69296	10-07-93410:57 Vol. <u>m93</u> Pag	r_26!
VA Form 23-5335c (Home Loan) Dec. 1976 Revised, Use Optional, Service 1010, Title 39, U.S.C. Acceptable to Fed- eral National Mortgagee Asso- ctation.	THIS LOAN IS NOT ASSUMABLE WITHOUT THE APPROVAL OF THE VETERANS ADMINISTRATION OR ITS AUTHORIZED AGENT.	OREGON
	TRUST DEED	

THIS TRUST DEED, made this ____ 30th day of September 1993 , between John E. Babcock and Sammi L. Babcock , husband and wife

. as GRANTOR, Aspen Title & Escrow, Inc.

Plaza Mortgage, Inc., an Oregon Corporation

WITNESSETH: Grantor Interocably GRANTS, BARGAINS, SELLS, and CONVEYS, to TRUSTEE IN TRUST, WITH POWER OF SALE, the property in Klamath County, Oregon, described as:

> Lot 7, Block 2, BEL-AIRE GARDENS, in the County of Klamath, State of Oregon.

SEE VA ASSUMPTION ADDENDUM ATTACHED HERETO AND MADE A PART HEREOF FOR ADDITIONAL TERMS, COVENANTS AND CONDITIONS OF THIS SECURITY AGREEMENT.

SEE ADJUSTABLE RATE RIDER ATTACHED HERETO AND MADE A PART HEREOF.

which said described real property is not currently being used for agricultural, timber or grazing purposes, together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or heresiter appendixing, and the rents, issues and profits thereof, SUBJECT, HOWEVER, to the right, power, and authority hereinster given to and conferred up-on Beneficiary to collect and apply such rents, issues, and profits; and all factures now or heresiter attached to or used in conterted up-with said real estate, and in addition thereto the following described household appliances, which are, and shall be deemed to be, fac-tures and a part of the reality, and are a portion of the security for the indebtedness herein mentioned:

Range/Oven, Dishwasher, Garbage Disposal,

AFTER RECORDING RETURN TO: Plaza Mortgage 1744 East McAndrews Medford, OR 97501

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, as TRUSTEE,

...... as BENEFICIARY.

ZACEST

1. Privilege is reserved to propay at any time, without premium or fee, the entire indebtedness or any part thereof not isses than the emount of one installment, or one hundred dollars (\$100), whichever is less. Prepayment in this shall be credited on the date re-ceived. Partial prepayment, other than on an installment due date, need not be credited until the next tokowing installment due date or thirty days after such prepayment, whichever is earlier.

2. Grantor agrees to pay to Beneficiary as trustee (under the terms of this trust as herehalter stated) in addition to the monthly payments of principal and interest payable under the terms of said note, on the first day of each month unit said note is hely paid, the following sums:

(a) An installment of the ground rents, if any, and of the taxes and special assessments levied or to be levied against the premises covered by this Trust Deed; and an installment of the premium or premiuma that will become due and payable to renew the insurance on the premises covered hereby against loss by fire or such other hazerd as may be required by Beneficiary in amounts and in a company or companies satisfactory to the Beneficiary; Grantor agreeing to deliver promptly to Beneficiary in amounts and in a company or companies satisfactory to the Beneficiary; Grantor agreeing to deliver promptly to Beneficiary in amounts and in a company or companies satisfactory to the Beneficiary; Grantor agreeing to deliver promptly to Beneficiary all bills and notices therefor. Such installments shall be equal respectively to one-tweith (1/12) of the annual ground rent, if any, plus the estimated premium or premiums for such installments alwaed paid therefor, divided by the number of months that are to elapse before one month prior to the date when such premium or premiums and taxes and assessments will become delinquent. Beneficiary shall hold such monthy payments in trust to pay such ground rents, premium or premium, and taxes and special assessments before the same become delinquent.
(b) The aggregate of the amounts payable pursuant to subparagraph (a) and those payable on the note secured hereby, shall be paid in a single payment each month, to be applied to the following items in the order stated:

(i) ground rents, taxes, special assessments, fire and other hazerd insurance premiums;
(ii) interest on the note secured hereby;

(I) ground rents, taxes, special assessm
 (II) interest on the note secured hereby;

Any

(III) amortization of the principal of seld note.
(III) amortization of the principal of seld note.
Any deficiency in the amount of any such aggregate monthly payment shall, unless paid prior to the due date of the next such payment, constitute an event of default under this Trust Deed.

such payment, constitute an event of default under this Trust Deed. 3. If the total of the payments made under (a) of paragraph 2 preceding shall exceed the amount of payments actually made by Beneficiary as trustee for ground rents, taxes or assessments, or insurance premiums, as the case may be, such excess may be released, applied on any indebtedness secured hereby, or be cradited by Beneficiary as trustee on subsequent payments to be made by Grantor for such items. If, however, such monthly payments shall not be sufficient to pay such items when the same shall become due and payable, then Grantor shall pay to Beneficiary as trustee any amount necessary to make up the deficiency which thirty (30) days after written notice from the Beneficiary stating the amount of the deficiency, which notice may be given by mail. If at any time Grantor shall tender to Beneficiary, in accordance with the provisions hereof, full payment of the actuates secured hereby, Beneficiary as trustee shall, in computing the amount of the indebtedness, credit to the account of Grantor any credit balance remaining under the provisions of (a) of paragraph 2 hereof. If there shall be a default under any of the provisions of this Trust Deed and thereafter a cale of the premises in accordance with the provisions hereof, or if the Beneficiary acquires the property otherwise after default, Beneficiary as trustee shall, and credit of Grantor under (a) of paragraph 2 precedings, or at the time the property is otherwise acquired, the balance to the principal then remaining unpaid on said note. 4. At Beneficiary's option, Grantor will pay a "late charge" not exceeding four per centum (4%) of any instalment when paid more than fifteen (15) days after the due date thereof to cover the extra expense involved in handing definquent payments, but such "late charge" shall not be payable out of the proceeds of any sale mede to satisfy the indebtedness secured hereby. To Protect the Security of This Trust Deed, Grantor Agrees:

Charge shall not be payable out of the process of any sam makes to are sufficient to dischargo the entire indebtedness and all proper costs To Protect the Security of This Trust Deed, Grantor Agrees: 5. To protect, preserve and maintain said property in good condi-tion and repair, not to remove or demolish any building or improve-ment thereon; not to commit or permit any waste of said property. 6. To complete or restore promptly and in good and workmaniske manner any building or improvement which may be constructed, dam-aged, 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 to pursue same with reasonable diligence to completion in accordance with plans and specifications satisfactory to Beneficiary, and (b) to allow Beneficiary, to inspect said property at all times dur-ing construction. The Trustee, upon presentation to it of an affidavit signed by Beneficiary, setting forth facts showing a default by Grant-or under this numbered paragraph, is authorized to accept as true and conclusive all facts and statements therein, and to act thereoon hereunder.

or under this numbered paragraph, is authorized to accept as true and conclusive all facts and statements therein, and to act thereon hereunder. 7. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property. 7. To provide and maintain hazard insurance, of such type or types and amounts as Beneficiary may from time to time reguine, on the improvements now or hereafter on said premises, and except under (a) of paragraph 2 hereof, to pay promptly when due any pre-niums therefor; and to deliver all premiums therefor; and to deliver all policies with loss payable to Beneficiary, which delivery shall constitute an assignment to Beneficiary of all return premiums. The amount collected under any fire or other insurance policy may be applied by Beneficiary upon any indebtedness secured hereby and in such order as Beneficiary may determine, or at option of Beneficiary, the entire amount so collected, or any part thereof, may be released to Grantar. Such application or release shall not cure or walve any default or notice of default hereunder or invalid-ate any act done pursuant to such notice. 9. To keep said premises free from machanics' liens and to pay assessments and other charges become past due or such taxes, assessments and other charges become past due or such taxes, assessments and other charges payable by Grantor, should the Grantor fall to make payment of any taxes, assessments, insurance premiums, Hens or othy rcharges payable by Grantor, either by direct payment or by providing Beneficiary with hands with which to make such payment, Beneficiary may, et its option, make payment thereof, and the camount so paid, with interest at the rate of the the obligations added to and become a part of the debt secured by this Trust Deed, without waiver of any rights anising from breach of any dat the grantor, either by direct payment or be ray eight on breach of any of the covenants hereof and for such ages described, as well as the Grantor, eight be bound to the

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the payment of the obligation herein described, and all such pay-ments shall be immediately due and payable without notice, and the nonpayment thereof shall, at the option of the Beneficiary, render all sums secured by this Trust Deed immediately due and payable and constitute a breach of this Trust Deed. 10. To pay all costs, fees and expenses of this trust, in-cluding the cost of title search as well as the other costs and expenses of the Trustee incurred in connection with or in en-forcing this obligation, and trustees and attorney's fees actually incurred. Incurrent

Incomed.
11. To appear in and iddites and arcinney's rees actuasy incomed.
11. To appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of Benefickary, or Trustee; and to pay all costs and expenses, including cost of evidence of title and attorney's fees in a reasonable sum to be fixed by the Court, in any such action or proceeding in which Beneficiary to foreclose this Trust Deed.
12. To pay at least ten (10) days before delinquency all assessments upon water company stock, and all rents, assessments upon water company stock, and all rents, assessments and charges for water, appurtanent to or used in connection with said property; to psy, when due, all encumbrances, charges and lians with interest, on said property or any part thereof, which at any time appoar to be prior or super-lor hereic; to pay all reasonable costs, fees, and expenses of this Trust. of this Trust.

ior hereto; to pay all reasonable costs, teec, and expenses of this Trust. 13. Should Grantor fail to make any payment or to do any act as herein provided, then Beneficiary or Trustee, but with-out obligation so to do and without notice to or demand upon Grantor and without releasing Grantor from any obligation here-of, may. Make or do the same in such manner and to such extent as either may deem nocessary to protect the security hereof, Beneficiary or Trustee being authorized to enter upon the property for such purposes; commence, appear in and de-fend any action or proceeding purporting to attect the security hereof or the rights or powers of Beneficiary or Trustee; pay, purchase, contest, or compromise any encumbrance, charge or lien which reasonably appears to be prior or superior hereto; and in exercising any such powers, incur any Estility, expend whatever amounts are reasonably necessary therefor, includ-ing cost of evidence of thie, and reasonable counsel fees. 14. To pay within thirty (30) days after demand as sums property expended hereunder by Beneficiary or Trustee, with interest from date of expenditure at the rate provided for in the principal indebtechess, and the repayment thereof shall be secured hereby. 15. Granter agrees to do all acts and make all payments

the principal Indebtedness, and the repayment thereof shall be secured hareby. 15. Grantor egrees to do all acts and make all payments required of Grantor and of the owner of the property to make said note and this Trust Deed eligible for guaranty or insur-ance under the provisions of Chapter 37, Tile 38, United States Code, and agrees not to do, or cause or suffer to be dona, any act which will void such guaranty or insurance during the existence of this Trust Deed.

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IT IS MUTUALLY AGREED THAT:

IT IS MUTUALLY AGREED THAT: 16. Should the property or any past thereof be taken or damaged by reason of any public improvement or condemnation proceeding, or damaged by fire, or cartinguake, or in any other memore, Bene-fickary shall be entitled to all compensation, awards, and other pay-ments or relief therefor, and shall be entitled at its option to com-mence, sppear in and prosecute in its own name, any action or pro-ceedings, or to make any compromise or settlement, in connection with such taking or damage. All such compensation, awards, dam-ages, rights of action and proceeds, including the proceeds of any policies of fire and other insurance affecting said property, are here-by assigned to Beneficiary, who may after deducting therefrom all its expenses, including reasonable attorney's fees, apply any moneys so received by it, at its option, either to the restoration of the dam-aged premises or to the reduction of the indebtedness. Grantor agrees to execute such further assignments of any compensation, award, damage, and right of action and proceeds as Beneficiary or Trustee may require.

agrees to execute such further assignments of any compensation, award, damage, and right of action and proceeds as Beneficiary or Trustee may require. 17. That upon the request of the Beneficiary the Grantor shall execute and deliver a supplemental note or notes for the sum or sums advanced by the Beneficiary for the aiteration, modernization, improvement, maintenance, cr repair of said premises, for taxes or assessments against the same and for any other purpose author-ized hereunder. Said note or notes shall be secured hereby on a parity with and as fully as if the advance evidenced thereby were included in the note first described above. Said aupplemental note or notes shall be ar interest at the rate provided for in the principal indebtedness and shall be payable in approximately equal monthly payments for such period as may be agreed upon by the Beneficiary and Grantor. Failing to agree on the maturity, the whole of the sum or sums so advanced shall be due and payable thirty (30) days after demand by the Beneficiary. In no event shall the maturity extend beyond the ultimate maturity of the note first described above. 18. 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 so to pay. 19. That the lien of this instrument shall remain in full force and effect during any postponement or each ender to comp

declare default for tailure so to pay. 19. That the lien of this instrument shall remain in full force and effect during any postponement or extension of the time of payment of the indebtedness or any part thereof secured hereby. 20. Should proceedings be instituted to register title of said property under any Land Title Law, Grantor will pay upon demand all sums expended by Trustee or Beneficiary, including reasonable attorney's fees, and forthwith deliver to Beneficiary all evidence of title. ଥ୍ୟ title. 21. ୧୮

all sums expended by Trustee or Beneficiary, Including reasonable attorney's fees, and forthwith deliver to Beneficiary all evidence of title. 21. At any time and from time to time upon written request of Beneficiary, payment of its fees and presentation of this Trust Deed and the note for endorsement (in case of full reconveyance, for cancellation and retention), without affecting the liability of any per-son for the payment of the indebtedness, Trustee may (a) consent to the making of any map or plat of said property. (b) join in grant-ing any essement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this Trust Deed or the lien or charge thereof; (d) recorvey, without warranty, all or any part of the property. The Grantee in any reconveyance may be described as the "person or parsons legally entitled therato," and the recitals therein of any matters or facts shall be conclusive proof of the truthfuness thereof. Trustee's fees for any cf the services mentioned in this paragraph shall be \$5. 22. As additional security, Grantor hereby assigns to Beneficiary during the continuance of these trusts, all rents, issues, royalties, and profits of the property affected by this Deed and of any per-sonal 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 default as aforecaid, Grantor's right to collect any pay able, save and excepting rents, issues, or invalities, and profits arising or accuring by reason of any oil, gas, or mineral lease of said property. If Grantor shall default as aforecaid, Grantor's right to collect any such monays shall cease and Bene-ficiary shall have the right, with or without taking possesion of the property affected hereby, to collect all rents, royalities, issues, and profits. Failure or otherwise collect the same. Nothing herein contained shall be, or be construed to be, an affirmation by Geneficiary of any tenancy, lease or o

order as benearcary may cetermine. 24. The entering upon and taking possession of said property, the collection of such rents, issues, and profits or the proceeds of fire and other insurance policies, or compensation or awards for any taking or damage to the property, and the application or release thereof as aforesaid, shall not cure or wake any default or notice of default hersunder or invalidate any act done pursuant to such notice.

notice. 25. Upon default by Grantor in payment of any indebicdness persured hereby or in performance of any agreement hereunder. Beneficiary may declare all sums secured hereby immediately due and payable by delivery to Trustee of written notice of default

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and elaction to sell the trust property, which notice Trustee shall cause to be duly field for record. If Beneficiary deaters said proper-ty to be sold, it shall deposit with Trustee this Trust Deed and all promiseory notice and documents evidencing expenditures secured hereby, whereupon the Trustee shall fix the time and place of sale and olve notice thereof as then remained by law

by to be sold, it shall deposit with Thelenanty Deares Said proper-ty to be sold, it shall deposit with Thelenanty Deares Said proper-and give notice thereof as their required by law. 28. If after default and prior to the time and date set by the Trustee for the Trustee's sale, the Grantor or other person so phylieged by ORS 60.760 pays the emite amount then due under the terms of this Trust Deed and the obligation secured thereby, other than such portion of the principal as would not then be due had no default occurred, the Grantor or other per-son making such payment shall also pay to the Bennficiary all of Beneficiary's costs and expenses incurred up to said time in enforcing the terms of the obligation, including Trustee's and attorney's fees not exceeding \$50 H actually incurred. 27. After the lapse of such time as may then be required by law following the recordation of said notice of sale, atther as a whole or in separate parcels, and in such order as it may determine, at public auction to the highest bidder for cash in lawfall money of the United States, payable at the time of sale. Trustee shall see the deliver to the purchaser its deed in form as required by its con-veying the property so sold, but without any covenant or warran-ty, express or implied. The recitais in this Trust Deed of any met-ters or facts shall be conclusive proof of the truthfulmess thereed Any_person, excluding the proceeds of sale to pervise of of the truthfulmess thereed Any_person, excluding a reasonable charge by the Trustee; (2) to the obligation secured by this Trust Deed; (3) to all persons having recorded liens subsequent to the interest of the Trustee; (2) to the obligation secured by this Trust Deed; (3) to all persons having recorded liens subsequent to the interest of the Trustee; (2) to the obligation secured by this Trust Deed; (3) to all persons having recorded liens subsequent to the interest of the Trustee; (2) to the obligation secured by this Trust Deed; (3) to all persons having recorded liens subsequ

30. (a) The waives by Trustee or Beneficiary of any de-fault of Grantor under this Trust Deed shall not be or be deemed to be a waiver of any other or similar defaulte subfault of G

desmed to be a waiver of any other or similar defaulta sub-sequently occurring. (b) The pleading of any statute of limitations as a de-fense to any and all obligations secured by this Trust Deed is hareby waived, to the full extent permissible by law. 31. (a) In addition to any of the powers or remeckes con-ferred upon the Trustee and the Beneficiary or either of them under this instrument, the Trustee and Beneficiary jointly, or either, may bring an action in the proper court for the fore-closure of this instrument as a mortgage, upon default, and upon proper proof obtain all the remecles in such action that are given by any statute or other law of the State of Oregon. (b) No power or remedy berein conferred is exclusive of, or sheal prejudice any other power or remedy of Trustee or Ben-eficiary.

or snear preparate any efficiency of any power or remedy on one or more occasions shall not exclude the future exercise thereof from time to time upon the conditions prescribed herein or by operation of

kw. 32. If a final decree in favor of plaintiff is entered in a suit brought to foreclose this Trust Deed, it may include a reason-able attorney fee as provided in the note secured hereby, but not in excess of the amount actually paid or unconditionally included by the second details.

able attorney fee as provided in the note secured hereby, but not in excess of the amount actually paid or unconditionally incurred by the proper plaintiffs. 33. This Trust Deed shall have to and blind the here, lega-tees, devises, administrators, executors, successors, and ss-signs of the parties hereto. All obligations of the Granter here-under are joint and several. The term "Beneficiery" shall mean the owner and holder, including pledgees of the indebtechees secured hereby, whether or not named as Geneficiary herein, and whether by operation of isw or otherwise. Whenever used, the singular number shall include the plural the plural the singular, and the use of any gender shall include all genders. 34. Trustee accepts this Trust when this Trust Deed, duly executed and acknowledged, is made a public record as pro-vided by isw. Trustee is not obligated to notify any parity here-to of panding sale under any other Trust Deed or of any action or proceeding in which Granter, Bareficiary or Trustee shall be a party, unless brought by Trustee. 35. If the indebtechees secured hereby be guaranteed or in-sured under Thile 36, United States Code, such Title and Regula-tions have differender and in effect on the date hereof shall poy-em the rights, cuiles and Kabilities of the parties hereto, and eny provisions of this or other instruments executed in connection with asid indebtecheese which are inconsistent with said Title and Regulations are bready as the construed according to the laws of the State of Oregon.

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26057 IN WITNESS WHEREOF, said Grantor has hereinto set his hand and sets the day test year last above writen. (XEAL) CEAU STATE OF OREGON. 2 SS. COUNTY OF Klamath and acknowledged the foregoing instrument to be voluntary act and deed. Before me: their anna an (SEAL) Netary 0 1211111 ----. . My commission explose: 20 sHO 7 N REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee. TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing Trust Deed. All sums secured by said Trust Deed have been fully paid and satisfied. You are hereby directed, on payment to you of any sums owing to you under the tarms of said Trust Deed or pursuant to statute, to cancel all evidences of indebtedness secured by said Trust Deed (which are delivered to you herewith together with cald Trust Deed) and to reconvey, without warranty, to the parties designated by the terms of said Trust Deed the estate now held by you under the same. Mail reconveyance and documents to ____ Dated Beneficiary. Do not lose or destroy this Trust Deed CR THE NOTE which it secures. Both must be delivered to the Trustee for cancellation before reconvegence will be made. RB SU Page 4 of 4 30-31-9301121 P(10/67) U(10/5/87) F2369.CTT (01/89)

	[LH243047	1096-31-3301121
VA HOME LOAN ASSUMPT TO DEED OF TRUST / M	fion Rider Ortgage	
This VA Loan Assumption Rider is made this <u>30th</u> day of <u>September</u> Deed of Trust / Mortgage, (the "Security Instrument") of the same date, by and between Babcock . husband and wife	<u>1993</u> and a con <u>John E. Babcock</u>	mends the provisions of the and Sammi L
and <u>Pleza Mortgage. Inc., an Oregon Corporation</u> The Beneficiary / Mortgagee, as follows: Adds the following provisions:		the Trustors / Mortgegore,

WA LOAN NO.

26054

Berger

THIS LOAN IS NOT ASSUMABLE WITHOUT THE APPROVAL OF THE U.S. DEPARTMENT OF VETERANS AFFAIRS OR ITS AUTHORIZED AGENT.

This loan is immediately due and payable upon transfer of the property securing such loan to any transferee, unless the acceptability of the assumption of the loan is established pursuant to section 1817A of chapter 37, title 38, United States Code.

- A. Funding Fee. A fee equal to one-half of 1 percent of the balance of this loan as of the date of transfer of the property shall be payable at the time of transfer to the loan holder or its authorized agent, as trustee for the Secretary of Veterans Affairs. If the assumer fails to pay this fee at the time of transfer, the fee shall constitute an additional debt to that slready secured by this instrument, shall bear interest at the rate herein provided, and, at the option of the payee of the indebtedness hereby secured or any transferee thereof, shall be immediately due and payable. This fee is automatically waived if the assumer is exempt under the
- B. Processing Charge. Upon application for approval to allow assumption of this loan, a processing fee may be charged by the loan holder or its authorized agent for determining the creditworthiness of the assumer and subsequently revising the holder's ownership records when an approved transfer is completed. The amount of this charge shall not exceed the meximum established by the U.S. Department of Veterans Affairs for a loan to which section 1817A of chapter 37, itle 38, United States Code applies.
- C. Indemnity Liability. "If this obligation is assumed, then the assumer hereby agrees to assume all of the obligations of the veteran under the terms of the instruments creating and securing the loan, including the obligation of the veteran to indemnify the U.S. Department of Veterana Alfaka to the extent of any claim payment arising from the guaranty or insurance of the indebtedness created

IN WITNESS WHEREOF, Trustor/Montgagor has executed this VA Loan Assumption Rider. Signature of Trustor(s) / Mortgagor(s) 2 Bobrock Babcock John & Babcock STATE OF Oregon COUNTY OF Klamath \$3. On the lat day of Actober 1993 before me, a Notary Public in and for Klamath County, State of Oregon personally appeared John E. Babcock and Sammi L. Babcock, husband and wife named and who executed the foregoing instrument and acknowledged that they to me known to be the person(s) executed the same as their voluntary ect and My commission expires /_ 100 10 7 F4234 LMG (11/31)

36-31-9301121

ADJUSTABLE RATE RIDER



For use only with an Adjustable Rate Note secured by a Mortgage, Deed of Trust or Security Deed

THIS ADJUSTABLE RATE RIDER is made this <u>30th</u> day of <u>September</u> is incorporated into and shall be deemed to amend and supplement the Montgage. Deed of Trust or Security I date herewith, given by the undersigned ("Montgagor") to secure Montgagor's Adjustable Rate Note ("Note"). PLAZA MORTGAGE, INC., an Gregon Corporation	1993 and Deed ("Mortgage"), of even of even date herewish, to
covering the premises described in the Mortgage and located at 5625 Bel Aire Drive, Klamath I Oregon 97603	
Notwithstanding anything to the contrary set forth in the Mortgage, Mortgagor and Mortgagee hereby ac	ree to the following:

Under the note, the initial stated interest rate of <u>FIVE</u> per centum (5.00 %) per centum (5.00 %) rate changes, the equal monthly installiments of principal and interest also will be adjusted, as hereinafter described. When the interest instalkment will be in an amount necessary to fully amortize the unpaid principal balance of the Note, at the new adjusted interest rate, over the remaining term of the Note.

The first adjustment to the interest rate (if any adjustment is required) will be effective on the first day of <u>January</u> <u>1995</u>. (which date will not be less than twelve months nor more than eighteen months from the due date of the first installment payment under the Note), and thereafter each adjustment to the interest rate will be made effective on that day of each succeeding year during the term of the Montgage ("Change Date").

Each adjustment to the interest rate will be made based upon the following method of employing the weekly average yield on United States Treasury Securities adjusted to a constant maturity of one year ("Index"; the index is published in the Federal Reserve Bulletin and made available by the United States Treasury Department in Statistical Release H.15' (519)). As of each Change Date, it will be determined whether or not an interest rate adjustment must be made, and the amount of the new adjusted interest rate, if any, as follows:

- (a) The amount of the Index will be determined, using the most recently available figure, thirty (30)' days before the Change Date ("Current Index").
- (b) TWO percentage points (2.00 %; the "Margin") will be added to the Current index and the sum of this addition will be rounded to the nearest one-eighth of one percentage point (0.125%). The rounded sum of the Margin plus the Current index will be called the "Calculated Interest Rate" for each Change Date.
- (c) The Calculated Interest Rate will be compared to the Interest rate being earned immediately prior to the current Change Date (such Interest rate being called the "Existing Interest Rate"). Then, the new adjusted Interest rate, if any, will be determined as follows:

(i) If the Calculated Interest Rate is the same as the Existing Interest Rate, the interest rate will not change.

- (ii) If the difference between the Calculated Interest Rate and the Existing Interest Rate is less than or equal to one percentage point, the new adjusted interest rate will be equal to the Calculated Interest Rate (subject to the maximum allowable change over the term of the Note of five percentage points, in either direction, from the Initial Interest Rate.
- (iii) If the Calculated Interest Rate exceeds the Existing Interest Rate by more than one percentage point, the new adjusted interest rate will be equal to one percentage point higher than the Existing Interest Rate (subject to the 5% Cap).
- (iv) If the Calculated Interest Rate is less than the Existing Interest Rate by more than one percentage point, the new adjusted interest rate will be equal to one percentage point less than the Existing Interest Rate (subject to the 5% Cap).
 (d) Notwithstanding anything contained in this Adjustable Rate Rider. In no event will any new adjusted interest rate be more than
- five percentage (5%) points higher or lower, whichever is applicable, than the Initial Interest Rate. If any increase or decrease in the Existing Interest Rate would cause the new adjusted interest rate to exceed the 5% Cap, the new adjusted interest rate will be limited to five percentage (5%) points higher or lower, whichever is applicable, than the Initial Interest Rate.
- (e) Mortgagee will perform the functions required under Subparagraphs 3(a). (b) and (c) to determine the amount of the new adjusted rate, if any. Any such new adjusted interest rate will become effective on the Change Date and thereather will be deemed to be the Existing Interest Rate. The new Existing Interest Rate will remain in effect until the next Change Date on which the interest rate is adjusted.
- (i) The method set forth in this Paragraph 3 of this Adjustable Rate Rider for determining whether or not an adjustment must be made to the Existing Interest Rate incorporates the effects of the provisions of 24 CFR 203.49 (c) (1) and 234.79 (c) (1) which require that changes in the index in excess of one percentage point must be carried over for inclusion in adjustments to the Existing Interest Rate in subsequent years.
- (g) If the Index is no longer available, Mortgages will be required to use any index prescribed by the Department of Veterans Affairs Mortgages will notify Mortgager in writing of any such substitute index (giving all necessary information for Mortgager to obtain such index) and after the date of such notice the substitute index will be deemed to be the index hereunder.

(a) If the Existing Interest Rate changes on any Change Date, Mortgagee will recalculate the monthly instaliment payments of principal and interest to determine the amount which would be necessary to repay in full, on the maturity date, the unpaid principal balance will be deemed to be the amount due on such Change Date assuming there has been no default in any payment on the Note but that all prepayments on the Note have been taken into account), at the new Existing interest of any change in the Existing interest Rate and of the revised amount of the monthly instalment payments of principal above. Each Adjustment Notice will set forth (i) the date the Adjustment Notice is given, (ii) the Change Date, (iii) the new Existing interest Rate as adjusted on the Change Date, (iv) the amount of the adjustment Notice is given, (ii) the Change Date, (iv) the amount of the adjustment Notice is given, (ii) the Change payments, calculated as provided above. (v) the Current Index, (vi) the method of calculating the adjustment to the monthly instalment payments, and (viii) any other information which may be required by law from time to time.

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(b) Mortgager agrees to pay the adjusted monthly installment amount beginning on the first payment date which occurs at least thirty (30) days after Mortgagee has given the Adjustment Notice to Mortgager. Mortgager will continue to pay the adjusted monthly installment amount set forth in the last Adjustment Notice of given by Mortgages to Mortgagor until the first payment date which occurs at least thirty (30) days after Mortgagee has given a further Adjustment Notice to Mortgagor. Notwithstanding anything to the contrary contained in this Adjustable Rate Rider or the Mortgage, Mortgager will be releved of any obligation to pay, and Mortgagee will have forfeited its right to collect any <u>increase</u> in the monthly installment amount (caused by the recalculation of such amount under Subparagraph 4(a)) for any payment date occurring less than thirty (30) days after Mortgagee has given the

(c) Notwithstanding anything contained in this Adjustable Rate Rider. In the event that (i) the Existing Interest Rate was reduced on a Change Date, and (ii) Mortgagee failed to give the Adjustment Notice when required, and (iii) Mortgagor, consequently, has made any monthly installment payments in excess of the amount which would have been set forth in such Adjustment Notice ("Excess Payments"), then Mortgagor, at Mortgagor's sole option, may either (1) domand the return from Mortgagee (who for the purpose of this sentence will be deemed to be the mortgagee, or mortgagees, who received such Excess Payments, whether or not any such mortgagee subsequently assigned the Mortgage) of all or any portion of such Excess Payments, with interest thereon at a rate equal to the Index on the Change Date when the Existing Interest Rate was so reduced, from the date each such Excess Payment was made by Mortgagor to repayment, or (2) request that all or any portion of such Excess Payments, together with all interest thereon calculated as provided above, be applied as payments against principal.

Nothing contained in this Adjustable Rate Rider will permit Mortgages to accomplish an interest rate adjustment through an increase (or decrease) to the unpaid principal balance. Changes to the Existing Interest Rate may only be reflected through adjustment to Mortgagor's monthly installment payments of principal and interest, as provided for herein.

BY SIGNING BELOW, Mortgagor accepts and agrees to the terms and covenants contained in this Adjustable Rate Rider. 9. Bul John E. Babcock STATE OF OREGON COUNTY OF KLAMATH The foregoing instrument was acknowledged before me this 1/5day of [BABLOCK AND SAMMI WITNESS my hand and official seat. My commission expires **`O**_@2 00 المعاق 2, STATE OF COUNTY OF 112813 38. Thereby certify that this instrument was filed for record in my office at and is duly recorded in book page

Fees, \$

(Ooputy)

(Clerk and Recorded)

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