95478

LN #0908113747 MTC #34664 2-27 5P(1:40 RCVD

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After recording please return to:

KLAMA'TH FIRST FEDERAL (GL) 2943 SOUTH SIXTH STREET KLAMA'TH FALLS OR 97500

DEED OF TRUST THIS OFFED OF IF SILOS unt Instrument' i mide on February 24 The crimber's William is ardin & Sit dra M. Hardin, H&W AND Dustin L. Gerbing & Nancy J. Gerbing, H&K ("Borrower") The trustee is William L. Sisemore ("Trustee"). The beneficiary is which is organized and existing inder the line of the United (tates of America and above in dress is

The Southwesterly 65.0 feet of Lot 9 in Block 4 of FIRST ADDITION TO TONATEE HOMES, according to the official plat thereof on file in the office of the County Clerk of Klemath County, (regon.

Tax Acct #3909-011CC-0150(Key #554849

SEE ANUUSTABLE RATE RIVER MADE A PART HEREIN.

 NDER
 OREL(IN_LAW, NOST AGRIEM(NTS, PROM: SES AND COMMITMENTS MADE BY US

 ALTER THE INFECTIVE DATE OF THIS ANT CON(IRNING LOANS AND OTHER CREDIT EXTENSIONS

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Text PLOCR, WITH all the improvements now or in reafter erected on the property, and all easements, rights, appurtmances tents resulties, minerally and gas rights and profits, water rights and stock and all fixtures now or bereafter inpart of the property. All replacements and additions shall also be covered by this Security Instrument. All of the thego rights reformed to initial Security Institution as the "Fripperty."

BORROWER COVENANTS that Borrower is lawfully sinsed of the estate hereby conveyed and has the right to grant and convex the Property and that the Eroperty is anencumiliered, except for enclimbrances of record. Borrower warrants and will detend generally the title to the Property against all claims and demande, subject to any encumbrances of record.

THIS SET RITY INSTRUMENT contained uniform overants for national use and non-uniform covenants with limited variations by unisdiction to constitue a uniform seturity instrument covering real property.

OREGON-Single Front -FNMA/FHLMC UN FORM INSTRUMENT

....

UNFORM COVENANTS BO TOW # and Lender x venant and agree as follows:

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

has concurrent data and reasonable estirantes of future elserow items

The this security Eistrument

impoint necessary to make up the definer of in one or most payments as required by Lender

application as a credit against the survive cared by this Seminity Instrument

receipts eviden ring the payments.

f the giving of notice.

oreasonably withheld.

irre and Let let Lender may make pro-official notific de promptly by Borrower

then the notice is given

It strument immediately prior to the adjustion.

Lange the Property allow the Property. testifie shall no merge unless Lender agrees to the merger a writing.

Lender may take action under this paragraph 7. Lender does not have to do so.

re juesting payment

2. Funds for Taxes and Insu aner. Subject to a policable law or to a written waiver by Lender. Borrower shall pay to Lender on the day monthly payments are due under the Note, until the Note is paid in full, a sum ("Funds") equal to one welfth of the yearly taxes and asy ssments which may attain priority over this Security Instrument. (b) yearly leasthold payments or ground rents of the Property of any. (c) yearly hazard insurance premiums, and (d) yearly morigage inso ranke premiums, if ar - T) ase items are called "escrowiitems." Lender may estimate the Funds due on the

inds shall be held in an instruction the deposits or accounts of which are insured or guaranteed by a federal or state agency including Lender if Lender is such an institution). Lender shall apply the Funds to pay the escrow items. Lender may sol charge for holding and pplying the F inds, analyzing the account or verifying the escrow items, unless Lender pass Borrower interest on the Finds and apple: ble law permits Leider to make such a charge. Borrower and Lender may gree in writing that intervit shall be paid in the Funds. Unless an agreement is made or applicable law requires interist to be paid, Lender shall not be require 1 o pay Borri wer any interest or earnings on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds showing credits and debits to the Funds and the purpose for which each debit to the Functional made. This Funds are plodged as additional security for the sums secured by

If the mount of the Funds field or Lerder, toge for with the future monthly payments of Funds payable prior to the cuc date of the excrow items, shall eveed the amoun required to pay the escrow items when due, the excess shall be, it Borrower soption, either promptioner aid to Borrow a or credited to Borrower on monthly payments of Funds. If the imount of the Funds held by Lender is n - sufficient to pay the escrow items when due. Borrower shall pay to I ender any

Upon payment in full of all sums recured by this Security Instrument, Lender shall promptly refund to Borrower inv Eurids hold by Lender. If under parac aph 19 the Property is sold or acquired by Lender, Lender shall apply, no later han immediately prior to the sale of the "roperty or its a quisition by Lender, any Funds held by Lender at the time of

3. Application of Payments. Users applicable i in provides otherwise, all payments received by Lender under varagraphs 1 and 2 shall be applied (f) store late charges (i) e under the Note; second, to prepayment charges due under the Note third, to impoints pavable under pa graph 2, fourt i to interest due; and last, to principal due.

4. Charges: Liens. Borrower shill pay all taxes, assessments charges, fines and impositions attributable to the Property which may attain priority over this Security Enstrument, and leasehold payments or ground rents, if any, Borrower shall pay these obligations () the manner provid d in paragraph 2, or if not paid in that manner. Borrower shall pay them on the directly to the person or ed payment. For rower shall promptly furnish to Lender all notices of amounts to be paid under this paragraph. If Berrey er makes thes payments directly, Forrower shall promptly furnish to Lender

Borrow it shall promptly discharginary ien which has priority over this Security Instrument unless Borrower: (a) grees in writing to the payment of the obligation secured 5, the lien in a manne- acceptable to Lender; (b) contests in good furth the lien of, or defends against enforcement of the lier in, legal proceedings which in the Lender's opinion operate to prevent the enforcement of the lien or fort iture of any part of the Property, or (c) secures from the holder of the lien an agreement same factory to Lender subording ting the lien to his Security Instrument. If Lender determines that any part of the Property is subject to a lien which may attain prior to over this Security Instrument, Lender may give Borrower a notice identifying the ben. Borrower shall atisfy the lien of take one or more of the actions set forth above within 10 days

5. Hazard Insurance. Borr wer hall keep their provements now existing or hereafter erected on the Property isured again it loss by hre, hazards included within the terriffextended coverage f and any other hazards for which Lender equilibrium insurance. This insurance shall he maintained in the amounts and for the periods that Lender requires. The surance car or providing the insurance shall be chose inby Borrower subject to Lender's approval which shall not be

All insurance policies and receive shall be accessible to Lender and shall include a standard mortgage clause Lender shall have the right to hold the permes and renew a solif Lender require . Borrower shall promptly give to Lender it incorpts of paid premiums and renewal otices. In the sent of loss, Borrowe, shall give prompt notice to the insurance

I new Fender and Borrower Cherk ise agree in willing, insurance proceeds shall be applied to restoration or repair the Property damaged of the restoration or repair is oppomically feasible and Lender's security is not lessened. If the storation or a mail is not economically trasible or Lence is security would be lessened, the insurance proceeds shall be copie to the sums so used by this Secure y Instrument sy hether or not then sue, with any excess paid to Borrower. If Borrower abaptions the Property, or coes of answer with n 30 days a notice from Lender that the insurance carrier has oference setting values then liender may offlect the insurance proceeds. Lende, may use the proceeds to repair or restore Fe Property of to pay sums secured by this Security Instit ment, whether or not then due. The 30-day period will begin

Unless Lender and Borrower other a selagree in writing, any application of proceeds to principal shall not extend or postpone the cole date of the monthly beyns into referred to 1) paragraphs 1 and 2 or change the amount of the payments. If inder paragraph 19 the Property is accuir 1 by Lender, he rower's right to any insurance policies and proceeds resulting from camage to the Property prior to the acquisition shall pliss to Lender to the extent of the sums secured by this Security

6. Preservation and Maintennuice of Property; Le e cholds. Borrower shall not destroy, damage or substantially deteriorate or commit waste. If this Security Instrument is on a leasehold, Borrower shall omply with the provisions of the lease, and of Borrower acquires fee title to the Property, the leasehold and

7. Protection of Lender's Rights in the Property Mortgage Insurance. If Borrower fails to perform the covenants and agreements contained in this Security Instrument, or there is a legal proceeding that may significantly affect Londer's rights in the Property (such as a proceeding in bankruptey, probate, for condemnation or to enforce laws or regulations), then Lender may do and big U twhatever is n's essary to protect the value of the Property and Lender's rights in the Property Lender's actions may include paying an sums secured by a lien which has priority over this Security Instrument, appearing in court, paving reasonable attorne sofees and entering on the Property to make repairs. Although

Any any units disbursed by Lencer coder this paraging h 7 shall become acditional debt of Borrower secured by this Security Instrument. Unless Borrower and Lender agree to other terms of payment, these amounts shall bear interest from the date of dishursement at the Note rate and shall be as yable with interest upon notice from Lender to Borrower

If Lender required mortgage insurance as a condition of making the loan secured by this Security Instrument, Bor ower shall pay the premiums required to maintain the insurance in effect until such time as the requirement for the insurance terminates in accordance with 1 or rower's and 1 ender's written agreement or applicable law

8. Inspection. Lender or is all intimaty make r asonable entries upon and inspections of the Property Lender shall give Bor lower notice at the time of a prior to an in-paction specifying reasonable cause for the inspection 9 Condemnation. The proceed of a ty-award corclaim for damages, direct or consequential, in connection with

any ondemnition or other taking (f a) part of the Property, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender.

paid to Borr over

to the sums secured by this Security listrinent, whether connot then due

that not be a calver. For preclude the existing of any right or remedy

has been as exceeded

sarap aph 1

a this parties inh.

15. Geverning Law; Severability vote are declared to be severable

reder il law as of the date of this Security I - trument thor less that 30 days from the date their as provident triall some which they we

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 due, with any excess paid to Borrower. In the event of a partial taking of the Property, unless Borrower and Lender otherwise as ree in writing, to e sums secured by this Security Instrument shall be reduced by the amount is the proceeds multiplied by the following raction: (a) the total amount of the sums secured immediately before the taking, divided by (b) the fair it arket value of the Property immediately before the taking. Any balance shall be

If the Property is abandoned by Borrower, or if, a ter notice by Lende, to Borrower that the condemnor offers to mak an awar for settle a claim for c. may 5. Borrower fuls to respond to Lender within 30 days after the date the notice is given. I ender is authorized to collect and upply the productis, at its option, either to restoration or repair of the Property or

Unless Lender and Borrower other wise agree in writing, any application of proceeds to principal shall not extend or postpone the suedlife of the monthly parsients referred to in paragraphs 1 and 2 or change the amount of such payments 10. Burrower Not Released Ferbearance By _ nder Not a Waiver. Extension of the tine for payment or modification of amortization of the sume secured by this Security Instrument granted by Lender to any successor in interest of Borrower shall not operate to release the liabor y of the original Borrower or Borrower's successors in interest. Lender shall not be equired to commence proceedings against any successor in interest or refuse to extend time for savment or cherwise modify amort vation of the sums silcured by this Security Instrument by reason of any demand made systematignal Horsower of Borrower SNG cessors in interest. As y forbearance by Lender in exercising any right or remedy

11 Successors and Assigns Bourd; Joint and Se eral Liability; Co-segners. The covenants and agreements of no becurity Listrament shall bind and be efficible successors and assigns of Lerder and Borrower, subject to the provisions It paragraph - "Borrower scovenaries are agreements shill be joint and several. Any Borrower who co-signs this Security insumment to takes not execute the Note (a) is co-signing this Security Instrument only to mortgage, grant and convey hat their was interesting the Property and der the terms of this Securit - Instrument, (b) is not personally obligated to pay he same see and hy this Security In true ent and (c) ag ees that Lender and any other Borrower may agree to extend, next to there is not make any accommodicions with regind to the terms of this Security Instrument or the Note without

12. I can Charges. If the loan occurred by this occurrity Instrument is subject to a law which sets maximum loan har test included law is finally interpreted so that the interest or other locin charges collected or to be collected in and when the bar exceed the perintrol limits. I in (a) any such loan charge shall be reduced by the amount receivance of duce the charge to the permittee limit, as 2 (b) any sum-alread collected from Borrower which exceeded server tred bracks will be refunded to Bor, ower, Lender, his choose to make this refund by reducing the principal owed inder the Norther hy making a direct bay entit. Borrow : If a refund reduces principal, the reduction will be treated as a ander the Northern by making a direct bay for a foreground of the Nore. Sartial preparament without any prepayment charge under the Nore. 13 Devictation Affecting Londer's Rights, frendetment or expiration of applicable laws has the effect of the devictation Affecting Londer's Rights.

endering an enrovision of the Note of the Security Instrument unenforceable according to its terms. Lender, at its option, nay equire connectate payment in full all sams see and by this Security instrument and may invoke any remedies sermitted by paragraph 19. If Lende execuses, his option. Lender shall take the steps specified in the second paragraph of

14 Notices Any notice to Horr, wer provided to in this Security Instrument shall be given by delivering it or by nations it by first class mail unless apple able haw requir sluse of another method. The notice shall be directed to the Property Address or any other address Berrower design at s by notice to Lender. Any notice to Lender shall be given by rst class mail to Lender's address stated to rein or any of a riaddress Lender delignates by notice to Borrower. Any notice provided for in this Security Instruminity ill be deemed to have been given to Borrower or Lender when given as provided

This Securit - instrument shall be joverned by federal law and the law of the arise etion is which the Property is sear d. In the every hat any provision or clause of this Security Instrument or the Note conflicts with appacable law such in flict shall neighbor other provisions of this Security Instrument or the Note which can be cover office without the contexting provision. To this end the provisions of this Security Instrument and the

16. Borrower's Copy. Borr we shall be given ste conformed copy of the Note and of this Security Instrument 17. Transfer of the Property or a Beneficial Increst in Borrower. If all or any part of the Property or any interest in it is cold or transferred (or if a honene al interest in Borrower's sold of transferred and Borrower is not a natural person) without Londer's prior written consent. Lender may, at its option, require immediate payment in full of all sums ecurid by the Security Instrument. However, his optical shall not be exercised by Lender if exercise is prohibited by

If Lendar exercises this option. Leader shall give he mover notice of acceleration. The notice shall provide a period tice is delivered or mailed within which Borrower must pay all sums secured by his Neconity in structure of It Borrowe (full) to pay these sums prior to the expiration of this period. I ender may invoke any comodies periodited by this Security Instrument without further notice or demand on Borrower

18. Berrower's Right to Reins ate - If Borrower recets certain conditions, Borrower shall have the right to have inforcement of this Security Instrument cocontinued at continue prior of the earlier of (a) 5 days (or such other period as ppoliable as may specify for reinstation (at) before sale of the Property parsuant to any power of sale contained in this exacts list ment of the entry of third, next inforcing his Security Instrument. These conditions are that Borrower Id by due unce, this Security Instrument and the Note had no acceleration control by area and default of any or encodemants in agreements (ic) park all expenses incurred in enforcing this Security Institutenent including, but soft in inted to, reasonable attorneys' fees, and (d) takes such action as Lender may trasocably require to assure that the life of this Security Instrument. Lender's rights in the Property and Borrower's bligation to say the sums secured by sis Security 1s trument shall continue unchanged. Upon reinstatement by Horre wer, this Security Instrument and the obligations sent red hereby shall ren ain fully effective as if no acceleration had coursed. How were this right to reinstate all not apply in he case of acceleration under paragraphs (3 or 17

| NON UNIFORM CONVENANTS. Forrower and Lot der further covenant and agree as follows: | 330 |
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| Concerticitation; Remedia S. L. oder shall give to tice to Borowing or is to an allow the fitter to be | |
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| | licable |
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| If independent the power of sile it independently a contraction of the test of tes | |
| or an event of default and of Lender's election to cause the Property to be sold and shall cause such notice to be recorded in tants in which any part of the Property is by such a lenger to be recorded in the property of the sold and shall cause such notice to be recorded in the property of the sold and shall cause such notice to be recorded in the property of the sold and shall cause such notice to be recorded in the property of the sold and shall cause such notice to be recorded in the sold and shall cause such notice to be recorded in the property of the sold and shall cause such notice to be recorded in the sold and sold and shall cause such notice to be recorded in the sold and so | irrence |
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| as those derivand on Borrower, shall sel in e Property at a blica action of the highest bidder at the time and place, and und the post stated in the nonce of solution, near your post is the second of the highest bidder at the time and place, and und | rustee. |
| | der the |
| The state of an interview of the state of an interview of an i | sale of |
| It or involves the property by out or an concernent at the time and place of any previously scheduled sale. Lende the signed rolly previously scheduled sale. Lende | r or its |
| In size shall deliver to the parter of usive side a bony eving the Property with our man | |
| or implied the recitals in the Truster set of shuft be print a monormalized of the set of the first of warranty, exp | |
| | |
| industromers tees (b) to all sums so unit by this Security instrument, and (c) any excess to the person or persons legally e | ustee's |
| to a second s | ntitled |
| 20.1 ender in Possession, 1 por celeration un coparagraph 19 or abandonment of the Property. Lender (in pers | |
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| | |
| | yment |
| The set is to odd and reasonable attorney for a feet and the so the sums secured by this Security Instrument | ms on |
| The second control and control of all slittly a current by the Second a Instrument of the test | |
| | |
| instance instance shall been very the PTODELY without warrants to the exercise in the | curity |
| | |
| | |
| | rustee |
| | duties |
| 23. Use of Property. The Popertois not currently used for agricultural timber or grazing purposes. | |
| 24. Attorneys' Fees, As used in the Section y actual and in the Note, "attorneys' fees," shall include any attorneys awarded by in an efficiency of the court | |
| awarded by in appellate court. | fees |
| 25. Riders to this Security listrument. If one or hore riders are executed by Borrower and recorded together with Security Instrument, the sevenants are dial. Security instrument, the sevenants are dial. | |
| Security Instrument, the covenants and appendix of each juck rider shall be incorporated into and shall amend and supple | h this |
| the sum and sum least of the share of the sh | ment |

the covenants and agreements of this S_{2} unity instrument as if the rider(s) were a part of this Security Instrument. [Check Applicable Bax(es)]

X Justable Rate Rider Con Eminium Rider **D** 2 4 Family Rider T + i raduated Payment Rider 🧊 Plann d Unit Development Rider

T () her(s) [specify]

BY SIGNING BELOW, Borsower accepts and agic is to the terms and Covenants contained in this Security Instrument and in any rider(s) executed by Borsower and recorded with it.

| Willim (. Hardin | Dust in L. Gerbing (Seal) |
|--|---|
| Sandri M. Hardin | Nancy J. (Seal) Nancy J. (Erbing - Borrower |
| STAFE OF Oregon COUNTY OF Klamath | SS: |
| The pregoing instrument was acknowledged before methis by William G. Hardin and Sacdra M. Haj | February 24, 1995 (dute) rdin and Dustin Gerbing and Nancy J. Gerbing |
| IPPLIE | Hum redging Held II Held (Seal) Notary Public |
| his instrument was prepared by Klainat i First Fe | (/ deral Savings & Loan Association |

ADJUSTABLE RATE RIDER

| I Year Treasur Index-Rate Cans)

4331

MTC #34664

THIS ADDESTABLE RATE RIDER is made the 24th ... day of February. . 19 95 ... and is ncorporated and shall be deened to amend and signlement the Mortgage, Deed of Trust or Security Deed (the Necurity in Lument) of the same fat given by the cridersigned (the "Borrower") to secure Borrower's Adjustable Tate Note (the "Note") to Klamith "first Fede (il Sayings & Loan Association (the "Leider") of the same dite and covering the property described in

the Necurity Enstrument and located at

4431 Barry Avenue, Klamath Malls, Oregon 97603

Process Address

THE NOTE CONTAINS FROMISIONS ALLO WING FOR CHANGES IN THE INTEREST RATE AND THE MONTHLY PLYMENT. THE NOTE LIMITS THE AMOUNT THE BORROWER'S INTEREST RATE CAN CHANGE AT ANY ONE TIME AND THE MAXIMUM RATE THE BOR-BOWER MUST PAY

ADDITIONAL COVENANTS. In audit on to the coven a is and agreements in ade in the Security Instrument, Borrower and Lender further covenant and agree is follows

A. INTEREST RATE AND MONTHE PAYMENT CHANGES

The Note prevides for an initial interest rise of 7.625. 7. The Note provides for changes in the interest rate and the monthly payments, as follows

4. INTEREST RATE AND MONTHLY PAYMENT CHANGES

A) Change Dates

every 12th month the eatter. Each date on which my interest rate could change is called a "Change Date"

B) The Index

Beginning with the first Change Dire, my interest rate will be based on an Index. The "Index" is the weekly verage yield on United States Treasury ecur ties adjult d to a constant maturity of 1 year, as made available by the redenil Reserve Board - The most rolen index figure available as of the date +5 days before each Change Date is called the "urrent index

If the lifeex is no longer available, he Note Holics will choose a new index which is based upon comparable information. The Note Holder will give me notice of it's choice

C | Calculation of Changes

Before each Change Date, the 1 st-Holder will each ulate my new interest rate by adding 3,875 percentage place 3,875 % of the Current Index. The Note Holder will then round the result of this addition to the nearest crede on the or one per 2 ntage point (0.125%). Subject to the limits stated in Section +(D) below, this rounded amount with the my new interest rate until the nex. Change Date The Note Holder will then detended the impound to the monthly payment that would be sufficient to repay the impaid principal that I am expected to over at the Chang. Date in fullion the maturity date at my new interest rate in

substantially equal payments. The resuli of this calculation will be the new amount of my monthly payment.

(D) Limits on Interest Rate Change-

5.625 7 Thereafter, my other sit rate will never be increased or decreased on any single Change Date by more than two percentage points (2.0%) from the rate of interist I have been paying for the preceding twelve months. My interest rate will never be greater than 3.625 12

(E) Effective Date of Changes

My new interestinate will become effective on each Chinge Date. I will pay the amount of my new monthly payment reginning on the first monthly payment of telaster the Chinge Date until the amount of my monthly payment changes . gain

FF Notice of Changes

The Not Holder will deliver or it all the inotice of iny changes in my in crest rate and the amount of my monthly payment before the effective date of a six tinge. The near e will include information required by law to be given me and also the title inditelephone number of a servor who woll answer any question I may have regarding the notice IL TRANSFER OF THE PROPERTY OR A BENEFICIAL INTEREST IN BORROWER

Uniform Covenant 12 of the Securi - Irs rument is an ended to read as follows:

Transfer of the Property or a Ben-tick I Interest in Ber ower. If all or any part of the Property or any interest in it is old or transferred and for the benchical into estim Borrow rules sold or transferred and Borrower is not a natural person) without Lender's prior written consensible inder may, at its option, require immediate payment in full of all sums secured by this Securit Instrument. However, the option shall no be exercised by Lender if exercise is prohibited by federal law is of the dation frees Security Instrume the ender also shall not exercise this option if (a) Borrower causes to be submitted to sunder information required by Londer to evaluate the intended transferee as if a new loan were being made the transferee, and (b) Lender teasonably determines that Lender's security will not be impaired by the loan assumption and that the risk of a breach of any coven rillor agreement in this Security Instrument is acceptable to Lender

To the extent permitted by applicable law, Lender a sy charge a reasonable fee 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 transferer to keep all the promises and agreements made in the Note and in this Security Instrument. Borrower will continue to te obligated under the Note and this Security Instrument unless Lender releases Borrower in writing

If Lender exercises the option to require immediate 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 delivered or mailed within which Borrower must pay all sums securid by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period. Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower

BY SIGNING BELOW, Borrower ap epts and agrees to the terms and covenants contained in this Adjustable Rate Rider.

William G. Hurdin (Seal) Aandra M. Hardin (Seal) Borrower Dustin L. Gerbing (Seal) Nancy J. Gerbing (Seal)

STATE OF ORECON: COUNTY OF KLAMATH : SS.