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prover a constant of constant of the constant Hadronard Darray as a transform Borrower owes Lender the principal sum of Sixty-Three Thousand and 00/100

a transmission of the contact place and Collars (U.S. \$63,000.00. Boost of the back of the bac dute as this Socurity Instrument ("Net:"), which provide: for monthly payments, with the full debt, if not paid earlier, due and payable on July 1, 2026 determined in his Security Instrument secures to Lender: (a) the repayment of the debt evidenced by the Note, with int; est, and all ren wals, extensions and modifications; (b) the payment of all other sums, with interest, advanced under Paragr ph & to protect the security of this S sourity Instrument; and (c) the performance of Forrower's covenants and agreements under this Security I istrument and the Note. For these purposes, Borrower irrevocably grants and conveys to Trustee, in trust, wit a power of sale, the following described property located in Klamath my or banen, gligmone def our i As Oregonante & glinnes all of lar De an Lot 23, Block Aw Tract No. 1087, First A dition To Banyon Park, In The County Of Klamath aState Of Oregon. Bucel #or T 144700 and the televite the state

the intervalue of the second of a second state and the second state of the state being that a properties in in a service of the englader hipsel or other factor for an anges ", they will be payable pay lander in an and the structure of the atom of part automotion is an and by the innovation of a per energies, i there is a second of a particle in the end of the parties in the international provides on some other and the option as presented to be decembed in bader Son i or aport bar eila may apply or paya cor vorived inder Bongeneber ; weit finst anden dit finst plagable Rei freight in für der magnes pagaben in eine Bargeneb 2.

OREGON DEED OF TRUST (9601) Originil - Record Page 1 of 8 M003-10R シリオアルト といわ いわれ 銀母 目标 新达制制 化二乙基膦 法公司公 304 2005 1 to Tagan 1330(18:3800

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TOGETHER with all the improvements now or hereafter enx ted on the property, and all easements, rights, appurtenances and nants, all of which shall be deemed to be as i remain a part of the property covered by this Security Instrument. All of the foregoing, together with such property (or the leasehold estate if this Security Instrument is on a leasehold) are called the "Proterty." od Hara are nondered the e-1. 199 . 24 ants a fis

Borrower covenants that Borrower is awfully seised of the estate hereby conveyed and has the right to mortgage, grant and convey the Property, and that the Property is un noumbered, except for encumbrances of record. Borrower warrants and covenants that Borrower will defend generally the itle to the Property against all claims and demands, subject to encumbrances of necord. Borrower further warnings, represents and covenants as follows:

Payment of Principal and Interest. I orrower shall p omptiy pay when due the principal and interest indebtedness 1. and all other charges evidenced by the Note. 2.

Funds for Taxes and Insurance. If required by Lende , and subject to applicable law, 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") for: (a) yearly taxes and assessments which may attain priority over this security Instrum ant as a lien on the Property; (b) yearly leasehold payments or ground rents on the Property, if any; (c) yearly hazardeor prope ty insurance premiums; (d) yearly flood insurance premiums, if any; and (e) yearly mortgage insurance premiums, if any. ". hese items are called "Escrow Items." Lender may, at any time, collect and hold Funds in an amount not of exceed the nu ximum amount a lender for a federally related mortgage loan may require for Borrower's escrow account und i the federal Re & Estate Settlement Procedures Act of 1974, as amended from time to time, 12 U.S.C. Section 2601 et sec. ('IESPA"), unless another law that applies to the Funds sets a lesser amount. If so, Lender may, at any time, collect and hold Funds in an amount not to exceed the lesser amount. Lender may estimate the amount of Funds due on the basis of current data and reasonable estimates of expenditures of future Escrow Items or otherwise in accordance with applicable law.

The Funds shall be held in an institution whose deposits are insured by a federal agency, instrumentality, or entity (including Lender, if Lender is such an institution) of in any Fe leval Home Loan Bank. Lender shall apply the Funds to pay the Excrow Items. Lender may not charge Bo rower for holding and applying the Funds, annually analyzing the escrow account, or verifying the Escrow Items, unless I ender pays Bo 1 over interest on the Funds and applicable law permits Lender to make such a charge. However, Lender hay require Borrovit to pay a one-time charge for an independent real estate tax reporting service used by Lender in connection with this loan, unless applicable law provides otherwise. Unless an agreement is made or applicable law requires interest to be baid, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Borrower and Lender may agree in writing, howeve ; that interest shall be paid on the Funds. Lender shall give to Bortower, without charge, an annual accounting of the Funds showing credits and debits to the Funds and the purpose for which each debit to the Funds was made. The Funds are pled a d as additional security for all sums secured by this Security Instrument. -12 dv laan e t**al** de gaar

If the Funds held by Lender excessive amounts per a litted to be held by applicable law, Lender shall account to Boirrovier for the excess Funds in accordance with the require r ants of applicable law. If the amount of the Funds held by Lender at any time is not sufficient to pay the Escrow Items vi en due, Lender may so notify Borrower in writing, and, in such case Borrower shall pay to Lender the 1 nount necessary to make up the deficiency. Borrower shall make up the deficiency in no more than twelve monthly (ayr) ints, at Lender's sole discretion. 34

Upon payment in full of all sums secure d by this Security Instrument, Lender shall promptly refund to Borrower any Funds held by Lender. If, under Paragraph 18. Lender shall a x uire or sell the Property, Lender, prior to the acquisition or sale of the Property, shall apply any Fund held by Lender at the time of acquisition or sale as a credit against the sums secured by this Security Instrument.

Application of Payments. All payments of principal and interest received by Lender shall be applied as provided in 3. the Note. If Borrovier owes Lender any late charges, or other fires or charges ("other charges"), they will be payable upon demand of Lender. Unless prohibited by law, the application of ayments may be affected by the imposition of other charges. Therefore, payments of other charges, whether paid to Lende: in addition to the monthly payment or separately, will be applied in a manner at the absolute discretion of the Lender. Ec rower agrees that Lender may apply any payment received under l'aragraphs 1 and 2, either first to any un a payable under 'aragraph 1, or first to amounts payable under Paragraph 2.

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4. . . . Prion & fortgages and Beels of Franks Charges, I ins. Borrowet shall perform all of Borrower's obligations under loss by fire, hazards included within the) terra "extended cov: age," flood and any other hazards as Lender may require, from citing The institunce carrier providing the insurance shall tachosen by Borrower subject to approval by Lender; provided

ary mortgage, ic exi of trust or other security agreement with a lient which has pr ority over this Security Instrument; if any, including Borrower's covenants to make) ay 1 ents when due . Borrower shall pay or cause to be paid all taxes, assessments and other charges, fines and impositions attributed le to the Proper y which may attain a priority over this Security Instrument, and leas shold payments or ground rents; if any set of a shift as a foll it with an all any if an all any if and an all on a conservations? 5.1 has Insurance. Borrower shall keep the improvements i w existing or herea ter erected on the Property insured against 1

time: to time; and in such amount and for such periods as Ler (remain require better effective entry and in such amount and for such periods as Ler (remain require better effective entry and and a such a such a such as a such as

that such approval shall not be unreasonably withheld. If the l'orrower fails to maintain the coverage described above, Lender may, at its option, obtain coverage to pretect its rights in the Property in accordance with Paragraph 8. All insurance policies and renewals thereof shall be in a for all acceptable to Lender and shall include a standard mortgage clause in favor of and in a form acceptable to Lender Lender shall have the right to hold the policies and renewals thereof, subject to the terms of any mortgage, deed of trust o tother security agreement with a lien which has priority over this Security Instrument. If any insurance proceeds art mix e payable to Ec rower, Borrower shall promptly pay such amounts to Lender, including, without limitation, the endorse nert to Lender of an / proceeds made by check or other draft.

Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property damaged, if the restoration of repair is economically feasible and Lender's security is not lessened. If the resteration or repair is not economically feasible or Lendes'; security would be lessened, the insurance proceeds shall be applied to the sums secured by this Securi y in trument, whet is or not then due, with any excess paid to Borrower.

Unless Lender and Borrower otherwi e agree in wriing, any application of proceeds to principal shall not extend or postpone the due date of the monthly payments referred to in. Paragraphs 1 and 2 or change the amounts of the payments. If under Paragraph 18 the Property is acquired by Lender, Bcr ower's right to any insurance policies and proceeds resulting from damage to the Property prior to the acquisition shall pits to Lender to the extent of the sums secured by this Security listr ment immediately prior to the acquisition added a set to gather the

The provisions of this Paragraph 5 concerning the payment, disbursement or application of insurance proceeds shall apply to any insurance proceeds covering he I roperty whether or not (i) Lender is a named insured, (ii) the policy contains a mort gage clause or (iii) Lender has required by trower to main in the insurance. Borrower authorizes and directs any insurer to list Lender as a loss payce on any payrient of insurance proceeds upon Lender's notice to insurer of Lender's interest in the insurance proceeds, a party to the value of the care would around a the of the party that back

In the event of loss, Borrower shill give prompt not c s to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by Borrower. All of the card and the end of the

If the Property is abandoned by Born wer, or if Born wer fails to respond to Lender within 30 days from the date notice is mailed by Lender to Borrower that the insurance children offers to settle a claim for insurance benefits, Lender is authorized to collect and apply the insurat cerp occeeds at Lender's option either to restoration or repair of the Property or to the stams secured by this Security Instrumental and ng Lands are na ar an a

6. 2011 Preservation and Maintenance of Property; Lease tolds; Condominiums; Planned Unit Developments. Borrower shall keep the Property in good repair and shal not commit a r permit waste, impairment or deterioration of the Property. Borrower shall not do anything affecting the Property that is in violation of any law, ordinance or government regulation applicable to a residential property, and Eurrov er shall comply with the provisions of any lease if this Security Instrument is on a leasehold. If this Security Instrument is in a unit in a condominium or a planned unit development, Borrower shall perform all of Borrower's obligations under the declaration or covenants creating or governing the condominium or planned unit development, the by-laws and regulations of the condomir is in or plained unit development, and constituent documents.

Unless Londer and Borrower otherwise agree in wi ing, all awards, payments or judgments, including interest theret n, for any injury to or decrease in the value of the Propenty received by Borrovier will be used to restore the Property or applied to the payment of sums secured by this Security Ins rument, whether or not then due, with any excess paid to Borro wer. Unless Lender and Borrower others ise agree in wit ing, any application of proceeds to principal shall not extend or portpone the due date of the monthly pryments referred to in Paragraphs 1 and 2 or change the amounts of the payments. Borro ver agrees that in the event an awant, pryment or judg 1 ent includes compensation for both injury or decrease in the value of the Property and compensation for any other injury of loss, the total amount of such award, payment or judgment shall be deemed compensation with respect to the Property and Borrower hereby consents to Lender's intervention into any proces dings regarding the Property above the operation of the most of the most of the second state of the second se

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expect opinions or reports unless prohibite i by law, can trait a soft in forming the share to

To a Loan Application Process, Borrover : hall be in defa ; underschid Security Instrument, if Borrower; during the loan application process, gave materially, false at int zurate inform a on prostatements, to Lender (or failed to provide Lender with any a sterial information directly bearing on I ender's decision to extend credit to Borrower); in connection with the loan

Protection of Lender's Rights in the Property. If Bor ower fails to perform the covenants and agreements contained in this Security Instrument, or there is a lotal proceeding that I ay significantly affect Lender's rights in the Property (such as a proceeding in ben'sruptcy, probate, for is inder mation, forfei 1 re or to enforce laws or regulations), then Lender may do and pay for whatever is necessary to protect the vilue of the Propa ty and Lender's rights in the Property. Lender's actions may include paying any sums secured by a lien which has priori y over this Security Instrument, appearing in court, paying reasonable attorneys' fees and entering on the 'roperty to mate repairs or abate nuisances. Although Lender may take action under this Paragraph 8, Lender does not have to do so. The r ght of Lender to pretect Lender's rights in the Property shall include the right to obtain at Borrower's (apta se, property inspections, credit reports, appraisals, opinions of value or other

Any amounts disbursed by Lender up ier this Paragraph 8 shall become additional debt of Borrower secured by this Security Instrument. Unless Borrower and Len ler agree to ot a r terms of payment, these amounts shall bear interest from the date of disbursement at the Note rate and that se payable, with interest, upon demand of Lender.

Mortgage Insurance. 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 insurance terminates it accordance with Ecrower's and Lender's written agreement or applicable law. Inspection. Lender may make or carr e to be made re sonable entries upor and inspections of the Property, provided that Lender shall give Borrower notice pr or wany such inspection specifying reasonable cause therefor as related to Lender's 11 59 6 99 34

Condermation. The proceeds of any award or clant of damages, direct or consequential, in connection with any interest in the Property condemnation or other taking of the Property, or part thereo, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender, subject to the terns of any more use, deed of trust or other security agreement with a lien which has priority over this Security Instrument

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 a y excess paid to Borrower. In the event of a partial taking of the Property in which the fair market value of the Property i nmediately beic re the taking is equal to or greater than the amount of the sums secured by this Security Instrument immediately before the taling, unless Borrower and Lender otherwise agree in writing, the suns secured by this Security Instrument shall be reduced by the amount of the proceeds multiplied by the following fraction: (a) the total amount of the sums secured immediately before the taking, divided by (b) the fair market value of the Property immediately before the taking. Any be ance shall be paid to Borrower. In the event of a partial taking of the Property in which the fair market value of the Propert immediately I efore the taking is less than the amount of the sums secured immediately before the taking, unless Horre wer and Lender otherwise agree in writing or unless applicable law otherwise prevides, the proceeds shall be applied to the sums secured of this Security Instrument whether or not the sums are then due. If the Property is abandoned by Berrower, or if, a ter notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages, Borrower fails to respond to Lender within 30 days after the date the notice is given, Lender, is authorized to collect and apply the proceed is at its option, either to restoration or repair of the Property or the sums secured by this Security Instrument, whether or not hendue. Here a security

Unless Lender and Borrower o herv ise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the monthly pa/mer ts referred to in Paragraphs 1 and 2 or change the amount of such payments.

Borrowar Not Released; Fori arn ice Ey Lender 1 lot a Waiver; Acceptance of Partial Payment. Extension of the time for payment or modification of a modization of the sums secured by this Security Instrument granted by Lender to Berrower or any successor in interest of Borrower shall report operate to release, in any manner, the liability of the original Berrower and Borrower's successors in inter st. Lender shell not be required to commence proceedings against such successor or may refuse to extend time for payment or otherwise modily amortization of the sums secured by this Security Instrument by re ison of any demand made by the original Borrower and Lorrower's successors in interest. Any forbearance by Lender on or e or more occasions in exercising any right or remedy in reunder, or otherwise afforded by applicable law, shall not be a wiver of or preclude the later exercise of the or any other r ght or remedy. The set of the set

Lender may accept partial payments from Borre v er, without waiving or forbearing any of its rights under this Security Instrument or under the Note ever if such paymer is are notated as a payment in full, or with a notation of similar meaning.

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13 1 Successions and Assigns Bout dr. oant and Several Lightlity: Signers, The covenants, and agreements, herein contained shall bind, and the rights her turn a shall inure to the respective successors and assigns of Lender and Borrower, subject to the provisions of Paragraph 17 h: cof, All cover t its and agreements of Borrower shall be joint and several. Any Bot rower, who a times this Security Instrument , but does not a secure the Note: (a) is signing this Security Instrument only to mo tgage, grant and convey that Borrovi r's interest in the 17 perty to Lender under the terms of this Security Instrument, (b) is not personally liable on the Note or u der his Security it's rument, and (c) agrees that Lender and any other Borrower may aga to the extend, modify, forbear or make an / accommodatioa ; with regard to the terms of this Security Instrument or the Note without that Borrower's consent. automa like the method or thild official description at some of the end of and and 14. and Notice. Except for any notice sect ired under applicable daw to be given in another manner; (a) any notice to Borrower provided for in this Security Listri nent shall be ci 'en by delivering it or by mailing such notice by first class mail addressed to the Property Address or to (uch other address as Borrower may designate by notice to Lender as provided herein; and (b) any notice to Lender shall be given by first class r i it to Lender's address stated herein or to such other address as Let der may designate by notice to Borrowe: as provided her in. Any notice provided for in this Security Instrument shall be dee ned to have been given to Borrower or L t ader when giver in the manner designated herein.

15. Governing Law; Severability. The state and local is we applicable to this Security Instrument shall be the laws of the jurisdiction in which the Property is located . The foregoing sentence shall not limit the applicability of federal law to this Security Instrument. In the event that any provision or clause of this Security Instrument or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Se unity Instrument or the Note which can be given effect without the conflicting provision, and to this end the provisions of this Security Instrument and the Note are declared to be severable. As used herein, "costs," "expenses" and "at meys' fees" in lude all sums to the extent not prohibited by applicable law or lim ted herein. en hit en miscongra e 🐡 in many a language in a sa bita

16. Borrower's Copy. Borrower shall we furnished a copy of the Note and of this Security Instrument at the time of execution or after recordation hereoficed and the second second of the dual at a state length to at a second s

17. 112 Transfer of the Property or a liene icial interest i Borrower. If all or any part of the Property or any interest in it is sold or transferred (or if a beneficial in rest in Borrov r is sold or transferred and Borrower is not a natural person) without Lender's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by this Security Instrument. However, this optic a shall not be a tercised by Lender if exercise is prohibited by federal law as of the date of this Security Instrument. apply part is a super track as the track part of the security of the second second

If Lender exercises this option, Leux er shall give Be mover notice of acceleration. The notice shall provide a period of not less than 30 days from the date the no ice is delivered or mailed within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sure prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrumer t without further notice or demand on Borrower. o conservations

13. Acceleration; Remedies, Except as provided in Pa agraph 17 hereof, upon Borrower's breach of any covenant of agreement of Borrower in this Security in strue nent, including the covenants to pay when due any sums secured by this Security Instrument, Lender prior to acceleration shall give notice to 1 borrower as provided in Paragraph 14 hereof specifying; (1) the breich; (2) the action required to cure such breach; (3) a d te, not less than 10 days from the date the notice is mailed to Borrower, by which such breach must be cut d; and (4) that 'ailure to cure such breach on or before the date specified in the notice may result in acceleration of the suits secured by this Security Instrument, foreclosure by judicial proceeding or advertisement and sale of the Property. strong of an address in the set day begins of workers

The notice shall further inform Bor ower of the right to reinstate after acceleration and the right to bring a court action or to assert in the judicial proceeding the nonexistence of a breach or any other defense of Borrower to acceleration and for closure. If the breach is not cured on or t fore the date of ecified in the notice. Lender, at Lender's option may declare all of the sums secured by this Security Instrument to be immediately due and payable without further demand and may foreclose this Security Instrument by judicial proceeding or invoke the power of sale hereby granted and any other remedies permitted by applicable law. Lender shall be entitled to collect all engenses of foreclosure, including, but not limited to, reasonable attorneys' fees (paid to an attorney that is not a salaried employee of the Lender if the original amount of the debt is \$50,000 or less), court costs, and costs of documentary evidence, aix tracts and title reports, even if the breach is cured prior to the completion of any foreclosure. t El Lución

If Lender invokes the power (f si e, Lender shall execute or cause Trustee to execute a written notice of the occurrence of an event of default and of lend r's election to c use the Property to be sold. Trustee shall cause this notice to be recorded in each country in which any part to the Property is located. Lender or Trustee shall mail copies of the notice as pre cribed by applicable law to Borrowar at d to the other j ersons prescribed by applicable law. Trustee shall give public

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notice of sale to the persons and in the man of prescribed 1 / applicable law. A ter the time required by applicable law, the person or persons legally entitled to it, as a pair of the year of the far filled a barren all for we als a 19.5 and b Borrower's Right to Reinstablic N stwithstanding Cender's acceleration of the sums secured by this Security

Trus ee, without demand on Borrower, sli libit lithe Property : t public anclion to it e highest bidder at the time and place and under the terms designated in the notice of a le in one or n t re parcels and in my order Trustee determines. Trustee may posti one sale of all or any parcel of the I for any by publicat touncement at the time and place of any previously scheduled sale, Lender or indesigned may purchase the Froperty at any it let soll all it hold at a boond and the state to separate YE IT TOW Trustee shall deliver to the pur has: Trustee's dex (conveying the Property without any covenant or warranty, expressed or implied. The recitals in the Tru tee'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 limit at to, reasonable Trustee's and attorneys' fees; (b) to all 1 ims secured by this Security Instrument; and (c) any excess to i newomoù

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Instaument due to Borrower's breach; Bor owe shall have the right to have any proceedings begun by Lender to enforce this Security Instrument discontinued at any time prior to five (5) days (or such other period as applicable law may specify for reins atement) before the sale of the Property (r entry of a jul ment enforcing this Security Instrument if: (a) Borrower pays Lender all sums which would be then due to der this Securit / Instrument and the Note had no acceleration occurred; (b) Borrower cures all breaches of any other covenants or agree nents of Borrower contained in this Security Instrument; (c) Borrower pays attorneys' and Trustees' fies it an amount no exceeding that which is permitted by applicable law and all court costs; and (d) Borrower takes such action as Lender in ay reasonably require to assure that the lien of this Security Instrument, Lender's interest in the Property and Borrower's bligation to pay the sums secured by this Security Instrument shall continue unimpaired. Upon such parmer t and cure by Forrower, this Security Instrument and the obligations secured herety shall remain in full force and effect as it no acceleration had occurred. This right to reinstate shall not apply, however, in the case of acceleration pursuant to Paragraph 117. 计语言存在 计通信相关 化正常

20. Assignment of Rents; Appointment of Receiver. / s additional security hereunder, Borrower hereby assigns to Lender the rents of the Property, provided that Borrowed shall, prior to acceleration under Paragraph 18 hereof or abandonment of the Property, have the right to collect and retain such rents as they become due and payable.

In the event of abandonment of the Fr sperty, or in the event the Property is no longer the principal residence of the Borrower and upon acceleration under Priagrith 18 hereof, Lander, in person, by agent or by judicially appointed receiver, shall be entitled to enter upon, take possession of and manages he property and to collect the rents of the Property including those past due. All rents collected by Lorder w the receiver s tall be applied first to payment of the costs of management of the Froperty and collection of rents, including, but not linited to; receiver's fees, premiums on receiver's bonds and reasonable attorneys' fees, and then to the sun a secured by this Security Instrument. Lender and the receiver shall be liable to account only for those rents actually received.

Hazardon: Substances. Borrower sight not cause or permit the presence, use, disposal, storage, or release of any 21. HERE dous Substances on or in the Property. Borrower shal, not do, nor allow a ryone else to do, anything affecting the Property that is in violation of any Environmental Law. The preceding two sentences shall not apply to the presence, use, or storage on the Property of small quantities of H zardous Substances that are generally recognized to be appropriate for normal residential uses and for maintenance of the Proparty.

Borrower shall promptly give Let der written notice of any investigation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Borrower his it that knowledge. If Borrower learns, or is notified by any governmental or regulatory authority, that any removal or other remuliation of my Hazardous Substance affecting the Property is necessary, Borro wer shall premptly take all necessary: ten (dial actions in) cordance with Environmental [aw.

As used in this Paragraph 21, "E: zari us Substances" are those substances defined as toxic or hazardous substances by Er vironmental Law and the following subst nees: gasoline, kerosene, other flam mable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, mat rials containing asbestos or formal & hyde, and ratioactive materials. As used in this Paragraph 21, "Environmental Law?" m: as federal laws and laws of the juris liction where the Property is located that relate to health, safety or environmental pri tec i m.

Reconveyance. Upon payment α' all sums secured by this Security instrument, Lender shall request Trustee to 22. reconvey the Property and shall surrender this Security Instrument and all notes evidencing debt secured by this Security Instrument to Tructoe. Trustee shall recorries the Property wit nost vramanty to the person or persons legally entitled to it. Such person or persons shall pay any record ation costs and Trust z reconveyance fee. taria azi (1.5) sauni sed 20024976°(f) dinas sinasi gan amal sa san s

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A source Substitute Trustee, Lender, at its a pion; may fro a time to time appoint a successor trustee to any Trustee appointed he eunder by an instrument executed an i at nowledged by I ender and recorded in the office of the Recorder of the county in herein and by applicable law. and the Ald Yright of the Reader 24.

which the Property is located. The inst um: it shall contain he name of the original Lender, Trustee and Borrower, and the book and page where this Security Instrument is record x and the name and address of the successor trustee. Without conveyance of the Property, the successor it istee shall such ad to all the title, powers and duties conferred upon the Trustee Kennella T. Ande so :

Attorney's Fees. As used in this Security Instrum a t and in the Note, "attorneys' fees" shall include any attorneys' fees awarded by an appellate court,

Adjustable Rate Mortgage Loan lider attached hereto and incorporated herein by this

W.) RNING

Unless you provide Lender with evidence of the insurance coverage as required by this Security Agreement, Lender may purchase insurance at your expense to protect its interest. This insurance may, but need not, also protect your interestion of the Property pecomes damaged, the coverage Lender purchases may not pay any claim you make or any claim made against you. You may later cancel this coverage by providing evidence that you have obtained propert / coverage e sawhere. 4.6.5

You are responsible for the cost of any insurance purchased by Lender. The cost of this insurance may be added to your contract or loan balance. If the cost is added to your contract or loan balance, the interest rate on the underlying contract or loan will apply to this ad led amount. The effective date of coverage may be the date your prior coverage lapsed or the clate you failed to provide proof of coverage.

The coverage Lender purchases may be considerably more expensive than insurance you can obtain on your own and rray not satisfy any nest for property damage coverage or any mandatory liability insurance requirements imposed by applicable law; the sant man t

OREGON DEED OF TRUST (9601) Original .. Record 003-708 003200 3050M

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bert oxigBY-SIGHING BELOW, Borrow to at : pis and agrees 1 s the terms and cove lants contained in this Security Instrumentand intany sider(s) executed by Borrower and I worded with it i all a liberth I word a i bors beinsters inclusion in a go tophiorad which the Property I Reader. The lighter and an and of the dishell Lender, Iruster and Conower, and the Culler 10 dent will a sort and the but the incar in and in And work in (Seal) all's out of Trene Kerry L Anderson (Prin : Name) yes als loni liess "such 'sport () of all off and 1 in (Print Name) (110) is sith at bus 1 st . as is some by A lorrower ายยางแปลและเป็น เป็นเป็นเหลือเพิ่

(Less) it using the a second Rider attached (Less) of and in priorated hereis by this - Jorrower (Print Name) (Prit t Name) -OLI MALVY

through determined and the second of the manual of the second second and the second second second second second A system many part for interesting in 60 or or or or and part of the provession of your second interesting. STATE OF OREGON, THE REPORT OF THE MERICAN TRACE AND A COUNTY SSTAR AND THE DATE OF THE START OF to On this day of the day of the statue and the statue of 996 at at green ally appeared the above named KENNETH T. ANDERSON AND KERRY L. A DERSON

the foregoing instrument to beauge of HE IR to say of the served intary act and deed a consequence of the My Commission Expires: 0 April 1/10 1:2000 . tratorie BooBefore me: 2 and the method (Official Seal)

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THIS ADJUSTABLE RATE RIDER is made this 7th 1996: (Idinan, and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust or Security De al (the "Security Instrument") of the same date given ty the undersigned (the "Borrower") to secure Borrwer's Note (the "Note") to TMS Mortgage Inc. (a) lbc The Money Store and (a) and

throw of the second set but due to the second second second second first the second first second sec

[Pro x rty Address]

THE NOTE CONTAINS PROVISIONS ALLOWING FOR CHANGES IN THE INTEREST RATE AND THE MONTHLY PAYMENT. THE NOTE LIMITS THE AMOUNT THE BORROWER'S INTEREST RATE CAN CHANGE AT ANY ONE TIME AND THE MINIMUM AND THE MAXIMUM RATE THE BORROWER MUST PAY.

ADDITIONAL COVENANTS. In addition to the continues and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:

INTEREST RATE AND MONTHLY PAIL MENT CHANGES

The Note provides for an initial interest ate of rate and the monthly payments, as follows:

7.950 %. The Note provides for changes in the interest

A. INTEREST RATE AND MONTHLY AVIAENT CHANGES

(A) Change Dates

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The interest rate I will pay may change c n the 1st day of October, 1996 . The interest rate I will pay day of every month thereafter. Each date on which my interest rate could change is called a "Change Date."

(B) The Index

Beginning with the first Change Date, it y interest rate will be based on an Index. The "Index" is the average of interbank offered rates for 1 month Libor U.S. dollar-denominated deposits in the London market based on quotations of major banks, as published by *The Wall Street Journal*. The most recent Index figure available as of the 20th day of the calendar month immediately preceding each Change Evite is called the 'Current Index."

If the Index is no longer available, or is no longer published by The Wall Street Journal, the Note Holder will choose a new index or source of index that is based up on comparable information. The Note Holder will give me notice of this choice.

(C) Calculation of Changes

Before each Change Date, the Note Holder will calculate my new interest rate by adding Six and 19 / 20

percentage points (round the result of this addition up to the increase one-eighther of one percentage point (0.125%). Subject to the limits stated in Section 4(D) below, this rounded amount will be my new int a set rate until the next Change Date.

As of each Change Date, the Note Hold x will determ t : the amount of the monthly payment that would be sufficient to repty the unpaid principal that I am expected to over at the CI ange Date in full on the Maturity Date at my new interest rate in subt tantially equal payments. The result of the scaleulation v i l be the new amount of my monthly payment.

Imits on Interest Rate Chan i s

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8.950 % or less The interest rate I am required to pri at the first Change Date will not be greater than 7.950 %. The interest rate I am required to pay at the second Change Date will not increase or decrease that 1.000 %) from the rate percentage point(s (more than One month(s). Thereafter, my interest rate will never be 3 of interest I have been paying for the preceding percentage increased or decreased on any single Change Date by more th in Two 2.000%) from the rate of interest charged for the preceding month, nor more than point(s) (2.000 %) from the rate of interest percentage point(s) (Two. cha ged in the last month of the preceding los i year. All lost year means the twelve months following each anniversary of the dan: that is one month prior to my first p tyn t at due date. My interest rate will never be greater than 14.950 %, 7.950 %. or less than 新用 2mm 用用用 1 44 44 24

(E) Effective Date of Changes, se vete

My new interest rate will become effective on each Cl ange Date. I will pay the amount of my new monthly payment beginning on the first monthly payment date after the Chan e Date until the amount of my monthly payment changes again. Accordingly, the amount of my monthly payr tent may change each month after the second Change Date.

(F) Notice of Changes

The Note Holder will deliver or nail to me a notice of any changes in my interest rate and the amount of my monthly payment before the effective date of any pay nent change. I e notice will include information required by law to be given me ant, also the title and telephone number (f a parson who will a nswer any question I may have regarding the notice.

and i span off

000 B) SIGNING BELOW, Borrower accepts at 1 agrees to the 1 tims and covenants contained in this Adjustable Rate Rider.

evenuel caracteristic ad	Cardina Maria da Pad	
		Kenneth T. Anderson G-7-96 (Seal)
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and a compact of	Anpen Title & E	the <u>28th</u> day
ofA.	D., 19 96 at 3:00 Mortgal 365	o'clock I' M., and duly recorded in Vol. <u>M96</u> <u>on Pige 19356</u> Bernetha G. Letsch, County Clerk

\$55.00 FIE

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