

## 36682 🦇

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and that the grantor will warrant and forever defers the same agains: all persons whomsoever.
The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)\* primarily for grantor's personal, ta nily or household purposes (see Important Notice below),
(b) for an organization, or (even if grantor if a natural person) are for business or commercial purposes.
This deed applies to, inures to the beneit of and binds all parties hereto, their heirs, legates, devises, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract

personal representatives, successors and assigns. The term beneficiary shall near the index the owner, including property of the construint secured hereby, whether or not named as a beneficiery herein. In construing this trust deed, it is under thood that the grantor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provision: hereol apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

\* IMPOLITANT NOTICE: Delete, by lining out, whiche ar warranty (a) or (b not applicable; if warranty (a) is applicable and the bere fictary is a cred as such word is defined in the Truth-in-Lending Art arc Regulation Z, beneficiary MUST comply with the Act and Regulation Ey making requ disclosures; for this purpose use Stevens-Ness form Vo. 1379, or equival if compliance with the Act is not required, disregard this notice. STATE OF Conc. 151-W, County of

by ....

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lining out, whiche er, warranty (a) or (b) is	BEN MENDED	7.21.111	
upplicable and the beneficiary is a creditor ruth-in-Lending Act and Regulation Z, the	d'alla	Minned	
Act and Regulation by making required	PAULA MENOLD		
evens-Ness Form No. 1319, cr equivalent. equired, disregard this police.			
ATE OF CALLED AND COUNTY of _		) ss.	
This instrument was acknow.		Novmeber	, <u> </u>
BEN MENOLD & PAULA MEN	ענוע	No color 21	
This instrument was acknown ROBEILT E. CAI	edged before me on	NOUPERAN 2	7, 19.7, <del>7</del> .,
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REQUEST FOR FULL LECO IVEYANCE (To be used only when obligations have been paid.)

., Trustee

TO: ... The undersigned is the legal owner and 'olde' of all indebted ass secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You letely are directed, on payment to you of any sums owing to you under the terms of the trust deed or pursuant to statute, to cancel all evid moes of indebted ass secured by the trust deed (which are delivered to you herewith together with the trust deed) and to reconvey, without warranty, to be parties designated by the terms of the trust deed the estate now held by you under the same, Mail reconveyance and documents to . . DATED: -----Do not lase or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before The second secon Beneficiary 3600

OFFICIAL SEAL AND OFFICIAL SEAL AND ROBERT E. CATALAND Notory Public-Collifornia SAVITA CLARA COUNTY My Commission Expires June 19, 1995



## FIRST MORTGAGE LOAN (12-Month Index) RIDER TO SHORT FORM DEED (JF TRUST AND ASSIGNMENT OF RENTS

3668

In this Rider, the words, I, me, and mine mean each and all of those who signed the Note and Federal Disclosure Statement. The words you, your, and yours mean HP Employees Federal Credit Union

Interest Rate Changes: I agree that this is a variable interest rate noise. The interest rate in effect, beginning with the initial rate, shall be decreased and may be increased during the term of this transaction as set forth herein. Changes in the interest rate may be made semiannually (on May 1 and on November 1) and will be based on the simple arithmetic average, rounded to the nearest 1/4 of 1%, of the Twenty-six (26) Week Treasury Bill rate as published in the Wall Steet Journal under the heading "Money Rates," for the 52 week period ending on February 28 (29 in leap years) and August 31 rest ectively.

Interest rate changes are subject to the following conditions:

- 1. The interest rate may be increased semi-ar nual y as set forth, in increments not to exceed 2% in any one calendar year in comparison to the interest rate in effect at the prior year end. Changes in the interest rate during the term of the Note shall result in an interest rate not more than the cap set forth in the note. The new interest rate at each semi-annual adjustment date will be determined by adding the margin to the index in effect as of that adjustment date. However, any increase in my interest rate in excess of 2% in any one calendar year is subject to the carryover provisions of item 5 below. The margin is set forth on the note.
- Increases or decreases in the rate of interest will affect the ANNL AL PERCENTAGE RATE accordingly. This means that the total
  amount of finance charges and the "total o' pay ments" I will pay may be different than the amount stated in the Federal Disclosure
  Statement.
- 3. The interest rate shall not change more often than once during at y semi-annual period on May 1 and November 1 (herein "Adjustment Dates"). Payments, however, will only be adjusted annuall / on May 1 of each year during the term of this transaction.
- 4. Written notice of a change in the interest rate will be mailed at least 30 days prior to the effective date to my address of record. This notice shall state: (a) the change, if any, in their terest rate; (b) the effective date of such change; (c) the estimated change, if any, in the amount of each payment; (d) the rights of the borrower to prepay this Note without prepayment charge.
- 5. You may waive any increase in the interest rate when such an increase can be made, but such waiver shall not be construed as a waiver of your right to increase the interest rate at a future date when entitled to do so, unless the increase conflicts with the
  - a. Changes in the interest rate not passed on to me on one adjustment date may be carried over to future adjustment dates. This can occur when the index has increased more than 2.00% in any cine calendar year in which case the excess amount will be carried over to a future adjustment date.
  - b. If the total amount of the next index charge and the carryover till exceeds 2.00% in any one calendar year, any excess will be carried over again.

### Example of the Carryover Rule:

Assume the index increased by 3.00% as of February 28 in yeal one with no carryover from prior years. The increase in my interest rate is limited to 2.00% on the applicable May 1 adjustment date with the remaining 1.00% increase to be carried over to a future adjustment date. Assuming no movement in the index as of August 31 in year one, the carryover still could not be used for the November 1 adjustment date since increases in interest rate in any one calendar year are limited to 2.00%.

However, as of the May 1 adjustment date in ) ear two, the follt wing could happen: (1) assuming no further movement in the index as of February 28, in year two, my interest rate would still increase 1.00% (the amount of "carryover" from the previous calendar year); (2) if the index as of February 28 in year two decreased my .25%, my interest rate would nevertheless increase by .75% (the difference between the carryover and the decrease in the index); (3) if the index as of February 28 in year two decreased by 1.25%, my interest rate would decrease by only .25% (the difference between the index as of February 28 in year two increased by 1.25%, my interest rate would decrease by only .25% (the difference between the index and the carryover); and (4) if the index as of February 28 in year two increased by 1.25%, my interest rate would increase by only 2.00% with a new carryover of .25% applicable to a future adjustment date.

6. In the event that the Wall Street Journal ceases to publish the auctic n rate of the 26-Week U.S. Treasury Bill, or if the 26-Week Treasury Bill rates otherwise become unavailable for indexing purposes, changes in the interest rate will be related to a comparable alternate index.

7. In no event shall the interest rate exceed the inaxia pure rate permitted Federal Credit Unions at the time of each interest rate change.

This rider contains only the terms of the Note and Feck ral Disclosure Statement pertaining to ANNUAL PERCENTAGE RATE and payment changes. See the Note and Federal Disclosure S atery enj for complete terms.

Date 11/29/94	Borrower	Borrower	
MD46 10/94	Borrower	Saula Menoria Borrower	
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# **1-4 FAMILY RIDER** Assignment of Rents

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and is incorporated into and shall be dee ned to amend and supplement the Mortgage, Deed of Trust or Security Deed of the same date and covering the Property described in the Security Instrument and located at:

[Proper y Address]

1-4 FAMILY COVENANTS. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:

A. ADDITIONAL PROPERTY SUBJECT TO THE SECURITY INSTRUMENT. In addition to the Property described in the Security Instrument, he following items are added to the Property description, and shall also constitute the Property covered by the Security Instrument: building materials, appliances and goods of every nature whatsoever now or hereafter located in, on, or used, or intended to be used in connection with the Property, including, but not limited to, those for the purposes of supplying or distributing heating, cooling. electricity, gas, water, air and light, fire prevention and extinguishing app: ratus, security and a cess control apparatus, plumbing, bath tubs, water heaters, water closets, sinks, ranges, stoves, refrigerators, dishwashers, disposals, washers, dryers, awnings, storm windows, storm doors, screens, blinds, shades, curtains and curtain reds, attached mirrors, cabinets, panelling and attached floor coverings now or hereafter attached to the Property, all of which, including replacements and additions thereto, shall be deemed to be and remain a part of the Property covered by the Security Instrument. All of the foregoing together with the Property described in the Security Instrument (or the leasehold estate if the Security Instrument is on a leasehold) are referred to in this 1-4 Family Rider and the Security Instrument as the "Property."

B. USE OF PROPERTY; COMPLIANCE WITH LAW. Borrower shall not seek, agree to or make a change in the use of the Property or its zoning classification, unless Lender has agreed in writing to the change. Borrower shall comply with all laws, ordinances, regulations and requirements of any governmental body applicable to the Property.

C. SUBORDINATE LIENS. Except as permitted by federal law, Borrower shall not allow any lien inferior to

the Security Instrument to be perfected against the Property without Lender's prior written permission.

D. RENT LOSS INSURANCE. Bo rower shall maintain insurance against rent loss in addition to the other hazards for which insurance is required by Uniform Covenant 5. E. "BORROWER'S RIGHT TO REDISTATE" DELETED. Uniform Covenant 18 is deleted.

F. BORROWER'S OCCUPANCY. Unless Lender and Borrower otherwise agree in writing, the first sentence in Uniform Covenant 6 concerning Borrower's occupancy of the Property is deleted. All remaining covenants and agreements set forth in Uniform Covenant 6 shall remain in effect.

G. ASSIGNMENT OF LEASES. Upon I ender's request, Borrower shall assign to Lender all leases of the Property and all security deposits made in connection with leases of the Property. Upon the assignment, Lender shall have the right to modify, extend or terminate the existing leases and to execute new leases, in Lender's sole discretion. As used in this paragraph G, the word "lease" shall mean "subleas" if the Security Instrument is on a leasehold.

H. ASSIGNMENT OF RENTS; AI'POINTMENT OF RECEIVER; LENDER IN POSSESSION. Borrower absolutely and unconditionally assigns and transfers to Lender all the rents and revenues ("Rents") of the Property, regardless of to whom the Rents of the Property are payable. E orrower authorizes Lender or Lender's agents to collect the Rents, and agrees that each tenant of the Property shall pay the Rents to Lender or Lender's agents. However, Borrower shall receive the Rents until (i) Lunder has given Forrower notice of default pursuant to paragraph 21 of the Security Instrument and (ii) Lender has given notice to the tenant(s) that the Rents are to be paid to Lender or Lender's agent. This assignment of Rents ( onstitutes an absolute assignment and not an assignment for additional security ould the first of a life acceler for all Party Berry by Le Carter (and be age a cheft to and a

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If Lender gives notice of breach to Borrover: () all Rents received by Borrower shall be held by Borrower as trustee for the benefit of Lender only, to be applied to the sums secured by the Security Instrument; (ii) Lender shall be entitled to collect and receive all of the Rents of the Property; (iii) Borrower agrees that each tenant of the Property shall pay all Rents due and unpaid to Lender or Lender's agents upon Lender's written demand to the tenant; (iv) unless applicable law provides otherwise, all Rents collected by Lender or Lender's agents shall be applied first to the costs of taking control of and managing the Property and collecting the Rents, including, but not limited to, attorney's fees, receiver's fees, premiums on receiver's boads, repair and maint nance costs, insurance premiums, taxes, assessments and other charges on the Property, and then to the sums secured by the Security Instrument; (v) Lender's adjuagents or any judicially appointed receiver shall be liable to account for only those Rents actually received; and (vi) agents or any judicially appointed receiver appointed to take possession of and manage the Property and collect the Rents and profits derived from the Property without any showing as to the inadequacy of the Property as security.

If the Rents of the Property are not sufficient to cover the costs of taking control of and managing the Property and of collecting the Rents any funds expended by Lender for such purposes shall become indebtedness of Borrower to Lender secured by the Security Instrument pursuant to Uniform Covenant 7.

Borrower represents and warrants that Borrower has not executed any prior assignment of the Rents and has not and will not perform any act that would prevent Lender from exercising its rights under this paragraph.

Lender, or Lender's agents or a judicially appointed receiver, shall not be required to enter upon, take control of or maintain the Property before or after giving notice of default to Borrower. However, Lender, or Lender's agents or a judicially appointed receiver, may do so it any time when a default occurs. Any application of Rents shall not cure or waive any default or invalidate any other right or remeaty of Lender. This assignment of Rents of the Property shall terminate when all the sums secured by the Security Instrument are paid in full.

I. CROSS-DEFAULT PROVISION. Boirt ower's default or breach under any note or agreement in which Lender has an interest shall be a breach under the Security Instrument and Lender may invoke any of the remedies permitted by the Security Instrument.

BY SIGNING BELOW, Borrower accepts and agrees to the erms and provisions contained in this 1-4 Family Rider.

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