Vol. m 19 Page 20121 Vol. 79 Page 6838

, 19 ⁷⁹

M-17932-6 This document is being rerecorded to reflect rerecording of Deed of Trust SINGLE-FAMILY MORTGAGE PURCHASE PROGRAM

ADDENDUM TO SFMPP-9-A, FNMA/FHLMC, FHA OR VA DEED OF TRUST

The rights and obligations of the parties to the attached Deed of Trust and the Note which is secured by the Deed of Trust are expressly made subject to this Addendum. In the event of any conflict between the provisions of this Addendum and the provisions of the Deed of Trust or Note, the provisions of this Addendum shall control.

- The Borrower agrees that the Lender or its assignee may, at any time and without prior notice, increase the rate of interest charged on a loan evidenced by the Deed of Trust and Note to 9.50 % per annum, or accelerate all payments due under the Deed of Trust and Note and exercise any other remedy allowed by law for breach of the Deed of Trust or Note if:
 - The Borrower sells, rents or fails to occupy the Property as his or her permanent and primary residence; or
 - b. The Borrower fails to abide by the agreements contained in the Affidavit, or if the Lender or the Division (Housing Division, Department of Commerce, State of Oregon) finds any statement contained in the Affidavit to be untrue.

The Borrower understands that the agreements and statements of fact contained in the Affidavit are necessary conditions for the granting of this Loan, and that an increase in the interest rate of the Loan will result in an increase in the monthly payments required for this Loan.

- 2. The Borrower agrees that the Lender or its assignee may impose a late charge in the amount of four percent (4%) of each monthly payment of principal and interest which is more than fifteen (15) days delinquent. Late charges on FHA and VA insured loans shall be those established by the insuring agency.
- The Borrower agrees that no Future Advances will be made under the Deed of Trust without the consent of the Oregon State Housing Division.

NOTICE TO BORROWER:

Dated this 14th day of

This document substantially modifies the terms of this Loan. Do not sign it unless you have read and understand it.

I hereby consent to the modifications of the terms of the Deed of Trust and Note which are contained in the Addendum.

Richard a. Gelharatt	Linda & Sagers
RICHARD A. GELHARDT	(Borrower) LINDA E. SAGERS
County of Klanath) ss.	
on this 2/3t day of Man appeared the above named Ruhand	19 79, personally 1. Helhand + Link E. Gages and rument to better voluntary act and
deed. Before me:	Dugan C. Patke Notary Public for Oregon
	Notary Public for Oregon My Commission expires: //2/82
aing mail to:	

After recording, ma Rechles Montgage Co. 500 N.E. Multinomah - buile 850 STATE OF OREGON; COUNTY OF I hereby certify that the within instrument was received and filed for record on the 28ehday of __March____A.D., 19_79_at __10:35__c'nock__ A_M., and duly recorded in Wol._M79 ...cn Page 6838 WM. D. MILKE, Copyty Cicif

Not to be being 20422 6838 Trans to been to personal acres also the careful and the careful acres is builded by

Hara CHIP

20425

TATE OF OREGON; COUNTY OF KLAMATH; SS. Filed for record at request of __Transamerica Title Co. this _28th day of August A. D. 19 79 at 10: 17 clock A M., are duly recorded in Vol. _M79 ___, of __Mortgages ____ on Page 20424 Wm D. MILNE, County Clerk By Demecha Metach

Fee \$7.00

The second of th

sulfit has been consisted in the second second second in the second seco

Printed or Weart

Property of the second