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Nol. 196 Page 33719

be used situal on binding upon the Bourover, its sucpassors or assigns, and upon the Lander of the concentration of constitues to mean any one or increaped to perform who will be constitued to mean any one or increaped to the constitues and montgaged premises. The veget office of their call.

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): 512 North 9th Street, Klamath Falls, OR 97601.

and legally described as:

A portion of Lot 1 in Block 55 of NICHOLS ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, more particularly described as follows:

Beginning at a point on Westerly line of 9th Street 55 feet Northwesterly from intersection of Westerly line of 9th Street and the Northerly line of Jefferson Street (formerly Bush Street), and running thence in a Southwesterly direction parallel with said Jefferson Street, 65 feet, more or less to line between Lots 1 and 2, Block 55, NICHOLS ADDITION to Klamath Falls; thence in a Northwesterly direction along line between said Lots 1 and 2, 55 feet; thence in a Northeasterly direction parallel with Jefferson Street 65 feet more or less to Westerly line of 9th Street, thence in a Southeasterly direction along Westerly line of 9th Street 55 feet to place of beginning.

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.

Notice Public for the State of J

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.

 $\underline{e1555}$ This assignment shall remain in full torce and effect as long as the debt to Lender remains unpaid.

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.

also ones oil to coned, MOHACOSSA MACCOERA EDINAS JARFORT 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. Oregon, this 24th day of October Borrower Borrower STATE OF OREGON are in terrented to established on to a COUNTY OF ever secusion and not now to Landor at ranks. THIS CERTIFIES, that on this 2.24th day of 0ctober 19.96 _, before me, the undersigned, a Harlet a Notary Public for said state, personally appeared the within named Roger Jones & known to me to be the identical individual(s) described in and who executed the within instrument and acknowledged to me also he minimized of the assiming begannom with the equality the notioned one at the executed the same freely and voluntarily.

<u>Initially executed the same freely and voluntarily.</u> acheliabre bae advanago in masse ajel or supromier pjednoj leddes, to albri driameņd the lettnis of existing leased of to make IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. OFFICIAL SEAL DENISE D. BICKFORD NOTARY PUBLIC - OREGON COMMISSION NO. 051871 MESION EXPRES APR. 15, 2000 Notary Public for the State of MY COMM taucoos evagear a lo nolfelumudos entrette bas eseneuso fam cogrado teccon Myl commission expires: 🗍 et autrest insurance, credititie not amount of income reneived to any amounts accional owing and the properties for more funds then it actually receives for the rent of the mortgaged subject to collect region Landon may however make reasociable efforts to collect mints, and shall africa and examt of enlagament to collect delinquent rents. - was a salaspines the methode to be by complying with all terms, devenders and conditions of the control and, within one month alter whiten demand, return possession of the property back to STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of 24th October A.D., 19_ 96 3:45 at o'clock M., and duly recorded in Vol. M96 Mortgages on Page _33719 Bernetha G. Letsch County Clerk FEE \$15.00