92947*	RCVD
--------	------

Vol.mgy_page38955

Loan No. 01-253-362415-2 n hi isan 201 Dista W torat 1.54 54.5 MOUNIFIN TITLE COMPAN! CI KLAMATH (CUNTY 34366 AFTER RECORDING, MAIL TO

WASHINGTON MUTUAL BANS Loan Review P.O. 130x 91006, SAS0301

Seattle, WA 98111

.

[Space Above This Line For Recording Data]

1012

DEED OF TRUST

(XINITY], a (X) MULUAL, s of Washir WA 98101 s Lender the pr e same date a	an Oreg BANK Igton incipal sun			("Bo T	wer'). The tr	ustee is MC	UNIAIN T	ts by the er	
(XINITY], a (X) MULUAL, s of Washir WA 98101 s Lender the pr e same date a	an Oreg BANK Igton incipal sun			("Bo T	wer'). The tr	ustee is MC	UNIAIN T	TILE COMPANY	
WA 98101 s Lender the pr	incipal sun	 c f				and when	ustee is M	UNIAIN T	TTE COMPANY	
WA 98101 s Lender the pr	incipal sun	 c f				and when				OF
s Lender the pr	incipal sun	c f	ON		•	and whose		11/	(musice). The h	eneficia-
to and nousely	s this Sec	c f	ON				e address is	1201 7	hich is organized a	nd existin
to and nousely	s this Sec	· ······ ·	-	E_HUNDEE	DF	UR TH	OUSANO			("Lende
ie and payable o		t ritv		llars (U.S. S	10	1,300.	00). This debt	DRED & 00/10 is evidenced by	20
inder (a) the			115	E. 2025				payme	ans, with the full	deht if.
of the Mr. a.			- uc	or evidence	d h	v tha NI.			I us security	Instruma
Inclaim			r 411 (Juler sum:	with	interact	a.d.,		m remewals, exten	Sinne a
For this purpos	se, Borro	ver in	evoc.	the of Boilt	wer'	s covena	nts and ag	reements un	der this Security.	ie securi
rty located in	KLAMA	H.		TOIL BIRT	and	conveys	to Trustee,	in trust, with	power of sale, the	
HE OFFICE	KLAMAT	IR	VER	ACRES,	400	RDTN		County, Or	egolor 26, BI	OCK 2
	OF THE	æ:	YIY	CLERK C	₹K	AMATH	COUNTY	OFFICIAL	PLAT THERE	FON
			,	× - 1	VC .			unculv.		
					e (+ 4 g				
			1 . 1 .			i a i				
			* 1	÷	3.09		· .			
			:	· · · · ·	di too	10. A.	t g			
									1	
			1			у н. Т.	· · ·			
		÷	1 1			14				
		-	4 F		: د 1913 م	NGA BALANAN	ан на селото Колдонија			
			. 0			2 (c		4. ^{- 1}		
			e.,	· .		n di se Nga se				
	;		14			ina-	: •		<i>,</i>	
					• •	nan an An	· · ·			
						•.				
		,		7		ata di s				
si of88(06 CEDa	12.11	v			ter en la				
		یا ہے۔ د) ;	[Street]		- 2 1 1 2 		KI_AMA	TH FALLS	
		. ("Pr	perty	•	•	- 			[City]	'
	Instrument; a Por this purpos ity located in DITION TO DE OFFICE Si of <u>88</u> 601 [Zip Code]	Instrument: and (c) the For this purpose, Borro rty located in <u>KLAMAT</u> DITION TO KLAMAT BE OFFICE OF THE St of <u>8806 CED</u> 601 [Zbp Code]	Instrument: and (c) the perf For this purpose, Borrov er an rty located in <u>KLAMA'</u> , H. DITION TO KLAMATH (RI HE OFFICE OF THE CO St of <u>8806 CEDA 2 M</u> 601 ("Pr [Zp Code]	Instrument: and (c) the performan For this purpose, Borrov er frevoc: ty located in <u>KLAMA'</u> , H DITION TO KLAMATH RIVER SE OFFICE OF THE CD. NTY SE OFFICE OF THE CD. NTY	Instrument; and (c) the performance of Bour For this purpose, Borrover a evocably grant: rty located in <u>KLAMA: H</u> DITION TO KLAMAIL RIVER ACRES, HE OFFICE OF THE CD. MTY CLERK C HE OFFICE OF THE CD. MY CLERK C Stof <u>8806 CEDA? M Y</u> (Street) 601 ("Pr perty Address";	Instrument; and (c) the performance of Borrower's For this purpose, Borrower is evocably grant: and of try located in <u>KLAMASH</u> DITION TO KLAMATIL RIVER ACRES, ACCO HE OFFICE OF THE CD. NTY CLERK CF K HE OFFICE OF THE CD. NTY CLERK CF K Store 1 601 [Street] 601 [CP: perty Address";	Instrument; and (c) the performance of Bort wer's covena For this purpose, Borrov er it evocably grant: and conveys rty located in <u>KLAMACH</u> DITION TO KLAMATHI RIVER ACRES, ACCORDING HE OFFICE OF THE COUNTY CLERK CF KLAMATH HE OFFICE OF THE COUNTY CLERK CF KLAMATH Store State	Instrument; and (c) the performance of Bort wer's covenants and ag For this purpose, Borrov er it evocably grant: and conveys to Trusiee. Ity located in <u>KLAMAY H</u> DITION TO KLAMATH RIVER ACRES, ACCORDING TO THE DE OFFICE OF THE COUNTY CLERK CF KLAMATH COUNTY, DE OFFICE OF THE COUNTY CLERK CF KLAMATH COUNTY, St of <u>8806 CEDA? VIV</u> [Street] 601 ("Pr perty Address" ;	Instrument; and (c) the performance of Bott wer's covenants and agreements un For this purpose, Borrov et at evocably grant, and conveys to Trustee, in trust, with try located in <u>KLAMAY H</u>	Si of

Selfer Lines 1995

5. Hazard or Property Insurance. Borrowe shal keep the improvements now existing of horize. against loss by fire, hazards included within the term 'extended coverage" at any other hazards, including floods or flooding, for which Lender requires insurance. This insurance shall be maintained in the amounts and to the periods that Lender requires. The insurance carrier providing to the ensurance shall be chosen by Borrower subject to Lend r's approval who e shall not be unreasonably withheld. If Borrower fails to maintain paragraph 7.

the Property, it e leasehold and the ree this shall not merge unless to have ragrees to the lenger in writing.
7. Protection of Lender's Rights in the Property If Fortower fails to perform the covenants and agreements contained in this Security.
Instrument, or there is a legal proceeding that may significanly affect Lender's rights in the Property such as a proceeding in bankruptey.
The of the Property and Lender's rights in the Property Lender's actions may include naving any sum; secured by a lien which has priority.

and shall be payable, with interest, upon notice from Lender to Bort wer requesting pan ent. 8. Mort; age Insurance. If Lender required mortgage runnee as a cord tion of making the loan secured by this Security Instrument, Borrower shall say the premiums required to maintain the mortgage insurance as ffect. If, for any reason, the mortgage insurance coverage mortgage insurance previously in effect, at a cost substantially equivalent to the cot to Borrower of the mortgage insurance previously in effect. From an alternate mortgage insurer approved by Lender. If ubstantially equivalent notice coverage insurance previously in effect. Coverage lapsed or ceased to be in effect, tender will aco pt, tis and retain thes premises a loss treater in lieu of mortgage insurance. Lender required by an insurer approved by Lender of Lender, if morts a coverage insurance coverage insurance. Lender requires provided by an insurer approved by Lender of the option of Lender, if morts a coverage in the amount and for the period that required to maintain mortgage murance in effect, or to provide a loss reserve, until the requirement for mortgage insurance ends in accordance with any written a greement between Borrower and Lender or applicable law.

5.28

. : 5

UNIFORM COTHINANTS. Borrower and .ender coverant and ages as follows: 1. Payment of Principal and Interest; Presement and Late Inarges. Borrower shell promptly pay when due the principal of and interest on the debt evidenced by the Note and any regay next and Late Inarges. Borrower shell promptly pay when due the principal of and 2. Funds for Taxes and Insurance. Subject > applicable law o to a written waiver by lender, Borrower shall pay to Lender on the day priority over this Security Instrument as a lien on the property; (b) yearly leasehold payments or ground rents on the Property, if any; (c) yearly hazart or property insurance premiums; (d) yes dy i od insurance praisms, if any; (e) yearly mortgage insurance premiums; if any; and (f) amount to a lender for a federally related mortgage liket may, at any time, collect and hold Finds in an amount not to exceed the maximum Procedures Act of 1976 as amended from time to be to be to like to low of parager. (RESPA*), unless another law that applies a lesser amount. If so, Lender may, at any time, collect or lesser amount of Funds due on the basis of current data and reasonal he estimates of expenditures of future Escrow Items or otherwise in accord unce with applicable law.

accord ance with applicable law. The Funds shall be held in an institution whose deposits are instin d by a federal agency, instrumentality, or entity (including Lender, if Lender is such an institution) or in any Federal Hone L an Bank. Lender hall apply the Funds to pay the Escrow Items. Lender may not charge Borrower for holding and applying the Funds, nmuly analyzing the scrow account, or verifying the Escrow Items, Lender may not charge borrower interest on the Funds and applicable is w plimits Lender to the such a charge. However, Lender may require Borrower to pay a one-time charge for an independent real estate that rep) ting service used by Lender in connection with this loan, unless applicable is working and the purpose of the paids. Borrower and Lender inay after in writing, I o vever, that interest shall not be required to pay Borrower any interest borrower, without charge, an annual accounting or the unds, showing on fits and debits to the Funds and the purpose for which each debit to the Funds held by Lender exceed the amounts ermitted to be hall by applicable law, Lender shall account to Borrower for the excess

the Funds was made. The Funds are pledged as additional socurity for all sum: ecured by this Security Instrument.
If the Funds held by Lender exceed the amounts ermitted to be held by applicable law, Lender shall account to Borrower for the excess Funds in accordance with the requirements of applicable law. If the amount of the Funds held by Lender at any time is not sufficient to pay the generative funds the requirements of applicable law. If the amount of the Funds held by Lender at any time is not sufficient to pay the generative funds the ficiency. Borrower shall make up the deficiency in no more than two voluments, at Lender's sole discretion.
If under paragraph 21 Lender shall acquire or self the Property. Lender, p ior to the acquisition or sale of the Property, shall apply any Funds held by Lender at the time of acquisition or sale as a critic sum secure d by this Security Instrument.
Application of Payments. Unless applicable is w provides other view, all payments received by Lender under paragraphs 1 and 2 shall

3. Application of Payments. Unless applicable is w provides other wise, all payments receive i by Lender under paragraphs 1 and 2 shall be applied it first, to any prepayment charges due under it : Non; second, o amounts payable under paragraph 2; third, to interest due; fourth, to

Principal luc; and last, to any late charges due under that is of 4. Charges; Lines, Borrower shall pay all taxe: assessments, C & ges, fines and impositions attributable to the Property which may attain priority over this Security Instrument, and leasthold payments or groit d rents, if any Borrower shall pay these obligations in the manner provided in paragraph 2, or if not paid in that manner, 3 prover shall pay hem on time directly to the person owed payment. Borrower shall promidly furnish to Lender receives evidencing the naviounts

promptly jurnish to Lender receipts evidencing the payra ints.
 Borrower shall promptly discharge any lien visich as providy over be Security Instrument usless Borrower: (a) agrees in writing to the payment of the obligation secured by the lien in a marrer acceptable to ender; (b) contests in good faith the lien by, or defends against holder of the lien in, legal proceedings which is the lender's opinion a trate to prevent the enforcement of the lien; or (c) secures from the property is subject to a lien which may attain priority or r this Security la trument. Lender may give Borrower a notice identifying the lien.
 5 Harard or Property Insurance. Borrowet shall keen the improvements now existing or bereafter erected on the Property insured.

All instructes policies and renewals shall be acceptable to Lender and shall include a standard mortgage clause. Lender shall have the right to hold the policies and renewals. If Lender requires. Borrower shall provide shall prove to Lender all receipts of paid premiums and renewal notices. In the event of loss Borrower shall give promit no ce to the insurance carrier and Lender. Lender may make proof of loss if not made

prompuy by Borrower. Unless Lender and Forrower otherwise agree n wr ing, insurance in ceeds shall be applied to restoration or repair of the Property damaged, i the restoration or repair is economically for sible and Lender's sec 1 by is not lessened. If the restoration or repair is not economically feasible or Lender's security would be lessened, the insumance proceeds sull be applied to the sums secured by this Security Instrument, be applied to the sums secured by this Security Instrument, and proceeds sull be applied to the sums secured by this Security Instrument, Lender that he insurance carrier has offered to settle a claim then Lender may collect the insurance proceeds. Lender may use the proceeds to notice is given.

bolice is given. Unless Lender and Borrower otherwise agree in a riting any application o proceeds to principal shall not extend or postpone the due date of the monthly payments reterred to in paragraphs 1 and or change the u bount of the payments. If under paragraph 21 the Property is pass to Lender, Borrower's right to any insurance policie and proceeds to use ulting from damage to the Property prior to the acquisition shall for change of the monthly payments. If under paragraph 21 the Property is pass to Lender to the extent of the sums secured by this Sect rity 1 strument immedia a prior to the acquisition for change of the Provent's Lean Application is the Provent's Lean Application.

pass to Lender to the extent of the sums secured by this Sect rity 1 strument immediate y prior to the acquisition 6. Cerupancy, Preservation, Maintenance and Prot tion of the Proje ty; Borrower's Loan Application; Leaseholds. Borrower shall occupy, stallish, and use the Property as Borrower's print all residence with a sixty days after the execution of this Security Instrument and shall continue to occupy the Property as Borrower's print all residence with a sixty days after the execution of this Security Instrument and agrees in writing, which consent shall not be unreasonally "ithheld, or unless extenuating circumstances exist which are beyond Borrower's control. Borrower shall not leatroy, damage or impair to: Proverty, allow the Proverty to deteriorate, or commit waste on the Property Borrower's shall be in default if any for'entre action or proceeding, whed er civil or crimin i is begun that in Lender's good faith judgment could result in forfeiture of the Property or otherwise materially impair to: 1 created by this ecurity Instrument or Londer's security interest. Borrower may forfeiture of the termination, precludes forfeiture of the forfeitures in the Property or other material impairment of the len created by this Security Instrument or Londer's security interest. Borrower is interest in the Property or other material impairment of the len created by this Security Instrument or Londer's security interest. Borrower shall also be is default if Borrower, duing the loan application process, gave the loan evidenced by the Nose, including, but not limit dit, representations is certaing Borrower's occupancy of the Property as a principal materially fals; or inaccurate information or statements to Leaster (or tailed to provide Lender with any material information) in connection with the loan evidenced by the Note, including, but not limit d to representations to cerning Borrower's occupancy of the Property as a principal residence. If this Security Instrument is on a leasehold, Borrow r shall comply with all the provisions of the lease. If Borrower acquires fee title to the Property, the leasehold and the fee title shall not merge unless 1 inder agrees to the berger in writing.

probate, for condemnation or forfeiture or to enforce laws or regulations), then rander may do and pay for whatever is necessary to protect me value of the Property and Lender's rights in the Property. Letter's actions may achieve paying any sum; secured by a lien which has priority over this Security Instrument, appearing in court, paying react able attorneys' lies and entering on the Property to make repairs. Although Lender may take action under this paragraph 7, Lender does to that to do so. Any amounts disbursed by Lender under this paragraph 7 shall become id litional debt of Borrower secured by this Security Instrument.

Any ando us discursed by Leister under under under under under paragraph 'shall become in anomal debt of borrower secured by under security instrument, and shall be pay ble, with interest, upon notice from Lender to Borrower requesting part ent.

38957 Loan #: 01-253-362415-2

9. Inspection. Lander or is age it may make rea (able) entries upon and inspections of the Property. Lender shall give Borrower notice at the time of or prior to an inspection spic fying reasonable () us for the inspection.

10 - Condemnation . The procest spin arms award o claim for damages, dis at or consequential, in connection with any condemnation or

10 & Condemnation. The proces is: of any award o claim for damines, the scior consequential, in connection with any condemnation or other taking of the Property, or for conveyance in is u of condemnation, are i creby assigned and shall be paid to Lender. In the event of a total taking of this Propenty, the proceeds is shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid at 100 more. In the event of a partial taking of the property in which the fair market value of the Property in which the fair market value of the Property in which the fair market value of the Property in which the fair market value of the Property in which the fair market value of the Property in which the fair market value of the Property in which the fair market value of the Property in which the fair market value of the Property in which the fair market value of the Property in which the fair market value of the Property in which the fair market value of the Property in which the fair market value of the Property in which the fair market value of the Property in which the fair market value of the Property in which the fair market value of the Property intervalue of the taking Any balance shall be pad to Borrower. In the event of a partial taking of the Property taking, unless Borrower and Lender othen vise agree in writ to or unless applicable law otherwise provides, the proceeds shall before the taking a taking, unless Borrower and Lender othen vise agree in writ to or unless applicable law otherwise provides, the proceeds shall before the sum secured by this Security Instrument it will ther or not the sum are then due. Secure of this security instruments why ther of not the same are used unc. If his Property is abandoned by Bon rower, or if, after t stice, by Lender to Borrower that the condemnor offers to make an award or settle a fordenesse. Decompose fails a many direct and an within 30 days after the data the notice is given. Lender is authorized to collect and annly It he Property is abandoned by her over, or it, after t side by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages. Borrower fails at esp_{12} d to Lender within 30 days after the date the notice is given. Lender is authorized to collect and apply the proceeds, at its option, either to ester tion or repair of t e Property or to the sums secured by this Security Instrument, whether or not then the

Unless Lender and Borrower otherware agree in writing any application of proceeds to principal shall not extend or postpone the due date of the monthly payments referred to in paragr phs 1 and 2 or chu ge the amount of such pa/ments.

of the monthly payments referred to in j arager phs 1 and 2 or chu ge the amount of such pa/ments. 11. Borrower Not Released; Feri) arance By Lear's Not a Waiver. Extension of the time for payment or modification of amortization of the original Borrower or Borrower's successor is interest of Borrower shall not operate to release the liability interest of required to extend time for payment or otherwise may if a unstructure of the sums secured by this Security Instrument by reason of any demand made by the original Borrowar of a to rober is success rs in interest. Any fortwarance by Lender in exercising any right or remedy shall not be a wilver of or oreclude the exercise of a ty right or remeditive. demand made by the original Borrowar 00 Borrower's success rs in interest. Any fortwarance by Lender in exercising any right or remedy shall not be a witter of or preclude the exercise of a tyright or remedy. 12. Successors and Assigns Bon ad; Joint and S veral Liability; Co-signers. The covenants and agreements of this Security Instrument shall bind and benefit the successors and assigns of Lender and Borrower, subject to the provisions of paragraph 17. Borrower's covenants and agreements shall be jo ft at 1 several. Any E0 rower who co-signs this Security Instrument but does not execute the Note: (a) is co-signing this Security Instrument only to proteage, grant and convey that Borrower's interest in the Property under the terms of this Security.

covenants and agreements shall be joint and several. Any ho tower who co-signs this Security Instrument but does not execute the Note: (a) is co-signing this Security Instrument only to portgage, grant and convey that Borrower's interest in the Property under the terms of this Security Instrument; (b) is not personally oblighted to pay the sums ecured by this Security Instrument; and (c) agrees that Lender and any other Borrower thay agree to extend, modify for that or make any a commodations with regard to the terms of this Security Instrument or the Note

without that Borrower's consent. 13. Lyan Charges. If the loan security by this Security Instrument is subject to a law which sets maximum loan charges, and that law is finally interpreted so that the interest of other loan charges cill steed or to be collected in connection with the loan exceed the permitted limits, then: (a) any such loan charges shall be refated by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already principal over which exceeded permitting direct payment x Borrower. Lender may choose to make this refund by reducing the prepayment without any prepayment charge under the Note. 14. Notices. Any notice to Borrower provided for in this Security Instrument shall be given by delivering it or by mailing it by first class.

prepayment without any prepayment charge under the Note. 14. Notices. Any notice to Borriwer provided for in this Security Instrument shall be given by delivering it or by mailing it by first class mail unless applicable law requires use of an there method. The notice shall be directed to the Property Address or any other address Borrower designates by notice to Borrower All notice provided for in this Security Instrument shall be deemed to have been given to Borrower or Lender when given as provided in this parts rank. Lender designates by notice to Borrower Ai) notice provided for in this Security Instrument shall be deemed to have been given to Borrower or Lender when given as provided in this paragraph. 15. Governing Law; Severability. This Security Instrument at shall be governed by federal law and the law of the jurisdiction in which the property is located. In the event that any provision or clause of this Security Instrument or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Security Instrument or the lote which can be given effect without the conflicting provision. To this end the provisions of this Security Instrument and the Not are declared to be severable.

provisions of this Security Instrument and the Nov are declared to be stverable.
16. Be rower's Copy. Borrower shall to given one confinited copy of the Note and of this Security Instrument.
17. Transfer of the Property or a Bureficial Interest to Borrower. If all or any part of the Property or any interest in it is sold or transfer d and Borrower is not a natural person) without Lender's prior written consent.
Lender may, at its option, require immediate is yment in full of a sums secured by this Security Instrument. However, this option shall not be its option, require immediate is problement in full of a sums secured by this Security Instrument. However, this option shall not be ifformed a to the notice is delivered or maled to this option written consent.
If Lender exercises this option, Lender the give Borrower wide of acceleration. The notice shall provide a period of not less than 30 days pay these sums prior to the expiration of this period, Lender may it woke any remedies permitted by this Security Instrument. If Borrower fails to any pay these sums prior to the expiration of this period, Lender may it woke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

by demand on Borrower's Right to Reinstate | Borrower meets certain conditions, Borrower shall have the right to have enforcement of this security Instrument discontinued at any ime from the earlies of: (a) 5 days (or such other period as applicable law may specify for this security Instrument. Those conditions are f at Borrower: (a) a ys Lender all sums which then would be due under this Security Instrument, including but to thinted to, rest mable attorneys' fees; and (d) takes such action as Lender may reasonably a main fully effective as if no seceleration had occurred. Howe to, this right to reinstate shall not apply in the case of acceleration under the secure. for

paragraph 17.
19. Sale of Note; Change of Loan Service: The Note or a partial interest in the Note (together with this Security Instrument) may be sold or more times without prior notice to Bon ow: A sale may result in a change in the entity (known as the "Loan Servicer") that collects monthly apartments due under the Note and this Security in trainent. There is a change or more changes of the Loan Servicer" that collects monthly and applicable law. The notice will state the name and address of d a new Loan Servicer and the address to which payments should be made.

the roote in unere is a change of the Loan Service in bothower will of given whiten notice of the change in accordance with payments should be made and applicable law. The notice will state the name and address of d the new Loan Servicer and the address to which payments should be made.
20. Hazardous Substances. Borrow r s i ll not cause or primit the presence, use, disposal, storage, or release of any Hazardous Substances on or in the Property. Borrow r s i ll not cause or primit the presence, use, disposal, storage, or release of any Hazardous Substances on or in the Property. Borrow r s i ll not cause or primit the presence, use, or storage on the Property that is in violation of any Hazardous Substances that are generally recognized to e appropriate to n. mal residential uses and to maintenance of the Property. Borrower shall promptly give Lender witten notice of any in t tigation, claim, demane, lawsuit or other action by any governmental or tulatory agency or private party involving the property and any fi tradous Substance or Environmental Law of which Borrower has actual so wormnental or tulatory authority, that inty removal or other remediation of any Hazardous Substances: gasoline, teros ne, or so stances are the substances defined as toxic or hazardous substances by Environmental Law. As used in this paragraph '20, "Hazardou's Substances," are the substances defined as toxic or hazardous substances by Environmental Law. Solvents, materials containing asbetos or forn aldet /de, and radioas te materials. As used in this paragraph '20, "Hazardou's Substances," are the substances defined as toxic or hazardous substances by Environmental Law. Solvents, materials containing asbetos or forn aldet /de, and radioas te materials. As used in this paragraph '20, "Hazardou's Substances, are the substances defined as toxic or hazardous substances by Environmental Law. Solvents, materials containing asbetos or forn aldet /de, and radioas te materials. As used in this paragraph '20, "Hazardou's 'so

rede al laws and laws of the jurisdiction where the 'rop: ty is located that is us to health, safety or environmental protection. NON-UNIFORM COVENANTS. Borrower and Lender furt er covenant and agree as follows: 21. Acceleration; Remedies. Lender shill give notice to Borrower prior to acceleration following Borrower's breach of any otherwise). The netice shall specify: (a) the tefail; (b) the action r quired to cure the default; (c) a date, not less than 30 days from the specified in the notice is given to Borrower, by which the default must by cured; and (d) that failure to cure the default on or before the date specified in the notice may result in acceleration of the sums secured by this Security Instrument and sale of the Property. The notice a default or any other defense of Borrower is accelerating, and the right to bring a court action to assert the non-existing and sum invoke the power of sale and any offer medias permitted by applicable law. Londer shall be entitled to collect all copensed in the purcent without further and any offer medias permitted by applicable law. Londer shall be entitled to collect all copensed in the purcent of sale and any offer medias permitting a court action to assert the non-existing in the security instrument in full of it sums secured by this Security Instrument without further default on any require immed at a green in full of it sums secured by this Security Instrument without further demand and only invoke the power of sale and any offer medias permiting by applicable law. Londer shall be entitled to collect all expenses incurred in pursuing the remedies provided in his purgraph 21, inc's ting, but not limited tr., reasonable attorneys' fees and costs of title

38958

Render invokes the power of tale; Lender shal exists or cause To stee to execute a wester notice of the occurrence of an event of default and of Lender's election to cause the Fropri y to be sold and shall chine such notice to be recorded in each county in which any puri of the Property is located. Lender or 'rus to shall give not a of sale in the manner prescribed by applicable hav to Borrover and o other persons prescribed by applicable in a Alter the time and place and under the terms designated in the notice of sult in one or more parcels and in any order. To size determines. Trustee may postpone sale of all or any parcel of the Property by public announcement at the time and place o' ny previously x medical sale. Lender or its designee may purchase the Property at any tale. Trustee thall deliver to the curchaser Trustee's deet convering the imparty without any curemant, or warranty, expressed or

rroperty at any rate. Trustee shall deliver to the purchaser Trustee's deel conveying the l roperty without any covenant or warranty, expressed or implied. The exitals in the Trustee's deed shall be print a face evidence of the sal, including, but not limited to, reasonable Trustee's and the proceeds of the sale in the following order: (a) to all exenses of the sal, including, but not limited to, reasonable Trustee's and attorneys' fors; (b) to all sums secured by this Security Instrumer; and (c) any excest to the person or persons legally entitled to it.

22. Reconveyance. Upon payment of all sums securital by this Securit / Instrument, Lender shall request Trustee to reconvey the Property and shall surrender this Security Instrument and that is evidencing den secured by this Securit/ Instrument to Trustee. Trustee shall reconvey the Property without warranty and Lender shall charge: Borrower a releat fee in an amount allowed by applicable law. Such person or persons shall pay any recordation costs.

23. Substitute Trustee. Lender may from time to time remove Trustee and appoint a successor trustee to any Trustee appointed hereunder. Wit not conveyance of the Property, the successor trustee shall successor to all the title, power and duties conferred upon Trustee herein and by a plicable law.

24. Atterneys' Fees. As used in this Security Instrument and in the Note, "attorneys' fees" shall include any attorneys' fees awarded by an appellate court.

25. Rifers to this Security Instrument. If one or arms riders are evented by Borrower and recorded together with this Security Instrument, the covenants and agreements of each such rider hall be incorporated into and shall amend and supplement the covenants and agreements of it is Security Instrument as if the rider(s) were a part of this Security Insta ment. [Check applicable box(es)]

[X] Adjustable Rate Rider	[] Coi dominium Ride
Graduated Payment Rider] Pli ned Unit Development Rider

350

[] Rit: Improvement Piller

Balloon Rider

SERIES

CALINE DEFENSE

Addendum to Idjustable Rats Rider

1-4 Family Rider
 Biweekly Payment Rider
 Second Home Rider

BY SIGNING BELOW, Borrower accepts and agress to the terms and covenants contained in this Security Instrument and in any rider(s) executed by Borrower and recorded with it.

STRAIN TIMOTHY

STRATN NF

1.5

16

nusi E Pur

ni : ac

5

 \mathcal{G}^1

OFFIC AL SEAL DIRK V. WALKER NOTARY PUHLIC - CREGON COMMISSION NO.032042 MY COMMISSION EXP RES AUG. 10, 1998

STATE OF OREGON, <u>KLOUATH</u> County ss: On this <u>2157</u> day of <u>County Strain</u> day of <u>1265 EMRER</u> , 19 <u>94</u> , personally appeared the above named <u>TIMOTHY STRAIN and CHRISTINE STRAIN</u>
and acknowl dged the foregoing instrument to be <u>h: 1/her/thei</u> voluntary act and deed. WI INESS my hand and official seal affixed he (1 y and year in this certificate above written.
(Official Seal) My Commission expires: Aut. (D, 1995) Noary Public & Oregon Worts Have Ton Morran
REQUEST FOR RECONVI VANCE
TO TRUSTIBE: The undersigned is he holder of the note of notes secured by the Deed of Trust. Said note or notes, together with all other indebiedness secured by this Deed of Trust, he been paid in ull. You are hereby directed to cancel said note or notes and this Deed of Trust, which are delivered hereby, and to recore ey, without warranty, all the estate now held by you

under this Deed of Trust t	b the person or persons legality or titled thereto.
DATED:	WASHI KETCH MUTUAL BANK a corr o ation By
Mail reconveyance to	
427D (8-94)	Fage 4 of 4

10 a stasse monte rectil 3895 same sidang ana manaka ta alam kasa dari a mara sa anakasi ang cikakang ta basa a aka suka. ADJUSTABLE RATE RIDER Interest Rate Cap Aby and in a when the anti- offer I YEAR TREASURY SECURITIES INDEX Loan #01-253-362415-2 THIS ADJUS TABLE RATE RIDER is a ade this 19th dy of December and shall be deerned to amend and supplement the Mortgage. Deed of Trust, or Security Deed (the "Security Instrument") of the same the subdevices by the "Decomposition of the same by the subdevices of the "Decomposition of the same by the subdevices of the subdevi Mashington (progration ___, 19 94 , and is incorporated into of the same date and covering the property describe I in the Security 1 strument and located at 8806 CEDAR WAY, KLAMATH FALT 5, R 97601 WASHINGICN MUTUAL BANK, a (the "Lender") THE NOTE CONTAINS PROVISIONS ALLOWIN 3 FOR CHANGES IN THE INTEREST RATE SUBJECT TO THE LIMITSSTATED IN THE VOTE. IF TH 3 INTEREST RATE INCREASES, THE BORROWER'S MONTHLYPAYMENTS WILLIE HIGHER. IF TH 3 INTEREST RATE DECREASES, THE BORROWER'S THE INTEREST RATE AND MUNTHLY PAYLENTS WILL REMAIN THE SAME FOR THE OF ' HE LOAN AND WILL BE ADJUSTED EVERY YEAR THEREAFTER. ADDITIONALCOVENANTS. In addition o tic covenants and greements made in the Security Instrument. Borrower and Lender further covenant and agree as follows: A. INTEREST RATE AND MONTHLY PAYMINT CHANGES The Note provides for an initial interest rate of _____9.000 monthly payments, as fol o ws: t the gas and 5. The Note provides for changes in the interest rate and the 4. INTEREST RATE AND MONTHLY PAYMER CHANGES The interest rate I will pay may change on the 180 and the state of t the nucleus rate is win pay may many on the $\frac{100}{100}$ and $\frac{100}{100}$ but the table of table of the table of table o Begint ing with the first Change Date, my interact rate will be based on the Beginting with the next change bate, my mitricat rate will be based of the <u>treat. It capting becurities</u> <u>the "Inclex"</u>), which is the weekly average yield on <u>United States Treasury Securities</u> adjusted to a constant maturity of 1 tear as made available by the Rederal Reserve adjusted to a constant maturity of 1 / 2ar, as made available by the Federal Reserve , and on 1 Year Theasury Securities Index The most recent applicable Index figure available as a the date 45 days before each Change Date is called the "Current Index". If the applicable Index is no longer available the Note Holder 4 II choose a new index which is based upon comparable information. The Note Holder will give me notice of this choice. Before each Change Date, the Note Holder will calculate my new interest ate by adding percentered of a state of the percentage points (<u>4.3.3.</u>%) to the current future time troug no end with the round the result of this automotion to the nearest one-eight of one percentage point (0.125). Subject is the limit: stated in Section 4(D) below, this rounded amount will be my new The Note Folder will then determine the amount of the nonthly payment that would be sufficient to repay the unpaid principal that I an expected to owe at the Change Date in full on the maturity date at my new interest rate in substartially equal payments. The result of (b) control interest white contracts Except as provided in any Addendum or Rider to this, lote, the rate of interest I am required to pay shall never be increased or The provided in any Addendum or Rider to this, lote, the rate of interest I am required to pay shall never be increased or (ec eased on any single Change Liate by more than Thip 1) arcentage 13 sints (2.000%) from the rate of interest I was paying immediately prior to that Change Dute, and my interest rate shall never be greater than 952A (R.IV 8-94)

hge 1 of 2

Loan #01-253-362415-2

(E) Effective Date of Changes

My new interest rate will become tffective on each Charge Date. I will pay the amount of my new monthly payment beginning on the first monthly payment date after the (harge Date until the p count of my monthly payment changes again.

(F) Notice of Changes

HER BAR LED RUNK

The Note Holder will mail or deliver to ne a notice of u y changes in my interest rate and the amount of my monthly payment before the effective date of any change. The notice will inch delinformation 'required by law to be given me and also the title and tek phone number of a person who will answer an / question I may } ave regarding the notice.

B. TRANSFER OF THE PROPERTY OR A D INEFICIAL INT BEST IN BORROWER

Uniform Covenant 17 of the Security Ins runs at is amended to ead as follows:

Transfer of the Property or a Benchlela interest in Borrover. If all or any part of the Property or any interest in it is sold or transferred (or it's beneficial interest in Borrover is sold or transferred and Borrover is not a natural person) without Lender's prior written consent. Lender may, at its option, require immediate parment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender 4 exercise is provided by federal law as of the date of this Security Instrument. Lender also shall not exercise this option if: (a) Borrover causes to le submitted to Lender information required by Lender to evaluate the intended transferse as if a new loan were teing, made to the transferse; and (b) Lender reasonably determines that Lender's security will not be impaired by the loan assumption and that the risk of breach of any covenant or agreement in this Security Instrument is acceptable to Lender.

To the extent permitted by applicable have, Lender may of arge a reasonable free as a condition to Lender's consent to the loan assumption. Lender may also require the transferee to sign an assumption agreement that is acceptable to Lender and that obligates the transferee to keep all the promises and agreements made is the Note and in this Security Instrument. Borrower will continue to be obligated under the Note and this Security Instrument of the security Instrument of the security Instrument.

If Lender exercises the option to require i numediate payment in full, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is mailed or delivered within which Borrower must pay all sums secured by this Security Instrument. If Bo rower fails to pay the secures prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument will out further notice or demand on Borrower.

BY SIGNING BELOW, Borrower accepts and agrees to the terms at 1 covenants contained in this Adjustable Rate Rider.

After recording, mail to: WASHINGICN MUTUAL BANK Loan Review TIMOTHM STRA P.O. Box 91006, SAS0304 Seattle, WA 98111 CHRISTINE STRAIN 3 - George / ise (... 10 4 1944 11 13 1月 柱 $\xi \in$ H. and the state of the state of the state of the 38 F + CONTRACTOR AND A CONTRACTOR OF 1 L F and a star will be a set of Har. 0.14 化合物化合物 化氯化化合物 化化合物 where the second s ÷ B 4 3 5 7 7 8 13 医原原的 网络福兰人姓氏马克里 L. HERLICH, MARKER MICH. Manual and a : m. and states and states and the first of the first of the state of the s the order 1. 1**1**. 1 194

ter if a to have did as a notice of reacted oter. los a ADDE NOUM TO ADJUSTABLE RATE RIDER red with a particular over and and a rest of the second se

1913年1月19日(1917年1月19日)1月19日(日本1913年1月19日)1月19日(1913年1月19日)1月1日(1913年1月1日—253—362415—251)1日1日

1.1

THIS ADDENDUMTO ADJUSTABLE RATH RIDER is mad this 19th day of Lecember , 19 94 , and is incorporated into and shall be deemed to mend and suppement the Adjustable Rate Rider to the mortgage, deed of trust, or deed to secure debt (the "Security Instrument"), of the same date which has been given by the undersigned (the "Borrower") to secure Borrower's Adjustable Rate Note of the same date (the 'Note"), as 1 iodified by an Adden lum to Adjustable Rate Note of the same date, 10 WASHINGTON MITUAL BANK, a Washington Corporation (the "Lender"). which security Instrument covers the property described therein and let uted at the address shown below (the "Property"):

s i i co cañte

10 200

1

Gradienset

1 .

at a set the second

8806 CEDAR WAY, KLAMATH FALLS (P. 97601

Los in white we and in-still sold

And Andreas

(Property Address)

Defined terms in the Note or the Security is strument shall have the same meaning when used herein. To the extent that this Addendum conflicts with the terms and cond tions set forth in the Security Instrument or in the Adjustable Rate Rider, the terms and conditions set forth in this Addendum shall control.

IN ADDITION TO THE PLOVI HONS SET FOUTH IN THE ADJUSTABLE RATE RIDER, THE ADDENDUM TO ADJUSTABLE RATE NOTE I ERMITS THE BORROWER TO CONVERT THE BORROWER'S ADJUSTABLE RATE LOAN TO A FIXED RATE. LEVEL PAYMENT, FULLY AMORTIZING LOAN.

ADDITIONALCOVENANTS. The Note provides for an init@ interest rate and for changes in the interest rate and the monthly paymen's as set forth in Section A of the Adjustat I: Rate Rider. In addition, Sections A through F of the Addendum to Adjustable Rate Note permit the Borrower to convert the Borrow: 's adjustable is e loan into a fixed rate, level payment fully amortizing loan in the manner described below. Accordingly, and is add tion to the covis ants and agreements contained in the Security Instrument and the Adjustable Rate Rider, Borrower and Lender further a wenant and agree as follows:

A. OFTION TO CONVERT TO FIXED RATE

No withstanding anything to the contrary in 1 e Adjustable Fa e Note or the Adjustable Rate Rider, I may choose to convert my adjustable rate loan to a fixed rate loan as of the 1st day of February ____, 19 <u>96</u>____ or as of the first day of each of the following <u>47</u> calendar nort is. Each date at of which I could chapse to convert my loan to a fixed rate loan is called a "Conversion Date". The last possible Conversion Date is carnery 1st 9000, 19-002. I agree conversion will be subject to: (i) no payment under the Note (r Security Instributent having been more than thirty (30) days past due and the loan being current and otherwise free from default; (ii) ender's determination that the Property is in satisfactory condition and that the fair market value of the Property is not less than that set forth on the appraisal which Lender was provided in connection with the initial making of the loan; and (iii) if this is a combination construction/pern anent loan, the residence and other improvements to the Property have been completed, the loan has been fully dish rised, and princ pal and interest payments have commenced (or will commence on the next payment due late after the Effective Conversion Date as herei a fter defined).

If I shoose to make this conversion, I must give the Note Holds rate written request to convert at least ten (10) days before the next Conversion Date (the 'Effective Conversion Date' lalso must sign and give to the Lender a document (the "Modification Document"). in any form that the Londer may require, changing the terms of the No e and Security Instrument as necessary to reflect the conversion.

The Modification Document must be signed it: (i) everyone * to originally signed the Note and/or Security Instrument unless the Note Holder has since released them in writing from a liability on the oan and they no longer have an ownership interest in the Property; (ii) anyone who has subsequently assumed la bills) for repayment of the loan unless the Note Holder has since released them in writing from liability and they no longer have an ownership interest in the Property; and (iii) anyone else with an ownership interest in the Property.

I muy make inquiry and request verbal quotes of the current a aversion rate applicable to my loan at anytime. However, if I have provider a written request to convert and I do not, for any reason, satisfy all requirements to conversion and return the fully executed Modification Document to the Note Holder by the de adline applicable under Paragraph E below, I will forfeit any future right to convert to a fixed ate. In that event, the provision of the At dendum shall x null and void and ray loan will remain an adjustable rate loan as provider in my Adjustable Rate Note.

954A (3-91)

Page 1 4 2 ICI 2.54 afr. C.

comes à lama

24

- 1 F

1.1.1

NETOTAL T

化乙酰氨基苯基乙

1:06:80

Loan #01-253-362415-238962

Bentinning with the Effective Conversion Date, f suc 1 conversion 1:1; been chosen, my interest rate will be equal to the Federal National Montgage Association's (FNMA) published Row uired Net Yie of for thirty (30)-year, fixed rate mortgages covered by sixty (60)-day manuatory scheduled/actual delivery consumments that was a effect as of the date fifteen (15) days before the Effective Conversion Date, plus FIVE-EIGHTHS of one percent (__________%) rounded to the nearest 1/8% of 1%. If I do not occupy the Property as my principal residence on the I ffective Conversion Date, my new fixed interest rate will be one-half of on percent (1/2%) higher than the rate others ise payable. If he unpaid balance of the Note as of the Effective Conversion Date exceeds the then-applicable limits for purchase by PNMA, my new ixed interest rate will be three-eights of one percent (.375%) higher than the rate otherwise payable. If such Required vet Yield is not a vailable, the Note Holder will determine my new, fixed interest rate by using a comparable figure. In any event, my fixed rate will not exceed TEN & THREE-EIGHIHS 10.375 %). percent (

B. DETERMINATION OF NEW PAYMENT AMOUNT

If I choose to convert to a fixed rate of interest as provided in Section A above, the Note Holder will then determine the monthly payment amount that would be sufficient to repay in full the principal, I an expected to owe, on the Effective Conversion Date, together with interest at my new interest rate, in substantially equal pr ments by the maturity date (the "New Payment Amount").

C. PAYMENT OF NEW PAYMENT AMOUNT; CONTINUATION OF) IXED RATE

Beginning with my first monthly payment that be come; due after the 1 ffective Conversion Date, I will, if I have chosen the foregoing conversion, pay the New Payment Amount as my monthaly payment, at i the interest rate I bay will not change from the fixed rate established as of the Effective Conversion Date. 1.22.16

 $e \sim 1$

CONVERSION FEE n.

For choosing to convert my adjustable rate loar to a fixed rate loan as provided above. I will pay the Note Holder a conversion fee equal to ZERO has not been paid. I will pay the conversion fee at least one lusiness day priot to the Effective Conversion Date.

E. NOTICE BY NOTE FOLDER

Before the Effective Conversion Date, the Note Hold r will mail or de iver to me a notice of my new interest rate as of the Effective Conversion Date; the amount of my New Monthly Payment; the amount of the conversion fee; and a date (not later than one business day prior to the Effective Conversion Date) by which I rust have obtained all required signatures on the Modification Document and actually delivered it to the Note Holder. The notice will aclude all information required by law to be given me and also the title and telephone number of a person who will answer any question 1 may have regard ag the notice.

FAILURE TO CHOOSE CONVERSION F.

If I do not, at least 10 days before the last poss ble Conversion Date specified in Section A above, give notice to the Note Holder that I choose to convert my adjustable rate loan to a fixed rate loan and () the other things that I must do under this Addendum within the applicable times specified in this Addendum, I will no longer have the right to convert my a fjustable rate loan to a fixed rate loan in the manner described in this Addendum.

G. TRANSFER OF THE PROPERTY OR OF BEHEFI CIAL INTERES 'IN BORROWER

Uniform Covenant 17 of the Security Instrumen, as amended by the Adjustable Rate Rider, prohibits the Lender from withholding its consent to a sale or transfer of the property (or a bene icial interest is the Borrower if other than a natural person) if the purchaser or transferee meets the Lender's standards of credit worth ness applicable to similar new loans and the Lender's security would not otherwise be impaired.

Following conversion of my adjustable rate loan to fixed rate loan s provided above, the above limitations on the Lender's right to withhold its consent shall no longer be applicable and the Lender may, in its sole discretion, either: (i) arbitrarily withhold its consent; or (ii) condition the granting of its consent upon the pay nent of a fee, u justment in the interest rate payable under the Note, or such other modifications to the terms of the Borrower's loan is the Lender, in its sile discretion, may require.

Borrowed has executed this Addendum to Ad ustable Rate Rideras of the day and year first written above. IN WITH

... X CHRISTINE STRAIN VINOTHY STRITN

After recording, mail to: WASHINGTON MULLIAL BANK, LOAN REVIEW P.O. Fox 91006, SAS0304, Seattle, /A 98111 Page 2 of 2 954B (3-94)

STATE OF OREGON: COUNTY OF KLAMAT I: SS.

28th Mountain Title Co _ the _ Filed for record at request of . A.D., 19 94 a 0:39 o'c c :k A M., and duly recorded in Vol. M94 Dec of 38955 of ____ Morth uses __ on Page __ Evelyn Biehn County Clerk Rν aland Constition

FEE \$45.00