FECONDATION REQUESTED BY BOILT V Ney Barle & Triss P C Box t210 IClanish Falls, OR \$7601	188 Muu 14 (P1)05
WHEN RECORDEL MAIL TO: Sould Yelley Bank IL Truit PO Box 3210 Wameth Fails, OF 97661	
SEND TAX NOTICES TC: The Gun Store 714 Main St Rismetir Fails, OR (1750)	
	SPACE ABOVE THIS LINE IS FOR RECORDERS USE AN
	IGNMENT OF BENITS
ASSIGNMENT	PRIL 20, 1998, between The Gim Store, , a Partnership Consisting of d Deborah Drew McGeary, whose address is 714 Main St, Klamath Inter"); and South Valley Bank & Trust, whose address is P O Box below as "Lender").
	Felow as "Lender"). Grantor assigns, grants a continuing security interest in, and is, and interest in and to the Rents from the following described
The West 40 feet of the North 118 fi the City of Klamath Falls, according to Klamath County, Oregon, AND that p recorded May 22, 1961 in Volume 320	tet of Lot 6, Block 39 of the ORIGINAL TOWN OF LINKVILLE, now by the official plat thereof on file in the office of the County Clerk of portion of valated alley which inurred therefo by Ordinarca
DECUTION OF IS address is commonly	Known as The Brain Street
money of the United States of America	nearlings when used in this Assignment. Terms not otherwise defined in this Assignment form Commercial Code. All inferences to deflar amounts shall mean amounts in lawful sugnment of Rents between Grantor and Lender, and includes without limitation all
Event of Default. The words "Event of Default" mean an	In Rents. In Rents.
Indebtodness. The word "Indebtodness" means all prin Lender to discharge obligations of Grantor or expenses in interest on such amounts as provided in this Ausignment. Lander: The word "Lander" met as Santa to	: Ipal and interest payable under the Note and any amounts expended or advanced by nurred by Lender to enforce obligations of Grantor under this Assignment, together with
Note. The word "Note" means the promission note of \$30,600.000 from Granto, to Lender, together with all substitutions for the promission note or construction of the promission of the promissi	riust, its success is and assigns. Fredit agreement dated April 20, 1998, in the original principal amount of enewals of extensions of modified in the original principal amount of
Real Property. The word "Property" means the real property, at Real Property. The words "Real Property.	t 1 all improvements thereion, described it avain the TARS
Egreements, environmental agreements, guarantics, security cocuments, whether now or becoments, guarantics, security	meen and include without limitation all promissory notes, credit ecreamant, loss
without I mitation all Rents from all leases described on any	10, issues, profits and proceeds from the Property, whether due now or later to the sector.
THE FOLLOWING TERMS:	THE INDEBTEDIVESS AND (2) PERFORMANCE OF ANY AND ALL CELIGATIONS THE RELATEL DOCUMENTS: THIS ASDIGNMENT IS GIVEN AND ACCEPTED ON
exurcises its inshift to collect the Hents at provided below and shift and control of and coarte and manage the Property and constitute Lender's constant in the uncertainty of the the start and the property and constitute Lender's constant in the uncertainty of the start and the st	In this Assignment or any Related Document, Grantor shall pay to Lender all amounts in perform all of Chantor's obligations under this Assignment. Unless and unlit Lender ong as there is no default under this Assignment, Grantor may remain the proceeding
warrants to Lender that:	RESPECT TO THE DESITE WITH A 193
Right to Ausign. Granter has the full and the full and	clear of all rights, loans, lans, ancumbrances, and claims except as disclosed to and
No Providesignment. Granter has not previously essigned o No Purther Transfer. Granter will rint sell sector accord	but to the interview of one of one of one of one of the interview of one of the interview of one of the interview of the second to and the interview of the second to any instruction to we instruct the force.
ENDER'S DIGUT TO OTHER	any critications rights in the Rents except as provided to
paid directly to Lender or Lender's spent	to right at any time, and even though no default shat have occurred under this tiler is hereby given and granied the following rights, powers and authority: mants of the Property advising them of the Assignment and directing all Rents to be
Edvenne Toble Ale	ion of the Property; demand, collect and raceive from the tenants or from any other sill legal proceedings increasing for the protection of the Property, including such a Property; collect the Plants and remove any tenant or tenants or other persons
	any tenting of tenanis or other persons

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Lonn No Sti00561

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from the Property.

Heiritain the Property. Useder may enter up on the Procently to mail fain the Property and keep the same in repair; to pay the costs thereof and of all staylices of all encloyers, including their equipment, and of all continuing costs and expensions of maintaining the Property in proper repart and concilien, and also to pay all taxes, assessments and viater utilities, and the promiums on fine and other insumnoe effected by Lander on the Property.

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Compillance with Linus. Lender may do any and ill things to execute and compily with the laws of the State of Oregon and elso all other laws, miss, orders, orders, orders, and requirements of all off an overnmental agencies affecting the Property.

Leade the Property. Leader may rent or lease the whole or any part of the Property for such term or terms and on such conditions as Lender may deent appropriate.

Employ Agents. Lender may enclage such agent or agents as Lender may deem appropriate, either in Lender's name or in Granter's name, to , nint and manage the Property, including the collection and application of Bents.

Other Acts. Lender may do all such other things 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 ave all of the powers of Grantor for the purposes stated above.

the Flequirement to Act. Lender shall not be required to do any of the foregoing acts or things, and the fact that Lender shall have performed one or more of the foregoing acts or things shall not require Lender to do any other specific act or thing.

APPLICATION OF RENTS. All costs and expenses incurred by Lender In connection with the Property shall be for Grantor's account and Lender may pay such costs and expanses from the Fients. Lender, in its sole discretion, shall determine the application of any and all Rents received by it, however, any such Rents necessed by Lender which are not applied to such costs and expenses shall be applied to the incretizedness. All expenditures made by Lender under this Assignment and not mimburied from the Perils shall become a part of the Indebtechess secured by this Assignment, and shall be payable on demand, with interest at the Note rate from date of expenditure until paid.

FULL: PERFORMANCE .: If Grantor pays all of the Indebtighters when due and otherwise performs all the obligations imposed upon Grantor under this Assignment, the Note, and the Related Documents, Lerker shall execute and deliver to Grantor a suitable satisfaction of this Assignment and suitable statements of termination of any financing statement on file evidencing tender's security interest in the Rents and the Property. Any termination fee required by law shall be raid by Grantor, if permitted by applicable law.

EXPENDITURIES BY LIENDEFL. If Grantor fails to comply with any provision of this Assignment, including any obligation to maintain Existing Incabledness in good standing as required below, or if any incition or proceeding is commerced that would materially affect Lender's interests in the Property, Lender on Gruntor's behalf may, but shall not be required to: take any action that Lender doems appropriats. Any amount that Lender expends in so doing will bear interest at the rate provider: for in the Nole from the date incurred or paid by Lender to the date of repayment by Grantor. All such expends in so doing will hear interest at the rate provider: for in the Nole from the date incurred or paid by Lender to the date of repayment by Grantor. All such expends in statilized as a balloon, will (a) be payate on doemand. (b) be added to the belance of the Note and be apportioned among and be payatile with any installment payments to become due during either. () the term of any applicable insurance policy or (ii) the remaining term of the Nole; or (c) be treated as a balloon payment which will be due and payatile at the Note's maturity. This Assignment also will course payment of these amounts. The rights provided for in this paragraph shall be in addition to juny other rights or any contractes to which Lender may be entitled on account of the default. Any such action by Lender shall be in addition to juny other rights or any contracted by a ballow by entitle of the work of the work of the work of the work of the date in the other works would be account by the other shall be the other shall be in addition to juny other rights or any contracted by ander shall to there would an account of the default. Any such action by another shall to the provident as a payatile at the and or form any remark that it other works would the default. of the default. Any such action by Lender shall not be construed as curing the default so as to bar Lender from any remedy that it otherwise would have had.

DEFAULT. Each of the following, at the option of Lender, shall constitute an event of default ("Event of Default") uncer this Assignment:

Default on indebtectness. Failure of Grantor to make any payment when due on the Indebtectness.

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Compliance Default. Failure of Grantor to comply with any other terin, obligation, covenant or condition contained in this Assignment, the Note or in any of the Related Documents. \$ 8 01 10.000

- Default in Favor of Third Parties. Should Borrower or any Granter default under my loan, extension of credit, security agreement, purchase or sales agreement, or any other agreement, in favor of any other creditor or person that may materially affect any of Borrower's property or Borrower's or any (Branter's ability to repay the Leans or perform their respective obligations under this Assignment or any of the Related Decuments.
- Falso Statements. Any varianty, 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 misleading in any material jespect, either now or at the time made or furnished.
- Defictive Collaterulization. This Assignment or any of the Related Documents ceases to be in full force and effect (including failure of any collateral documents to create a valid and perfected security interest or lien) at any time and for any reason:
- Other Detaults. Failure of Grantor to comply with any term, obligation, covenant, or condition contained in any other agreement between Grantor and Lender.
- Death or insolvency. The dissolution or terminal on of Grantor's instance as a going business or the death of any partner, 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, script of any proceeding under any bankruptoy or insolvancy laws by or against Grantor.

Poreclosure, Forfeiture, etc. Commancement of tractosure or forfeiture proceedings, whether by judicial proceeding, self-help, repossession or in the event of a good faith dispute by Grantor as to the validity or mesonacleness of the claim which is the basis of the foreclosure or forefeiture proceeding, provided that Grantor attent. Lender written notice of such claim and furnishes reserves or a surety bond for the claim satisfactory to onter

Events Alfecting Guarantor. Any of the preceding events occurs with respect to any Guarantor of any of the indebtedness or any Guarantor dies or becomes incompatent, or revokes or disputes the validity of, or liability or der, any durantly of the indebiadness. Lander, at its option, may, but shall not be required to, permit the Guarantor's estite to assume unconditionally the obligations arising under the guaranty in a manner satisfactory to be indebiadness. Lander, at its option, may, but shall not be required to, permit the Guarantor's estite to assume unconditionally the obligations arising under the guaranty in a manner satisfactory and in doing so, care the Event of Default. to Lindar, and, In doing so, curo the Evant of Default.

Howerse Change. A material adverse change occurs in Grantor's litancial condition, or Lender believes the prospect of payment or performance of the inclubedness is impaired.

Insocurity. Lender in good faith cleams itself inset, re. コロレビ

Existing Indebtedness. A default shall occur under any Existing indebtedness or under any instrument on the Property securing any Existing Indebtedness, or commencement of any suit or other action to foreclose any existing tien on the Property.

Hight to Cure. If such a failure is curable and if () antor has not been given a notice of a breach of the sume provision of this Assignment within the preceding twelve (12) months, it may be cured (and no Evan) of Delauit will have coursed) if Grantor, after Lender sends written notice demanding cure of such failure: (a) cures the failure within lifeen (15) days; or (b) if the cure requires more than fifteen (15) days, immediately initiates steps sufficient to cure the failure and thoreafter continues and completes all reasonable and necessary steps sufficient to produce compliance as soon as reasonably practical.

RIGHTS AND REMEDIES ON DEFAULT. Upon the courrence 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 the remedies provided by law:

Accelerate Indebtudness). Lender shall have the ight at its option without notice to Grantor to declare the entire Indebtedness immediately due ind psychie, including any prepayment pensity which Grantor would be required to psy.

Collect Flants, Londer shall have the right, withour notice to Grantor, to take possession of the Property and collect the Rents, including amounts past due and unpaid, and apply the net proceeds, over and above Lender's costs, against the indebledness. In furtherance of this right, Lender shall have all the rights provided for in the Lender's Right to Collect Section, above. If the Rents are collected by Lender, then Granter irrevocably designates Lender (s Grunter's alternay-in-lact to enderse instruments received in payment thereof in the name of Granter and to negotiate the same and collect the probleds. Payments by terrints or other using to Londer in response to Lender's demand shall suisity the obligations for which the payments are made, whether or not any proper grounds for the demand existed. Lender may exercise its rights under this subparagraph either in person, by agont, or through a receiver.

Appoint Receiver. Lender shall have the right to have a receiver appointed to take possession of all or any part of the Property, with the power to protect and preserve the Property to operate the Property preceding foreclosure or sale, and to collect the Rents from the Property and apply the proceeds, over and above the cost of the receivership, against the Indebtedness. The receiver may save without bond if permitted by law. Lender's right to the appointment of a receiver shall exist whether or not the apparent value of the Property exceeds the Indebtedness by a substantial amount. Employment by Lender shall not disquality a person from serving as a receiver.

Other Remedies, Lender shall have all other right and remedies provided in this Assignment or the Note or by law.

Walver; Election di Remedles. A waiver by any party of a breach of a provision of this Assignmentishal not constitute a waiver of or prejudice 化合同 法行任任

ASSIGNILENT OF RENTS (Continued)



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Page 3

Attorneys' Feet; Expenses. If Lender Institutes any suit or action to enfonce any of the terms of this Assignment, Lender shall be entitled to recover such sum as the court may adjudge recionable as attorneys' fees at that and on any appeal. Whether or not any court action is involved, all reasonable arpensis incumed by Lender that in Lander's opinion are necessary at any time for the protection of its interest or the enforcement of its rights shall become a part of the Indebtatiness payable or demand and shall bear interest from the date of expenditure until repaid at the rate provided for in the Note. Expenses covered by this paramith include, without timetation, however subject to any inits under applicable law. Covered by this paramithe inducts in the is a taward, including attorneys' fees for bankruptcy proceedings (including efforts to modify or vacuum any automatic stay or information), appeals and any anticipated post-judgment collection services, the cost of searching records, obtaining tills reports (including foreclosure reports), surveyors' reports, and appreciat fees, and the extent permitted by applicable law. Grantor also will pay any court cosh, in addition to all other sums provided by law.

MISCELLANEOUS PROVISIONS. The following miscellaneous provisions are a part of this Assignment:

Amendments. This Assignment, logether with any Related Documents, constitutes the entire understanding and agreement of the parties as to the matters set forth in this Assignment. No alteration of or amendment 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 alteration or amendment.

Applicable Law. This Assignment has been delivered to Lender and accepted by Lender in the State of Oregon. This Assignment shall be governed by and construed in accordance with the laws of the State of Oregon.

Multiple Parties. All obligations of Grantor under this Assignment shall be joint and several, and all references to Grantor shall mean each and every Grantor. This means that each of the petions signing below is responsible for all obligations in this Assignment.

Ito Modification. Granter shall not onlar into any agreement with the holder of any mortgage, deed of frust, 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. Granter shall neither request nor accept any future advances under any such security agreement without the prior written consent of Lender.

Severability. If a court of competent jurisdiction finds any provision of this Assignment to be invalid or unenforceable as to any person or circumstance, such finding shall not render that provision invalid or unenforceable as to any other persons or circumstances. If feasible, any such offending provision shall be deemed to be modified to be within the limits of enforceable as to availably, however, if the offending provision cannot be so modified, it shall be stricker 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 upon and inure to the benefit of the parties, their successors and assigns. If ownership of the Property becomes vasied in a person other than Grantor, Lender, without notice to Grantor, may deal with Grantor's successors with reference to this Assignment and the Indebtedness by way of torbearance or extension without releasing Grantor from the oblightions of this Assignment or liability under the Indebtedness.

Time is of the Elesence. Time is of the essence in the performance of this Assignment.

Walver of Homestead Exemption. Grantor hereby releases and waives all rights and benefits of the homestead exemption laws of the State of Oregon as to all indebtedness secured by this //ssignment.

Waivers and Conserts. Lender shall not be themed to have viaved any rights under this Assignment (or under the Related Documents) unless such waiver is in writing and signed by Lender. No delay or unission on the part of Lender in scencising 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 the 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 Lender's rights or any of Grant'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 ACKNOWLEDGES HAWING READ ALL THE PROVISIONS OF THIS ASSIGNMENT OF RENTS, AND GRANTOR AGREES TO ITS TERMS.

CIRANTON: The Gun Store	-	By: 19 5-20		
Nell B Dieur, General Palmer V By: Craig McGeary, General Partner		BY: Departure	An Ansug ary, General Jartner	
PA	TNERSHIP AC	KNOWLEDGMEN	T	
STATE OFOregon COUNTY OFKlainer HA) \$\$	JEFI NOTA COM	OFFICIAL SEAL REY 8. BIRADFORD RY PUBLIC-ORECON MISSION NO. 300004 38ION EXPILES APR. 11, 2001	
On this 20 ¹⁵ day of <u>April</u> General Partner of The Gun Store; Holly Drew, Deborah Drew McGeary, General Partner of The the Assignment of Rients and acknowledged libe As Partnership Agreement, for libe uses and purposes fact executed the Assignment on behalf of the partner	General Partner of Th Gun Store, and mown signment to be the free herain mentioned, and	o Gun Store; Craig McGe to me to be parliers or del and voluntacy act and deel	ignitied agents of the partners I of the partnership, by author e authorized to execute this A	thip that executed ity of statule or its
By the fragment of the State of	zon	hy commission expires		
	South Valley B		the14th	day
Augus: A.D., 19 98		lock <u>P. M.</u> and di on Page <u>300</u>	ily recorded in Vol. <u>M98</u>	8
ofMor FEE \$20.00	EBRES	By Kaz Um	a G Leisch, County Clerk	