21058

the garden of the secondly les names to an interest and continuous of the condition of the conditions and agreements time to be a few to be to be to be to be to be to be the first three or increased by the time. ar penerog tandous inaggogapi für sago egi en resistiv sago kien kestan en signi en sistement en estamon

LOG 29 HALLS HALLS HERET EST THE HIGHEST TO HIGHEST TO GREET HALLS HERET TO CHARLS THE OFF CLASS COPY. CLASS COPY. CLASS COPY. CLESS OF CLASS COPY. CLESS OF CLASS COPY. CLESS OF CLASS COPY. CLESS OF CLASS COPY.

P O BOX 3945 HOUSTON, TEXAS 77253

PREPARED BY: JULIE HUH BERFORD

T.CDOR. 00133846 MT1,38251 US

DEED OF TRUST

whether the control of the FINO SERIES 1 OAD, HOLLING ingar Campa sate 13641

prematible procession takes are TOLETT A NEW all the Improvements unit coller acceted on the property, and all continues. THE DEED OF TRUST ('Ser mity Instrumen ') is made on JULY 05, 1996

The Grantor is John B. E. C. ALEW AND ATRICIA A. BUCKALEW HUSBAND AND PARTY.

HOTEROVIER COVINANTS the Estate werts lawit (/ seiter of the certice bereits convered to FALW.) eight to grain and coan by the Propert and that the Prop ity is menous should, except for creams ances of record (notrouser) ment will de energy windly they be to the Prop. (Spring all chairm and Crimentin.

THIS PHEROTES INSTRUMENT AND bines upits to coverants for patients and not uniform I se generos anomericai qua tos cantinos dan camo atad sistem ed anollacas, is deal dide canarace

LINIFORM (197) E-VICES Entral ver on Evader con language "Borrovier"); The trustee is: [Trustee is: 1 The trustee is:] The trustee is: [Trustee is: ्या प्रतिक तथा है के देवन व्यवस्थित प्रावदीत के स्वती पूर्व है उन्हों के प्रतिक कि कि कि कि कि का भी वर्ष के कि

("Trustee"). The beneficiary is all ANK. UNITED OF TEXAS FSB. Great Suppose the control of which is organized and existing under the laws of THE UNITED STATES

and whose address is 3200 SCUTHWEST | REEWAY, #2000, HOUSTON, TEXAS 77027 ("Lender"). Borrower owes Lender the principal sum of SIXTY SIX THOUSAND I IVE HUND ED AND 00/100

Frm 3 38 9/90

(39.A(OR) (9512)

Am a sded 12/95

12/8 E MAP NORTGAGE FORMS - (80))621 7291 A of 9 Hand

Dollars (U.S. \$ ***66, 5(0, 10).). This d bt is evidenced by Borrower's note dated the same date as this: Security Instrument ("lot.), which prov des for monthly rayments, with the full debt, if not paid carlier, due and payable on 1 IGUST 01, 2026 This Security Instrument secures to Lender (a) the repayment of the debt evidence; by the Note, with interest, and all renewals, extensions and la de le contrate en an en entre except de eleger injour a la crimir en le fil amount of Frank due on the OREGON-Sincle Family FNMA(TH) NC U WEGENA INSTRUM ENTER DO Select the obliques of the select to select the obliques of the select the select the select the obliques of the select the select the obliques of the select th

and from the winter on interest

medifications of the Note; (b), by ment of all ther sums, with interest, advanced under paragraph 7 to protect the security of this Sciurity Instrument; and (c) the performance of Borrower's covenants and agreements under this Security Instrument and the Vote. For this purpose, Borrower irrevocably grants and conveys to Trustee, in trust, with power of sale, the following described property located in County, On gon:

LOT 29, BLOCK 49, KLAYATE FALLS FOREST ESTATES HIGHWAY 66 UNIT, PLAT NO. 2, ACCORDING THE THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON.

> EBSCC 24135 THE EMPTH OF THE MOUNTAINS OND

TRIBY TO ARREST

which has the address of 3274!; KENO SPRINES ROAD, BONANZA

[Street, City], O regon

97663

[Zip Code] ("Property Address"):

34488160

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurtenances, and fixtures now or her eafter a part of the property. All replacements and additions shall also be covered by this Security Instrument as the "Property."

BORROWER COVENANTS that Borrower is I swfully seised of the estate hereby conveyed and has the right to grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will co fend generally the title to the Property against all claims and demands, subject to any encumbrances of record

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

UNIFORM COVENANTS. Bor. ower and Lender covenant and agree as follows:

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

2. Funds for Taxes and Instrant e. Subject to a plicable law or to a written waiver by Lender, Borrower shall pay to Lender on the day monthly payments are due under the Note, until the Note is paid in full, a sum ("Funds") for: (a) yearly taxes and assessments which may attain priority over this Security Instrument as a lien on the Property; (b) yearly leasehold sayments or ground rents on the Property, if any; (c) yearly hazard or property insurance premiums; (d yearly flood insurance premiums, if any; (e) yearly mortgage insurance premiums, if any; and (f) any suns tayable by Bor ower to Lender, in accordance with the provisions of paragraph 3, in lieu of the payment of nortgage insurince premiums. These items are called "Escrow Items." Lender may, at any time, collect and hald Funds in an amount not to exceed the maximum amount a lender for a federally related mortgage loan may require for Ex rrower's escrow account under the federal Real Estate Settlement Procedures Act of 1974 as a mended from f me to time, 12 U.S.C. Section 2601 et seq. ("RESPA"), unless another law that applies to he l'unds sets a les ser amount. If so, Lender may, at any time, collect and hold Funds in an amount not to exceed he 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. TOTAL REPORT OF 900亿 贷款

00133846

for takes be a high to Form 3038.

The lands shall be held in an in titution whose deposits are insured by a federal agency, instrumentality, or entity (including Lender, if Linds is such an in human) or in any hadral Home Loan Bank, Lender shall apply the Finds to pay the Escrot It. as. Lender mry not charge Borrower for holding and applying the Funds, annually analyzing the escrow account, or verifying the Escrow Items, unless Lender pays Borrower interest on the Funds and applicable Law is smits Lender to make such a charge. However, Lender may require Borrower to pay a one-time charge or an independent real estate tax reporting service used by Lender in connection with this loan, unless uppleable law provides otherwise. Unless an agreement is made or applicable law requires interest to be paid, lender shall not be required to pay Borrower any interest or earnings on the Funds. Benower and Lender may a; ee in writing, lowever, that interest shall be paid on the Funds. Lender shall give to Borrower, without charge, an annual a counting 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 pledged as additional security for all sums secured by this is curity Instrument.

If the Funds held by Lender exceed the amounts 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 t me is not sufficient to pay the Escrow Items when due, Lender may so notify Borrower in writing, and, in st ch case Borrower shall pay to Lender the amount necessary to make up the deficiency. Borrower shall make up the deficiency in no more than twelve monthly payments, at Lender's sole discretion.

Upon payment in full of all suns secured by this Security Instrument, Lender shall promptly refund to Borrower any Funds held by Lender ff, under para; aph 21, Lender shall acquire or sell the Property, Lender, prior to the acquisition or sale of the 'roperty, shall apply any Funds held by Lender at the time of acquisition or sale as a credit against the sum; see ared by this Security Instrument.

3. Application of Payments. Ut less applicable law provides otherwise, all payments received by Lender under paragraphs 1 and 2 shall be a plied: first, to any prepayment charges due under the Note; second, to amounts rayable under paragraph 2; third, to interest due; fourth, to principal due; and last, to any late charges due under the Note.

4. Charges; Liens, Borrower shall 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. Borrower shall pay the cobligations in the manner provided in paragraph 2, or if not paid in that manner, Borrower shall pay the n on time directly to the person owed payment. Borrower shall promptly furnish to Lender all notices of a mounts to be paid, inder this paragraph. If Borrower makes these payments directly, Eorrower shall promptly furt ish to Lender r ceipts evidencing the payments.

Borrower shall promptly d scharge any lien which has priority over this Security Instrument unless Borrower: (a) agrees in writing to the payment of the obligation secured by the lien in a manner acceptable to Lender, (b) contests in good faith the lien by, or defends against enforcement of the lien in, legal proceedings which in the Lender's opinion operato to prevent the enforcement of the lien; or (c) secures from the holder of the lien an agreement satisfactory to Lender subordinating the lien to this Security Instrument. If Lender determines that any part of the Property is subject to a lien which may attain priority over this Security Instrument, Lender may give Borrow, a notice iden ifying 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 our ace. Borrower shall keep the improvements now existing or hereafter erected on the Property insured again t loss by fire, I azards included within the term "extended coverage" and any other hazards, including floods of flooding, for which Lender requires insurance. This insurance shall be maintained in the amounts and for he periods that Lender requires. The insurance carrier providing the insurance shall be chosen by Borrowe resubject to Let der's approval which shall not be unreasonably withheld. If Borrower fails to maintain coverage described as we, Lender may, at Lender's option, obtain coverage to protect Lender's rights in the Property in accordance, with paragraph 7.

All insurance policies and macuals shall be an eptable to Lender and shall include a standard mortgage clause. Lender shall have the right o hold the policies and renewals. If Lender requires, Borrower shall

3-6M(OF) (9512)

00133846



plomptty give to Lender all haseing of paid pre i this and renewal notices. In the event of loss, Borrower

Unless Lender and Borning otherwise at ce in writing insurance proceeds shall be applied to restoration of repair of the Property damaged, the restoration or repair is economically feasible and the notice is given.

Unless Lender and Borrower o herwise agree n writing, any application of proceeds to principal shall

6. Occupancy, Preservation, Maintenance and Protection of the Property; Borrower's Loan provisions of the lease. If Borrow's at quires fee title to the Property, the leasehold and the fee title shall not merge unless Lender agrees to the mer jer in writing.

7. Protection of Lender's lights in the Property. If Borrower fails to perform the covenants and agreements contained in this Security instrument, or there is a legal proceeding that may significantly affect Lender's rights in the Property (such as a proceeding in bankruptcy, probate, for condemnation or forfeiture or to enforce laws or regulations), hen Lender may do and pay for whatever is necessary to protect the value of the Property and Lender's rights it he Property. I ender's actions may include paying any sums secured by a lien which has priority over this security Instrument, appearing in court, paying reasonable attorneys' fees and entering on the Property to make repairs. Alt nough Lender may take action under this paragraph 7,

Any amounts disbursed by Lender under this it ragraph 7 shall become additional debt of Borrower secured by his Security Instrument. Alless Borrowe and Lender agree to other terms of payment, these amounts shall bear interest from the dete of disburser i at at the Note rate and shall be payable, with interest, inon notice from Lender to Borrower it diesting payr i ait. The cold bird of the property of

shall give prompt notice to it. in transc carries and letter. Lende may make proof of loss if not made

Lender's security is not lessence. It he restoration of repair is not economically feasible or Lender's security would be lessened, the insurance proceeds shall be applied to the sun's secured by this Security Instrument, whether or not then due, with any e cess paid to I orrower. If Borrower abandons the Property, or does not answer within 30 days a notice from Lender that the insurance carrier has offered to settle a claim, then Lender may collect the insurance pt seeds. Lender may use the proceeds to repair or restore the Property or to pay sums secured by this Security Instrument, vi ether or not then due. The 30-day period will begin when

not extend or postpone the due cate of the monthly payments referred to in paragraphs 1 and 2 or change the amount of the payments. If under paragraph 21 the Property is acquired by Lender, Borrower's right to any insurance policies and proceeds resulting from danage to the Property prior to the acquisition shall pass to Lender to the extent of the sums secured by this Security Instrument immediately prior to the acquisition.

Application; Leaseholds. Borrower shall occupy, establish, and use the Property as Borrower's principal residence within sixty days after the execution of il is Security Instrument and shall continue to occupy the Property as Borrower's principal residence for at least one year after the date of occupancy, unless Lender otherwise agrees in writing, which consent shall not be unreasonably withheld, or unless extenuating circumstances exist which are beyond Borrower's control. Borrower shall not destroy, damage or impair the Property, allow the Property to deteriorate, or comnit waste on the Property. Borrower shall be in default if any forfeiture action or proceeding, whether civil or criminal, is begun that in Lender's good faith judgment could result in forfeiture of the Projecty or otherwise materially impair the lien created by this Security Instrument or Lender's security into est. Borrowe may cure such a default and reinstate, as provided in paragraph 18, by causing the action of proceeding at be dismissed with a ruling that, in Lender's good faith determination, precludes forfeiture of the Borrower's interest in the Property or other material impairment of the lien created by this Security Instrument or Lence,'s security interest. Borrower shall also be in default if Borrower, during the loan application process, gave naterially false or inaccurate information or statements to Lender (or failed to provide Lender with any material information) in connection with the loan evidenced by the Note, including, but not lit liter to, representations concerning Borrower's occupancy of the Property as a principal residence. If this Security Instrument is on a leasehold, Borrower shall comply with all the

18 3 16E maist 6M(OR) (9312)

LCDOR SELLO

00133846

8. Mortgage Insurance of L ader required mortgage insurance as a condition of making the loan secured by this Security Instrument Bourower's I I pay the premium is required to maintain the mortgage insurance in effect. If, for any tass, the mortga; insurance operage required by Lender lapses or ceases to be in effect, Borrower shall any is premiums a quited to obtain overage substantially equivalent to the applicable law.

mortgage insurance previously in rect, at a cost substantially equivalent to the cost to Borrower of the mortgage insurance previously in effect, from in alternate mortgage insurer approved by Lender. If substantially equivalent mortgage is surance cover ge is not available. Borrower shall pay to Lender each month a sum equal to one-twelf has the yearly madage insurance premium being paid by Borrower when the insurance coverage lapsed or ceased to be in effect. Lender will accept, use and retain these payments as a loss reserve in lieu of mortgage in urance. Loss a serve payments may no longer be required, at the option of Lender, if mortgage insurance or erage (in the mount and for the period that Lender requires) provided by an insurer approved by Lender ag in becomes av illable and is obtained. Borrower shall pay the premiums required to maintain mortgage insu ance in effect or to provide a loss reserve, until the requirement for mortgage insurance ends in accordance with any written agreement between Borrower and Lender or

9. Inspection. Lender or it; an int may make easonable entries upon and inspections of the Property. Lender shall give Borrower notice at the time of or prior to an inspection specifying reasonable cause for the

inspection.

10. Condemnation. The proceeds of any avard or claim for damages, direct or consequential, in connection with any condemnation 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.

In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. In the event of a partial taking of the Property in which the fair market value of the Property immediately before the taking is equal to or greater than the amount of the sums secured or this Security Instrument immediately before the taking, unless Borrower and Lender otherwise agree in writing, the sums secured by this Security Instrument shall be reduced by the amount of the preceeds multip i xl 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 balance shall be paid to Borrower. In the event of a partial taking of the Property in which the fair market value of the Pic perty immediately before the taking is less than the amount of the sums secured immediately before the taking, unless Borrower and Lender otherwise agree in writing or unless applicable law otherwise provides, the proceeds shall be applied to the sums secured by this Security Instrument whether or not the suns a e then due.

If the Property is abandoned by Borrower, or it, after notice by Lender to Borrower that the condemnor offers to make an award or settl; a claim for dama jes, Borrower fails to respond to Lender within 30 days after the clate the notice is given Lit der is authorized to collect and apply the proceeds, at its option, either to restoration or repair of the Property or to the sums secured by this Security Instrument, whether or not then due.

Unless Lender and Borrower of nerwise 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 2 or change the

amount of such payments.

11. Borrower Not Released; Forbearance By Lender Not a Waiver. Extension of the time for payment or modification of amo tize ion of the sum secured by this Security Instrument granted by Lender to any successor in interest of Borrover shall not overate to release the liability of the original Borrower or Borrower's successors in interest, lender shall at be required to commence proceedings against any successor in interest or refuse the end time for payment or otherwise modify amortization of the sums secured by this Security Instrument ty reason of an demand made by the original Borrower or Borrower's successors in interest. Any forbe train e by Lender it exercising any right or remedy shall not be a waiver of or preclude the exercise of any right or remedy.

5 5W(OR) (3612)

LCDOR ELLO

00133846

Form 3038

12. Specialsors and Ass pass bound; Join and Several Link litty: Co-signers. The covenants and agreements of this Security is the their stiall bit is and benefit the successors and assigns of Lender and Borrower, subject to the provision. If paragraph Borrower's covenants and agreements shall be joint and several. In Borrower who so light this Security is strument but does not execute the Note: (a) is co-signing this Security Instrument of this Security Instrument, and (c) agrees that Len: a and any other is all yoblighted to pay the sums secured by this Security Instrument, and (c) agrees that Len: a and any other is Security Instrument or the Note without that Borrower's coverants and agreements shall be joint and several. In the sums secured by this Security Instrument, and (c) agrees that Len: a and any other is a Borrower may agree to extend, modify, fortear or make any accommodations with regard to the terms of the Security Instrument or the Note without that Borrower's coverants and serious a

13. Loan Charges. If the it an a stirred by this is ecurity instrument is subject to a law which sets maximum loan charges, and that law is finally interpreted so that the interest or other loan charges collected or to be collected in connection with the forn exceed the estimated limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from Borrower which exceeded permitted limits will be refunded to Borrower. Lender may choose to make this refund by reducing the principal owed under the Note or by making a direct payment to Borrower. If a refund reduces principal, the reduction will be treated as a partial prepayment without any prepayment charge under the Note.

14. Notices. Any notice to Borrower provided for in this Security Instrument shall be given by delivering it or by mailing it by first class hall inless applicable law requires use of another method. The notice shall be directed to the Property Address or any other address Borrower designates by notice to Lender. Any notice to Lender shall be given by first class mail to Lender's address stated herein or any other address Lender designates by notice to Borrower. At y notice provided for in this Security Instrument shall be deemed to have been given to Borrower or Lender was a given as provided in this paragraph.

15. Governing Law; Sever ibility. This Security Instrument shall be governed by federal law and the law of the jurisdiction in which the property is located. In the event that any provision or clause of this Security Instrument or the Note conflicts wit applicable law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given effect without the conflicting provision. To this end the provisions of this Security Instrument and the Note is edeclared to be severable.

16. Borrower's Copy. Borrower shall be given one conformed copy of the Note and of this Security Instrument.

17. Transfer of the Property ci a Beneficial Interest in Borrower. If all or any part of the Property or any interest in it 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 I istrument. However, this option shall not be exercised by Lender if exercise is prohibited by federal law as of the date of this Security Instrument.

If Lender exercises this option, 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 fecurity Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

18. Borrower's Right to Reinst ite. If Borrower meets certain conditions, Borrower shall have the right to have enforcement of this Security I strument disc nituned at any time prior to the earlier of: (a) 5 days (or such other period as applicable in v now specify for a instantement) before sale of the Property pursuant to any power of sale contained in this Security Instrument. Those conditions are that forcover: (a) p hys Lender all sums which then would be due under this Security Instrument and the Note as if no acceleration had occurred; (b) cures any default of any other covenants or agreements; (c) pays all expenses incur ed in enforcing this Security Instrument, including, but not limited to, reasonable attentive less; and (d) takes such action as Lender may reasonably require to

-BM(OR) (9512)

LCDOR EL JU

00133846

Form 3038 8/80

assure that the lien of this Security Instrument, Lence is rights in the Property and Borrower's obligation to pay the sums secured by this Security Instrument shall an inner inchanged. Upon reinstatement by Borrower, this Security Instrument and the obligation as secured in by shall remain fully effective as if no acceleration had occurred. However, this right to take a shall not a by the first of security in the case of security in the Note (together with this 19. Sale of Note; Change of L in Servicer.

19. Sale of Note; Change of L; in Servicer. It is Note or a partial interest in the Note (together with this Security Instrument) may be sold on or more time; without prior notice to Borrower. A sale may result in a change in the entity (known as the Tran Servicer") to at collects monthly payments due under the Note and this Security Instrument. There also may be one or more changes of the Loan Servicer unrelated to a sale of the Note. If there is a change of the Loan Servicer, dorrower will be given written notice of the change in accordance with paragraph 14 at over and applicable, aw. The notice will state the name and address of the new Loan Servicer and the address to which payments should be made. The notice will also contain any other information required by applicable law.

20. Hazardous Substance: En rower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances on or in the Froperty. Borrower shall not do, nor allow anyone else to do, release of any Hazardous Substances on or in the Froperty. Borrower shall not do, nor allow anyone 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 Hazardous Substances that are generally recognized to be at propriate to normal residential uses and to maintenance of the Property.

Borrower shall promptly give I ender written r otice 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 has actual knowledge. If Borrower learns, or is notified by any governmental or regulator authority, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary, Borrower shall promptly take all necessary remedial actions in

As used in this paragraph 20, "lazardous Substances" are those substances defined as toxic or hazardous substances by Environmental Law and the following substances: gasoline, kerosene, other flammable or toxic substances; by Environmental Law and the following substances: gasoline, kerosene, other flammable or toxic petroleum products, toxic petroleum products, toxic petroleum products, toxic petroleum and rials. As used in this paragraph 20, "Environmental Law" means federal laws and laws of the jurisdiction where the Prope ty is located that relate to health, safety or environmental protection.

NCN-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

21. Acceleration; Remed less Lender shall give notice to Bornower prior to acceleration following Borrower's breach of any love aant or agrament in this Security Instrument (but not prior to acceleration under paragraph 1' unless applies ble law provides otherwise). The notice shall specify: (a) acceleration under paragraph 1' unless applies ble law provides otherwise). The notice shall specify: (a) acceleration under paragraph 1' unless applies ble law provides otherwise). The notice shall specify: (a) acceleration and days from the date the notice is given to Borrower, by which the default must be cured; and (d) that failure to cure the default on or before the date specified in the notice in any result in acceleration of the sums secured by this Security Instrument and salt of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to bring a court action to assert the non-existence of a default or any other defense of Borrower to acceleration and sale. If the default is not cured on or before the date specified in the notice, Lender, the its option, why require immediate payment in full of all sums secured by this Security Instrument without further the mand and may invoke the power of sale and any other remedies permitted by applicable law. Lender shall be entitled to collect all expenses incurred in pursuing the remedies provided in this paragraph 21, including, but not limited to, reasonable attorneys' fees and costs of title widence.

If Lender invokes the power of sale, Lender shall execute or cause Trustee to execute a written notice of the occurrence of an event of default and of Lender's election to cause the Property to be sold and shall cause such matter to be recorded in each county in which any part of the Property is located. Lender or Trustee shall give notice of sale in the manner prescribed by applicable law to located. Lender or trustee shall give notice of sale in the manner prescribed by applicable law. After the time required by applicable

Form 3038 9/90

hw, Trisbee, without demail I of Bostower, all sell the Property at public auction to the highest binder it the time and places hat and the term designates in the notice of sale in one or more parcels and in any order Trustee det im ies. Trustee i ty postpone sale of all or any parcel of the Property by public an nouncement at the il me i ad place of any previously scheduled sale. Lender or its designee may purchase the Property at any ale. Trustee shall deliver to the purchaser Tro a se's deed conveying the Property without any covenant or warranty, expressed or ling lie! The recitals | the Trustee's det d shall be prima facie evidence of the truth of the statements made her in. Trustee's ill apply the proceeds of the sale in the following order: (a) to all expenses of the sale, including, but no inited to, reasons ble Trustee's and attorneys' fees; (b) to all sums secured by this security instrument; and (c) any excess to the person or persons legally entitled to it.

22. Reconveyance. Upon pays sent of all sum; secured by this Security Instrument, Lender shall request Trustee to reconvey the Property and shall surred ler this Security Instrument and all notes evidencing debt secured by this Security Instrumer t to Trustee. I rustee shall reconvey the Property without warranty and without charge to the person or persons legally ent tled to it. Such person or persons shall pay any recordation costs.

23. Substitute Trustee. Lencer may from tine to time remove Trustee and appoint a successor trustee to any Trustee appointed hereunder. Without convey ince of the Property, the successor trustee shall succeed to all the title, power and duties of nfer ed upon Trush e herein and by applicable law.

24. Attorneys' Fees. As used in this Security Instrument and in the Note, "attorneys' fees" shall include

any attorneys' fees awarded by an a pellate court.

25. Riders to this Security I istrument. If one or more tiders are executed by Borrower and recorded together with this Security Instrument, the covenants and agreements of each such rider shall be incorporated into and shall amend and supplement the covenant and agreements of this Security Instrument as if the rider(s) with Inches of ICheck and icable box(cs)] T

		Adjustable Rate Rider Graduated Payment River Ballon Rider	Condo r inium Rider Planned Unit Development Rider Rate In provement Rider	1-4 Family Rider Biweekly Payment Ride Second Home Rider
Ĭ	٦	VA Rider	Other(3) [specified]	

26. Insurance Warning. Unless you provide us with evidence of the insurance coverage as required by our contract or loan agreement, we may purch se insurance at your expense to protect our interest. This insurance may, but need not, also protect your it terest. If the collateral becomes damaged, the coverage we purchase 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 protectly coverage elsewhere.

You are responsible for the cost of any ins trance purchased by us. 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 unclerlying contract of local will apply to this a ided amount. The effective date of coverage may be the date your prior coverage lapsed or he i he you falled a provide proof of coverage.

The coverage we purchase it ay be considerably more expensive than insurance you can obtain on your own and may not satisfy at y in set for proper y damage coverage or any mandatory liability insurance requirements imposed by applica; clave.

William . I say agreen a red to be believed

an eferment in the Elicated in the first parties of which budges that execute on the matter to execute a written to deep of a second and a second of defall and of conducts ofer and a group the range to the I grant of (3) to many size of a mi glames fine of field time of a recommand in the line is a line is a constant, course or the steel that the mode endeds for rearrest excludibled by up, because how or Source of the account properties by applicate their titler the required by equilibrate

5.8 883 (mes) 303-6 VI OR) (9512)

ICDO: 38 106

00133846

Form 3038,9/90

			1/00/1/	
			find Dundolew	(Seal)
			JOHN B. BUCKALEW	-Borrowe
		_	Attail Pall	1
			talucia asucha	(Seal)
			PATRICIA A. BUCKALE	W -Borrowe
		(Seal)		(Seal)
		-Borrow e		-Borrowe
		(Seal)		
		-Borrow a		(Seal)
		-DOHOW 3:		-Borrower
		(Sea)		(Seal)
		-Borrow x		-Borrower
STATE OF OREGO	ON.			
On this 8th	day of Jul	lv	County ss:	1.11 1 .
JOHN BUCK	ALEW AND PAT		1996 , rersonally appeare BUCKALEW	d the above named
			DOCKHIM	
		2		
the foregoing instrum	ent to be !! IE	IR ′ol	untary act and deed.	and acknowledged
My Commission Expi	ires: 12-20-98		Before me:	
My Commission Expi (Official Seal)	ires: 122008		Before me:	1 0
My Commission Expi (Official Scal)	ires: 12-20-08		Before me:	A
My Commission Expi (Official Seal)	ires: 1220()8		Mayoras	Burs
My Commission Expi (Official Seal)	ires: 122008		Before me: Mayoru Notary Public for Oregon	Durch
My Commission Expi (Official Seal)	ires: 122098		Mayoras	Swal
(Official Seal)			Mayoras	Swall
(Official Seal)	ires: 122008	Pá 19	Mayorus Public for Oregon	Form 303B 9/90
(Official Seal)		F 2 10 (Mayorus Public for Oregon	Form 3038 9/90
(Official Seal)		P 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Mayorus Public for Oregon	Form 303B 9/90
-SM(OR) (1812) -SM(OR	LCDOR RESISSESSE I BAR A. STUART ALC-OREGON NO. 040231	F & 10	Mayorus Public for Oregon	Form 303B 9/90
(Official Seal)	LCDOR RESISSESSE I BAR A. STUART ALC-OREGON NO. 040231	P	Mayorus Public for Oregon	Form 303B 9/90
-SM(OR) (1812) -SM(OR	LCDOR RESISSESSE I BAR A. STUART ALC-OREGON NO. 040231	P4 10 10 10 10 10 10 10 10 10 10 10 10 10	Mayorus Public for Oregon	Form 303B 9/90
-SM(OR) (1812) -SM(OR	LCDOR RESISSESSE I BAR A. STUART ALC-OREGON NO. 040231	P	Mayorus Public for Oregon	Form 303B 9/90
-SM(OR) (1812) -SM(OR	LCDOR RESISSESSE I BAR A. STUART ALC-OREGON NO. 040231	P. → 10 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	Mayorus Public for Oregon	Form 303B 9/90
(Official Seal) -8M(OR) (9812)	LCDOR AL SEAL AL STUART ALCOREGON N.O. 040231 PRES DEC. 20, 1 88		Mayorus Public for Oregon	Form 303B 9/90
(Official Seal) -8M(OR) (9812)	LCDOR AL SEAL AL STUART ALCOREGON N.O. 040231 PRES DEC. 20, 1 88		Mayorus Public for Oregon	Form 303B 9/90
-SM(OR) (9812) -SM(OR	LCDOR LCDOR LCDOR LCDOR LCOREGON NO.040231 PRES DEC.20, 188 LCDOR LCDOR	35.	Notary Public for Oresion O(9) O(1)	
(Official Seal) -SM(OR: (0812) CFFICUMARIORE NOTARY PUB COMMSSION	LCDOR LCDOR LCDOR LCDOR LCOREGON NO.040231 PRES DEC.20, 188 LCDOR LCDOR		Mayorus Public for Oregon	