GN MORTGAGE CORPORATION 4000 WEST BROWN DEER ROAD BROWN DEER, WISCONSIN 53209

FTER RECORDING MAIL TO

INTC 34402-05

Loan No. 1975846

9551

Space Above This Line For Recording Data

DEED OF TRUST

THIS DEED OF TRUST ("Security Instrument") is made on February 18th, 1995

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REGIONAL TRUSTEE SERVICES CORPORATION	("Borrower"). The trustee is
GI MORTGAGE CORPORATION, A WISCONSIN CORPORATION	("Trustee"). The beneficiary is
under the laws of THE STATE OF WISCON IN	, which is organized and existing
6700 FALLBROOK AVENUE SUITE 293 WE ST HILLS, CALIFORNIA 91307	, and whose address is
Borrower owes Lender the principal sum of	("Lender").
Dollars (U.S. \$ 63,200.00) This debt is evider cod by Percentaria	

(Note"). which provides for monthly payments, with the full debt, if no ced by Borrower's note dated the same date as this Security Instrument. This Security Instrument secures to Lender: (ii) the repayment of the lebt evidenced by the Note, with interest, and all renewals, extensions and modifications 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 Bo rower's covenants and agreements under this Security instrument and the Note. For this purpose. Borrower irrevocably grants and conveys to the Trustee, in trust, with power of sale, the following described property located in

KLAMATH LOTS 10 AND 11, ANKENY GARDEN TRACT S, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON.

which has the address of	6320 AIRWAY DRIVE		KLAMATH FALLS
Oregon <u>97603-</u>	p Codej	[Street] perty Address")	[City]
referred to in this Security BORROWER COVE Property and that the Prop the Property against all cla THE SECURITY INS juristiction constitute a unit	Instrument as the "Propert NANTS that Borrowe' is le- verty is unencumbere 1, exc ims and demands, subject	," wfully seised of the ept for encumbrar to any encumbrar orm covenants for vering real propert	national use and non-uniform covenants with limited variations by
1. Payment of Pr and interest on the debt er 2. Funds for Tax the (lay monthly payments may attain priority over thi any: (c) yearly hazard or p if anv; and (f) any sums pa insui ance premiums. The maximum amount a lende Settliment Procedures Act	Incipal and Interest; Prep idenced by the Note and as and Insurance. Subje are due under the Note, i s Security Instrumen as a roperty insurance pre mur- yable by Borrower tr. Leru se items are called "E ctrow r for a federally related m of 1974 as amendec from t. If so, Lender may, at a of Funds due on the base	ayment and Late (iny prepayment ar it to applicable a ntil the Note is pa lien on the Prope s; (d) yearly flood fer, in accordance Items." Lender ma ritgage loan may time to time, 12 L	Charges. Borrower shall promptly pay when due the principal of d late charges due under the Note. v or to a written waiver by Lender, Borrower shall pay to Lender on d in full, a sum ("Funds") for: (a) yearly taxes and assessments which ty; (b) yearly leasehold payments or ground rents on the Property, if nurside premiums, if any; (e) yearly mortgage insurance premiums, with the provisions of paragraph 8, in lieu of the payment of mortgage y, at any time, collect and hold Funds in an amount not to exceed the equire for Borrower's escrow account under the federal Real Estate S.C. Section 2601 ("RESPA"), unless another law that applies to the thold Funds in an amount. Lender und reasonable estimates of expenditures of future Escrow Items or
The Funds shall be if Lender is such an institut charge Borrower for holdin pays Borrower interest on t	⇒ held in an institutior who ton) or in any Federal Hon ig and applying the Hunds the Funds and applic the i	se deposits are in: e Loan Bank. Lei annually analyzii w nermis Lender	ured by a federal agency, instrumentality, or entity (including Lender, der shall apply the Funds to pay the Escrow Items. Lender may not g the escrow account, or verifying the Escrow Items, unless Lender to make such a charge whether the tescrow Items, unless Lender

charge Borrower for holding and applying the Funct: annually analyzit if the escrow account or verifying the Escrow items. Lender may not pay a one-time charge for an the Funds and applying the ist permits Lender to make such a charge. However, Lender may require Borrower to pay a one-time charge for an independent real istate tax reporting service used by Lender in connection with this loan, unless applicable law provides otherwise. Unless an agreement is inade or applicable law requires interest to be paid. Lender shall not be required to pay Borrower any Interest or earnings on the Funds. Borrower and Lender may agree in writing however, that interest shall be paid to pay pay on the Funds. Borrower and Lender may agree in writing however, that interest shall be paid on the purpose for which each debit to the Funds war made. The Funds are pledged as additional security for all sums secured by this Security instrument.

OREGON -Single Family-Famile Mae/Freddle Mac UNIFORM IN STRUMENT GFS/Form - G000046

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Amended 5/91	(page 1 dt 4 pages)
Initials	- April

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If the Funds held by Lender exceed the an ounts permitted to be held by applicable law, Lender shall account to Borrower for the excess Funds in accordance with the requirements of applicable law. If the amount of the Funds held by Lender at any time is not sufficient to be held by Lender at any time is not sufficient for the excessary to make up the cefficiency. Borrower shall make up the deficiency in no more than twelve monthly payments, at Lender's sole Upon payment in full of all sums secured by this Security Instrument. Lender shall promptly refund to Borrower any Funds held by Lender. If, under paragraph 21, Lender shall acquire or sell the Property. Lender, prior to the acquisition or sale of the Property. shall apply any Funds held by Lender at the time of acquisition or sale as a credit against the sums secured by this Security Instrument.

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3. Application of Payments. Unless applicable law provides otherwise, all payments received by Lender under paragraphs 1 and 2 shall be applied: first, to any prep ayment charges d is under the Note; second, to amounts payable under paragraph 2; third, to interest due; fourth, to principal due; ard las to any late charges due under the Note.

due: tourth, to principal due; ar d tas: to any late charges due under the Note. **4. Charges; Llens**, Borrow er shall pay all tales, assessments, charges, fines and impositions attributable to the Property which marner provided in paragraph 2, or if not paid in tha manner, Borrower shall pay them on time directly to the person owed billigations in the amanner provided in paragraph 2, or if not paid in tha manner, Borrower shall pay them on time directly to the person owed billigations in the Borrower shall promptly turnish to Ler der receipts evides cing the payments. Borrower shall promptly durinsh to Ler der receipts evides cing the payments. Borrower shall promptly durinsh to the der all notices of a nounts to be payments. Borrower shall promptly durinsh to the der all notices of a nount to be payments. Borrower shall promptly durinsh to the der all notices of a nount to be payments. Borrower shall promptly durinsh to the der all notices of a nount to be payments. Borrower shall promptly durinsh to the der all notices of a nount to be payments. Borrower shall promptly durinsh to the der all notices of a nount to be payments. Borrower shall promptly durinsh to the der all notices of a nount to be payments. Borrower shall promptly durinsh to the der all notices of a payments. Borrower shall promptly durinsh to the der all notices of a payments. Borrower shall promptly durinsh to the der all notices of a payments of the best of the der all the der all the der all the der all to the der all to the der all to the der all to the der all to the der all the der all to the der all the der all the der all the der all to the der all the der a

the lien Borrower shall satisfy the lien or take one or more of the actions set forth above within 10 days of the giving of notice. 5. Hazard or Property In: urance. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards incluided vithin the term "ex ended coverage" and any other hazards, including floods or flooding, for which error verging the insurance, shall be maints in early be maints in the armounts and for the periods that Lender requires. The insurance carry and to maintain coverage described at each er we, Lender may, a' Lender's option, obtain coverage to protect Lender's rights in the Property in ac-

All insurance policies and renewsis shall be accept ble to Lender and shall include a standard mortgage clause. Lender shall have the right to hold the policies and renewsis. If Lender requires, Borrower shall promptly give to Lender all receipts of paid premiums and renewal notices in the event of loss Borrower shall give prempt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by Borrower. Unless Lender and Borrower othe wise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property damaged, if the restoration or repair is conomically feasilite and Lender's security is not lessened. If the restoration or repair of the Property economically feasible or Lender's security vould be lessened the insurance proceeds shall be applied to the sums secured by this security instrument, whether or not then due, with uny excess paid to Borrower. If Borrower abandons the Property, or does not answer with security and to settle a claim, then Lender may collect the insurance proceeds. Lender agree and will begin when the notive is viven.

Unless Lender and Borrower otherwise agree in writing any application of proceeds to principal shall not extend or postpone the due date of the monthly payments referred to in paragraphs 1 and 1 or change the amount of the payments. If under paragraph 21 the Property shall pass to Lender to the extent of the sums secured by this the curity Instrument immediately prior to the acquisition

6. Occupancy, Preservation, Maintenance and Protection of the Property; Borrower's Loan Application; Leaseholds. Borrower and shall continue to occupy the Property as Borrower's princ, oal residence within sixty days after the execution of this Security instrument ot therwise agrees in writing, which consa it shall not cestro ', damage or imou'r the Property, allow the Property atter the date of occupancy, unless Lender Borrower's control. Borrower shall not cestro ', damage or imou'r the Property, allow the Property to deteriorate, or commit waste exercised and reinstare as provided in progent, sorrower shall not cestro ', damage or imou'r the Property, allow the Property to deteriorate, or commit waste exercised and reinstare as provided in paragraph 18, by causing the accidence's good faith determinato ', precludes forfeiture of the Borrower's interest in the Property of the Borrower's interest in the Property as good faith determinato ', precludes forfeiture of states in the Borrower's interest in the Property atter the borrower's interest in the Property as proceeding whether civil or statement of the lien created by his Security instrument or Lender's good faith determinato ', precludes forfeiture of the Borrower's interest in the Property and the Borrower's interest in the Property and reinstare as provided in paragraph 18, by causing the action or proceeding to an evidenced by his Security instrument or lender's security interest. Borrower's the Borrower's interest in the Property of other states or inacci rate information or statements to Lender (or failed to prove shall be in default if any index of the property eterty instrument is on a leasehold. Borrower's lender of other states are title to the Property attender's security instrument is on a leasehold. Borrower's interest in the Property attender of the Borrower's occupancy of the Property attender and erinstare as provided in paragraph 18, by causing the action or proceeding to be an evidenced by his Security instrument is an autender's securi

7. Protection of Lender's Rights In the Property. If Borro ver fails to perform the covenants and agreements contained in this bankruptcy, probate, for condemnation or to feiture or to enforce law sorr regulations), then Lander may do and pay for whatever is necessary which has priority over this Security Instrument, at pearing in court, taying reasonable attorneys' fees and entering on the Property to make action uncler this paragraph 7. Lei der does not have to do so. Any amounts disbursed by Lender under this paragraph 7 shall become additional debt of Borrower secured by this Security instrument. Unless Borrower and Lender agrie to other terms of payment, these amounts shall bear interest from the date of disbursement at the Note rate and shall be payable, with interest, upon notice from Lender to Borrower requesting payment.

10. Condemnation. The proceeds of a ty av ard or claim for damages, direct or consequential, in connection with any condemna-tion or other taking of any part of the Property, or for Conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender

at the Note rate and shall be payable, with interest. □pon notice from Linder to Borrower requesting payment. **6. Mortgage insurance**. If Lender required mortgage insurance as a condition of making the loan secured by this Security insurance coverage required by Lender lapses (r ccc sees to be in effect. Borrower shall pay the premiums required to be in effect. Borrower shall pay the mortgage insurance or evolusly in effect, at a cost substantially equivalent to the mortgage insurance or evolusly in effect, at a cost substantially equivalent to the mortgage insurance or evolusly in effect, at a cost substantially equivalent to the mortgage insurance or evolusly in effect, at a cost substantially equivalent to the mortgage insurance coverage insurance coverage is not available. Borrower shall pay the Len fer each month a sum equal to one-twelth bits to the cost to Borrower of the mortgage insurance coverage (in the amount and for the peilod that Lender required to mater will accept use and retain these payments as a previous dy Lender again to the required to material the events and to the peilod that certain mortgage insurance in effect. Lender will accept use and retain these payments are accert and is obtained. Borrower shall pay the previous to require to material to require a provide by Lender again becomes available. Borrower shall pay the peilod that certain envirt and rotage insurance in effect. To bortower approved by Lender again becomes available. Borrower shall pay the previous and the required to main any no longer be required, at the option of Lender again the required in mortgage insurance in effect, or to provide a loss reserve. **9. Inspection**. Lender or its agent may make reasonable entree: upon and inspections of the Property. Lender shall give Borrower and Lender or applicable law. 9. Inspection. Lender or its agent may make reasonable entries upon and inspections of the Property. Lender shall give Borrower notice at the time of or prior to an inspection spec tying reasonable cause or the inspection.

tion or other taking of any part of the Property, or hir coll veyance in lieu of condemnation, are hereby assigned and shall be paid to Lencer In the event of a total taking of the Propert I, the proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrow II. If the avent of a outilat taking of the Property in which the fair market value Property immediately before the taking is equal to or gri ater than the anount of the sums secured by this Security Instrument, whether before the taking, unless Borrower and Lender oth writes agree in writing the sums secured by this Security Instrument immediately before the taking of the Property in which the fair market value of the partial taking of the Property in which the fair market value of the Property in mediately before the taking, unless Borrower in the Property in mediately before the taking, unless Borrower in the Property in which the fair market value of the proceeds multiplied by the following 'raction: (a) the total amount of the sums secured immediately before the taking, unless Borrower in the Property in mediately before the taking, unless Borrower in the Property in mediately before the taking is less than the amount of the sums secured immediately before the taking, unless Borrower in the taking of the Property in mediately before the taking is less than the amount of the sums secured into a sum secured by this Security instrument into the taking at the taking of the proceeds shall be applied to the sums secured by this Security instrument of the sums secured by unless applicable law otherwise provides.

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Loan No. 1975e4tr If the Pri peny is abandoned by Sorower or it after notice by Lender to Borrower that the condemnor offers to make an account of damages, Borrower fails, to respond to Lender within 30 days after the date the notice is given, Lender is authorized to condemnor offers to make an award of the sums secured by this Security instrument. Unless Lender and Borrower other wise arread in writing and an arreading to the property or to the sums secured by this Security instrument. whether or not the n dues. Unless Lei ider and Borrower other wise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the month) payments referred to in paragraphs 1 and 2 or change the amount of such payments. date of the month), payr nents referred to in paragraphs 1 and 2 or change the amount of such payments. 1. Borrower Not Released; Forb-arance By Lender Not a Walver. Extension of the sum: searred by this Security Instrument granted by Lender to any successor in interest of Borrower solicitation of any demand made 1 y the original Borrower's successors in interest. Lender shall not be required to commence proceedings instrument by reasor of any demand made 1 y the original Borrower or Borrower's successors in interest. Any torbearance by this Security instrument instrument by reasor of any demand made 1 y the original Borrower or Borrower's successors in interest. Any torbearance by the security arcsing any right or nime or shall not be a we ver of or preclude the exercise of any right or remedy. 12. Success in and Assigns Bound : Joint and Several Liability; Co-signers. The covenants and agreements of this Security in the security of this Security in the security of this Security in the security of t 4419 ercising any right or ramed / shall not be a waiver of or preclude the exercise of any right or remedy.
12. Success, rs and Assigns Bounc: Joint and Several Liability: Co-signers. The covenants and agreements shall be joint and several. Any Borrower who co-signs this Security Instrument only or mortgage. The source of pay the sums secured by this Security Instrument, the joint and several. Any Borrower who co-signs this Security Instrument by Dargapath 17. Borrower's covenants and agreements of this Security instrument only or mortgage. The source of the terms of this Security instrument, the joint and several. Any Borrower who co-signs this Security Instrument by Dargapath 17. Borrower's covenants and agreements of this Security instrument on the awtend, modify, is bear or make any accommodations with regard to the terms of this Security instrument; and (c) agrees that Lender and the source of the is Security instrument is subject to a law which sets maximum loan charges and that

Some burrows filling device 1.5 Stream intervention of the set o

treated as a partial prepayment without any prepayment charge under the Note. 14. Notices. Any notive to Borrower provided for in this Security instrument shall be given by delivering if or by mailing it by notice is benotice shall be directed to the property Address or any other address Lender shall be given by first class mail to Lender's address stated here in or any notice provided for in this Security instrument shall be governed by federal law and the law of the jurisdiction in

civen to Borrower or Lende when given as provide tin this paragraph. **15. Governing Law:** Sex erability. This S-scurity instrument shall be governed by federal law and the law of the jurisdiction or clause of this Security instrument or the Note conflict shall not affect other provisions of the security instrument and the Note are declared to be severable **16. Borrower's Cop**. E orrower shall be given one conformed copy of the Note and of this Security instrument.

16. Borrower's Cop). E forrower shall be 9 ven one conformed copy of the Note and of this Security Instrument. The Asserting of the Property or a Beneficial Interest in Borrower. If all or any part of the Property or any interest in it is sold of the Security Instrument. If Lender may, at its of tion "equire immediate oayment in full of all sums secured by this Security Instrument. If Lender shall go 4 Borrower notice of acceleration. The notice shall provide a period to the expirator of the motive is sold on a solution of the expirator of t Borrower rais to pay iness sum i proj to the expiration i f this period, Lender may invoke any remedies because of the second demand on 6 mover.
18. Borrower's Right to Remstate. If Borrower meets certain conditions, Borrower shall have the right to have enforcing this Security instrument discontinue at any time prior to it elearlier of: (a) 5 days (or such other period as applicable law may be security instrument. Those conditions are that Borrower: (a) pays Lender all sums which there may have the right to have enforcement of this security instrument. Those conditions are that Borrower: (a) pays Lender all sums which there may instrument of the security instrument. Those conditions are that Borrower: (a) pays Lender all sums which there will be an or the security instrument. The security instrument, including, but not limited to, reasonable attorneys fees; and (d) takes may specify for a judgment ender the secure of a greenenets; (c) pays all renk-in fully effective as if no acceleration had occurred. However, this security instrument, for a security instrument, including in a caceleration had occurred. However, this right to result attorneys fees; and (d) takes such at all constant end in the security instrument; (c) pays all ender in the secure. However, this right to result attorneys of a caceleration to a caceleration had occurred. However, this right to result attorneys in the obligations secured here by this Security instrument shall constanted at the decourted. However, this right to result attorneys of a caceleration to a caceleration had occurred. However, this right to result attorneys of the case of acceleration to a caceleration had occurred. However, this right to result attorney of the case of acceleration to a caceleration had occurred. However, this right to result attorney of the case of acceleration to a caceleration the other of a bartial interest in the Note (constant with the terms) of the case of acceleration to a second by the security instrument.

the case of acceleration under parageraph 17. 19. Sale of Note; Change of Loan Servicer. They lote or a partial interest in the Note (together with this Security instrument) be sold one or more times without r for r store to Borrower. A sale may result in a change in the entity (known as the "Loan Servicer" in unrelated to a sale of the Note. If there is a change of the L ian Servicer. Borrower will be given written mot be wade. The notice will is so contain any it er information required by applicable law. 20. Hazardous Substances. Bor ower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous of the action of the section of the section of the action o

With paragraph is above and application is to the interval of the interval

Tazaroous Substance allecting the Frontenty Silectessary, built wer Silan provide an increased y termediate activity in accordance of the provide and the following substance of the substance of the substances defined as toxic or hazardous substances with the provide solvents, materials containing asbestos or frandehyde, and radioactive materials. As used in this paragraph and is word the jurisdiction where the Property is located that relate to health, safety or environmental activity and the solvents and the solvents of the jurisdiction of the property is located that relate to health, safety or environmental solvents and the solvents and the solvents and the property is located that relate to health, safety or environmental to the solvents and the property is located that relate to health, safety or environmental to the the property is located that relate to health, safety or environmental to the property is located that relate to health, safety or environmental to the property is located that relate to health, safety or environmental to the property is located that relate to health, safety or environmental to the property is located that relates to health, safety or environmental to the property is located that relates to health, safety or environmental to the property is located that relates to health, safety or environmental to the property is located that relates to health, safety or environmental to the property is located that relates to health, safety or environmental to the property is located that relates to health, safety or environmental to the property is property is located that relates to health, safety or environmental to the property is pro

NON-UNIFORM COVENANTS. Bo row er and Lender further covenant and agree as follows:

Non-uniform coverants is not we and lender furthing coverant and agree as follows: 21. Acceleration; Remedies. Lender shall give notice to Borrower prior to acceleration following Borrower's between the this Security instrument (but not prior to acceleration under paragraph following Borrower's be which the default nues to acceleration under paragraph of unless applicable law provides the date the notice is given to Borrower, by which the default must be curred; and (d) that failure to curre the default; (c) a date, not less than 30 days for the sums secured by this Security instrument and sale of the or borrower to acceleration and the right to bring a court default on or before the specified in the notice, Lender at its option may require immediate payment in full of all sums accurated by this Security instrument and sale of the orbit. The notice, Lender at its option may require immediate payment in full of all sums secured by this Security instrument and sale of the orbit of the sum of the remedies. If the default is not curre do no before the notice and may invoke the power of sale and any other remedies permitted by applicable law. Lender to solve the dost of the sum of the secure and any other remedies a permitted by applicable law. Lender the notice is and costs of the invit ence. Reasonable attorneys' tees and costs of the invidence. If Lender invokes the power of sale, i.ender shall execute or cause Trustee to execute a written notice of the occurs of default and of Lender's election to cruste the Property to be sold and shall cause such notice to be recorded in each of default and to other persons principle by applicable shall give notice of sale in the to be recorded in each of any part of the Property is iscated. Lender or Trustee shall give notice of sale in the encoder to other persons principle by applicable law. After the time required by applicable is in the imported in each of the persons are parcels and in any order Trustee determines. Trustee and place and applicable law. The time and place and write the time and place of any previously scheduled sale. Lander or its design

Form 3038 Initials with

Trustee shall deliver to the purchaser Trustoe's deed conveying the Property without any covenant or warranty, expressed or 4420 implied. The recitals in the Trustee's deed shall be prima facie evidence of the truth of the statements made therein. Trustee shall apply the proceeds of 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 sums secured by this Security Instrument; and (c) any excess to the person or persons legal-

22. Reconveyance. Upon payment of all sums secured by this Security Instrument, Lender shall request Trustee to reconvey the Property and shall surrender this Security Instrument and all notes evidencing debt secured by this Security Instrument to Trustee. Trustee shall reconvey the Property without warranty and without sharge to the person or persons legally entitled to it. Such person or persons shall

23. Substitute Trustee. Lender may from time to time remove Trustee and appoint a successor trustee to any Trustee appointed hereunder. Without conveyance of the property, the successor trustee shall succeed to all the title, power, and duties conferred upon Trustee

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

25. Riders to this Securit / Instrument. If one on more riders are executed by Borrower and recorded together with this Security instrument, the covenants and agreements of each such river shall be incorporated into and shall amend and supplement the covenants and agreements of this Security Instrum int as if the rider(s) were a part of this Security Instrument.

[Check applicable box(es)]

	Adjustable Rate Rider		O
	Graduated Payment Rides		Condominium Rider
7	and addied Fayment Rider	Ľ	Planned Unit Development Rider
_	Balloon Rider		2
	Other(s) Ispeciful	<u> </u>	Pate Improvement Rider

1-4 Family Rider Biweekly Payment Rider Second Home Rider

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BY SIGNING BELOW, Borrower Eccepts and agrees to the terms and covenants contained in this Security Instrument and in any rider(s) executed by Borrower and re corded with it. Witnesses:

		1/11	ANAT
		WILLIAM OLD	Klain
		WILLIAM TOOD PETERSO	N -Borrower
		JACQUIE PERENSON	n Liter (Seal) -Borrower
-			
ά. 			-Borrower
			-Borrower
	Space Below This line	For Acknowledgement	
STATE OF OREGON, On this 33 rA day of WILLIAM TODD PETERSON AND J	Fizbi ua ry	UM county ss: 1995, person	ally appeared the above named
the foregoing instrument to be and			any appeared the above named
راکظر the foregoing instrument to be	her / heir voluntary act and dee	d.	and acknowledged
(Official Seal) My Commission expires: 12/20/96	Elefor	re me:	
CFFC/m SEAL DAIYIN SCHOOL ER	, 7 –	Davon S	chooles,
NOTARY PUBLIC OREGON COMMISSION NO. OREGON		Notary Pub	lic for Oregon
ATRAL MY COMMISSION EDWESDEC. 20, 1998	REQUEST FOR RECO	NVEYANCE	
STATE OF OREGON: COUNTY OF K	LANIATHE ss.		• • •
Filed for record at request of			
of Feb A.D., 19	<u>Mountain Title</u>	co	_the 28th dow
of	Mortgages	lock <u>AM.</u> , and duly rec	orded in Vol. M95
FEE \$25.00			
······································		By Douline M	etsch, County Clerk
	د. مستقد است. منه مطور است.	5. 	