KCT K-47715

Volm95 Page 4241

CONDITI NAL ASSIGNMENT OF RENTALS

1415	AGREEMENT.	Entered	into "	115 <u>21st</u>	lay of Febru	<u>ary</u> , 19 <u>95</u>	_, between
	ohn (. Mil	lard and	Su:an	3. Millarc			

hareinalitem referred to as Owner, a 1 \times 1 MMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, A federal Componation, hereinaften neterroid to as Montgagee.

WITHESSITH:

wiEPEAS, Cwhen is the present owner in fee simple of property described as:

Lot 1. LEWIS TRACTS, according to the official plat thereof on file in the office

t the County Clerk of Klamath Lourry, Oregon.

Account No. 3809-1350 -09 00

Key No. R.49278

in Klarath County, State of Oregon, and the montgage is owner and holder of a first mortgage covering said promises, which said conteage is in the original principal sur of \$40,000,00 mide or owner to mortgage under the date of <u>lebruary (1, 1995</u>; and

WEREAS, Mortgode, as a condition to making said loan and accepting said mortgage has required the even at not this applicament of the mentals of the mortgage premises by owner.

Now, The RE of content fit in this secure the payment of the indebtedness of the owner to ment ages and consideration of the accepting of the aforesaid montgage and the note source thereby, and the further on idention of the sum of Die Dollar paid by montgages to owner, over the part of which is hereby as in edged, the said owner does hereby cell, assign, transfer and the very interments as a first the ments, issues and profits of the aforesaid continued premises, the assignment to become operative upon any default being made by the owner continuer the terms of the aforesaid montgage on the note secured thereby, and to merain on full force and effect. Thing as may default continues to exist in the matter of the maximum of the payment of the performance of any of the covenants set forth in the matter of the maximum of the notes and refer in agent.

normalise rise of the for join; assignment, the owner hereby authorizes the mortgagee, and and ayear on thereto, at its oft on, if ten the occurance of a default as afonesaid to enter upon the mortgaget theorises and to all hot, in the name of the owner, or in this own name as appropried, the rests consecutivity of a distinction as the date of such default, as well as the name of thereafter a graind and by one of payable during the period of the continuance of the appropriate default, and to tis end, the owners further agree they will facilitate in the name of the land to the fen at recting the terant to pay ment to the said mortgagee.

The world names, literings the contraged upon such entry, at its obtion, to the contracts me the management operation and maintenance of the same manner aged premises a total perform a contract at materials are proper as to expend such sums out of the income of the motified tooms of activities and may be need at incomes on there with, in the same manner and to the one extent a total proper and to maintide, including the right to effect new leases, to note the surrenament of strong leases to obtain a mend the terms of existing leases, to make concern one to the proper action and main energy releasing all claims against mortgaged arising out of such maragement, operation and main energy releasing the liability of the mortgaged to account as hereitiafter set forth.

Assignment of Rentals - Page 1

Return Klamath First Federal

- The mortgagee shall, after payment or all proper charges and expenses, including reasonable compensation to such Hardging Agend as it shall select and employ and after the accumulation of a reserve to meet taxes, assertments, water rents and fire and liability insurance in requisite amounts, including the normalized premises by virture of this assignment, to any amounts due and owing to it by the where under the terms of the mortging and the note secured thereby but the manner of the policition of such net income and shall be directed, shall be determined in the cole discretion of the mortgaged shall not be accountable for more moneys than it actually received from the cortgaged demises; nor shall it be liable for failure to accident rent. The mortgaged shill take reconable affort to collect rents, reserving, nowever, within its own discretion, the right to determine the method of collection and the extent to which enforcement of collection of clinquent rents shall be prosecuted.
- In the event, nowever that the owner shall reinstate the mortgage loan completely in good standard having complied with all the terms, covenants and conditions of the said contigue and the note secured there y, then the mortgagee within one month after demand in writing shall be deliver possession of the mortgaged premises to owner, who shall remain in cossession unless and until another default oldurs, at which time the mortgagee may, at its obtain, again the possession of the mortgage; premises under authority of this instrument.
- The owner hereby coverant and warriets to the mortgaged that neither it, nor any never as somer. Have executed any prior assignment or predge of the rentals of the mortgaged frem ses, nor any prior assignment in predge its landlords interest in any lease of the whole in any pair of the mortgaged interest. The owner also hereby covenants and agrees not be decided the ints of the said of the daged primises in advance, other than as required to be will be advance by the terms of any mental agreement, and further agrees not to do any other than as figure and distributed described or impair to the mortgagee of this assignment.
- the intention of the part is hereto that an entry by the mortgagee upon nempit paged promises under the terms of the instrument shall constitute the said mortgagee import pages in mossession" in contimplation. The law, except at the option of the mortgagee.
- This is signment shall ser in in full force and effect as long as the mortgage debt a two normgaged memains unpaid in he's or i part.
- The privity has of this in thirent's all be binding upon the owner, its successors of his instance, and non-the mortgage and its successors or assigns. The word "Cwner" shall be onserved to mean any one or none persons of parties who are holders of the legal title or equivalent redemo on the or in the appreciation transfer to evidence the instrument, whether note or bond, given to evidence the indebtedness weld as the mortgage against the mortgaged primises; and the word "mortgage" shall be onserved to mean, the instruments curring the said indebtedness owned and held by the portgage, whether such instrument is curring the said indebtedness owned and held by the portgage, whether such instrument is mortgage. To an deed, trust deed, vendom's lien or the one of the parties.

(this under stock and agreed that a full and complete release of the aforesaid mortgage analy (perate alia full and complete release alia the mortgagee's rights and interests negrecored, and mat after said mort age has been fully released, this instrument shall be poid and of no further effect.

(Seal) Susan R. Millard

STATE (F <u>OREGO</u>) ss. OUNTY OF <u>KLANGTH</u>)	
IHIS CERT TES, that on this <u>21st</u> da indensigned, a History Public for sa distate, indensigned, a History Public for sa distate, in the color of th	
to me known to be the identical per on so described althowledged to me that they executed the therein expressel.	bed in and who executed the within instrument ame free y and voluntarily for the purpose
KAY E DOOLITTLE NOTAY PUBLIC OREGON Nota	my hand and official seal the day and year Public for the State of Occupation mission expires: 9-13-98
STATE OF OREGON COUNTY OF KLAMATH SS	
Filed for record at request of	clock P. M., and duly recorded in Vol. M95