CONDITIONAL ASSIGNMENT OF RENTS

Vol. mal Page 4343

13462

THIS ACREEMENT is made this 1/41 day of
THIS AGREEMENT is made this 14th day of February 14, 1996, and is incorporated into and
shall supplement the Mortgage or Deed of Trust (Security Instrument) of the same date given by the undersigned (Borrower)
to secure Borrower's Note to KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION (Lender) of the same date
and covering the property situated at (mortgaged premises): 5425 & 5427 Miller Avenue, KFO 97603

and legally described as:

All of Tract 35, PLEASANT HOME TRACTS #2, in the County of Klamath, State of Oregon. EXCEPTING THEREFROM the Westerly 112 feet thereof.

CODE 41 MAP 3909-2AD TL 5500

COMMISSION NO. 914335

Lender, as a condition to making said loan, has required the execution of this Conditional Assignment of Rents of the encumbered property.

In order to further secure payment of the indebtedness of Borrower to Lender and in consideration of making the loan, Borrower does hereby sell, assign, transfer and set over to Lender all rents, issues and profits from the mortgaged premises. This assignment is to become effective upon any default under the terms of the Security Instrument, and will remain in full force and effect so long as any default continues to exist.

Upon any default of the loan, the Borrower authorizes the Lender to enter upon the premises and to collect the rents then due as well as rents thereafter accruing and becoming payable during the period of continuance of any default and to take over and assume the management operation and maintenance of the mortgaged premises and to perform all acts necessary and proper to spend such sums out of the income of the mortgaged premises that may be necessary including the right to effect new leases, to cancel or surrender existing leases, to alter or amend the terms of existing leases or to make concessions to the tenants.

The Borrower agrees to facilitate in all reasonable ways, the collection of rents and upon request by Lender to execute a written notice to tenants directing the tenants to pay rent to the Lender. The Borrower releases all claims against the Lender arising out of such management, operation and maintenance of the premises.

The Lender shall, after payment of all proper charges and expenses and after the accumulation of a reserve account to meet taxes, assessments, and hazard insurance, credit the net amount of income received to any amounts due and owing to the Lender. The Lender shall not be accountable for more funds than it actually receives for the rent of the mortgaged premises and shall not be required to collect rents. Lender may however make reasonable efforts to collect rents, and shall determine the method of collection and extent of enforcement to collect delinquent rents.

In the event the Borrower reinstates the mortgage loan by complying with all terms, covenants, and conditions of the Security Instrument, the Lender shall, within one month after written demand, return possession of the property back to the Borrower.

The Borrower hereby covenants and warrants to the Lender that neither Borrower, nor any previous owner, has executed any prior assignment or pledge of the rents, nor any prior assignment or pledge of its interest in any lease of the mortgaged premises. The Borrower also covenants and agrees to not collect rents from the mortgaged premises in advance, other than as permitted by the terms of any rental agreement.

The provisions of this instrument shall be binding upon the Borrower, its successors or assigns, and upon the Lender and its successors or assigns. The word "Borrower" shall be construed to mean any one or more persons or parties who are holders of legal title or equity of redemption to or in the aforesaid mortgaged premises. The word "Note" shall be construed to mean the instrument given to evidence the indebtedness held by the Lender against the mortgaged premises; and "Security Instrument" shall be construed to mean the instrument held by the Lender securing the said indebtedness.

It is understood and agreed that a full reconveyance or Satisfaction of the Security Instrument shall constitute as a full and complete release of all Lender's rights and interests, and that after reconveyance, this instrument shall be cancelled.

ម្យុក្ស ដោមស្រង Dat សូមសូលក្នុងសុខ	ted at _	Klamat	h Fal	18.	vreut d Oregot	ր բոլեւծ n, this _ եր լի հեր	14th	day of _	Febru	iary	19 <u>96</u>	_ ·		
n na tra										to the same		_		
to union 🎉								thuspite /		1	1 E	ر مرا		
Borrower	Pro	eston 1	Zarl B	rannon	(Sel. 104.	nos c _i ro.	Aug wa	d engrein.	orrower	Audri	e I. I	ranno	n	
Bonone														
the Lendo:	ោក្សា	on q	200 <u>0</u> 10	paradeus	ort, ep	αίσμου ε	ast wa	organitut <u>s.</u>	eş 100 fil	ration is				
Borrower	radjacki	notion R) (GUERU)	e queen	ući pik	bananti)	ia ku _{le} s	eptio tio	3orrower	Med i				
.1.)	io god	uaot ud	uolida ja	Reilial	6 pt 50	LOSET,	: بلغت جريدٍ	lar ger ac	gragen i	1 :		t e t		4 1
STATE OF	·	OREGO	N)									
COUNTY	OF 19 (1)	KLAMA	TH))								•	
gu taipa 15 Th 100000114 A				this 1	. 2656.65 4 th .53 (88) (_ day of	jispa Jana	February	Z (1.1. (V)	19 <u>96</u>	_ befor	e me, ti	ne undersi	gned,
a Notary F	Public fo	or said s	tate, pe	rsonally	appea	red the	within n	amed						
then due	reston	Farl	Branno	on and	Audri	e I. B	-anno	npe on						
known to	tescon Normal	. 460.161	0) (DL.):	not gas	geitev	voi sogic	355 . 4	o pacqui	o anthri			 a.d aalen	audadaad	to mo
known to	me to b	e the ide	ntical ir	ndividua	l(s) des	cribed in	and w	no execut	ea the wit	nın instru	ıment a	nci ackii	owieagea	to me
that anthe	ev	execute	d the s	ame fre	ely and	voluntai	rily.	to exten						
1,3040)00/4	545- Z	aphau.	an in c	- (130001)	u epa	g varibo	g sgi c	ggreg oc.	ia pri n	100				•
Arm Bar	DAVAL 4.	ration	get stage		(manth	or sawy is	Gest, t	por la constant	to to a s					
111	ганды з	6. <i>18</i> 84) (0	cita se	i bahari	int of th	14 4070g	- 4,4,01	t the egaleria	er is it					
IN TESTI	MONY \	WHERE	OF, I ha	ve here	unto se	et my ha	nd and	affixed my	y official s	seal the	day and	year la	st above v	vritten.
gun esse ins	itjalleli Siller i		DEN	OFFICIAL S SED. BK O'PUBLIC NSSION N	KFORD OREGO	NC	grafogs	Nota	y Public	for the S	state of	Bre Ore	200	
	L	M,	COMMIS	SION EXPIR	ES APR. 1	5, 1995			N/	ly comm	ission e	vnires.	4-15	-96
								4.5	•	iy 00				
							•		,	`				
STAT	TE OF O	REGON	COUN	TY OF K	(LAMA	TH: ss.	_							
Filed of		rd at requ eb	iest of _	A.D., 19	96	at 11		spen Tit o'clock		M., and di		he ded in V	15th ol. M96	day
, ~ .			of				gages		on Pag	e 434	13	 •		
FEE	\$15	.00						В	y Qa				inty Clerk	u
4.5								_	,					

13463

COMBILIONAL ACCIONNEME OF THEFT

of a specifical specifical control of the sp