February 27,1997

To whom it may concern:

Regarding the sale of the property known as 6660 S. Sixth St. and adjoining parcels, also known as Eddy's Place, the following declaration is a true statement:

I, Daniel Lee Eddy have occupied a large portion of the property as defined by accomaning map for a period of over 15 years, the last 7 years plus without interuption. The owners of the property have utilized the same area when they were managing and under ownership of my business, Eddy's Place. This is the same area that I occupy under my lease with owner for Eddy's Place. I am submitting this to protect my lease area, agreement and source of financial income.

It is my desire that the present owner or any future owner and I will feel this lease aggrangement is acceptable for any term we both desire in the future, however due to the current and past lease agreement and in the protection of my business I am unwilling to and unable to reduce my area of lease at all for a period of not less than 9 months.

It is my hope that this will not effect the sale of said property in any way, but my priority is to clasify this very important detail that was not set forth in the listing agreement or purchase acceptance.

I would be happy to meet with seller and buyer at any time prior to escrow closing with the escrow officer or some aother party that can be a witness and draw up the neccesary document that will protect all parties through this transaction as well as in the future.

There is also the issue of tenants in the park that have been extended rental priviledges through my authority as manager which I am not responsible to seller or buyer in any financial as I was acting soley as a representative of the seller as a manager.

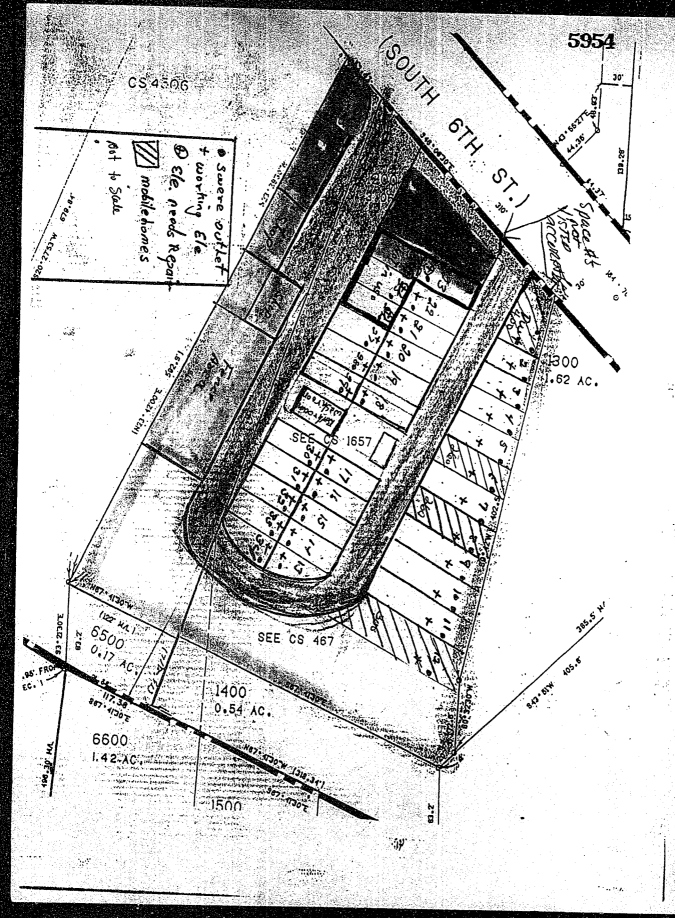
SIncerely; Daniel Lee Eddy President

ADDENDUM

PLEASE NOT PREVIOUS (EASED & Oral lease agreements are NOT RECORDED with this Document AS WELL AS SELLER has NOT AT TIME OF RECORDING.
SIGNED LEASE AGREEMENT BUT IS THE AUTHOR &
ORIGINATOR OF ALL & WILL SIEN DRIOR TO CLOSING,
LEST ACTION TO FORCE ENFORCEMENT IS EMMENENT.

Daniel Lee Soly President WITNESS: Cypithis Gan Eddy Postlethwait, Secretary

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5955.
THIS TNDENTURE OF LEASE, entered into this all anisab /SE of day of a granary, 1997. between Sharon Recessor DEA Mt. Vu Trailer Park
hereinatter called the lessor, and Dan Eddy DBA Eddy Place Inc.
ma the set there is a least the desiral control of the set of the
, hereinafter called the lessed
WITNESSETH: In consideration of the covenants herein, the lessor hereby leases unto the lessee those certain premises, as is, situated in the City of Kanath follows. of, hereinafter called the premises, described as follows:
shop, display are in afront of shop/office, fenced area,
CAMPY AND THE COURT OF THE WEST OF THE CONTROL OF T
The state of the second parter at many light, water, payer, and other sorvies or utilities used in the presides during the
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To Have and to Hold the premises commencing with the day of Jenuary 1997 and ending at midnight on the 31 day of December 1997, for a rental of \$ 1500 company.
for the whole term, which lessee agrees to pay at Mt. Title against to contract of safety of the contract of the contract of the following appoints, to the collowing times and in the following appoints, to the contract of the
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(1) The lessee accepts this letting and agrees to pay to the order of the lessor the monthly rentals above stated for the full term of this lease, in advance, at the times and in the manner aforesaid.

(2a) The lessee shall use the premises during the term of this lesse for the conduct of the following business:

and for no other purpose whatsoever without lessor's written consent.

(2b) The lessee will not make any unlawful, improper or offensive use of the premises; the lessee will not suffer any strip or waste thereof; the lessee will not permit any objectionable noise or odor to escape or to be emitted from the premises or do anything or permit anything to be done upon or about the premises in any way tending to create a nuisance; the lesses will not sell or permit to be sold any product, substance or service upon or about the premises, excepting such as lessee may be licensed by law to sell and as may be herein

(2c) The lessee will not allow the premises at any time to fall into such a state of repair or disorder as to increase the fire hazard (2c) The lessee will not allow the premises at any time to fall into such a state of repair or disorder as to increase the fire hazard thereon; the lessee will not install any power machinery on the premises except under the supervision and with written consent of the lessor; such a way or for such a purpose that the fire insurance rate on the improvements on the premises is thereby increased or that would allow the lessor to obtain reduced premium rates for long term fire insurance policies.

(2d) The lessee shall comply at lessee's own expense with all laws and regulations of any municipal, county, state, federal or other (2d) The lessee shall comply at lessee's own expense with all laws and regulations of any municipal, county, state, lederal or other public authority respecting the use of the premises. These include, without limitation, all laws, regulations and ordinances pertaining to air and water quality; Hazardous Materials as herein defined, waste disposal, air emissions, and other environmental matters. As used air and water quality, Hazardous Materials as nerein defined, waste disposal, air emissions, and other environmental matters. As used herein, Hazardous Material means any hazardous or toxic substance, material, or waste, including but not limited to those substances, materials, and waste listed in the U.S. Department of Transportation Hazardous Materials Table or by the U.S. Environmental Protection Agency as hazardous substances and amendments thereto, petroleum products, or such other substances, materials, and waste that are or become regulated under any applicable local, state, or federal law.

(2e) The lessee shall regularly occupy and use the premises for the conduct of lessee's business, and shall not abandon or vacate the premises for more than ten days without written approval of lessor.

(2t) Lessee shall not cause or permit any Hazardous Material to be brought upon, kept or used in or about the premises by lessee, its agents, employees, contractors, or invitees without the prior written consent of lessor, which consent will not be unreasonably withheld so long as lessee demonstrates to lessor's reasonable satisfaction that such Hazardous Material is necessary or useful to lessee's business and will be used, kept, and stored in a manner that will comply at all times with all laws regulating any such Hazardous Material so brought upon or used or kept on or about the premises. UTILITIES

(3) The lessee shall pay for all heat, light, water, power, and other services or utilities used in the premises during the term of this lease.

REPAIRS AND

[MPROVEMENTS]

(4a) The lessor shall not be required to make any repairs, alterations, additions or improvements to or upon the premaintain and keep the premises, including all interior and exterior walls and doors, heating, ventilating and cooling systems, interior wiring, and cooling systems, and cooling s maintain and keep the premises, including all interior and exterior walls and doors, heating, ventilating and cooling systems, interior wiring, plumbing and drain pipes to sewers or septic tank, in good order and repair during the entire term of this lease, at lesses's own cost and supports, and to replace all glass which may be broken or damaged during the term hereof in the windows and doors of the premises with glass of as good or better quality as that now in use; it is further agreed that the lessee will make no alterations, additions or improvements to or upon the premises without the written consent of the lessor first being obtained.

(4b) The lessor agrees to make all necessary structural repairs to the building, including exterior walls, foundation, roof, gutters and (45) I no lessor agrees to make an increasely stitutural repairs to the pulluring, meaning exterior waits, community, tool, games and downspouts, and the abutting sidewalks. The lessor reserves and at any and all times shall have the right to alter, repair or improve the downspouts, and the abutting sucwards. The lessor reserves and at any and all times shall have the right to after, repair or improve the building of which the premises are a part, or to add thereto, and for that purpose at any time may erect scatfolding and all other necessary structures about and upon the premises and lessor and lessor's representatives, contractors and workers for that purpose may enter in or about the premises with such materials as lessor may deem necessary therefor, and lessee waives any claim to damages, including loss of

LESSOR'S RIGHT OF ENTRY

(5) It shall be lawful for the lessor, the lessor's agents and representatives, at any reasonable time to enter into or upon the premises for the purpose of examining into the condition thereof, or for any other lawful purpose.

RIGHT OF ASSIGNMENT

(6) The lessee will not assign, transfer, pledge, hypothecate, surrender or dispose of this lease, or any interest herein, sublet, or permit any other person or persons whomsoever to occupy the premises without the written consent of the lessor being first obtained in writing; this lease is personal to lessee; lessee's interests, in whole or in part, cannot be lessor being that obtained in writing; this lease is personal to lessee; lessee a interests, in whole or in part, cannot be sold, assigned, transferred, seized or taken by operation at law, or under or by virtue of any execution or legal process, attachment or proceedings instituted against the lessee, or under or by virtue of any bankruptcy or insolvency proceedings had in regard to the lessee, or in

(7) The lessee will not permit any lien of any kind, type or description to be placed or imposed upon the improvements in which the premises are situated, or any part thereof, or the land on which they stand.

ICE, SNOW, DEBRIS

(8) It the premises are located at street level, then at all times lessee shall keep the sidewalks in front of the premises DEBRIS

(6) It the premises are located at street level, then at all times lessee shall keep the sidewalks in tront of the premises free and clear of ice, snow, rubbish, debris and obstruction; and if the lessee occupies the entire building, the lessee will downsports or cause damage to the roof, and will save harmless and protect the lessor against any injury whether to lessor or to lessor's

OVERLOADING OF FLOORS

(9) The lessee will not overload the floors of the premises in such a way as to cause any undue or serious stress or strain upon the building in which the premises are located, or any part thereof, and the lessor shall have the right, at strain upon the building in which the premises are located, or any part thereot, and the lessor shall have the right, at any time, to call upon any competent engineer or architect whom the lessor may choose, to decide whether or not the permises, or any part thereot, are being overloaded so as to cause any undue or serious choose, to decide whether or not the part thereot, and the decision of the engineer or architect shall be final and binding upon the lessee; and in the event that it is the opinion of the engineer or architect that the stress or strain is such as to endanger or injure the building, or any part thereof, then and the lessee agrees immediately to relieve the stress or strain, either by reinforcing the building or by lightening the load which

ADVERTISING (10) The lessee will not use the outside walls of the premises, or allow signs or devices of any kind to be attached thereto or suspended therefrom, for advertising or displaying the name or business of the lessee or for any purpose whatsoever without the written consent of the lesser; however, the lessee may make use of the windows of the premises that the lessee may not suspend or place within said windows or paint thereon any banners; signs, sign-boards or other devices in violation

LIABILITY	5453)
INSUKANCE	(11) At all times during the term hereof, the lesses will, at the lesses's own expense, keep in effect and deliver to a lesson liability insurance policies in form, and with an insurer, satisfactory to the lesson Such policies in the lesses against all liability for description.	
the lessor and ance shall be	not less than \$ 10,000 and damage to persons or property in, upon, or about the premises. The amount of make	oti
to all persons	series of the se	-1
of extinguishmenths premises, continual insured the negligence with any cover suits or actions	nent, etc.); or any other means of loss. It shall be the responsibility of the sec to purchase casualty insurance we nent, etc.); or any other means of loss. It shall be the responsibility of the lessee to insure all of the lessee's belonging up party. Lessee agrees to and shall indemnify and hold lessor harmless against any and all claims and demands arising from the lessee; lessee is officers, agents, invitees and/or employees, as well as those arising from lessee's part to be performed, and shall at lessee's means a time from lessee's failure to comp	itl ens on li-
FIXTURES	110 Annual man a granupog II gralinosi en reno di mantana vita a mantana di m	nt
the lessor unles LIGHT AND AIR	The Droperty is the first the Droperty is	of
DAMAGE BY CASUALTY	(13) This lease does not grant any rights of access to light and air over the premises or any adjacent property. (14) In the event of the destruction of the income.	
PIRE AND DUTY TO REPAIR	(14) In the event of the destruction of the improvements in which the premises are located by fire or other casualty either party hereto may terminate this lease as of the date of fire or casualty, provided, however, that in the even of damage to the improvements by fire or other casualty to the extent of the lessor may or may not elect to repair the same; written notice of lessor's election shall be size if notice in each of the damage: if notice in each of the damage.	nt
in which the proor if greater the shall have the repairs, and the necessary repair there shall be stoped the lessee shall ference with the with all conveni	the lessor may or may not elect to repair the same; written notice of lessor's election shall be given lessee within tittee cert not to repair, then and in that event this lease shall terminate with the date of the damage; it notice is not so given, lessor conclusively shall be deemed to have elected not to repair; in the cert not to repair, then and in that event this lease shall terminate with the date of the damage; but it the improvement can said extent and lessor elects to repair, as aforesaid, then the lessor shall repair the same with all convenient speed and lessee hereby agrees to vacate upon request, all or any part thereof which the lessor may require for the purpose of making such an abatement of rent as the nature of the injury or damage and until such repairs have been substantially complete warrant; however, if the premises be but slightly injured and the damage so occasioned shall not cause any material interier speed.	20 8 5 d 7 8 d
SUBROGATION RIGHTS sured against by for any and all I caused by the ne ment of the less provide their ow reimbursement o stances against a policies, or the p	the premises, or the building or improvement of which the premises are a part or with which they are connected, or the contents of any thereof, when such loss is caused by any of the perils which are or could be included within or in a standard form of fire insurance with extended coverage, including sprinkler leakage insurance, it any. All such claims egligence of either lessor or lessee or by any of their respective agents, servants or employees. It is the intention and agreement and the lessee that the rentals reserved by this lease have been lixed in contemplation that both parties shall fully of any such loss, and turther, that the insurance carriers involved shall not be entitled to subrogation under any circum-proceds thereof, unless specifically covered therein as a joint agence.	1
DOMAIN Desty horse	(16) In case of the condemnation or purchase of all or any substantial part of the premises by any public or private corporation with the power of condemnation this lease may be terminated, effective on the date possession is taken, by be entitled to and hereby expressly waives any interesting the lessee shall not be liable for any rent after the termination by	,
FOR SALE AND FOR RENT SIGNS	(17) During the period of 30 days prior to the date above fixed for the termination of this lease, the lessor are "for sale" or "for lease."	
DELIVERING UP PREMISES ON TERMINATION by tire, unavoidal	(18) At the expiration of the lease term or upon any sooner termination thereof, the lessee will quit and deliver upon the corner termination thereof, the lessee will quit and deliver upon the corner termination thereof.	
ADDITIONAL	(10)	
OR 1988 EXCEPTIONS	their tentage from management and their special and an angelia and their special and their special at	
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soon will, at the leases a new expense, keep in effect and deliver to the the un insurer, catalactors to the lessor. Such policies shall insure both or property in upon or stout the memora. The sense of such insur-	while mind in eachier adversers william roses.
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ATACHMENT: PROVIDED, ALWAYS, and these presents are upon BANKRUPT payment of tent for a period of fendays after the sa period of fendays after the save the covenants and agreements con to lessee, or (3) it the lessee shall be declared bankrupt or insolvent accumade for the benefit of creditors; or (5) it on the expiration of this less those having lessor's estate in the premises; may terminate this lesse an without demand or notice, enter into and upon the premises and ever claiming by, through and under lessee and remove lessee's effects at lesseing deemed, guilty of trespass and without prejudice to any remedy treach of covenant.	nothers conditions, that (1) if the lessee shall be in arrears in the time becomes due, or (2) if the lessee shall fail or neglect to perform takined herein on lessee's part to be done, kept, performed and obtained herein on lessee's protect shall be given or diding to law, or (4) if any assignment of lessee's property shall be assee lessee fails to surrender possession of the premises, the lessor or d, lawfully, at lessor's option immediately or at any time thereafter, my part thereof and reposses the same, and expel lessee and those issee's expense, forcibly it necessary and store the same, all without which otherwise might be used for arrears of rent or preceding
Neither the termination of this lease by forfeiture nor the taking other action, right, or remedy against lesses for possession, rent or right or remedy to which lessor may be entitled be deemed a waiver conditions of this lease by lessee.	by lessor of the right to enforce the performance of all terms and
In the event of any re-entry by lessor, lessor may lease or relet be satisfactory to lessor, for any duration, and for the best rent, term the rent received from any such tenant first to the cost of retaking and such tenant; and then to any arrears of rent and future rent payable und becaused.	the premises in whole or in part to any instant of tentils will have a rand conditions as lessor may reasonably obtain. Lessor shall apply a reletting the premises, including remodeling required to obtain any ler this lesser and any other damages to which lessor may be entitled
Any property which lesses leaves on the premises after abandon termination of the lease by landlord, shall be deemed to have been abe private sale as lessor sees iti, without being liable for any prosecution any such sale shall be applied toward the expenses of landlord and re-	ment or expiration of the lease, or for more than ten days after any indoned, and lessor may remove and sell the property at public or therefor or for damages by reason thereof, and the net proceeds of int as aforesaid, and the balance of such amounts, it any, shall be
HOLDING In the event the lesses for any reason shall hold ov OVER deemed to operate as a renewal or extension of the beterminated at will at any time by the lessor.	rer after the expiration of this lease, such holding over shall not be in lease, but shall only create a tenancy at sufferance which may
ATTORNEY In case suit or action is instituted to enforce compression or to collect the rental which may become due here vailing party's reasonable attorney tees incurred three judgment collection. The lessee agrees to pay and cattorney's tees that shall arise from enforcing any provision or covenary. Should the lessee be or become the debtor in any bankruptcy properly this lesse is in effect or while there exists any outstanding oblig lessee agrees to pay the lessor's reasonable attorney tees and costs with bankruptcy proceedings. It is understood and agreed by both par may affect, alter, reduce or mullity the attorney tee and cost awards may affect, alter, reduce or mullity the attorney tee and cost awards may affect, alter, reduce or mullity the attorney tee and cost awards may affect, alter, reduce or mullity the attorney tee and cost awards may affect, alter, reduce or mullity the attorney tee and cost awards may affect, alter, reduce or mullity the attorney tee.	pliance with any of the terms, covenants or conditions of this lease, under, or any portion thereof, the losing party agrees to pay the pre- oughout such proceeding, including at trial, on appeal, and for post- discharge all lessor's costs and expenses, including lessor's reasonable nts of this lease even though no suit or action is instituted. occeeding, voluntarily, involuntarily or otherwise, either during the gation of the lessee created by this lease in lavor of the lessor, the hich the lessor may incur as the result of lessor's participation in ties that applicable tederal bankruptcy law or rules of procedure entioned in the preceding sentence.
THAT THE PORT OF THE PARTY OF T	nant herein contained to be kept and performed by the lessee shall t, and shall not operate to bar or prevent the lessor from declaring
NOTICES Any notice required by the terms of this lease to be shall be sufficient if in writing, contained in a sealed	e given by one party hereto to the other or desired so to be given, enveloper and sent tirst class mail, with postage fully prepaid, and 51.0 The Cool Dune.
lesses at 3777 Euclo Klanath Tall notice shall be deemed conclusively to have been delivered to the ladd.	and it intended for the lessee, then it addressed to the
HEIRS AND All rights, remedies and liabilities herein given to chassigns to the benefit of and bind, as the circumstances must be the leave is exclapile by the terms hereof, to the assigns of such pi	or imposed upon either of the parties hereto shall extend to, inure ay require, the heirs, successors, personal representatives and so far arties.
In construing this lease, it is understood that the lessor or the l the singular pronoun shall be taken to mean and include the plural, as and implied to make the provisions hereof apply equally to corporation	lessee may be more than one person; that it the context so requires, and that generally all grammatical changes shall be made, assumed
IN WITNESS WHEREOF, the parties have execute	d this lease on the day and year first hereinabove written,
any corporation signature being by authority of its Board of	
장리를 보여 그는 사람은 경험 등을 다 가고를 받는다.	I med Tel Esky President
	Curche Van Colo Portlethwait Se
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The publisher strongly recommends that both the lessor and the it 1990, Public Laws 101-336. The Act may impose certain duties and duties and responsibilities may include but not be limited to the repersons are not denied the opportunity to benefit from the same gottles. Under the Act, prohibition against discrimination applies to an oppublic accommodation.	I rasponsibilities upon either or both parties to this lease. Intese emoval of certain architectural barriers and ensuring that disabled bods and services as those available to persons without disabili-
STATE OF OREGON: COUNTY OF KLAMATH: ss.	(2) 200 (2002) (2) 2 (2) 2 (2) 2 (2) 2 (2) 2 (2) 2 (2) 2 (2) 2 (2) 2 (2) 2 (2) 2 (2) 2 (2) 2 (2) 2 (2) 2 (2) 2
Filed for record at request of Daniel Lee Edd	aicair
of February A.D., 19 97 at 9:07	o'clock A-M., and duly recorded in Vol. M97
어느님이 그 이 그는 그 그 그 그들이 내려가 되는 그는 그는 사람이 하는 사람들이 사용하게 하는 것이다. 그리고 아	on Page 5953 Bernetha G. Letsch, County Clerk
Return: Daniel Lee Eddy 6660 S. 6th St. KFO 97603	Bernetha G. Letsch, County Clerk hy Athlun Rose