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a One-time wordede wanding how on bold out in whole, for in an lot the due To Protect the Security of This Deed of Trust, Grantor Agrees we

amount equal to one or more monthly payments on the principal inaturity: rroyiaea, nowever, i nat written notice of an intention to the second of our first of complete or restore promptly and in good work-3 are used of complete or restore promptly and in good work-3 are prepayment? (Betted according to the return of a biological) are used. that are next due on the note, on the first day of any month prior to maturity. Provided, however, That written notice of an intention to LOBLA LORE LIGERYAD FLOBL HEMDEED LOBLA OWE 2. Grantor agrees to pay to Beneficiary in addition to the

monthly payments of principal and interest payable under the terms of said note, on the first day of each month until said note is fully paid, the following sums:

A sum, as estimated by the Beneficiary, equal to the ground paid, the following sums:

rents, if any, and the taxes and special assessments next due on the premises covered by this Deed of Trust, plus the premiums that will next become due and payable on policies of fire and other hazard insurance on the premises covered hereby as may be required by Beneficiary in amounts and in a company or companies satisfactory. to Beneficiary, Grantor agreeing to deliver promptly to Beneficiary all bills and notices therefor, less all sums already paid therefor divided by the number of months to elapse before 1 month prior to the date when such ground rents, premiums, taxes and assessments will become delinquent, such sums to be held by the Beneficiary in trust to pay said ground rents, premiums, taxes and special assessments, before the same become delinquent; and

(b) All payments mentioned in the two preceding subsections of this paragraph and all payments to be made under the note secured hereby shall be added together and the aggregate amount thereof shall be paid each month in a single payment to be applied by Beneficiary to the following items in the order set forth: (i) ground rents, if any, taxes, special assessments, fire and other

hazard insurance premiums; (ii) interest on the note secured hereby; and

(iii) amortization of the principal of the said note. Any generency in the amount of any further due date of the next

Lung Rider (s) attached to the Deed of Trust,

within fifteen (15) days from the date of the same is due, Grantor 11 agrees to pay a "late charge" of four cents (4e) for each dollar so **1** overdue, if charged by Beneficiary OL I. BORI VILLACHED HEREL ž

4. If the total of the payments made by Grantor under (a) of paragraph 2 preceding shall exceed the amount of payments actually made by Beneficiary for ground rents, taxes or

assessments, or insurance premiums, as the case may be, such excess, if the loan is current, at the option of the Grantor, shall be credited on subsequent payments to be made by Grantor, or refunded to the Grantor If, however, the monthly payments made under (a) of paragraph 2 preceding shall not be sufficient to pay of ground rents, taxes, and assessments, and insurance premiums, as ro the case may be, when the same shall become due and payable, then Grantor shall pay to Beneficiary any amount necessary to make up the deficiency on or before the date when payment of such ground out rents, taxes, assessments, or insurance premiums shall beidues if at it any time Grantor shall tender to Beneficiary, in accordance with the provisions hereof, full payment of the entire indebtedness secured. hereby, Beneficiary shall, in computing the amount of indebtedness. credit to the account of Grantor any balance remaining in the funds accumulated under the provisions of (a) of paragraph 2 hereof. If there shall be a default under any of the provisions of this Deed of Trust and thereafter a sale of the premises in accordance with the provisions hereof, or the Beneficiary acquires the property otherwise after default, Beneficiary shall apply, at the time of the commencement of such proceedings, or at the time the property is otherwise acquired, the balance, then remaining in the funds accumulated under (a) of paragraph 2 preceding, as a credit against the amount of principal then remaining unpaid under said note. Page 2 of 4 pages

reasonable wear and tear excepted.

constructed, damaged, or destroyed thereon, and pay when due all costs incurred therefor, and, if the loan secured hereby or any part thereof is being obtained for the purpose of financing construction

of improvements on said property, Grantor further agrees: (a) to commence construction promptly and in any event within 30 days from the date of the commitment of the Department of

Housing and Urban Development, and complete same in , accordance with plans and specifications satisfactory to Beneficiary, (b) to allow Beneficiary to inspect said property at all times

during construction,

(c) to replace any work or materials unsatisfactory to Beneficiary, within fifteen (15) calendar days after written notice from Beneficiary of such fact, which notice may be given to the Grantor by registered mail, sent to his last known address, or by

personal service of the same, (d) that work shall not cease on the construction of such improvements for any reason whatsoever for a period of fifteen (15)

The Trustee, upon presentation to it of an affidavit signed by calendar days. Beneficiary, setting forth facts showing a default by Grantor under this numbered paragraph, is authorized to accept as true and conclusive all facts and statements therein, and to act thereon

hereunder.

7. Not to remove or demolish any building or improvement

payment snan, unless made good prior to the due date of the next such payment (constitute an event of default under this Deed of 116 VUGG18: nTo comply with all laws; ordinances, regulations, covenants,

3. In the event that any payment or portion thereof is not paid. 9. To provide and maintain insurance against loss by fire and amounts and for such periods as may be required by the Beneficiary, with loss payable to the Beneficiary and Grantor, as their interests may appear, and to deliver all policies to Beneficiary, which delivery shall constitute an assignment to Beneficiary of all

return premiums.

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10. To appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustee; and should Beneficiary or Trustee elect to of also appear in or defend any such action or proceeding, to pay all costs and expenses, including cost of evidence of title and attorney's fees in a reasonable sum incurred by Beneficiary or Trustee.

2011. To pay at least 10 days before delinquency all assessments a upon water company stock, and all rents, assessments and charges for water, appurtenant to or used in connection with said property, to pay, when due, all encumbrances, charges, and liens with interest, on said property or any part thereof, which at any time appear to be prior or superior hereto; to pay all costs, fees, and expenses of this Deed of Trust.

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12. To pay immediately and without demand all sums expended hereunder by Beneficiary of Trustee, with interest from date of expenditure at the rate provided on the principal debt, and the repayment thereof shall be secured hereby.

13. To do all acts and make all payments required of Grantor and of the owner of the property to make said note and this Deed

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of Trust eligible for insurance by Beneficiary under the provisions of the National Housing Act and amendments thereto, and agrees 600 + 10 + 10 + 500 d not to do, or cause or suffer to be done, any act which will void Buch insurance during the existence of this Deed of Trust.

It is Mutually Agreed that:

14 Should Grantor fail to make any payment or to do any act as herein provided, then Beneficiary or Trustee, but without obligation so to do and without notice to or demand upon Grantor and without releasing Grantor from any obligation hereof, may Make or do the same in such manner and to such extent as either since may deem necessary to protect the security hereof, Beneficiary or Trustee being authorized to enter upon the property for such purposes, commence, appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustee, pay, purchase, contest, or compromise any encumbrance, charge, or lien which in the judgment of either appears to be prior or superior hereto; and in exercising any such powers, incur any liability, expend whatever amounts in its absolute discretion it may deem necessary therefor, including costs of evidence of title, employ counsel, and pay his

Should the property or any part thereof be taken or damaged by reason of any public improvement or condemnation and the proceeding; or damaged by fire; or earthquake; or in any other democratic connection with such taking or damage. All such compensation, and an awards, damages, rights of action and proceeds, including the awards, damages, rights of action and proceeds, more affecting said, proceeds of any policies of fire and other insurance affecting said, and the proceeds of any policies of fire and other insurance affecting said, and the proceeds of any policies of the proceeds of the policies of the proceeds of the property, are hereby assigned to Beneficiary, who may after deducting therefrom all its expenses, including attorney's fees, release any moneys so received by it or apply the same on any indebtedness secured hereby. Grantor agrees to execute such further

assignments of any compensation, award, damage, and rights of action and proceeds as Beneficiary or Trustee may require.

By accepting payment of any sum secured hereby after its due date, Beneficiary does not waive its right either to require prompt payment when due of all other sums so secured or to declare default for failure to pay, and scaled the same as pol/s

to the known in bo the individual area thad in and who experted At any time and from time to time upon written request of Beneficiary, payment of its fees and presentation of this Deed of Nra Trust and the note for endorsement (in case of full reconveyance, for cancellation and retention), without affecting the liability of any person for the payment of the indebtedness Trustee may (a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or jother agreement affecting this Deed of autor Trust or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property.

The Grantee in any reconveyance may be described as the with: "person of persons legally entitled thereto," and the recitals therein

of any matters or facts shall be conclusive proof of the truthfulness

18. As additional security, Grantor hereby assigns to perparent Beneficiary during the continuance of these trusts all rents, issues. royalties, and profits of the property affected by this Deed of Trust and of any personal property located thereon Until Grantor shall default in the payment of any indebtedness secured hereby or in the performance of any agreement hereunder, Grantor shall have the performance of any agreement hereunder, Orantor shall have the right to collect all such rents, issues, royalties, and profits earned prior to default as they become due and payable used Linguist increasing and Linguist as abbouted will be openhaged as playable named, and more post the France, batern named shall be an another and the state and some set the state and the sta

19. Upon any default, Beneficiary may at any time without notice, either in person, by agent, or by a receiver to be appointed by a court, and without regard to the adequacy of any security for by a court, and without regard to the autyparty of any security to the indebtedness hereby secured, enter upon any take posession of said property or any part thereof, in his own name sue for or otherwise collect such rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees, upon any indebtedness secured hereby, and in such order as Beneficiary may determine. The entering upon and taking possession of said property, the collection of such rents, issues and profits and the application thereof as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant

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20 Upon default by Grantor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, or should this Deed and said note not be eligible for insurance under the National Housing Act within three the date hereof (written statement of any officer of the Department of Housing and Urban Development or authorized agent of the Secretary of Housing and Urban Development dated subsequent Proceeding; or damaged by fire; or earthquake; or in any other defines should the commitment of the Department of Housing and Urban manner; Beneficiary shall be entitled to all compensation, awards to be and other navments or relief therefor; and shall be entitled at its restriction bevelopment to insure this loan cease to be in full force and effect for any reason whatsoever, Beneficiary may declare all sums of this Deed of Trust, declining to insure said note and this Deed of and other payments or relief therefor, and shall be entitled at its rate for any reason whatsoever. Beneficiary may declare all sums of written declaration of default and demand for sale, and of of written declaration of default and demand for sale, and of written notice of default and of election to cause the property to be sold, which notice Trustee shall cause to be duly filed for record. Beneficiary shall also deposit with Trustee this Deed of Trust, the note and all documents evidencing expenditures secured hereby Notwithstanding the foregoing, this option may not be exercised by the Beneficiary when the ineligibility for insurance under the National Housing Act is due to the Beneficiary's failure

to remit the mortgage insurance premium to the Department of Housing and Urban Development

After the lapse of such time as may then be required by law following the recordation of said notice of default, and notice of sale having been given as then required by law, Trustee, without demand on Grantor, shall sell said property at the time and place fixed by it in said notice of sale, either as a whole or in separate parcels, and in such order as it may determine (but subject to any statutory right of Grantor to direct the order in which such property, if consisting of several known lots or parcels, shall be sold), at public auction to the highest bidder for cash in lawful money of the United States, payable at time of sale. Trustee may postpone sale of all or any portion of said property by public announcement at such time and place of sale, and from time to time thereafter may postpone the sale by public announcement at the time fixed by the preceding postponement. Trustee shall deliver to the purchaser its Deed conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in this Deed of any matters or facts shall be conclusive proof of the truthfulnness thereof. Any person, including Grantor, or Beneficiary, may purchase at the sale. After deducting all costs, fces, and expenses of Trustee and of this trust, including cost of title evidence and reasonable attorney's fees, in connection with sale, Trustee shall apply the proceeds of sale to the payment of all sums expended under the terms hereof not then repaid, with accrued interestiat the rate provided on the principal debt; all other sums then secured hereby; and the remainder, if any; to the person or

persons legally entitled thereto; 21

22: BBeneficiary may, from time to time, as provided by statute, appoint another Trustee in place and instead of Trustee herein Page 3 of 4 pages

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named, and thereupon the Trustee herein named shall be discharged and Trustee so appointed shall be substituted as Trustee hereunder with the same effect as if originally named Trustee hereunder with the same effect as if originally named Trustee herein, contex all same there there there are such to be such that there is a such to be a such to be

23. This Deed of Trust shall inure to and bind the heirs. 13 (196 legatees, devisees, administrators, executors, successors, and assigns of the parties hereto. All obligations of Grantor hereunder are joint of the parties hereio. All congations of orlands networker and solution and several. The term "Beneficiary" shall mean the owner and holder, including pledgees, of the note secured hereby, whether or not named as Beneficiary herein.

0 24. Trustee accepts this Trust when this Deed of Trust, duly 24. Trustee accepts this I rust when this Deed of Trust, duly executed and acknowledged, is made public record as provided by law! Trustee is not oblighted to notify any party hereto of pending in nue in white Marce for the provided to notify any party hereto of pending where MIKAELFUJ. JOHNSON in a laces Signature of Grantor. State of Oregon using the assister size section of pending to the County of the provide the section of the pending to the pending County of the perdiction of the pending to the pending to the pending the pending to the pending the pending to the pending to the pending county of the pending the pending to t

Person for the navative of the indeficiences (Tratee may (e) consent (Compt. of Marwark) 2 (22) is of and projecting (b) provide Orace of OleBourgene of desires are rectinged a separative rate I, the undersigned, Parela 1157 Spencer reputators is List and the noise of the individual of the noise noise and the second and the noise of the second and the theory of the second and the theory of the second and the second to me known to be the individual described in and who executed the within instrument; and acknowledged that he acciant generation, is not signed and sealed the same as

Notary Public in and for the State of Oregon Notary Public in and f

To: Trustee: Setup. To the provide the setup. To be used only when note has been paid. ola The undersigned is the legal owner and holder of the note and all other indebtedness secured by the within Deed of Trust. Said note, been fully paid and satisfied; and you are hereby requested and of said Deed of Trust, to cancel said note above mentioned, and all together with all other indebtedness secured by said Deed of Trust, tdirected on payment to you of any sums owing to you under the to lother evidences of indebtedness secured by said Deed of Trust deli (reconvey, without warranty; to the parties designated by the terms 15. Should the property or any periotherroit of interver

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989 3 01 4 Dece sale under any other Deed of Trust or of any action or proceeding in which Grantor, Beneficiary, or Trustee shall be a party, unless brought by Trustee." (" finne and an out a party

169 25. The term "Deed of Trust," as used herein, shall mean the same as, and be synonymous with; the term "Trust Deed," as used in the laws of Oregon relating to Deeds of Trust and Trust Deeds. Whenever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders, the second state of any Bender shart of appreads

26. As used in this Deed of Trust and in the note, "attorney's fees" shall include attorney's fees, if any, which shall be awarded by 1.1 an Appellate Court. the burgers in the course of the backet of the second second second second second second second second second s

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free and voluntary act and deed, for the uses and purposes

inerein mentioneo. Given under my hand and official seal the day and year last above written. My commission expires 8-16-92

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Page 4 of 4 pages

STATE OF OREGON

THA NO. 431:2232569-748

LN 1383219 SCHOECK

14349

RIDER TO DEED OF TRUST

This RIDER TO DEED OF TRUST is attached to and made a part of that DEED OF TRUST

dated	$\langle \rangle$	911	19, <u>88</u>	, betwe	en				
		ТМ	KAEL J. J	OHNSON					
	GRANTOR	т	S. BANK O		TON. NAT	IONAL A	SSOCIATI	DN	
	TRUSTEE.		S. BANCOR						
	BENEFICI	ARY		I TORIGA	the of the state of the other and the other				<u>.</u>

1. Paragraph 1 which reads as follows, is deleted:

"Privilege is reserved to pay the debt in whole, or in an amount equal to one or more monthly payments on the principal that are next due on the note, on the first day of any month prior to maturity: Provided, however, That written notice of an intention to exercise such privilege is given at least thirty (30) days prior to prepayment."

2. Paragraph 1 is amended to read as follows:

"Privilege is reserved to pay the debt, in whole or in part, on any instalment due date."

3. The following paragraph is added to the Deed of Trust following paragraph 19.

The beneficiary shall, with the prior approval of the Federal Housing Commissioner, or his designee, declare all sums secured by this deed of trust to be immediately due and payable if all or part of the property is sold or otherwise transferred (other than by devise, descent or operation of law) by the grantor, pursuant to a contract of sale executed not later than <u>12</u> months after the date on which this deed of trust is endorsed for insurance, to a purchaser whose credit has not been approved in accordance with the requirements of the Commissioner.

Mikael J. Johnson

Use with Oregon HUD-92169-T.1 (5/85 Edition) (One-Time MIP)

ADDENDUM TO DEED OF TRUST

00322 (Rev. 4/88) SFMP 9A

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Single-Family Mortgage Program Oregon Housing Agency State of Oregon

Mikael J. Johnsoborrower

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The Lender intends to assign its rights under the attached Deed of Trust to the Oregon (Housing Agency, State of Oregon (the "Housing Agency"). In the oregon, the Housing Agency accepts such assignment, the rights and obligations of the parties to the attached Deed of Trust are expressly made subject to this Addendum. In the event of any conflict between the provisions of this I this Addendum and the provisions of the Deed of Trust or Note, the provisions of this is the provisions of the Deed of Luss out

Fold Asiolong as othis mortgage of sthelds by the Housing Agency, or its successors Wollcorlassigns the Lender Dmay declare all sums secured by this mortgage to be immediately due and payable if:

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The Borrowar agrees that no future advances will be made under this Deed

(ii) who has had a present ownership interest in a principal couque loss denced during lany part of the three-year period ending on coursined intheudateq of inther sales or utransfer, allo as provided in Section LUG BOLLONGII43(d:)Ganda (d:) (2:) of the Internal Revenue Code (except that the language "100 percent" shall be substituted for "95 percent or

Lada scious more where the latter appears in Section 143(d)(1); or execution of the montgage, and are deemed to include the implementing Statilij) at anoacquisition.cost/which isogreater than 90 percent of the average area purchase price (greater than 110 percent for

geons accountingeted area residences), all as provided in Section 143(e) qizcleziou and;(d)(2)zofictheisInfernaloRevenue Code; or coubjisics with the of any credit which may properly be dilocated to the sorrower in the super (iv) whose household income exceeds that established by the Housing swonucz sks Agency under its happlicable aregulations for aprogram aguidelines bloxige su inceffects on thesdate of the sale for transfer; for co uses entry Yosuch seemas up oplidation to invest any funds to de to incluse of shere of alls were occupy, the sproperty endescribed of the mortgage bsus without a prior suwritten a consents of a them Lender wor sits successors for sug assigns described at the beginningoof this Addendum; or described in cure outstanding balance on the Mote, the Mote will be considered discrerged Con Borrower, comits for misrepresents addact that is material with respect sqasuto the provisions of isSection 61436 of othesUnternal Revenue Code in an beimeapplicationsfor this montgages gizcustae of the independence at of in applied against the final payment of principal on the Note, whather such and will distribute such credits among lits borrowers in compliance with said Section. The amount of any credit to be made to the Borrower will be Agency will periodically decermine the overall amounts subject to credit 2. As provided in Section 143(g) of the <u>internal Revenue Coce</u>, the Housing 00359F(**Gen**: 14/88)lected to creditated its <u>porrevers rainer</u> then the united SEMD Bytes Treasury centain amounts which may become available. The Housing HESSH

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STATE OF OREGON SS County of Klamath

On <u>all</u>, 19<u>8%</u>, before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named <u>Mikael 5. Johnson</u>, known to me to be the identical individual described in and who executed the within instrument and acknowledged to me

executed the same freely and that ۴ ۴ voluntarily.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed by official seal this day and year last above written.

amelatsrence

Notary Public Oin and for said County and State My Commission expires: 8-16-92

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After recording, mail to:

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SPE

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OTAR PUB CS(Seal)

U.S. BANCORP MORTGAGE COMPANY

555 SW Oak PL-5 0311

Portland, OR 97204

Attn: Tess Schoeck

LN 1383219

STATE OF OREGON: COUNTY OF KLAMATH: SS.

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