Aspen Title Escrow No. 0104467 Vol m96 Page 13450 CONDITIONAL

THIS ACREENENT, enterod into this <u>6th</u>day of <u>May</u>

WITNESSETH:

WHEREAS, Party of the First Part is the present owner in fee simple of property briefly described as:

Lot 15 in Block 11 of INDUSTRIAL ADDITION TO THE CITY OF KLAMATH in the County of Klamath, State of Oregon. Code 1, Map 3809-33BA, Tax Lot 12500

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| and Party of the Second Part is the owner and holder of a first mortgage covering the and NO/100 (\$ 13,000.00 } made by Brille Filter THOUSAND |
|---|
| and NO/100 (\$ 13,000.00 ) mede by Bruce E. brink and Helen Wol   |
| Ler, son & mother under date of May 6   |

WHEREAS, Party of the Second Part, as a condition to granting the aforesaid mortgage loan, has required the execution of this assignment of the rentals of the mortgaged premised by Party of the Pirst Part:

NOW, THEREFORE, in order further to secure the payment of the indebtedness of Owner to tender, and in consideration of the making of the lean represented by the aforesaid mortgage and the note secured hereby, and in further consideration of the sum of One Dollar paid by Leader to Owner, the receipt of which is hereby acknowledged. Owner does hereby sell, assign, transfer, and set over unto Leader all of the rents, issues and profits of the aforesaid mortgage dreanises, this assignment to become operative upon any default being made by Owner under the terms of the aforesaid mortgage or the note secured thereby, and to remain in full force and effect so long as any default continues to exist in the matter of the making of any of the payments or the perform-ance of any of the covenants set forth in the aforesaid mortgage or the note secured thereby. any desense continuous to exist in the matter or the making of any of the payments or the pers ance of any of the covenants set forth in the aforesaid mortgage or the note secured thereby.

1. In furtherance of the foregoing assignment, Owner hereby authorites Lender, by its employees or agonts, at its option, after the occurrence of a default as aforesaid, to anter upon the mortgaged premises and to collect in the name of Owner or in its own name as assignee, the rents accrued but unpeid and in arrears at the date of such default, as well as the rents thereafter ac-truing and becoming payable during the period of the continuance of the said or any other default; and to this end, Owner further agrees that he will facilitate in all reasonable ways Lender's col-directing the tenant to pay rent to Lender.

2. Owner also hereby authorizes Lender upon such entry, at its option, to take over and assume the management, operation and maintenance of the said wortgaged premises and to perform all acts necessary and proper and to expend such sums out of the income of the mortgaged premises as may be needful in connection thorewith, in the same manner and to the same extent as Owner there-fore might do, including the right to effect new leases, to cancel or surrender existing leases, to alter or mend the terms of existing leases, to renew existing leases, or to make concessions to tenants; Owner hereby releasing all claims against Lender arising out of such management, operation and maintenance, excepting the liability of Lender to account as hereinafter set forth.

5. Lender shall, after payment of all proper charges and expenses, including reasonable compensation to such Managing Agent as it shall select and employ, and after the accumulation of a reserve to meet taxes, assessments, water rents, and fire and liability insurance in requisite this assignment, to any amounts due and owing to it by Owner under the terms of mortgage and the eredited, shall be deterained in the sole discretion of such net income and what items shall be to collect rents. Lender shall make reasonable effort to collect rents, reserving, however, within its own discretion, the right to determine the method of collection and the extent to which enforce-

4. In the event, however, that Owner shall reinstuit the mortgage loss completely in good itending, having complied with all the terms, covenants and conditions of the said mortgage and the jote secured thereby, then Lender within one month after demand in writing shall re-deliver possess-on of the mortgaged premises to Owner, who shall remain in possession unless and until mother de-fault occurs, at which time Lender may at its option again take possession of the mortgaged premises inder authority of this instrument.

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| in contemplation of law, except at the option of law, except at the option of this instrume of the Lender remains unpaid in whole or in part.<br>B. The provisions of this instrument of the construction of the provisions of this instrument of the construction of the construction of the construct of mean any one or mean the instrument, whether note construed to mean the instrument, whether note construct the weat the work of the solution of the s | ord "Hurtgage" shall be construed to mean the install by<br>eld by Lender, whether and to mean the install |
|--|--|
| said moregage has been fully release of all lender   | lote release of the aforesaid mortgage shall   |
| form preper and sufficient in law,   | ument shall be void and of no further effect.<br>part has executed this agreement in manner and            |
| Signed, seeled and delivered in the presence of:   | Bruce E. Brink   |
|  | Stelen Wolten  |
|  |  |
| STATE OF Oregon )<br>COUNTY OF Klomath } ss.   | Partles of the First Part  |
| a Notary Public with In and for said County and Sta<br>personally known to me to be the individual S desc<br>ily for the uses and purposes therein me that H   | to, the within-named<br>))//   |
| IN TESTIMONY WHEREOF, I have horounto so<br>the day and year first in this, my certificate, wr   | By hand and affixed my notaviat and  |
| (Ngtarial Soal)  | Hitery Public for the State of Orogon.<br>Hi conmission expires 3-22-97                                    |
| RE-77-73   |  |
| STATE OF OREGON: COUNTY OF KLAMATH : ss.   |  |
| Filed for record at request of Aspen Title<br>ofA.D., 19 96at 11:38  | o'clock: A M., and duly recorded in Vol M96  |
| of <u>Mortgages</u><br>FEE \$15.00   | on Page 13450<br>Bernetha G. Letsch, County Clerk  |
|  | <i>Q</i>   |

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5. Owner hereby coventants and warrants to Lander that neither he nor any previous owner has executed any prior assignment or pledge of the rentals of the mortgaged premises, nor any prior assignment or pledge of his isndiord's interest in any lesse of the whole or any part of the mort-gaged premises. Owner also hereby covenants and agrees not to collect the rents of the mort-dgreement, and further agrees not to do any other act which would destroy or impair the benefits to