grantor is cluding a claim for deficiency to the extent Lender is otherwise entitled to a claim for GRANTOR'S WAIVERS. Grantor waives at linguist or detensive ansing by reason of any "one action" or "anti-deticiency" law, or any other law which may prevent Lender from bringing any liction against Grantor is cluding a claim for deficiency to the extent Lender is otherwise entitled to a claim for deficiency. Before or after Lender's commence ment or completion of any foreclosure action, either judicially or by exercise of a power of sale.

may prevent Lender from bringing any liction against Granton in cluding a claim for deficiency, before or after Lender's commencement or complete of any foreclosure action, either judicially or by exercise of a power of sale. GRANTOR'S REPRESENTATIONS ANT WAY RANTIES. Gran or warrants that: (a) this Assignment is executed at Borrower's request and not at the required of London (b) Grantor has the full power and right to an ar into this Assignment, and to hypothecate the Property: (c) Grantor has established GRANTOR'S REPRESENTATIONS AND WA GRANTIES. Grantor warrants that: (a) this Assignment is executed at Borrower's request and not at the request of Lender; (b) Grantor has the full power and right to enigr into this Assignment and to hypothecate the Property; (c) Grantor has established about Enrower's financial condition: and (d) Lender has made no request of Lender; (b) Grantor has the full power and right to en ar into this Assignment and to hypothecate the Property; (c) Grantor has established adequate means of obtaining from Borrower in a continuing of a significant about Borrower's financial condition; and (d) Lender has made no

BORROWER'S WAIVERS AND RESPON SIBIL ITIES. Lender read not tell Borrower about any action or inaction Lender takes in connection with this Aceinnment accuracy to the resect neit in the property. Borrower waives any defenses that may arise BORROWER'S WAIVERS AND RESPONTIBIL TITES. Lender rend not tell Borrower about any action or inaction Lender takes in connection with this because of any action or inaction of Lender, its fuding without lime attorning attorning and failure of Lender to realize upon the Property. Or any defenses that may arise Assignment. Forrower assumes the responsitivity for being and kneping informed about the Property. Borrower waives any detenses that may anse because of any action or inaction of Lendkir, including without limited ation any failure of Lender to realize upon the Property, or any delay by Lender in Romower across to remain liable uncer the Note with Lender no matter what action Lender takes or fails to take under this because of any action of Lender, its suding without it is also any failure of Lender to realize upon the Property, or any delay by Lender in ealizing upon the Property. Borrower agrees to remain liable unce the Note with Lender no matter what action Lender takes or fails to take under this

PAYMENT AND PERFORMANCE. Except as otherwise provided in this Assignment, Grantor shall pay to Lender all amounts secured by this Assignment as they become due and shall strict a perform all of Gral tor's obligations under this Assignment. Unless and until Lender exercises its right FAYMENT AND PERFURNANCE. Except as otherwise provided in this Assignment, Grantor shall pay to Lender all amounts secured by this Assignment as they become due, and shall attictly perform all of Gill tor's obligations under this Assignment. Unless and until Lender exercises its right to collect the Renis as provided below and a for a last there is no the fault funder this Assignment. Unless and until Lender exercises its right and control of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below and a formal state of the Renis as provided below Assignment as they become due, and shall a trict perform all of Grait or's obligations under this Assignment. Unless and until Lender exercises its right to collect the Ren's as provided below and to lor 1 as there is no (# fault under this Assignment, Grantor may remain in possession and control of the use of cash collateral in a bankmotory at rocky ding.

GRANTOR'S REFRESENTATIONS AND WARRE INTES WITH RESPECT TO THE RENTS. With respect to the Rents, Grantor represents and

Ownership. Grantor is entitled to receive the sants free and cless of all rights, loans, liens encumbrances, and claims except as disclosed to and

Right to Assign. Grantor has the full right, pover, and authority to enter into this Assignment and to assign and convey the Rents to Lender. No Prior Assignment. Grantor has not provious vassigned or convayed the Rents to any other person by any instrument now in force.

No Further Transfer. Grantor will not sell assic n, encumber, or c herwise dispose of any of Grantor's rights in the Rents except as provided in

LENDER'S RIGHT TO COLLECT RENTS. Lends shall have the sight at any time, and even though no default shall have occurred under this assignment to collect and receive the Rents. For this purpose. Lender sight at any time, and even though no default shall have occurred under this powers and authority. LEMIER'S RIGHT TO CULLECT RENTS. Lends shall have the filler and granted the following rights, powers and authority:

Notice to Tenants Lender may sand notices to it y and all tenants ( the Property advising them of this Assignment and directing all Rents to be

Eater the Property. Lender may enter upon and the possession of the Property; demand, collect and receive from the tenants or from any other may enter upon and the Boater installed and services of the Property. Exircine Property. Lender may enter upon and tike possession of the Property; demand, collect and receive from the tenants or from any other possessions are may be necessary to recover one seesing of the Property including such parsons liable therefor, all of the Rems; instrute and carry on all legal proceedings necessary for the protection of the Property, including such proceedings as may be necessary to recover pospession of the Property; collect the Rems and remove any tenant or tenants or other persons

Mi intain the Property. Lender may enter upo 1 tho Property to mainta 1 the Property and keep the same in repair, to pay the costs thereof and of all costs to property and seep the same in repair, to pay the costs thereof and of the property and seep the same in repair, to pay the costs thereof and of the property in property in property and seep the same in repair, to pay the costs thereof and of the property in property in property and seep the same in repair, to pay the costs thereof and of the property in property in property and seep the same in repair, to pay the costs thereof and of the property in property in property and seep the same in repair, to pay the costs thereof and of the property in property in property and seep the same in repair, to pay the costs thereof and of the property in property in property and seep the same in repair, to pay the costs thereof and of the property in property in property and seep the same in the property in property and seep the same in the property in property and seep the same in the property in property and seep the same in the property in property and seep the same in the property in property and seep the same in the property in property and seep the same in the property in property and seep the same in the property in property and seep the same in the property in property and seep the same in the property in property in property and seep the same in the property in property and seep the same in the property in property and seep the same in the property in property and seep the same in the property in property and seep the same in the property and seep the same in the property in property and seep the same in the property in property and seep the same in the same in the same in the property and seep the same in t Mi intain the Property. Lender may enter upo 1 this Property to main: 1 the Property and keep the same in repair; to pay the costs thereof and of all services of all employees, including their ecuips int, and of all co 1 nuing costs and experts es of maintaining the Property in proper repair and the services of the services of the same in repair; to pay the costs thereof and of the services of the same in repair; to pay the costs thereof and of the services of the same in repair; to pay the costs thereof and of the services of the same in repair; to pay the costs thereof and of the services of the same in repair; to pay the costs thereof and of the services of the same in repair; to pay the costs thereof and of the services of the same in repair; to pay the costs thereof and of the services of the same in repair; to pay the costs thereof and of the services of the same in repair; to pay the costs thereof and of the services of the same in repair; to pay the costs thereof and of the services of the same in repair; to pay the costs thereof and of the services of the same in repair; to pay the costs thereof and of the services of the services of the services of the same in repair; to pay the costs the services of all services of all employees, including their eculpricint, and of all continuing costs and expenses of maintaining the Property in proper repair and the premiums on fire and other insurance effected by Lender on the

Compliance with Lavs. Lander may do any air disal hings to execute and comply with the lews of the State of Oregon and also all other laws. Computance with Laves. Lunder may do any at the mings to execute the company with the lews of a lotter governmental agincies affecting the Property.

Leas: the Property. Lender may rent or lease the tyrole or any part of the Property for such term or terms and on such conditions as Lender

Employ Agents. Lender may engage such agent or a gents as Lender in any deum appropriate, at their in Lender's name or in Grantor's name, to

Other Acts. Lender may do all such other things and cts with respect it the Property as Lender may deem appropriate and may act exclusively

No Requirement to Act. Lender shall not be required to do any of the for x bing acts or things, and the fact that Lender shall have performed one

APPLICATION OF RENTS. All costs and expenses if curre 1 by Lender in connection with the Property shall be for Grantor and Borrower's account and Lender have pay such costs and expenses from the Rents. Lender, in the sole discretion, shall determine the application of any and all Rents APPLICATION OF RENTS. All costs and expenses if curred by Lender in connection with the Property shall be for Grantor and Borrower's account and Lender may pay such costs and expenses from the Firsts. Lender, in it is sole discretion, shall determine the application of any and all Rents which are not an all after such costs and a general shall be applied to the Indebtedness and Lender may pay such costs and expenses from the Fig. Lender, in it sole discretion, shall determine the application of any and all Kents received by Lender under this Assignment and the costs and expenses shall be applied to the Indebtedness secured by the same shall because a part of the Indebtedness secured by this received by IT, however, any such Hents received by Leitder which are not applied to such costs and expenses shall be applied to the indebtedness secured by this

FULL PERFORMANCE. If Grantor pays all of the Indeb adness when due and cherwise performs all the obligations imposed upon Grantor under this Assignment the Related Documents. Lend of 8.1 ill execute and disverto Grantor a suitable satisfaction of this Assignment and suitable FULL PERFORMANCE. If (grantor pays all of the Indebtedn.) is when due and concrete performs all the obligations imposed upon Grantor under this Assignment, the Note, and the Related Documents, Lendar 3.1 If execute and 0.1 ver to Grantor a suitable satisfaction of this Assignment and suitable extensions of any financing statement on the content of the Popular and the Property Any termination fee Assignment, the Note, and the Related Documents, Lend at 8.1 Hill execute and 0.1 ver to Grantor a suitable statement of any financing statement on the 64 denoing Lender 1 Pocurity Interest in the Flents and the Property. Any termination fee

Loan No 9002 required by law shall  $t \in p_{\rm cl}$  1 by Grantor, if  $p_{\rm 3l}$  nitted by applicable law required by law shall tie pair 1 by Grantor, if pin inted by applicable law

EXPENDITURES BY LET() ER. If Grantor alls to comply with any provision of this Assignment, including any obligation to maintain Existing and as required by ow, or if any action or proceeding is commenced that would materially affect Lender's interests in the

EXPENDITURES BY LET (a) PER. If Granto: alis to comply with any provision of this Assignment, including any obligation to maintain Existing Property. Lender on G antice a behalf may, but shall not be required to take any action that Lender deems appropriate. Any amount that Lender Indebtedness in good standing as required be own, or if any action or proceeding is commenced that would materially affect Lender's interests in the expends in so doing will be interest at the rale charged under the Note from the date incurred or paid by Lender to the date of repayment by Grantor. Property, Lender on G anto 3 behalf may, b is shall not be required to, take any action that Lender deems appropriate. Any amount that Lender expends in so doing will be interest at the rate charged under the Note from the date incurred or paid by Lender to the date of repayment by Grantor.

All such expenses at Linder 3 option, will (a) Le pavable on demand. (b) be added to the balance of the Note and be apportioned among and be expends in so doing will be un interest at the rare charged under the Note from the date incurred or paid by Lender to the date of repayment by Grantor.

All such expenses, at Lt nder; option, will (a) the payable on demand, (b) be added to the balance of the Note and be apportioned among and appears and appears are appears are appears and appears are appears and All such expenses, at Linder 3 option, will (a) Le payable on demand, (b) be added to the balance of the Note and be apportioned among and be Note, or (c) be treated as a collaboration of the same of the Note's maturity. This Assignment also will secure navment of these payable with any installir lent | ayments to becore due during either (i) the term of any applicable insurance policy or (ii) the remaining term of the amounts. The rights provided for in this paragrater shall be in addition to any other rights or any remedies to which Lender may be entitled on account Note, or (c) be treated as a pulloon payment with chiwill be due and payeble at the Note's maturity. This Assignment also will secure payment of these of the default. Any such action by Lender shall of be construed as curing the default so as to bar Lender from any remedy that it otherwise would amounts. The rights provided for in this paragraph shall be in addition to any other rights or any remedies to which Lender may be entitled on account have had.

Any such action by Lender shall of be construed as curing the default so as to bar Lender from any remedy that it otherwise would DEFAULT. Each of the following, at the option of lender, shall constitute an event of default ("Event of Default") under this Assignment:

Default on Independences. It is use of comply with an other term, obligation, covenant or condition contained in this Assignment, the Note or in any of the Related Document. It is used a failure is such a failu Compliance Default. If ailure to comply with an other term, obligation, covenant or condition contained in this Assignment, the Note or in any of the Assignment within the proceeding twelve (and no Event of Default will have occurred) if Grantor or Borrower has not been given a notice of a breach of the same provision of termanding cure and such failure. (a) cures the failure within fifteen (15) days; or (b) if the cure requires more than this Assignment within the proceeding twelve (2 months, it may be cured (and no Event of Default will have occurred) if Grantor or Borrower, after fifteen (15) days immediate initiales stens sufficient to due the failure and thereafter continues and complete all reasonable and necessary Lender sends written notice temanding cure of such failure: (a) cures the failure within fifteen (15) days; or (b) if the cure requires more than steps sufficient to produce accompletes all reasonable practical.

steps sufficient to produce co. spliance as soon £3 reasonably practical.

Default in Favor of Thir. Part es. Should Borr x error any Grantor default under any loan, extension of credit, security agreement, purchase or sales acreement or any other agreement, in £ or of any other creditor or person that may materially affect any of Borrower's property or property or property or person. Default in Favor of Thirt Part es. Should Born wer or any Grantor default under any loan, extension of credit, security agreement, purchase or some Grantor's or any Office agreement, in the form of any other creditor of person that may materially affect any of Borrower's property or any of the Related sales agreement, or any othe agreement, in 't /or of any other creditor or person that may materially affect any of Borrower's property or Documents.

False Statements. Any warran prepresentation of statement made or furnished to Lender by or on behalf of Grantor or Borrower under this Assignment, the Note or the Release of Borrower and an installar respect either now or at the time made or furnished. False Statements. Any warrany representation is statement made or furnished to Lender by or on behalf of Grantor or Borrower und Assignment, the Note or the Religious ted Documents also or misleading in any material respect, either now or at the time made or furnished. Assignment, the note of the new educuments of also of misseauing in any material respect, enter now of at the time made of managed.

(Other Defaults, Failure of Grand or Borrower to somply with any term, obligation, covenant, or condition contained in any other agreement.)

Death or Insolvency. The ct ath c Grantor or Borrow er or the dissolution or remination of Grantor or Borrower's existence as a going business. The ct ath c Grantor or Borrower's existence as a going business.

Death or Insolvency. The cleath of Grantor or Borrow error the dissolution or remination of Grantor or Borrower's existence as a going business, of creditors, any use of creditors and use of creditors and creditors and creditors and creditors and creditors. hat insolvency of Grantor or Borna ver, the appointness to flast areceiver for any part of Grantor or Bornaver's property, any assignment for the benefit or Bornaver.

Fireclosure, Forfeiture, etc. Comit incement of fore a sure or forfeiture proceedings, whether by judicial proceeding, self-help, repossession or any other method, by any creditor of the ary incommental agency against any of the Property. However, this subsection shall not apply Foreclosure, Forfeiture, etc. Comit incement of fore is sure or forfeiture proceedings, whether by judicial proceeding, self-help, repossession or proceeding, provided that Gray tor 1 yes. Lender writter is such claim and furnishes reserves or a surely bond for the claim satisfactory to In the event of a good faith dispute by Grantor as to the validity or reasonabler ess of the claim which is the basis of the foreclosure or forefeiture and furnishes reserves or a surety bond for the claim satisfactory to

Events Affecting Guarantor. At y of the preceding ever is occurs with respect to any Guarantor of any of the indebtedness or such Guarantor the Guarantor's negate to assume unconditionally the Events Affecting Guarantor. At y of the preceding ever's occurs with respect to any Guarantor of any of the indebtedness or such Guarantor of all states option, m.) but shall not be required to, permit the Guarantor's estate to assume unconditionally the Insecurity. Lender in good faith ceen citself insecure.

Insecurity. Lender in good faith clean consistency.

Existing: Indebtedness. A default chall cour under any instrument on the Property securing any Existing Indebtedness. The property is to foreclose any existing lien on the Property. Indebtedness, or commencement of any sum or other action to foreclose any existing tien on the Property.

RIGHTS A VD REMEDIES ON DEFAULT. Ipon the occurrence of any Event of Default and at any time thereafter. Lender may exercise any one or any of the following rights and remedia to in a didition to any off a fights or remedies provided by law:

Acceler ate Indebtedness. Lender shall have the right at its of flow without notice to Borrower to declare the entire Indebtedness immediately due Accelerate Indebtedness. Lender  $\sin it \ln it$  e the right at its of from without notice to Borrowe and payable, including any prepayment  $\rho$  -naity which Borrower would be required to pay.

and payable, including any prepayment postation would be required to pay.

Collect Reats. Lender shall have if e right, without notice 10 Grantor or Borrower, to take possession of the Property and collect the Rents, including and tippolicity and apply the net of sceeds, over and above Lender's costs, against the Indebtedness. In furtherance of Collect Rests. Lender shall have it e right, without notice 10 Grantor or Borrower, to take possession of the Property and collect the Rents, this right is ender may require any tenant of other user of the Property to make paymants of rent or use fees directly to lender if the Rents are including amounts past due and unpilid, and apply the net on poeeds, over and above Lender's costs, against the Indebtedness. In furtherance of collected by Lender, then Grantor time locally videsignates Lender as Grantor's attorney in-fact to endorse instruments received in payment thereof

this right. Lender may require any terant crother user of the Property to make payments of rent or use fees directly to Lender. If the Rents are not the name of Grantor and to negotial a this same and collect is a proceeds. Payments by fenants or other users to Lender in response to Lender's collected by Lender then Grantor irre locally designates Leric arias Grantor's attorney in-fact to endorse instruments received in payment thereof demand shall satisfy the obligations to which the payments by the payments by tenants or other users to Lender in response to Lender's made, whether or not any proper grounds for the demand existed. Lender may In the name of Grantor and to negotiate that same and collect the proceeds. Payments by tenants or other users to Lender in response to Lender's exercise its rights under this subparadraph is the payments to each or through a receiver. Appoint Receiver. Lender shall have the right to have a receiver appointed to take possession of all or any part of the Property, with the power to property to or erast the Property near time tenscharge or sale, and to collect the Roots from the Property and appoint the

Appoint Receiver. Lender shall have the right to have a receiver appointed to take possession of all or any part of the Property, with the power to proceeds, clear and above the cost of the a ceivership against the Indehbadness. The receiver may serve without bond if permitted by law protect and preserve the Property, to operate the Property press ding to colours or sale, and to collect the Ronts from the Property and apply the process of the appointment of a cost at shall exist which we or not the apparent value of the Property exceeds the Indebtedness by a proceeds, over and above the cost of the inceivership, agains the indebtedness. The receiver may serve without bond if permitted by law, substantial amount. Employment by Lenk lorg to all not disquality to the apparent value of the Property exceeds the indebtedness by a Lender's right to the appointment of a rice via shall exist which are or not the apparent value of substantial amount. Employment by Lender still not disqualify a versor from serving as a receiver.

Other Remedie: Londer shall have all oil or nants and remedies provided in this Assignment or the Note or by law. Walver; Election of Remedies. A waiver 57 any party of a breach of a provision of this Assignment shall not constitute a waiver of or prejudice ovision or any other provision. Election by Lender to pursue any remedy shall.

Walver; Election of Remedies. A waiver or any party of a breach of a provision of this Assignment shall not constitute a waiver of or prejudice the party's rights otherwise to demand strict conclude pursuit of any other remedy. Indicated that provision or any other provision. Election by Lender to pursue any remedy shall not affect Lender's right to declare a default and exercise its remedies. not exclude pursuit of any other remedy, and an election to make expenditures or take action to perform an obligation of Grantor or Borrower to perform a shall not affect Lender's right to declare a default and exercise its remedies

Attorneys' Fees: Expenses. If Lender institutes any suit or action it enforce any of the terms of this Assignment, Lender shall be entitled to account may adjudge reard hable as aftorneys fees at trial and on any appeal. Whether or not any court action is involved. Altorneys' Fees: Expenses. If Lender institutes any suit or action it emforce any of the terms of this Assignment, Lender shall be entitled to a leasonable expenses incurred by Lender hat in Lender's opinion and the expenses incurred by Lender hat in Lender's opinion and the expenses incurred by Lender hat in Lender's opinion and the expenses incurred by Lender hat in Lender's opinion and the expenses incurred by Lender hat in Lender's opinion and the expenses incurred by Lender hat in Lender's opinion and the expenses incurred by Lender hat in Lender's opinion and the expenses incurred by Lender hat in Lender's opinion and the expenses incurred by Lender hat in Lender's opinion and the expenses incurred by Lender hat in Lender's opinion and the expenses incurred by Lender hat in Lender's opinion and the expenses incurred by Lender hat in Lender's opinion and the expenses incurred by Lender hat in Lender's opinion and the expenses incurred by Lender hat in Lender's opinion and the expenses incurred by Lender's opinion and the expenses incurred by Lender hat in Lender's opinion are necessary at any time for the protection of its interest or the enforcement. Focuser such sum as the court may adjudge reary nable as attorners fees at trial and on any appeal. Whether or not any court action is involved, all reasonable expenses incurred by Lender hat in Lender's opinion the necessary at any time for the protection of its interest or the enforcement and shall bear interest from the date of expenditure until repaid at the all reasonable expenses incurred by Lender hat in Lender's opinion of its rights shall become a part of the Indet ledit as payable on der and and shall bear interest from the date of expenditure until repaid at the without limitation, however subject to any limits under applicable law. ol its rights shall become a part of the Indebledress payable on der and and shall bear interest from the date of expenditure until repaid at the rail provided for in the Note. Expenses covered tirthis paragraph in slude, without limitation, however subject to any limits under applicable law.

#### ASSIGNMENT OF PENTS

-12-29-1994 Loan No 9002	ASS)	GNMENT OF RENTS Page 4 (Continued)
(including efforts to modify or vacate a searching records, obtaining title repo- permitted by applicable law. Bonower	ts (including forect also will pay any c	hether or not there is a lawsuit, including attorneys' fees for bankruptcy proceedings in injunction), appeals and any anticipated post-judgment collection services, the cost of osure reports), surveyors' reports, and appraisal fees, and title insurance, to the extent purt costs, in addition to all other sums provided by law.
MISCELLANEOUS PROVISIONS. The following	wing miscellane	s provisions are a part of this Assignment:
the matters set forth in this Assignmen the party or parties sought to be charg	No alteration of ed or bound by the	d Documents, constitutes the entire understanding and agreement of the parties as to r amendment to this Assignment shall be effective unless given in writing and signed by alteration or amendment.
be governed by and construed in a ccore	ince with the law i	ender and accepted by lender in the State of Oregon. This Assignment shall of the State of Oregon.
mean each and every Grantor, and all below is responsible for all obligation:	references to Bo r n this Assignment	r under this Assignment shall be joint and several, and all references to Grantor shall wer shall mean each and every Borrower. This means that each of the persons signing
has priority over this Assignment by Lender. Grantor shall neither request Lender.	nor accept any fi	nent with the holder of any mortgage, deed of trust, or other security agreement which ent is modified, amenced, extended, or renewed without the prior written consent of ture advances under any such security agreement without the prior written consent of
circumstance, such finding shall not re oftending provision shall be deemed of so modified, it shall be stricken and all	be modified to the other provisions of	iny provision of this Assignment to be invalid or unenforceable as to any person or invalid or unenforceable as to any other persons or circumstances. If feasible, any such within the limits of enforceability or validity; however, if the offending provision cannot be this Assignment in all other respects shall remain valid and enforceable.
Successors and Assigns. Subject to the upon and inure to the benefit of the c Grantor, Lender, without notice to Graforbearance or extension without release	limitations state d arties, their succes for, may deal with ing Grantor from t	n this Assignment on transfer of Grantor's interest, this Assignment shall be binding sors and assigns. If ov/nership of the Property becomes vested in a person other than Grantor's successors with reference to this Assignment and the Indebtedness by way of se obligations of this Assignment or liability under the Indebtedness.
Time Is of the Essence. Time is on the	ssence in the pc 1	mance of this Assignment.
Orecon as to all Indebtedness secure of	by this Assignm a	s and waives all rights and benefits of the homestead exemption laws of the State of t.
such waiver is in writing and signed to such right or any other right. A waive otherwise to demand strict compliance Lender and Grantor or Borrower, sha transactions. Whenever consert by constitute continuing consent to subse	by any party of a with that provis o constitute a way sender is required quent instances by	we waived any rights under this Assignment (or under the Related Documents) unless by or omission on the part of Lender in exercising any right shall operate as a waiver of provision of this Assignment shall not constitute a waiver of or prejudice the party's right or any other provision. No prior waiver by Lender, nor any course of dealing between any of any of Lender's rights or any of Grantor or Borrower's obligations as to any future in this Assignment, the granting of such consent by Lender in any instance shall not ere such consent is required.
EACH GRANTOR ACKNOWLEDGE 3 HA TO ITS TERMS.	/ING READ AL .	THE PROVISIONS OF THIS ASSIGNMENT OF RENTS, AND EACH GRANTOR AGREE
GRANTOR:  (E) (O) (E) (O) (O) (O) (O) (O) (O) (O) (O) (O) (O	min.	DUSTEE X Martha ( ) Chale Tousies MARTHA M. VEATCH
	INDIVI	UAL ACKNOWLEDGMENT
STATE OF Oregon		
<del></del>	)	s
COUNTY OF		)
On this day before me, the undersigned the individuals described in and who execute that deed, for the uses and purposes there	the Assignment of	ally appeared ROBERT E. VEATCH and MARTHA M. VEATCH, to me known to be the Rents, and acknowledged that they signed the Assignment as their free and voluntary act
Given under my hand and official seal this		day ofDecember, 19 94
By Natal Mines		Residing at Klamath Falls, Oregon
Notary Parile in and for the State of	Oregon	My conn ission expires 5-11-1998
LORI JANE THORNTON  COMMISSION NO. 034099  NY COMMISSION REPRESS MAY 11, 1380		. All rights reserved. (OR-6 13 VEATCH 1.LN C4.OVL)
STATE OF OREGON: COUNTY OF	KLAMATH:	SS.
Ellad for record at request of	Klamat 1	County Title (lo the 3rd day
of Jan A.D.,	<u>_95</u> at	10:31 o'clock A.M., and duly recorded in vol. 193
of	Mortgi	ges on Page 11 Compact Clock

Bernetha G. Letsch

County Clerk