95479

LN #0108142344 MTC #34805

22-27-35P01:40 RCVD

Vol<u>m95 Page</u> 4333

After recording please return to:

KLAMATH FIRST FEDERAL S&LA 2943 SOUTH SLATH STREET KLAMATH FALLS OR 97603

Space Above This Line For Recording Date | -

DEED OF TRUST

February 21 THIS DEED OF TRUST ("Society Instrument) smade on February 21 19-35 The grantor S. Jeffrey Allen Hutcheson and Lyrissa Hutcheson, husband ("Borrewer") The trustee is William L. Sisemore and wife ("Trustee") The beneficiary is KLAMATH FIRST FEDERAL SAMIN S AND LOA VACTOCIATION , which is organized and existing

the United States of America, and whose address is 2943 South Sixon Street, < Lamath Falls, OR 97603 inder the lay slot-("Lender"). Sorr wer owe dender the principal sum This debt is evidenced by Borrower's note atech the same date as this Security listrinent. "Note", which provides for monthly payments, with the full debt, if not baid rather die and payable on June 10, 20,7 million to the security Instrument. secures to Londer (a) the repayment of the dobt evident d by the Note, with interest, and all renowals, extensions and modification (b) the payment of all other sums, with increst, advanced under paragraph 7 to protect the security of this security links ment, (c) the performance of Borrower's colenants and agreements under this Security Instrument and the Note and (d) the repayment of any fiture advances, with interest thereon, made to Borrower by Lender pursuant to the baragraph below ("Future Advances") FL TURE ADVANCES. Upon request to Borrower, Lender, at Lender's option prior o full reconversance of the property by Trus ee to Borrowe , has make Future Advances to Borrower. Such Future Advances, with interest hereon, shall be secured by its Deed of Trus, when evidenced by promissory notes stating that said notes are

Lot 10 of SUMMERS PARK, according to the official plat thereof on file in the office of the County Clerk of Klamath Dounty, Oregon.

Tax Acct #3909-010DA-07000 (ev #54550)

SEE ADJUSTABLE RATE RIDER MADE & PART HEREIN.

"INDER OREGON LAW, MOST AGREEDENTS, PROMISES AND COMMITMENTS MADE BY US A TER THE EFFECTIVE DATE OF THIS ACT CON RNING LOANS AND OTHER CREDIT EXTENSIONS MILCH ARE NOT FOR PERSONAL FULLY OR HO SEHOLD PURPOSES OR SECURED SOLELY B' THE BORR WER'S RESIDENC: MIST BE IN WR TING, EXPRESS CONSIDERATION AND BI SIGNED 37 US TO BE ENFORCE. LE." 3930 3ris ol Avenue Klamath Falls which has the iddress of [Street] 97503 Dreg in . ('Property Address'');

in the

TOOLT HR W TH all the improvements now or pereafter erected on the property, and all easements, rights, ppurtenances rents, royalties, minimal, il and gas rights and profits, water rights and stock and all fixtures now or bereafter a per-of-the property. All replacements and add tons shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the 'Eroperty''

BORR (AFR COVEN N) - that Bortower is lawfull cleased of the estate hereby conveyed and has the right to grant and convex the Property and that the Projecty is unencurn bered, except for ensumbrances of record. Borrower warrants and will defend generally the title to the Hoperty against a l claims and demands, subject to any encumbrances of record.

THIS SECURITY INSTRUMENT contained uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to colistic tela uniform security instrument covering real property

OREGON-Single Family-FNMA/FHLNC UPIIFORM INSTRUMENT

UNIFORM COVENANTS. Berrow er and Lender covenant and agree as follows:

1. Puyment of Principal and In erest; Prepayin int and Late Charges. Borrower shall promptly pay when due

basis of current data and reasonable (sturrates of future cs) row items

apply abon as a crishit against the survise aired by this Sell rity Instrument

occupits eviden ing the payments.

of the giving of notice

corrier and Lender. Lender may make prochof loss if not n a le promptly by Borniwer

when the notice s given

Instrument immediately prior to the acquisit on

tee title shall not merge unless Lender agree to the merger in writing.

Protection of Lender's Rights () the Property: Mortgage Insurance. Lender may take action under this paragrap 17. Lender does 1 of have to do so.

requesting payment

the principal of and interest on the dibt i idenced by the Note and any prepayment and late charges due under the Note. 2. Funds for Taxes and Insurant 2. Subject to a plicable law or to a written waiver by Lender. Borrower shall pay to I ender on the day monthly payments are due under the Note, until the Note's paid in full, a sum ("Funds") equal to one twelfth of (a) yearly taxes and as essments which may attain priority over this Security Instrument. (b) yearly leasehold payments or ground ren's cr the Property of any; (c) yearly hizard insurance premiums, and (d) yearly mortgage it's irance premiums, if any 1 ese items are alled "escrow items" Lender may estimate the Funds due on the

The Funds shall be held in an institution the depixits or accounts of which are insured or guaranteed by a federal or state agence including lender if lender is such an in t tution). Lender shall apply the Funds to pay the escrow items. Lender may not charge for holding ind pplying the Funds, analyzing the account or verifying the escrow items, unless Lender pay Borrower interest on the blinds and applicible law permits Lender to make such a charge Borrower and Len ler may agree in writing that internet shall be paid on the Funds. Unless an agreement is made or applicable law requires interist to be paid. Lender hall not be required to pay Borrower an interest or earnings on the Funds Lender shall give to Borrower, without charge, at annual accounting of the Funds showing credits and debits to the Eurids and the purpose for which each debit to the Function was made. The Funds are plodged a ladditional security for the sums secured by

If the amount of the Funds hald \sim Lender, toge her with the future n onthly payments of Funds payable prior to the due dates of the escrew items, shall en zeed the amount required to pay the escrew items when due, the excess shall be, at Borrower's option, either promptly reguld to Borrow a or credited to Borrower on monthly payments of Funds. If the imo int of the Funds held by Lender is not sufficient to ; ay the escrow items when due. Borrower shall pay to Lender any imo intineces ary to make up the defiber of in one or more payments as required by Lender

I por suyment in full of all sims ecured by this Security Institument, Lender shall promptly refund to Borrower involunds hold by Lender If under para, raph 9 the Property is sold or acquired by Lender, Lender shall apply, no later han mmed i ely prior to the sale of the Property or its a equisition by Lende , any Funds held by Lender at the time of

3 Application of Payments Unless applicable, aw provides otherwise, all payments received by Lender under saragraphs (and 2 shall be applied a st. a late sharges a e under the Note; se and, to prepayment sharges due under the Note third, to interest due, and ast, to principal due

4. Charges: Liens. Borrower still pay all taxes assessments charges, fines and impositions attributable to the Property which may attain priority over this Security instrument, and leasehold payments or ground rents, if any, form wer shill pay these obligations in the manner provided in paragraph 2, or if not paid in that manner. Borrower shall say them on the directly to the person ov ed payment. For rower shall promptly furnish to Lender all notices of amounts the baid under this paragraph. If borrower makes thes soayments directly, borrower shall promptly furnish to Lender

Borrow it shall promptly discharge any ion which has priority over this Security Instrument unless Borrower: (a) grees in writing to the payment of the oblication secured by the lien in a mannel acceptable to Lender; (b) contests in good futh the here of letends against enforcement of the her in, legal proceeding which in the Lender's opinion operate to present the enforcement of the hen or fort iture of any part of the Property, or (c) secures from the holder of the lien an aree pent satisfactors to Londer subordue ting the lien to his Security Instrument. If Londer determines that any part of the Property is subject to a lien which may attain prior to over this Security Instrument, Londer may give Borrower a potice identifying the lien. Borrower shall satisfy the lien or take one or more of the actions set forth above within 10 days

5. Hazard Insurance. Borrower hall keep the a provements now existing or hereafter erected on the Property i sured against loss by fire, hazards in : ude within the tern "extended coverage" and any other hazards for which Lender equires insurance. This insurance shall be maintained in the amounts and for the periods that I ender requires. The t surance carrier providing the insurance hall be choser by Borrower subject to Lender's approval which shall not be

All insulance policies and renewals shall be acceptible to Lender and shall include a standard mortgage clause I inder shall have the right to hold the pointies and renew is. If I ender requires. Borrower shall promptly give to Lender all receipts of peid premiums and reneval obtices. In the control loss, Borrower shall give prompt notice to the insurance

Unless Linder and Borrower objerty se agree in writing, insurance proceeds shall be applied to restoration or repair If the Propert Jamaged, if the restoration or repair is ec a omically feasible and Lender's security is not lessened. If the restoration or repair is not economically fo sible or Lender's security would be lessened, the insurance proceeds shall be it plied to the sums secured by this So unit. Instrument, a rether or not then due, with any excess paid to Borrower. If Borrower abar dons the Property, or does not answer with 1:30 days a notice from Lender that the insurance carrier has fered to settle a claim, then Lender may collect the insurate proceeds. Lender may use the proceeds to repair or restore the Property or to pay sums secured by the Security Institution net, whether or net then due. The 30-day period will begin

Unless ender and Borrower offervise agree in writing, any application of proceeds to principal shall not extend or postpone the disc date of the monthly payments referred to it paragraphs 1 and 2 or change the amount of the payments. If inder paragraph 19 the Property is acquire, by Lender, Bit ower's right to any insurance policies and proceeds resulting from damage to the Property prior to the accuisition shall rais to Lender to the evtent of the sums secured by this Security

6. Preservation and Maintenan :e of Property; Leas holds. Borrower shall not destroy, damage or substantially change the Property, allow the Property to deteriorate or commit waste. If this Security Instrument is on a leasehold, Berrower shall comply with the provisions of the lease, and it Borrower acquires fre title to the Property, the leasehold and

If Borrower fails to perform the cor enables and , greements contained in this ' ecurity Instrummt, or there is a legal proceeding that may significantly affect Leider's rights is the Property (such as a cocceeding in 'a nkruptcy, probate, for condemnation or to enforce laws or regulations), they Lender may do and puy for whatever is not ssary to protect the value of the Property and Lender's rights in he Property Lender's actions may nel i le paying any sims secured by a lich which has priority over this Security Instrument, appearing in court, paying (eas) table attorney i fees and entering on the Property to make repairs. Although

Any amounts disbursed by Lender under this parage ig h 7 shall become additional debt of Borrower secured by this Security Instrument Unless Borrower and 1 nder agree to a ner terms of payment, these amounts shall bear interest from the date of distursement at the Note rate and shall be payable, with interest, upon notice from Lender to Borrower

essigned and Fall be paid to Lender

r aid to Borrow r

or the sums secored by this Security Ir struction, whether (ir not then due

shall not be a soliver of or preclude the overlose of any right or remedy

that Borrower's consen-

portial prepayin int without any prepainer i charge under 1 : Note.

r: ragr uph 1

in his paragraph

Note a eide lare flio he severable

everal aways? be date of this Security Inst ument models permited by this Security Instant at without fur him notice or demand in Borrower

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

8. Inspection. Lender or its age t may make re sonable entries upon and inspections of the Property. Lender shall eise Borrower notice at the time of o prior to an inspection specifying reasonable cause for the inspection

9. Condemnation. The provide of any award or claim for damages, direct or consequential, in connection with envisondemnation or other taking of an opart of the P coerty, or for conveyance in lieu of condemnation, are hereby

In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Security Instrument, we other 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 agains in writing, the sums secured by this Security Instrument shall be reduced by the amount of the proceeds multiplied by the following inction: (a) the total amount of the sums secured immediately tefore the taking, divided by (b) the fir market value of the Property inimediately before the taking. Any balance shall be

If the P operty is abandoned to (B) rower, or if, after notice by Lender to Borrower that the condemnor offers to make in awar for settle a claim for damage. Bo rower fails to respond to Lender within 30 days after the date the notice is a ven. Lender is authorized to collect and a ply the proceeds, at its option, either to restoration or repair of the Property or

Unless Lender and Borrower (ther size agree in writing, any application of proceeds to principal shall not extend or postpone the core date of the monthly payr ints referred to in paragraphs 1 and cor change, he amount of such payments 10. Borrower Not Released; Forb arance By I a der Not a Waiver. Extension of the time for payment or modification of amortization of the cums secured by this Security Instrumen, granted by Lender to any successor in r terest of Borr over shall not operate one case the liability of the original Borr over or Borrower's successors in interest. Einder shall not be required to comment proceedings against any successor in interest or refuse to extend time for payment or otherwise modify amortization of the sums seed ed by this Security Listrument by reason of any demand made b. the original Horrower or Borrower osuce essors in interes. Any forbearance by Lender in exercising any right or remedy

11. Successors and Assigns Bound Joint and Selural Liability. Co-signers. The covenants and agreements of this Security Listrument shall bind and her efit the successor and assigns of Lender and Borrower, subject to the provisions o paragraph 17. Borrower's covenants and agreements shift be joint and several. Any Borrower who co-signs this Security It strument but does not execute the Note a) is co-signing this Security Instrument only to mortgage, grant and convey that Borrower's interest in the Proper our cer the terms of his Security Instrument, (b) is not personally obligated to pay the sums secured by this Security Instrument; and (c) agrees that Lender and any other Borrower may agree to extend. modify, forbear or make any accommedations with regard to the terms of this Security Instrument or the Note without

12. Loan Charges. If the load second by this Second planting instrument is subject to a law which sets maximum loan charges, and that law is finally interpret it so that the interest or other loan charges collected or to be collected in connection with the loan exceed the jerro tted limits, the c (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the him red limit, and (b) any sums already collected from Borrower which exceeded permitted limits will be refunded to Borres er. Lender miclichoese to make this refund by reducing the principal owed inder the Notion by making a direct payment to Borrowe. If a refund reduces principal, the reduction will be treated as a

13. Legislation Affecting Lender's Rights. If elactment or expiration of applicable laws has the effect of readering any provision of the Note or this Security Instruction unenforceable according to its terms. Lender, at its option, may require in nedicite payment in full of all sums secure by this Security Ir strument and may invoke any remedies permitted by paragraph 19. If Lender energies this option a ender shall take the steps specified in the second paragraph of

14. Not ces. Any notice to Berrover provided for in this Security Instrument shall be given by delivering it or by mailing it by best class mail unless applicable law requires use of another method. The notice shall be directed to the Property Address or any other address Borrower designater by notice to Lender. Any notice to Lender shall be given by first closs mail of Lender's address stated her emor any othin address Lender designates by notice to Borrower. Any notice provided for in this Security Instrument should deemed to have been given to Bol rower or Lender when given as provided

15. Geverning Law: Severability. This Security is strument shall be geverned by federal law and the law of the unsdiction in which the Property is lo ates. In the event of at any provision or clause of this Security Instrument or the Note conflicts with applicable law, such conflict shall not it ect other provisions of this Security Instrument or the Note * uch an beginer effect without the confloring provision of this end the provisions of this Security Instrument and the

16. Borrower's Copy. Borrower'st all be given or e conformed copy of the Note and of this Security Instrument 17. Trunsfer of the Property or a Jeneficial Interest in Borrower. If all or any part of the Property or any in cress in it is cod or transferred (or if , be) ficial interest in Borrower is sold or transferred and Borrower is not a natural section, without Lender's prior writter, constint Londer may at its option, require immediate payment in full of all sums as arecely the security Instrument How, er this option, hall not be exercised by Lender if exercise is prohibited by

If Lend (exercises this option, Lencer shall give Bergower notice) of acceleration. The notice shall provide a period er for loss (ban 3) days from the date the nervice is delivered or mailed with n which Borrower must pay ill sums secured by Existed any instrument. If Borrower Liss to pay these sums prior to the expiration of this period. Londer may invoke any

18. Borthwer's Right to Reinstale. If Bertower nie is certain conditions. Bortower shall have the right to have in ordement of this Security Instrument discontinued at an clime prior to the earlier of (a) 5 days for such other period as policable law one specify to reinstationer other one sale of the Property pursuant to any power of sale contained in this security. Inscruption, by mitry of a sudget interforcing this Security Instrument. Those conditions are that Borrower a pay Lende all sums which then 2000 be die unde this Security Instruction and the Note hid no acceleration control (b) cilles any default of any othic covimants or agreements, (c) pays all expenses incurred in enforcing this Securit Instruction, neuding, but net in edito reason, t e attorneys' fees, and (d) takes such action as Lender may reasonably require to assure that the firm of this Security Listrument. Lender's rights in the Property and Borrower's bigation to pay the sams secured by the Security Instrument shall continue unchanged. Upon reinstatement by Bo row methos Security Instrument and the colligations secure dihereby shall remain fully effective as if no acceleration had courrent. However, this right to reinstancish of not apply in the case of acceleration under paragraphs 13 or 17

	NON UNIFORM CONVENDINT N 19. Acceleration: Remolies	Bon ower and 1 Lender shall give	ender further covenant and agree as follows: notice to Borrower prior to acceleration following Borrower's breach of put not prior to acceleration under surger al. 100 km and a surger statement of the surger statement of t
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andri my	I INNITON: The date the normalized	in the second second	the denominequired to cute the default (1) a data not less
account of	"INNER DE DED FILLEDER FL	- fault.	and the right of the right to bring a second of the right to bring a second
ave Ler	cershill be contributed to collec-	all comments	s option may require immediate payment in full of all sums secured by invoke the power of all and any other remedies permitted by applicable rred in pursuing the remedies provided to the permitted by applicable
	" "ICI III ICANODADIE atti-me	fann in t	rest in the second product of this paragraph (Q including
1	COOPT INVESTIGATION OF ALL		
1.000000000	TARK 1 SOL SURFAFILATING STR		a strain a strain cause such portion to be sound of the
- ipportace	CIAW 10 110: TO Ger and R. Jakes		Fire and Free address of sale in the manner provides 11
- Nignee	"ay parchase the Property 14 put	ic art ouncem h	els and in any order l'rustee determines. Trustee may postpone sale of t at the time, ind place of any previously scheduled sale. Lender or its
T	" stee hall deliver to the cure"	INVICE ISEL United to a	the second sale Lenger of its
umphe	Therecialsi Trusics	ed shall be price	d conveying the Projectly without any covenant or warranty, expressed facile evidence of the truth of the statements made therein. Trustee shall llexpenses of the vale uncluding but notices that a facility of the statements made therein.
and the state	to ce is stine to the folle	ingerder (a) is	Herporter with a state of the statements made therein. [rustee shall
t t	CAN LETS, DER SACUP	Thy Los Securit	Instrument: and (c) any excess to the person-or persons legally entitled
20	Lenger in Posse too Cool		
t cent or ba	udicial viappointed recipies	shall be entitle 1	r paragraph 9 or ab indonment of the Property. Lender (in person, by o enter upon, take possession of and manage the Property and to collect ts collected by Lender or the range of the Property and to collect
the os	a left a general de la la	pasticue Any re-	ts collected by Lender or the receiver shall be applied first to payment
t eivers	" nos instrets onable ar sine	the second state	, adding, but not nimed to, receiver's fees, premium, on
Instrumen	te Property and shall sarres	ler this Secure y	scured by this Security Instrument, Lender shall request Trustee to Instrument and all cores evidencing debt secured by this Security without warrants to the percention of the secure of the security
le of not	to that \$5.00 Such perior	ives the Propert	Instrument and all cores evidencing debt secured by this Security without warranty to the person or persons legally entitled to it for a y any record ition costs.
appointed	n reunder. Without conveyar-	e of te Prope	y any record ition costs time remove Trustee and appoint a successor trustee to any Trustee , the success or trustee shall succeed to all the title, power and duties
2.3.	(pon Trustee herein and by a)	dicatele law.	and the succession of the fifte, power and duties
24.	Attorneys' Fees. As used in th	Security Instead	used for agricultural, timber or grazing purposes,
aw inded by	in appeilate court	,	whether the vole, attorneys fees" shall include any attorneys feer
	R IUEFS ID INIS Security 1 sets.		
the covena Applicable	is and agreements of this S: Fox(e a)	eements of each	ore riders are executed by Borrower and recorded together with this such rider shall be incorporated into and shall amend and supplement as it the rider(s) ware a part of this Security Instrument. [Check
2	Adjustable Rate Rider	-	
		J Cord	minium Rider 🗇 2 4 Family Rider
	raduated Payment Rider	7 Plar 1	d Unit Development Rider
) her(s) [specify]		
BY 5 and in any r	SINING BELOW Bor owe	iccepts and agre	is to the terms and Covenants contained in this Security Instrument
	derts executed by Borrover	nd recorded with	it.
			All all off
			Min x May At A
			Selfrey Allen Hutcheson (Scal)
			Borrower
			Autora l'Artain's-
	-	(Space Below D +	Lurissa Hut cheson (Seal)
			Ine For Acknowledgment] Borrower
STATE OF.	()regon		
COUNTY OF	Klamath		۶:
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The triegoing	r strun ent was acknowled ted :	fore the thic	February 21, 1995
``	Jeffrey Aller Hu	che son and	Lurisga Hutcheson OFFICIAL BEAL TRACIS V. CHANDLER
V V CUIDDINNE	acopica T-6-98		COMMISSION NO. 033938 MY COMMISSION EXPIRES JUL 06, 1998
	0		-HAVY CAMPAGE
			Notary Public (Scal)
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Eis in strument	was prepared by Klina.	ı First Fel	ral Savings & Loan Association

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LN #0103142344 MTC #34305

AE JUSTABLE RATE RIDER

Year Treasury Index-Rate Caps)

THIS ADUSTABLE RATE RIDE EISTRADE this Palst, day of February 19.95, and is incorporated into and shall be deemed to immediate sub-lement the Mortgage, Deed of Trust or Security Deed (the "Security Instrument For the same date given by the unlersigned (the "Borrower") to secure Borrower's Adjustable First Fed : all Savings & Joan Association (the "Linder") of the same date and covering the property described in

he Socurity extrument and located at

3630 Bristol Avenue, Klinars Falls, Or gon 97633

Proc. r. v. Add. ess.)

THE NOTE CONTAINS # ROVISIONS ALL() VING FOR CHANGES IN THE INTEREST RATE AND THE MONTHLY PAYMENT THE NO 'E LIMITS THE AMOUNT THE BORROWER'S INTEREST RATE CAN CHANGE AT ANY (HIE TIME AND THE MAXIMUM RATE THE BOR-RE) WER MUST PAY

ADDITIONAL CONFINENTS. In a date in to the coven of the and agreements made in the Security Instrument, Borrower and Lender the two enant and agree to follows.

A UNTEREST RATE AND MONTHLY PAYMENT CHANGES

The Note provides for in-initial interest rise of *6.75 = 7. The Note provides for changes in the interest rate and the signal payments as follows.

4. INTEREST RATE AND MONTHLY PAYMENT (CHANGES

(A) Change Dates

B The Index

Heginning with the first Change D. 1. my interest ate will be based on an Index. The "Index" is the weekly interage yield in United States Treasury incurities adjuit d to a constant maturity of 1 year, as made available by the Hederal Reserve Board. The most revent index figure as a table as of the date 45 days before each Change Date is called the "United States".

If the Instances no longer available, the Note Holds, will choose a new index which is based upon comparable information. The Note Holder will give new tice of this choice.

C = Calculation of Changes

Before each Change Date, the Note Holder will delivulate my new interest rate by adding 1,*2+875.

percentage periods *2.875 (7 =) the Current Index. The Note Holder will then round the result of this indicate the nearest one either the one percentage point (0.125%). Subject to the limits stated in Section 4(D), below this rounded impoint will be my new interplutate until the next Change Date.

The Note Holder will then determine the (mount b) the monthly payment that would be sufficient to repay the enpaid principal that cam expected to over at the Change Date in full on the maturity date at my new interest rate in substantially equal payments. The result of this calculation will be the new amount of my monthly payment.

(D) Limits on Interest Rate Changes

The interest rate 1 am required to pay 1 the first Chan to Date will not be greater than 1.88 ± 75 % or less than 84 ± 75 % or less than 100 more than 80 per entage points (2.0%) from the rate of interest 1 have been paying for the preceding twelve months. My interest rate 81 in every be greater than 12 ± 75 %

• E • Effective Date of Changes

My new interestinate will become effective on each Chinge Date. I will pall the amount of my new monthly payment the grinning on the first monthly payment of the after the Chinge Date until the amount of my monthly payment changes egain.

F. Notice of Changes

Re-Not-Holder will deliver or that the meta notice of any changes in my interest rate and the amount of my monthly prove in Section be deliver dute of this of inge. The next e will include information required by law to be given me and the section of the section of the section who will answer any question. I may have regarding the notice of the NNNEER OF THE PROPERTY OR A BENEF CIAL INTEREST IN BORROWER.

Four em Covenant of of the Secure of romant is an eided to read as follows

Transfer of the Property or a Beneficial Interest in Borrower. If all or any part of the Property or any interest in it is sold or transferred to the beneficial into estima Borrower is sold or transferred and Borrower is not a natural person) without lende is provident consent. Under maximal is option, require immediate payment in full of all sums secured to the Security Instrument. However, the option shall not be exercised by Lender if exercise is prohibited by federal law as on the date of transferred in the security Instrument. Lender also shall not exercise this option if (a). Borrower causes to be value transferred, and (b). Lender transmitted etermines that Lender's security will not be impaired by the loan assumption and that the risk of a breach of any coven it or agreement in this Security Instrument is acceptable to lender.

To the extent permitted by applicable law, Lencer may charge a casonable 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 transferee to keep all the promises and agreements made in the Note and in this Security Instrument Borrower will continue to be oblighted inder the Note ind this Security Instrument unless Lender releases Borrower in writing

If Lender exercises the option to require in mediate 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 secured by this Sy curity Instrument. If Borrower fails to pay these sums prior to the expiration of this period. Lender may invoke any remedies permittal by this Security Instrument without further notice or demand on Borrower

By S GNING BELOW, Borrower accepts and a grees to the tert is and covenants contained in this Adjustable Rate Rider

yey Allen Hutch (Seal) Borrower 1-Elute (Seal) Borrower Lur. sa Hutchesor (Seal)

······ (Scal) Borrower

4338

secretise by omes effective he date of termination.

The interest rates and margins so coted the hereby reduced by $\frac{1}{2}$ of the vertext with the initial original and the terest payment reduced to \$ 40.2. This reduction is sullect to the continued employment of Lurissa Furcheson by Klumath First fed ral Saving; and Loan Association. Should with employment terminate, the interest rate and margin vill be increased by } fl rercent, and the pri sipal and interest rayment will be adjusted accordingly, not to exceed the limits shown in this original note. Such

Hutcheso issa

STATE OF OREGON: COUNTY OF KLAMAT 1:	SS.
STATE OF ORDOUT COOL	ine
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Filed for record at request of A D., 19 95 at	
of Mortiag	en page _4333 Bernetha G Letsch. County Clerk
01	By S. rule of Findlin alace
	By V. Yult at Thattan

FEE 335.00

LN #01-08142344 MTC #3-+805

DJUSTABLE RATE RIDER (1 Year Treas ry Index-Rate Caps)

4337

THIS ADJUSTABLE RATE RE ER A made the 21st. day of . February incorporated into and shall be decided to amend and a pplement the Mortgage, Deed of Trust or Security Deed (the . 19 95 and is "Security In trument) of the same d. : given by the indersigned the "Borrower") to secure Borrower's Adjustable Rate Note (he 'Note') to Klimath First Feceral Savings & Loan Association

the Security Instrument and located a

(the 'l inder') of the same date and covering the property described in

1930 Fristol Avenue, Klamith Falls, Diegon - 97603

Pr. L. ris Address

THE NOTE CONTAINS PREVISIONS ALLOWING FOR CHANGES IN THE INTEREST RATE AND THE MONTHLY FAYIVENT THE MOTE LIMITS THE AMOUNT THE BORROWER'S INTEREST RATE CAN CHANGE AT ANY (NE TIME AND THE MAXIMUM RATE THE BOR-ROWER MUST PAY

ADDITIONAL COVENINTS. In addition to the coverants and agreements made in the Security Instrument, Borrower and Lender Firther covenant and by rec is follows

A. INTEREST RATE AND MONTHLY PAYMENT CHANGES

The Note provides for an initial interest te of *6.75 %. The Note provides for changes in the interest rate and the

4. INTEREST RATE AND MONTHE PAYMENT (HANGES

A) Change Dates

every 12th month thereafter. Each dation which my a terest rate could change is called a "Change Date" . 19-96. , and on that day

B) The Index

Beginning with the first Change D. 2. ms interest rate will be based on an Index. The "Index" is the weekly verage yield in United States Treasury scurifies adjust d to a constant maturity of 1 year, as made available by the Lederal Reserve Board The most recent index figure available as of the date 45 days before each Change Date is called the "Current Index

oformation. The Note Holder will give the notice of this choice.

If the Index is no longer available, the Note Holde, will choose a new index which is based upon comparable

(C) Calculation of Changes

percentage points *2.375 (7) to the Current Index The Note Holder will then round the result of this addition to the nearest on percentage point of the percentage point (1) 125/7 (1) Subject to the limits stated in Section 4 D) below this rounded amount will be ny new interest rate until the next Change Date.

The Note folder will then determine the amount of the monthly payment that would be sufficient to repay the unpaid principal that ham expected to owe at the Chang. Date in full on the maturity date at my new interest rate in substantially equal payments. The result of this calculation will be the new amount of my monthly payment.

(D) Limits on Interest Rate Changes

The interest rate ham required to pay to the nest Charg. Date will not be greater than = *8, 75 Thereafter, my interest rate will neve the increased or decreased on any single (Thange Date by more him two percentage points (2.0%) from to trate of inters. I have been paying for the preceding twelve months. My meres rate will never be greater than $\frac{3}{2}, \frac{2}{7}, \frac{2}{7}$

(E) Effective Date of Changes

My new interest rate will become a feet to on each Chill ge Date. I will pay the amount of my new monthly payment be unning on the first monthly payment dat after the Chillinge Date until the amount of my monthly payment changes

F Notice of Changes

The Note Holder will deliver or m. How is a potice of a racchanges in my interest rate and the amount of my monthly parment before the effective date of an other ge. The notice will include information required by law to be given me and its the title and telephone number of i poson who will a swer any question I may have regarding the notice B. TRANSFER OF THE PROPERTY OR A BENEFICIAL INTEREST IN BORROWER

Unitorn. Coveniat 12 of the Security fast imen is amend d to read as follow-

Transfer of the Property or a Beneficial Literest in Borr wirer. If all or any part of the Property or any interest in it is sole or transferred constra benchcial in cress in Borrower's sold or transferred and Borrower is not a natural person) without Lender Corior written convent. Lender move at its collion, require immediate payment in full of all sums secured as this Security Estrument. However, this ation shall not a exercised by Lende of exercise is prohibited by federal law is of the date of this Security Instrument. Lender also shall not exercise this option if: (a) Borrower causes to be submitted to Lender information required by Lender to evaluate the intended transferee as if a new loan were being made to the transferee and (b) Lender reasonally determines hat Lender's security will not be impaired by the loan assumption and that the risk of a breach of any covenant or agreement in this Security Instrument is acceptable to

To the extent permitted by applicable aw, Lender may charge a reasonable fee as a condition to Lender's consent to the loan assumption. Lender may also require the trans eree to sign an assumption agreement that is acceptable to Lender and that obligates the transferce to keep all the phimises and agreements made in the Note and in this Security Instrument. Borrower will continue to be obligated under the Note and this Security Instrument unless Lender releases Borrower in writing

If Lender exercises the option to require immediate in yment in fulli, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than # days from the date the notice is delivered or mailed within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may nucle any remedies permitted by this Security Instrument without further notice or demand on Borrower

BY SIGNING BELOW, Borrower siccel is and agrees to the terms and covenants contained in this Adjustable Rate Rider

(Seal) Borrower (Seal) Lurissa Hutcheson Borrower

(Seal) Borrower

> (Scal) Borrower

\$ 40.22. This reduction i accordingly, not to exceed increase becomes effective the date of

*The interest rates and na gine so noted are hereby reduced by $\frac{1}{2}$ of l percent with the initial principal and interest parment reduced to subject to the continued employment of Curissa Hutcheson by Klamath First 'ederal Sarings and Joan Association. Should such employment terminate, the interes rate and margin will be increased by 1 of 1 percent, and the principal and interest parment will be aljusted the imits hown in this original note. Such terningtion.

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STATE OF OREGON COUNTY OF KLAMATH

) clock P M., and duly recorded in Vol. M95
of Mortginges	on Page
	Bernetha G. Letsch. County Clerk
FEF 35.00	By Stan int Toursdamaldic