95282

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12-23-55A11:00 RCVD

Volmas Paga 3995

IMPERIAL CREDIT INDUSTRIES, INC. A CALIFORNIA CORPORATION 203" IRVINE AVE. SANTA ANA HEIGHTS, CA 92707 LOAV NUMBER 1100001516

## Above This Lin: 'or Recording Data] DEED OF TRUST

THIS DEED () FIRUST ("Security Instrucent" is made on FEBRUARY 15T4, 1995 The granter is

ADMIEL L HARSHHARGER AND TIREIA A HARSHIARGER, AS TENANTS BY THE ENTIRETY

FIRST AMER CAN TITLE IN: TRANCE COMP MY, A CALIFORNIA CORPORATION ("Borrower"). The trustee is

("Trustee"). The peneficiary is

MIERIAL CRIL IT INDUSTRIES, INC , A CALIF MINIA CORPORATION which is organized and existing under the layer. CALIFORE A . 13': RVINE AVE., SANTA ANA HE GHTS, CA 12707

, and whose address is

('Lender''). Borrower owes Lender the principal sum of SEVENTY THREE THOUSAND FIVE OUN RED AND NOT 100 Dollar (USS)

13, 200.00 ) This debt is evidence d by Borrower's note dated the same date as this Security Instrument "Note" which provides for nontly payments, at the full debt, if not paid earlier, due and payable on This Sci unity Instrume a secures to Lender: (a) the repayment of the debt evidenced by he Note, with it treest, and all renewals, extertions and mod f cations of the Note; b) the payment of all other sums, with interest advanced under paragraph 7 to protect the security of this Security Instrument; and (c) the performance of Borrower's covenants and agreements under this Security It strument and the Note. For this purpose, Borrower irrevocably grants and conveys to Trustee, in trust, with power of sale, the following destabled property located in KLAMATH

County, Oregon:

LOT 4 IN BLOCK I DORREEN MEADOWS ACCORDING TO THE OFFICIAL PLAT THEFEOF ON F E IN THE OFFICE OF THE COUNT CLERK OF KLAMETH COUNTY.

ACCOUNT NO : 09-130-300. RE' N' , 131155.

which has the address ) NOFTHWEST COFFIEF OF PAUL DELVE AND LINDA DRIVE,

regon

VFCD9060 - 03/93

C . 19

Property Addr :: s");

[Zip Code]

OREGON - Single Family - Fannie Mae/Freddie Hac | NIFORM INSTR MENT

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TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurtenances, and fixtures now or hereafter a part of the property. At replacements and additions she'l also be covered by this Security Instrument. All of the foregoing is referred to in this Separity Instrument as the "Property."

BORKOWER COVENANTS that it orrower is lawfully seised of the estate hereby conveyed and has the right to grant and convey the Property and that if e Property is unencumbered, except for encumbrances of record. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to convitute a uniform accurity instrument covering real property.

UNIFORM COVENANTS Borrow is and Lender (evenant and agree as follows:

1. Payment of Principal and Interest: Prepaymen and Late Charges. Borrower shall promptly pay when due the principal of and interest on the debt evidenced by the Note and any prepayment and late charges due under the Note.

2. Funds for Taxes and Insurance

se ured by his Security instrumen

so used by this Security Instrument

evidencing the payments

ITEM 1947L2 (9103)

Subject to a plicable law or to a written waiver by Lender, Borrower shall pay to Lender in the day monthly parme is are due undo the Note, until the Note is paid in full, a sum ("Funds"; for: (a) scarly tax and assessments which may attain priority over this Security Instrument as a lien on the Property; (b) yearly leasehold payments or ground rents or the Property, iny; (c) yearly hazard or property insurance premiums; (d) yearly flood insurince premiums, if any e) arly mortgage insurance premiums, if any; and (i) an sums payable by Borrower to Lender in accordance with the grow ions of paragr. In 8, in lieu of the parment of mortgale insurance premiums. These itums are alled. Escrow Items, Londo may at any time, collect and hold Funds in an amount not to exceed the maximum amount a lender for a federally related mortgage loar may require for Borrower's excrow account under the federal Real Estate Settlement Procedures Act of 1974 is amend a from time to time 12 U.S.C \$2001 et seq. ("RESPA") unless another law that applies to the Funds sits a lesser and intill so, Londer may, at any time collect and hold Funds in an amount not to exceed the lesser amount. Lender may estimate the amount of Funds due on the basis of current data and reasonable stimules of expenditures of attire Escrow has or otherwise in accordance with applicable law.

The Funds shall be held in an intuition whose a positionare insured by a federal agency, instrumentality, or entity including ender (Lender is such an institution) or it in in Federal Home Lean Bank, Lender shall apply the Funds to pay the Exercise Items. Lender may not charge Borrower for holding and applying the Funds, annually analyzing the exercise account, or verifying the Escrow tent, unless Lender pays Borrover interest on the roads and applicable law permits Lander to make such a charge. However, Lender may a squire Borrower to pay a one-time charge for an independent real es ate tax leporting service used by Leri er in connectual with this loan, unless applicable law provides otherwise. Unless an agreement is made or applicable Lisens unresenterest to be paid, Lender shall not be required to pay Borrower any interest is carnings on the Funds. Borrow is a 1 Lender may a rece in writing, however, that interest shall be paid on the Funds. Londer shall give to Borrower, without harge an annia accounting of the Funds, showing credits and debits to the Funds and the purpose for which each cobit to the Funds wir made. The Funds are pledged as additional accurry for all sums

if the Funds held by Lender accord to amount permitted to be held by applicable law, Lender shall account to Borrower for the excess Funds in acceptance with the requirements of applicable law. If the amount of the Funds held by Lender at any time is not sufficient to; by the Escrow Lens when due, Lender may so notify Borrower in writing, and, in such case formover shall pay to Lender the amount a cessary to make up the deficience. Borrower shall make up the deficiency in no more than twelve monthly payments, a ender's sole discretion.

I pon payment in full of all suns a cured by this 5 curity Instrument, Lender shall promptly refund to Borrower any Frieds held by Lender, It under parage on 21 Lender's fall acquire or sell the Property, Lender, prior to the acquisition or and the property shall apply at v I and held by I : der at the time of a quisition or sale as a credit against the sums

3. Application of Payments. Unless applicable lew provides otherwise, all payments received by Lender under paragraph and 2 shall be applied fire to any prepays ent charges due under the Note; second, to a counts payable under paragraph 2 third, to interest due; ourty to principal due and last, to any late charges due under the Note

4. Charges, Liens. Borrower shall pay all tax s assessment, charges, fines and impositions attributable to the Property which may attain priority live his Security It's rument, and leasehold payments or ground rents, if any Borrower shall pay these obligations in the number provided in partigraph 2, or if not paid in that manner, Borrower shall pay there on time directly to the person owed (ayn) nt. Borrower d all promptly furnish to Lender all notices of amounts to be paid under this paragraph. If Borrower males these payments directly, Borrower shall promptly furnish to Lender receipts

Borrower shall promptly discharge any lien which the priority over this Security Instrument inless Borrower: (a) agrees in Ariting to the payment of the obligation secured by the lien in a manner acceptable to Lender; (1) contests in good faith the lien by or defends against enforcement of the lim in, legal proceedings which in the Lender's opinion operate to present the enforcement of the limit of (c) secures from the holder of the lien an agreement satisfactory to Lender supportinging the lien to this Seculity instrument. If ander determines that any part of the Property is subject to a lien which may altain priority over this Security Instrument, lender may give Borrower a notice identifying the lien. Borrower shall satisfy the hen or take one or more of the actions set forth above within 10 days of the giving of notice.

5. Hazard or Property Insurance Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by the hazards included within the term "extended coverage" and any other hazards. including bloods or flooding, for which Lender requires insurance. This insurance shall be maintained in the amounts and

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for the periods that Lender requires. The insurate exarrier providing the insurance shall be chosen by Borrower subject to Lende's approval which shall not be una asceably withheld f Borrower fails to maintain coverage described above.

All insurance 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 tenevals. If Lender a quires, Borrower shall promptly give to Lender all receipts of pull premiums and renewal notices. In the event of loss, Bon ower shall give prompt notice to the insurance carrier and Lende Lender may make proof of loss if not made promptly by 1 corrower.

colless Lender and Borrower otherwise agree in writing, in a rance proceeds shall be applied to restoration or repair of the Property damaged, if the restoration or repoir is economically feasible and Lenier's security is not ressoned. If the results tion or repair is not economically for sib  $\epsilon$  or Lender's so unity would be less ned, the insurance process shall be applied to the sum a secured by this Security 11 strument, when r or not then due, with any excess paid to Borrower. If Boncever abandon, he Property or does too a swer within 31 days a notice from Lender that the invariance carrier has offered to settle a claim, then Lender may collect the insurance proceeds. Lender may use the proceeds to repair or restore the property or to pay sums secured by this So unity instrumen, whether or not then due. The 30-day period will begin when the notice is at en.

postoone the due due of the monthly payments referred to in par graphs 1 and 2 or change the amount of the payments. If under paragraph 2 he Property is acquired by Lender, Borro v r's right to any instrance policies at proceeds resulting from a amage to the Property prior to the acquisition shall pass of Lender to the extent of the sums secured by this Security

Insular tent immediately prior to the acquisition,

6. Occupancy Preservation, Maintenance and Protection of the Property; Borrower's Loan Application; Leaseholds. Born wer shall occupy, establish, and use the Priverty as Bornower's principal residence within sixty days after the execution is this Security Instrument at d shall continue to occupy the Property as Borrower's principal residence for it least one your after the date of occurain. I, unicss Lenda otherwise agrees in writing, which consent shall not be unreas mably withheid, or unless extenuating or unistances exist which are beyond Borrower's control. Borrower shall not destroy, damage or a npair the Property, all, with Property to descriptate, or commit viaste on the Property. Borrower shall be in cetault if any i orfeiture action or proceeding, whether covil or criminal, is begun that in Lender's good faith judgment could result in for citure of the Property or of erwise materially impair the hen created by this Source Instrument or Lende is security uncrest. Borrower may a ire such a default in dirensiate, as provided in paragraph 18, by causing the action or proceeding to be dismissed with a ruling that, in Lender's good faith determination, precludes forfeiture of the Borrower's interest in the Property or other maximal unpairment of the lien created by this Security Instrument or Leader's security interest. But ower shall also be in 3-fair if Buttower, 1 iring the loar application process, gave in terrative false or inaccurate information or statements to Legier or failed to provide Lender with any material information) in connection with the loan evidenced by the Note, including, i at not limited it, representations concerning Borrower's occupancy of the Property as a principal residence. If this Security instrument is on a leasehold, Borrower shall comply with all the provisions of the lease. If Box over acquires fee title to it? Property, the easehold and the fee title shall not merge triess Lender agrees to the merger in writing

1. Protection of Lender's Rights in the Property contained in this Security instrument, or if ere is a legal prociating that may significantly affect Lender's rights in the Property (such as a proceeding in bankrup); y, probate, for core empation or forfeith c or to enforce laws or regulations), then cender may be and pay for whatever is recessary to proceed the value of the Property and Lender's rights in the Property 1 ender s a tions may include paying a y sums secure 1 by a lien which has priority over this Security Justiument, appearing in court, raying reasonable attorneys fees and entering on the Property to make repairs. Although conder may take action under this paragraph 7. Lender (coes ) it have to do so.

inducting payment

agreement between Borrower and Lender or apparable law.

give Borrower notice at the time of or prior to are inspection specified ring reasonable cause for the inspection.

10. Condemnation.

Lende may, at Lender's option, obtain coverage o protect Lender's rights in the Property in accordance with paragraph 7.

r less Lender and Borrower otherwise agrees in writing, an application of prix seds to principal shall not extend or

If Be rower fails to perform the covenants and agreements

Any amounts in hursed by Lender under it's paragraph 7 and become additional debt of Born wer secured by this Security Instrument. Unless Borrower and Lend r agree to other terms of payment, these amounts shall bear interest from the tate of dishursement at the Note rate and shall be payable, with interest, upon notice from Lender to Borrower

1 Mortgage Insurance. If Lender a quirt dimortgage it strance as a condition of making the loan secured by this Security Instrumen, Borrower shall pay the premiums required to maintain the more gage insurance in effect. If, for any reason the mortgage insurance coverage (xiu) id by Lender lipses or ceases to be in effect, Borrower shall pay the premiums required to obtain coverage sub-tan ally equivalent of the mortgage insurance previously in effect, at a cost substantially equivalent to the cost to Borro very fithe mortgage insurance previously in effect, from an alternate mortgage insurer approved by Lender If substantially equitalent mortgage insurance coverage it not available. Borrower shall pay to Lender each month a sum equal to one-twelf hiel the yearly mort; age insurance premium being paid by Borrower when the insurance coverage lipsed or ceased to be in effect. Lender while accept, use and retain these payments as a loss reserve in here of mortgage insurance. Loss reserve payments may no linger be required, at the option of Lender, if medicage insurance coverage in the amount and for the period that Lericar requires) provided by an insural approved by Lender again becomes available and is obtained. For over shall pay if e premiums required to maintain mortgage insurance in effect, or to provide a loss reserve, until the equirement for cortagge insurance ends in accordance with any written

Lender or its agent may a ake reasonable names upon and inspections of the Property. Lender shall

The proceeds of any award or claim for damages, direct or consequential, in connection with ITEM (947L) (9103)

any condemnation or other taking of any part of the roperty, or for conveyance in lieu of condemnation, are hereby

assigned and shall be paid to Lender.

If the Emperty is abandoned by Borniwer or if, after notice by Lender to Borrower that the condeninor offers to make sums secured by this Security Instrumen, whether or not then due.

not be a war of or preclude the exercise of any right or remedy

BOIL over a consent

repayment charge under the Note

15. Governing Law; Severability coclared to be severable

Te date of the Security Instrument,

If Lender exercises this option, Lei der hall give Born iver notice of acceleration. The notice shall provide a period of not less than 30 days from the date the non e is delivered o mailed within which Borrower must pay all sums secured by it is Security Listrument. If Borrower dals to pay these sure prior to the expiration of this period, Lender may invoke any n medies permitted by this Security Inst ume it without furthe inotice or demand on Borrower.

18. Borrower's Right to Reinstate Borrower mer s certain conditions Borrower shall have the right to have custorcement of his Security Instrument discontinued at an time prior to the earlier of: (a) 5 days (or such other period as 1. BM 1047LA (\$103)

In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Security Instrument whether or not then die, with any excess juid to Borrower. In the event of a partial taking of the Property in which the last market value of the Proper ty immediately I efore the taking is equal to or greater than the amount of the sums secured by this Security Instrument intro adiately before the taking, unless Borrower and Londer otherwise agree in writing. the sums ax used by this Security listrinent shall be reduced by the amount of the proceeds multiplied by the following fraction: (a) he total amount of the jum secured immediately before the taking, divided by (b) the lair market value of the Property inunediately before the trains. Any balance stall be paid to Borrower. In the event of a partial taking of the Property in which the fair market value of the Property inmediately before the taking is less than the amount of the sums secured immediately before the taking, inless Borrow r and Lender otherwise agree in writing a unless applicable law otherwise provides, he proceeds shall be applied to the sams secured by this Security Instrument a nether or not the sams

an award or ettle a claim for damag s, B prower fails to espond to Lender within 30 days after the date the nouce is given, tender is a inhorized to collect and apple the proceeds, a its option, either to restoration or repair of the Property or to the Unless i ender and Borrower (there se agree in witing, any application of proceeds to principal shall not extend or

pos pone the fue date of the monthly payments referred to in paragraphs 1 and 2 or change the amount of such payments. 11. Borrower Not Released; Forbeit ance By Lende Not a Waiver. Extension of the time to payment or modification of amortization of the sime ecural by this ecurity Instrument granted by Lender to any successor in interest of Borrower shall not operate to recease the liability of the original Borrower's successors in interest. Lender shall not be required to commence proceedings against any successor in interest or refuse to example time for payment or otherwise modify amortization of the sures secured by his Security instrument by reason of any demand made by the original Born wer or Borrower's successors in interest 1/2 forbearance by Lender in exercising any right or remedy shall

12. Successors and Assigns Bou id; oint and Severil Liability; Co-signers. The coverages and agreements of this security instrument shall bind and benefit the accessor and assigns of Lende, and Borrower, subject in the provisions of puragraph 1. Borrower's covenante and igreements shill be joint and several. Any Borrower who co-signs this Security instrument by foes not execute the Note a) is co-signing this Security Instrument only to mortgage grant and convey that Horrower's marrest in the Property ander the terms of the Security Instrumen; (b) is not personally obligated to pay the sum secured by this security Instrument and (c) agrees that Lender and any other Borrower may agree to extend, modify, forbear or chake any accommodations with rigard to 15 terms of this Security Instrument of the Note without that

13. Loans harges. I the loan local ad by this Se unity Instrument is subject to a law which sets maximum loan harges, and that have a finally interpreted to that the interest or other loan charges collected at to be collected in connection with the loan exceed the permitted limits, en (a) any such loan charge shall be reduced by the amount necessary to reduce he charge to the permitted limit, and (b) it y sums already of ollected from Borrower which exceeded permitted limits will be etunded to the reducer Lender may choose o make this reducing the principal owed under the Note or by making I direct payment to Borrower. If a ren indiriduces principed, the reduction will be treated as a partial prepayment without any

14. Notices. Any notice to Borriwer provided for r this Security Instrument shall be given by delivering it or by nailing it by irst class mail unless upp rable aw requires use of another method. The moure shall be directed to the roperty Adeness or any other address B Tower designates by notice to Lender. Any notice to Lender shall be given by irst lass mail to Lander's address stated therein or any othir address Lender delignates by notice to Borrower. Any notice provided for in this Security Instrument shall be deemed to have been given to B prower or I ender when given as provided

is Security Instrument shall be governed by federal law and the law of the jurisdiction in which the Property is lo ate.) In the event on cany provision or clause of this Security Instrument or the Note conflicts with applicable law, such conflict shall not affect their provisions of this Security Instrument or the Note which can be given effect without the conflicting provision. To the end the provisions of this Security Instrument and the Note are

16. Borrower's Copy. Borrower shall be given one conformed copy of the Note and of this Security Instrument. 17. Transfer of the Property or a Ben-ficial Interest in Borrower. If all or any part of the Property or any interest in it is sold or transferred (or if a benedicial intensit in Bor ( wer is sold or transferred and Bestower is not a natural person) suthout Lender's prior written consent. Len ler may, at its a tion, require immediate payment in full of all sums secured by

his Security Instrument. However, this option shall not be a ercised by Lender if exercise is prohibited by federal law as of

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10. Hazardon Substances. Borrow r still net cause of ermit the presence, use, disposal, storage, or release of any normal residential uses and to maintenance of to Property.

Forrower shall promptly give Lender vitil: I notice of any investigation, claim, Cemand, lawsuit or other action by any

shall promoth take. If no covary remedial action in accordance with Environmental Law Volse fin this aragraph 20 Hazardo is 5) betaries are it se substances define fas toxic or hazardous substances by

SENT METERS COVENANTS BOTTOMETER AND LANGER further covenant and agree as follows Acceleration. Remedies. Lender that give notice to Borrower prior to acceleration following Borrower's

paragraph 21, including, but not limited to, reas ) table attorneys fees and costs of title evidence. I Lender invokes the power of sale, Lender shall execute or cause Trustee to execute a written notice of the occursence of an event of default and of Lender's election to cause the Property to be sold and shall cause such

23. Substitute Trustice. Lender may from three it time remove I ustee and appoint a successor trustee to any Trustee appointed by reunder. Without conveyance of the Prejerty, the success or trustee shall succeed to all the title, power and duties conferred upon Trustee herein and by applicable aw.

applicable law may specify for reinstructure t) before sale of the Property pursuant to any power of sale contained in this Security Instrument, or (b) entry of a jidgit ent enforcing the s Security Instrument. These conditions are that Borrower. (a) pays Lender all sums which then would ); due under the Security Instrument and the Note as if the acceleration had occurred; (b) tures any default of any other covenants or agreements; (c) pays all expenses incurred in enforcing this Security Instrument, including, but not linu red to, reasonat le attorneys' fees; and (d) takes such action as Lender may ersonably require to assure that the Len (f this Security astrument, Lender's rights in the Property and Borrower's obligation to pay the sums secured by this Scarrity Instrumer (shall continue unchanged. Upon reinstatement by Borrower, this Security Instrument and the obligations ecured hereby shall remain fully effective as if no acceleration had occurred. However, this right to reinstate shall not apply in the case of ac relevation under paragraph 17 19. Sale of Vote; Change of Loan Servicer. The Note or a partial interest in the Note (together with this Security

has rument) may be sold one or more by ses rithout prior non ce to Borrower. A sale may result in a change in the entity kn )wn as the wan Servicer) that collects a contrary due under the Note and this Security Instrument. There also Tay be one or nic re changes of the Loan Servicer inrelated c a sale of the Note. If there is a change of the Loan Servicer, For ower will be given written notice of he lange in accordance with paragraph 14 above and applicable law. The notice will state the name and address of the new Li an Servicer and the address to which payments should be made. The notice

How rdous Substinces on or in the Property some wer shall not do nor allow anyone else to do, anything affecting the Emperty hat is it iolation of any Environmental Law. The prejeding two scatteness shall not apply to the presence, use, or storage on the Property of small quantities (1 Hazardous Solt stances that are generally recognized to be appropriate to

deveranmental or my ulatury agency or private property and any Fazardous Substance or Environmental of which Borrower has actual knowledge it Borrower earns or is notified by any governmental or regulatory audio ity hat any removal or other remediate of any Hazard) is Substance affecting the Property is necessary. Borrower

no remote tal Lass and the following subvances, gasoline, ken sene, other flammable or toxic petroleum products, toxic perfectles and herr a ides volatile solvents may reals containing asbestos or formald hyde, and radioactive maierials. As seed in this paragraph 20 Environmenta Lay means feder I laws and laws of the jurisdiction where the Property is

breach of any coven int or agreement in this 5 curity Instrurt nt (but not prior to acceleration under partigraph 17 unless applicable law provides otherwise). The otice shall spec fy: (a) the default; b) the action required to cure the default (c) a date, not less than 30 days from the date the notice is given to Borrover, by which the default must be cured; and d) that failure to cure the default ) i or before the date specified in the notice may result in acceleration of the sams secured by this Security Instrumen and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to bring a court action to assert the non-existence of a default of the other defense of Borrower to accelerate) and sale. If I e default is not cured on or before the date specified n the rotice. Lender at its option may require immediate payment in full of all sums secured by this Security Instrument without further demand and na invoke the power of sale and any other remedies permitted by applicable law Lender shall be entitled to colle t all expense neurred in pursuing the remedies provided in this

part of the Pa perty is located. Lender or Trustee shall give notice of sale in the manner prescribed by applicable is w to Borrower and to other persons prescribed by applicable law After the time required by applicable law, I rust e, without den and on Borrower, shall sell the Property at public suction to the highest bidder at the time and pace and under the terms designated in the notice of sale in one or more paniels and in an order Trustee determines. Trustee may postpone sale of all or any parcel of the Property by public announcement at the time and place of any previously echeduled sale. Lender or its designee may purchase

Trustee shall deliver to the purchaser Trustee's deed convey as the Property without any covenant or warranty. expressed or implied. The recitals in the Trustee i deed shall be J rima facie evidence of the truth of the statements made therein. Frustee hall apply the proceeds ) the sale in the following order: (a) to all expenses of the sale. including, but not limited to, reasonable Trustee's and attorneys' fees; (b) to all the sums secured by this Security 22. Reconveyance, pon payment of all suns cured by this fecunity Instrument, lender shall request indice to reconvey the Property and shall surrender this Security Instrument and all notes evidencing debt secured by this Security

Instrument o Trustee. To stee shall reconvey the Property without or tranty and without charge to the person of person

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24. Attnrnawe' France	. 4000
24. Attorneys' Fees. As used in this Security has rument and attorneys' fees awarded by an appellate can rt.  25. Riders to this Security Instant.	
25. Riders to this Security Instrument. If one or there riders at this Security instrument, the covenants and agreements of each such a supplement the covenants and agreement of this Security Instrument.	re executed by Borrower and recorded together with
supplement the covenants and agreement of this Security Instrument (Check applicable box(es	and and shall amend and and shall amend and and and are if the rider(s) were a non of this Security
A hustable Rate Rider Condex unium Ride	= 4 Family Rider
Graduated Payment Rider Planner Unit Devel	
Ball you Rider Rate I'm woverment I	Rider Second Home Rider
Other(s) [specify]	[ ] Secure Home Kings
BY SIGNENG BELOW, Borrower (ccc) is and agrees () the terms at Security Instrument and in any rider(s) (xec) ed by Borrower and records	nd coverants contained in the coverants
Security Instrument and in any inder(s) (xec) ed by Borrow and records Witnesses:	ed with it
DANTEL	L. HAR; HBARCER (Scal)
Social Sc	Curity Number 341-66-2031
Sur Land Land Land Land Land Land Land Land	Las An Charles Walle
Social Sec	HARS HBAPGER  Borrower  Wirth Nurriber 2 4 100 1 1 3 1
Social Sec	urity Nun ber
Social Sec	- (Seal) -Borrower
STATE OF ORE TON. Deschurs Count	
On this 17th to at	
the five ground instrument to be	appeared the above named
Official Social	d. acknownerged
Веforе п (	7 ( ) 1
NOTE NOTE THE	Notary Public for Oregon
MY COMP IS NOW ECONOMISS OF THE PROPERTY OF TH	Notary Public for Oregon
STATE OF OREGON: COUNTY OF KLAMATE s.	
Fried for record at request of Klamath County Title	22.
A.D. 19 95	M., and duly recorded in Vol. M95
FIF ea: (a	age 3595
Ву <u>Да</u>	Less Timel adr's