

Beginning at a point on the South line of Bristol Avenue which is North 89 degrees 32' 55" East a distance of 1,356.15 feet and South 0 decrees 27'05" East a distance of 30.0 feet from the Northwest corner of the S1/2 of the S1/2 of the N1/2 of the SW1/4 of said Section 11; thence continuing South 0 degrees 27' 05" East parallel () the West line of THE MEADOWS, a distance of 145.0 feet to a point; said point being the true point of peginning; thi nee South 89 degrees 32' 55" West, parallel with the South line of Bristol Avenue a distance of 100.00 feet to a point; thence South 0 degrees 27' 05" East a distance of 150.0 feet to a point; thence forth 89 degrees 32' 55" East a distance of 100.0 feet to a point; thence North 0 decrees 27' 05" West 150.0 feet to the true point of beginning.

The Real Property or its address is commonly known as 4175, 4180, and 4185 Bristol Court, Klamath Falls, OR 97/603. The Real Property tax Identification number is 31X 9-011CD-01700-000, 3909-011CA-06000-000, 3909-011CB-08900-000, and 3109-011CB-09000-000.

DISFINITIONS. 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 arms in the Uniform Commercial Code. All references to dollar amounts shall mean amounts in lawful money of the United States of America.

Absignment. The word "Assignment mix is this Assignment of Rents between Grantor and Lender, and includes without limitation all assignments und sciently interest provisions is stating to the Rent.

Event of Distribut. The words Event of Default is mean and include without limitation any of the Events of Default set forth below in the section filled "Events of Elelauft."

Grantor. The word "Grantor" means Cruss B os. Farms, Inc.,

Indebtedness. The word "Indebtedness" in ansall principal and interest payable uncer the Note and any amounts expended or advanced by Lender to discharge obligations of Grant or it expenses incumx by Lender to enforce obligations of Grantor under this Assignment, together with interest on such amounts as provided in this Passignment, in I delition to the Note, the word "Indebtedness" includes all obligations, debts and idelition to the Note, the word "Indebtedness" includes all obligations, debts and idelition to the Note, the word "Indebtedness" includes all obligations, debts and idelition to the Note, the word "Indebtedness" includes all obligations, debts and includes all obligations, debts and or more of them, whether now editing or lere i ter arising, whether due or not due; absolute or conting int, floutdated or a niquidated and whether or may be liable individually or jointly with others, whether obligated as guarantor or oths was and whether rex very upon such Indebtedness may be or hereafter may become barred by any statute of limitations, and whether such 1 debtedness may be contended to understand the provided them.

Lander. The world "Lander" means Sou in Vill by Stille Bank, it : iuccessors and assigns.

Note: The word "Note" means the primes by note or cred I agreement dated June 25, 1996, in the original principal amount of \$300,000.00 from Grantor to Lendon, to ather with all rene wals of, extensions of, modifications of, refinancings of, consolidations of, and substitutions for the promissory note or i gre i nent.

Property...The word "Property" means the rix is property, and all improvements thereon; described above in the "Assignment" section.

் Pleas Property, The words "Real Proporty" ra ian the property, it levests and rights described above in the "Property Definition" section.

Related Documents. The words "Related Documents" met mand include without limitation all promissory notes, credit agreements, loan agreements, environmental agreements gu 1 anties, security or reements, mortgages, cleeds of trust, and all other instruments, agreements and

decuments, y bether nowcor hersefler a listing rescuted in cor a citic with the Indebted ness.

This wild "This kind" Thants' means all ref b. (1) enues, income, a use, profits and process to from the Property, whether due now or later, including

THIS ABBIGNING IT IS GIVEN TO SECURE! (Y) AVMENT OF THE INDESTEDNESS ALK: (2) PERFORMANCE OF ANY AND ALL OBLIGATIONS OF GRANTOR LINDER THE NOTE, THIS ALISICE IMENT, AND THE RELATED DOCUMENTS. THIS ASSIGNMENT IS GIVEN AND ACCEPTED ON THE FOLLOWING TERMS: THE PROPERTY OF CHARGE THE THEORY tingan) tuset uit

P. VINERIT AND PERFORMANCE. Except at oits rivise provided in his Assignment or any Fedated Document, Grantor shall pay to Lender all amounts so cured by this assignment as they become the shall shall shall shall shall shall below and so lost the rectangle to collect the Rents as provided below and so lost the Rents is provided below and so lost the Rents in order this Assignment. Unless and until Lender and control of and operate and manage the Property and collect the Rents, provided that the granting of the right to collect the Rents shall not constitute Lender's consent to the use of cital coll teral in a bankrup to provided that the granting of the right to collect the Rents shall not

GRANTOR'S REPRESENTATIONS AND WARR WITHES WITH THE SPECT TO THE RENTS. With respect to the Rents, Grantor represents and

Ownership. Grantor is entitled to receive the Rents free and cik ar of all rights, loans, itens, encumbrances, and claims except as disclosed to and accepted by Lender in writing.

Fit city to Araign. Grantor has the tuil right; p wer, and author to enter into this Assignment and to assign and convey the Rents to Lender.

No Prior Ansignment. Grantor has not previously assigned or conveyed the Rents to any other person by any instrument now in force.

No Further Transfer. Grantor will not sell, a ssign, encumber, or otherwise dispose of any of Grantor's rights in the Rents except as provided in this Agreement.

LINDER'S RIGHT TO COLLECT RENTS. Let ser shall have the right at any time, and even though no default shall have occurred under this A signment, to collect and receive the Rents. For his purpose, Lenguar is hereby given and granted the following rights, powers and authority:

Notice to Tenents. Lender may send rotics to any and all the ants of the Property act sing them of this Assignment and directing all Rents to be peld directly to Lender or Londer's agent.

Enter the Property. Lender may enter upon and take possess on 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 legal proceedings as cessary for the protection of the Property, including such proceedings as may be necessary to nicous ripossession of the Property; collect the Rents and remove any tenant or tenants or other persons

Maintain the Property. Lender may enter up on the Property is maintain the Property and keep the same in repair; to pay the costs thereof and of all services of all employees, including their adjustment, and of condition, and also to pay all taxes, as sexuments and water unities, and the premiums on fire and other insurance effected by Lender on the

Compilance with Laws. Lander may to an rand 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 govern hintal agencies affecting the Property.

Lease the Property. Lender may rent or to use the whole or any part of the Property for such term or terms and on such conditions as Lender may deem appropriate.

Employ Agents. Lender may engage such agent or agents at Lender may deem appropriate, either in Lender's name or in Grantor's name, to rent and manage the Property, including the collection and ap a cation of Rents.

Other Acts. Lendar may do all such other It ings and acts with respect to the Property as Lender may deem appropriate and may act exclusively and solely in the place and stead of Grantor and to have all of it is powers of Grantor for the purposes stated above.

No Requirement to Act. Lender shall not be required to do an of the foregoing acts or things, and the fact that Lender shall have performed one or more of the foregoing acts or things thall rot require Lende to do any other specific act or thing.

APPLICATION OF RENTS. All costs and expens is incurred by Len ter in connection with the Property shall be for Grantor's account and Lender may pay such costs and expenses from the Rents. Lender, in its schools, shall determine the application of any and all Rents received by it; however, any such Rents received by Lenda, which are not applied to such costs and expenses shall be applied to the Indebtedness. All expenditures n ade by Lender under this Assignment and not r kimbursed from 13. Rents shall become a part of the Indebtedness secured by this Assignment, and shall be payable on demand, with interest at the 1 ste rate from dat 3 of expenditure until paid.

FULL PERFORIANCE. If Grantor pays all (if the indebtedness when due and otherwise performs all the obligations imposed upon Grantor under this Assignment, the Note, and the Related Document; Lender shall be cute and deliver to Grantor a suitable satisfaction of this Assignment and suitable statements of termination of any financing statement on file evidenting Lender's security interest in the Rents and the Property. Any termination feeling upon the paid by Grantor, if permit ad by applicable is w. EXPENDITURES BY LENDER. If Grantor falls to comply with any provision of this Assignment, or if any action or proceeding is commenced that would a spropriate. Any amount that Lender expands i viso doing will the uniterest at the rate provided for in the Note from the date incurred or paid by

a propriate. Any amount that Lender expands it so bong which a universitatine rate provided for in the rate provided to the balance of the funder to the deficiency and be payable with any installine it payments to become due during either (i) the term of any applicable insurance policy or (ii) the remaining term of the No.e, or (c) be treated it a balloon payment which will be due and payable at the Note's maturity. This assignment also will secure payment of this a mounts. The rich's provided for in this paragraph shall be in addition to any other rights or any in medies to which Lender may be entitled on account of the default. Any such action by Londer shall not be construed as curing the default so as to the reference from any remarky that it debender would have had. ib at Lander from any remedy that it otherwise wou dihave had,

I EFAUET. Each of the following, at the option of Cendor, shall cors illustran event of default ("Event of Default") under this Assignment:

Default on Indebtedness. Failure of Granto to make any payr rent when due on the Indebtedness.

Compliance Default. Failure of Grantor to a simply with any of a lerm obligation, coverant or condition contained in this Assignment, the Note or in any of the Related Documents.

Default in Fovor of Third Parties. Should Borrower or any 3 antor default under any loan, edension of credit, security agreement, purchase or sales agreement, or any other agreement, in favor of any other breditor or person that may materially affect any of Borrower's property or Borrower's or any Grantor's ability to repair the Loans or ox norm their respective obligations under this Assignment or any of the Related

False Stat sments. 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 false or mickeding in any material respect, either now or at the time made or furnished.

Defective Collateralization. This Assignment or any of the Telated Documents casses to be in full force and effect (including failure of any collateral documents to create a valid and perfected security interestion lien) at any time and for any reason.

Other Defaults. Failure of Grantor to comply with any term, ok ligation, covenant, or condition contained in any other agreement between Grantor and Lender.

Insolvency. The dissolution or termination (if Grantor's existence as a going business, the insolvency of Grantor, the appointment of a receiver for any part of Grantor's property, any assignment for the benefit of creditors, any type of creditor workout, or the commencement of any proceeding under any bunkruptcy or insolvency lay size or against Grantor.

Foreclosure: Foresture, etc. Commoncero int of foreclosure or foreiture proceedings, whether by judicial proceeding, self-help, repossession or any other mothod, by any creditor of Grantor 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 Gran or as to the validity or reasonableness of the claim which is the basis of the foreclosure or forefeiture proceeding, provided that Grantor gives Let der written notice of such claim and furnishes reserves or a surely bond for the claim satisfactory to Lender.

Events Affecting Guarantor. Any of the pix ceding events occurs with respect to any Guarantor of any of the Indebtedness or any Guarantor dies or becomes incompetent, or revokes or displayed to the validity of, or sability under, any Guarantor of the Indebtedness. Lender, at its option, may, but shall not be required to, permit the Guarantor is estate to assume unconditionally the obligations arising under the guaranty in a manner satisfactory to Lender; and, in doing so, ours the Event of Default.

Adverse (Xtange. A material adverse that a percent in Grant as financial condition, or Lender believes the prospect of payment or performance in the Indeb edness is Impaired.

insecurity. Lender in good faith deams | self | secure.

compliance as soon as reasonably practital.

Right to Cure. If such a failure is curally and if Gruntor has not been given a notice of a breach of the same provision of this Assignment within the preceding twelve (12) months, it may be cured (and no it ent of Default will have occurred) if Grantor, after Lender sands written notice the preceding twelve (12) months, it may be cured (and no it ent of Default will have occurred) if Grantor, after Lender sands written notice demanding cure of such failure: (a) curs the failure within fifth n (15) days; or (b) if the cure requires more than fifteen (15) days, immediately demanding cure of such failure and thereafter continues and completes all reasonable and necessary steps sufficient to produce

REMINIS AND REMEDIES ON DEFAULT. Upon 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 addition to any other rights or remedies provided by law:

and payable, including any prepayment (sent) y which Grantor is said be required to pay.

Time is of the Essence. Time is of the expence in the performance of this Assignment.

Oregon as to all Indebtedness secure d by his Assignment.

Accelerate indebtedness. Lender shall have the right at its op ion without notice to Grantor to declare the entire Indebtedness immediately due Collect Rents. Lender shall have the right, a thout notice to Craintor, to take possession of the Property and collect the Rents, including amounts

Collect Rents. Lender shall have the right, is thout notice to Crantor, to take possession of the Property and collect the Rents, including amounts past due and unpaid, and apply the not proceeds, over and above Lander's costs, against the Indebtedness. In furtherance of this right, Lender shall have all the rights provided for in the Limit der's Right to Collect Section, above. If the Rents are collected by Lender, then Grantor inevocably designates Lander as Grantor's attorney-in-that at to endorse instruments received in payment thereof in the name of Grantor and to negotiate the same and collect the proceeds. Payments to / temants or other users to Lender in response to Lender's demand shall satisfy the obligations for which the payments are made, whelf or on not any proper grounds for the demand existed. Lender may exercise its rights under this subparagraph either in person, by agent, or if rough a receiver.

Appoint Receiver. Lender shall have if e right to have a receix r appointed to take possession of all or any part of the Property, with the power to protect and preserve the Property, to create the Property producing foredosure or sake, and to collect the Rents from the Property and apply the proceeds, over and above the cost of the receivership, again it the Indebtedness. The receiver may serve without bond if permitted by law, become such that the appointment of a receiver shall exist whither or not the apparent value of the Property exceeds the Indebtedness by a substantial amount. Employment by Lauder chall not disqualify a parson from senting as a receiver.

substantial amount. Employment by Londer (hall not disqualif) 1 person from serving as a receiver. Other Rematiles. Lender shall have all othor rights and remed is provided in this Assignment or the Note or by law.

Waiver; Exection of Remedies. A webser to 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 compliance with the party's rights otherwise to demand strict compliance with the party's rights otherwise to demand strict compliance with the provision or any other provision. Election by Lender to pursue any remedy shall not exclude pursuit of any other remaily, and an election to make expenditures or take action to perform an obligation of Grantor under this Assignment after failure of Grantor to perform shall not affect Lipider's right to declare a default and exercise its remedies under this Assignment.

Assignment and resure or Grantor to perform shall not affect L3 storts agric to declare a default and exercise its remedies under this Assignment.

Attorneys' Fees; Expenses. If Lender his tutes any suit or action to enforce any of the terms of this Assignment, Lender shall be entitled to recover such sum as the court may adjudge reasonable as at a newy' fees at trial and on any appeal. Whether or not any court action is involved, released to the protection of its interest or the enforcement all reasonable expenses incurred by Lander that in Lender's or nion are necessary at any time for the protection of its interest or the enforcement of its rights shall become a part of the Index ledness payable and demand and shall bear interest from the date of expenditure until repaid at the of its rights shall become a part of the Index ledness payable and demand and shall bear interest from the date of expenditure until repaid at the of its rights shall become a part of the Index ledness payable and demand and shall bear interest from the date of expenditure until repaid at the of its rights shall become a part of the Index ledness payable and demand and shall bear interest from the date of expenditure until repaid at the of its rights shall become a part of the Index ledness payable and demand and shall bear interest from the date of expenditure until repaid at the office its rights shall be come a part of the Index ledness payable and the protection of its interest from the date of expenditure until repaid at the office its rights shall be any interest from the date of expenditure until repaid at the Index ledness payable and the protection of the Index ledness payable and the protection is interest. In Index ledness payable and the payable and the Index ledness payable and the protection in the Index ledness payable and the protection is interest. In Index ledness payable and the protection is interest. In Index ledness payable and the protection is interest and the protection is interest. In Index ledness payable an

1 IISCELLANECUS PROVISIONS. The folio win() miscellaneous pro-isions are a part of this Assignment:

Amendments. This Assignment, togs her vith any Related Dixtuments, constitutes the entire understanding and agreement of the parties as to the matters set forth in this Assignment. No alteration of or a mandment to this Assignment shall be effective unless given in writing and signed by the party or parties sought to be charged or bound by the alternation or amendment.

Applicable Law. This Assignment it as the an delivered to Lander and accepted by Lender in the State of Oregon. This Assignment shall be governed by and construed in as sorce nee with the laws of the State of Oregon

Eluttiple Parties; Corporate Authority. At obligations of Grantor under this Assignment shall be joint and several, and all references to Grantor shall mean each and every Grantor. This in sans that each of the persons signing below is responsible for all obligations in this Assignment. No Modification. Grantor shall not a ter into any agreement with the holder of any mortgage, deed of trust, or other security agreement which has priority over this Assignment by which that agreement is modified, amended, extended, or renewed without the prior written consent of Lender. Grantor shall neither request nor accept any future advances under any such security agreement without the prior written consent of

Severability. If a court of competent jurisdiction finds any provision of this Assignment to be invalid or unenforceable as to any person or circumstances, such finding shall not minder that provision in a id or unenforceable as to any other persons or circumstances. If feasible, any such offending provision shall be deemed to be notified to be within the limits of enforceability or validity; however, if the offending provision cannot be so modified, it shall be stricken and all other provisions of this Assignment in all other respects shall remain valid and enforceable. Successors and Assigns. Subject to the limitations stated in this Assignment on transfer of Grantor's interest, this Assignment shall be binding

Successors and Assignment for the amiliations stated in this Assignment on minister of Grantor's interest, this Assignment shall be blinding upon and interest to the benefit of the parties, their successors and assigns. If ownership of the Property becomes vested in a person other than upon and interest to the benefit of the parties, their successors and assigns. If ownership of the Property becomes vested in a person other than upon and interest to the parties, their successors and assigns. If ownership of the Property becomes vested in a person other than upon and interest to the parties, their successors with reference to this Assignment and the Indebtedness by way of forbearances or extension without relaxising. Stanfor from the configuration of this Assignment or liability under the Indebtedness.

Waiver of Homostaad Exemption. Grain or hereby releas x and waives all rights and benefits of the homestead exemption laws of the State of

Waivers and Concents. Lender shall not be deemed to have waived any rights under this Assignment (or under the Related Documents) unless Waivers and Consents. Lender shall not be deemed to have a waived any rights under this Assignment (or under the Related Documents) unless such waivor is in writing and signed by Lender. No delay commission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A waiver by any party of a provision of this Assignment shall not constitute a waiver of or prejudice the party's right otherwise to demand strict compliance with that provision or any other provision. No prior waiver by Lender, nor any course of dealing between Lender and Grantor, shall constitute a waiver of any of Len ter's rights or any of Grantor's obligations as to any future transactions. Whenever consent by Lender is required in this Assignment, the granting of such consent by Lender in any instance shall not constitute continuing consent to subsequent instances where such consent is required.

GRANTOR J.CKNOWLEDGES HAVING READ ALL THE PROXISIONS OF THIS ASSIGNMENT OF RENTS, AND GRANTOR AGREES TO ITS My normaling expense

Robury Public in an	1 (2578)	ರ ಶಾಚಾಚಿತ್ರದಲ್ಲಿ	•	•	
GRANTOR:	* 1	13,41			
CH Date Control	78:	778307	٠	•	-
Cross Bros. Firms,	inc.	1 21 VI	1	í	

y a line at the

13

Section in the art of the interest of the art of the ar

the langest

प्रकार है जिस्से के बार है है जिसे हैं।

477 S. S.

adan anakawa meta sek y trethrana an meta vena

arvite ou

CORPOR! TE ! CKN DWILLDGMENT

es lenguerrario a apagalantico peau Mo : 65Min DE-52-11FP

CORREL OF

(Couput sa) ASSET IN ENT OF IT INTS

معادية في الم

Helde e

•

CORPORATE ACKNOWLEDSMENT

STATE OF (OUNTY OF

OFFICIAL SEAL MARJORIE A. STUART I DTARY PUBLIC-OREGON (COMMISSION NO. 040231 MY COMMISSION EXPIRES DEC. 20.1

Hotary Public In and tok the State of

My commission expires

LAS ER PROCREGAD, ELPRANA TRACORD, Vert 9124(p) 111 | OF | I IDS OF | INDICATE | HISTORICAL CONTINUES SEEN OF COVAL)

of pastiment reprints when and eaching a per-Authors 2 to Contends Lendershall not a description in the 1 Maker and Contents the 4th accounts and account of the account of Surveys aux Connectes, Lender shall tol a describe on the Freign and

. A Cast of Ca

ज कर राज्य की हैं

or only a forester to

A Granda Doga

300

ការ នៃសមានមាន នៅមាន សម្រា<mark>ន</mark>

TERREN PERSONS SERVICE PERSONS

i kalang ngapap kan**as** ag alikas^{aga}an kanas gantarak ni kanasag

in and look of No. 4 petters ा ह्यू छन

ngarangs. Malantah

1030 × 200

STATE OF ORIGION: COUNTY OF KI ANI ATH: SS.

	f		AmeriTitl:		thetst	day
-H 50	for record at reques July	A.D. 19 96	at 3:56	o'clockPM., and du	ly recorded in Vol. <u>M96</u>	
UL			: zages	on Page 190	<u> </u>	
	Andrew Herrick			Berneth	a G. Letsch, County Clerk	_
EF E	\$25.00			By <u>\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \</u>	Liaant Lyn	ــــــــــــــــــــــــــــــــــــــ

No Feddill a Bon. Glander shall sail ot bar is now agreened to the bolds of my configuration of the basis of the basis priced by the four property of the basis o

ता कार वार वर्ष वर्ष है, है, है, है, है, है के स्वार के किस के स्वार के किस के मार्थ के से किस के अध्या के हैं Alabipia Po best Corparate Authori J. A. 1950 Common of G. I. Commission Linguistics and partial shell in part be govern e fog ing construed in a roger not all a for for it of its State c. Or egal. suplicable law. Trin saugmunt i in te in celemed to i nich ind accapted y temper in nig to not the good be assignment that Astronous to the Assignment, (agi) as a linear Sected Committee of thousand to determine the committee of the control of the c

A montage it allen ian ma et Ottomoet by before i ser-

THEO TENHERS PROVISEDED. The following the colonscious; I been apply no in bid applying a

Entackel ceramon mess and forcent map in the map of a coldinar land at a coldinar sold and the map and in the map of a few maps and forcent map in the map of a few maps and a map of a coldinar and a map of a coldinar and a map of a coldinar a map of a coldinar and a map of a coldinar a coldinar and a map of a coldinar and a map of a coldinar and a c tionself in a feat or order or wreate interior to the course is the course that it is an experience of the course the course of the course of

ाम् स्मृहका ^{के} स्मृहक : **संविधा** कुँ देलके अवस्था है अन्य है। समृद्ध सम्मृह TO THE PROOF OF THE PROPERTY O Namera El (1911) Pomadono Aville y a rango a famb de parte an de desco. Per esta de come en la contra de la contra de la contra de come en la contra de la contra del contra de la contra de la contra de la contra de la contra del contra de la contra de la contra de la contra de la contra del contra de la contra de la contra de la contra de la contra del contra de la contra de la contra del contra del

Cher Ham was a larma stat date to a region and the figure waster of the question and Astroid From Mar. Language and how your yid in twaders you much that a asserted of a part of the control of the production of the from the control of the co

Collect Rolle, Confor traff fire that gir Wilter em floge ?

Fill that to branch are apply hate to card, here as bose sended cards a particular terminal to the control of a send to the card of the ca मंद्रा प्रकार मुने मार्ग कर्ति है जो से कार्य कर्ति है है है जो है है है जो है है है जो है है है जो है है

संबंद् : वेक्सली निर्देश्वर न tiga grijās rijās tigās tigās iz Bung sp. Kith in

in a man a fair, man ac

of \$1.4 min can close the capt septement and 1970 the close straight and the contract of the c र अधार वे संबंधकार का रहा तह रहा है जा उत्तर विधान tone to the be defined if he course that gives that it considers

Highlito Dine. Historia tallare scitone, he di (varioria) na proceso aj tresta (12 monthe, 1 mai na cutan (ara) sernatali a cum of trab milane (a) una he tal sa vidar

And the state of the second se

प्रकार सामा : तकान है जो के देखा है (का 1) हे हैं । कि है के कि प्रकार

Accepted a freeing and accepted full i value ogit at t

was a second product of the passes of the company of the contract of the contr (Confidency)

From the 30, 13% 08-11-1934

ASSICTIMENT OF BEHILD

გამი ე