FHA Oregon Deed of Trust - 4/98 ELF-4R(OR) (8804).01

Page 1 of 9 ELECTRONIC LASER FORMS, INC. - (800) 327-0545 Initials: 6. E. AV.

65,850.00 Dollars (U.S. \$ This debt is evidenced by Borrower's note dated the same date as this Security Instrument ("Note"), which provides for monthly payments, with the debt, if not pald earlier, due and payable on December 1, 2029 "This Security Instrument secures to Lender (a) the repayment of the debt 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 LOAN NO. 830155397

whose address is PO BOX 5210 COKLAMATH FALLS, OR 97601 21VGE 1 according to the cities of the Cities of the Country of the Cou ("Lender"). Borrower owes Lender the principal sum of Sixty Five Thousand Eight"Hundred Fifty Dollars and Zero Cents

AN OREGON BANKING CORPORATION organized and existing under the laws of

, which is and

222 S 6TH STREET, KLAMATH FALLS, OR 97601 ("Trustee"). The beneficiary is SOUTH VALLEY BANK & TRUST

("Borrower"). The trustee is AMERITITLE

which has the address of TOSSS MCGUIRE AVENUE.

KLAMATH FALLS

Oregon,

[Zip Code] ("Property Address"); 97603

Suset City],

the 'Property. also be covered by tals. Security instrument. All of the foregoing is referred to in this Security Instrument as abbin THIS DEED OF TRUST ("Security Instrument") is made on einecember certicular at 9,99 annous shall The Grantonis CALMIN Es WORLEY work or necester erected on the property, and all easements

demands, subject to any encumbrances of record. of record. Borrower warrants and will defend generally the title to the Property against all claims and right to grant and convey the Property and that the Property is unancombared, except for encumbraness BORROWER COVENANTS that Borrower is layduly seized of the estate hereby conveyed and has the

coveriants with limited variations by jurisdiction to constitute a uniform sed EHV, Care Nothern covering real THIS SECURITY INSTRUMENT COIDEED IN OLT LEGIS SOL IN THE UNTER 1.33 10 434 HOURS

State of Oregon

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830165397 TIVILLOWN CONEMANTS Tax Account Number

ar#F##fesDsauua debt evidenced by the Note and late charges due under the Note. Accomy unweet.

T. Payment of Principal Interest and Late Charge. Borrower shall pay when due the principal of, its Payment of Principal Interest and Late of Islan charries rlug imder the Note.

SZONÍH (NAITEX, BANK) PCTRAZ LESSMENTS levied or to be levied against the Property. (b) leasehold better the Property and (c) premiums for insurance required under paragraph of the any year, in which the Lender must pay a morigage insurance premium to the Secretary of Housing and itb0!B0xe25101; KDWALH/IEVF[F27]nctpal and interest as set forth in the Note and any late charges a OK 28/1901 thiy Payment of Taxes, Insurance and Other Charges. Socrewer shall include in each

ESOUTHEVALLEY BANK & TRUST EPOSBOX 5210 - KLAMATH FALLS. OR 97601

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Until a change is requested all tax statements shall be sent to the following address.

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ELF-4R(OR) (3004) 01 FHA Oregon Dead of Trust - 6/95

ELECTHONIC LASER & CENTS, INC. + (200) 227-08-40 Bulle I Fill b

Which is

LOAN NO. 830165397

payment of all other sums, with interest, advanced under paragraph 7 to protect the security of this Security instrument; and (c) the performance of Borrower's covenants and agreements under this Security instrument; and the Note For this purpose, Borrower irrevocably grants and conveys to the Trustee, in particular, with power of sale, the following described property located in Daig Salies are and Dayable out Ki amath

Dollars (U.S. T 65,850. CUMTE 10358, LI (McGUTre Wende) ", Tract 1936) LEALCON HEIGHTS CONDOMINIUMS organized and existing under the taws of AN OREGON BANKING CORPORATION and ARGONAGES RESEARCH TO CORPORATION AND ARGONAGE RE AN OREGON BANKING CORPORATION , and

(Trustee"). The beneficiary is SOUTH VALLEY BANK & TRUST 222 S 61H STREET, KLAMATH FALLS, OR 97601

('Borrawer'), The trustee is AMERITITLE

which has the address of 10358 MCGUIRE AVENUE, KLAMATH FALLS

Oregon

97603

[Zip Code] ("Property Address");

[Street, City].

putogether with all the improvements now or hereafter erected on the property, and all easements, appurtenances and fixtures now on hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as

BORROWER COVENANTS that Borrower is lawfully seized 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 defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

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

-ISpace Above This Line For Recording Dataj 3a Borrower and Lender covenant and/agree as follows:

830 PERGENERAL COVENANTS.

1. Payment of Principal, interest and Late Charge. Borrower shall pay when due the principal of, and interest on, the debt evidenced by the Note and late charges due under the Note.

0년 23 Monthly Payment of Taxes, Insurance and Other Charges. Borrower shall include in each monthly payment, together with the principal and interest as set forth in the Note and any late charges, a sum for (a) taxes and special assessments levied or to be levied against the Property, (b) leasehold payments or ground rents on the Property, and (c) premiums for insurance required under paragraph 4. In any year in which the Lender must pay a mortgage insurance premium to the Secretary of Housing and

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shall be tont to the following address. Until a change is requented all tax statements

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LOAN NO. 830165397

insurance and other items mentioned in paragraph 2

Urban: Development: ("Secretary") 3:or In. In. y. year. In which such premium; would have been required if Lender still held the Security Instrument, each monthly payment shall also include either: (i) a sum for the annual mortgage insurance premium to be paid by Lender to the Secretary, or (ii) a monthly charge instead of a mortgage insurance premium; if this, Security; Instrument is held by the Secretary, in a reasonable amount to be determined by the Secretary. Except for the monthly charge by the Secretary, these items are called "Escrow Items" and the sums paid to Lender are called "Escrow Funds."

sque Lender, may, rate any; time, collect and hold amounts for Escrow Items in an aggregate amount not to exceed the maximum amount, that may be required for Borrower's escrow account under the Real Estate Settlement Procedures Act of 1974; 12: U.S.C. Section 2601 jet seq. and implementing regulations, 24 CFR Part 3500; as they imay be amended from time, to time ("RESPA"), except that the cushion or reserve permitted by RESPA for unanticipated disbursements or disbursements before the Borrower's payments are available in the account may not be based on amounts due for the mortgage insurance premium.

beautifithe amounts held by Lender for Escrow Items exceed the amounts permitted to be held by RESPA. Lender shall account to Borrower for the excess funds as required by RESPA. If the amounts of funds held by Lender at any time are not sufficient to pay the Escrow Items when due, Lender may notify the Borrower and require Borrower to make up the shortage as permitted by RESPA. It is a second to be the same independent of the control of the second funds are pleased as additional security for all sums secured by this Security Instrument.

Application: Leaseholds. Borrower shall occupy, establed, and use the Property as Berevier's principal of the Mote of this Security for alliance secured by the Security linear and the palance security for all installment items, (9) and (6) and auximordade instrument and cause installment that render has not percome oplicated to bay to the Secretary, and render shall be be continued to the principal of the Mote of this Security instrument and installment that render has not percome oplicated to bay to the Secretary, and render shall be continued to the secretary and render shall be secretary in the secretary installment and the secretary installment and the secretary install pale and the secretary install be secretary installed by the secretary install be secretary installed by the secretary insta

4: Fire: Flood and Other Hazard Insurance: Borrower shall insure all improvements on the Property, whether now in existence or subsequently erected, against any hazards, casualties, and contingencies, including fire/for which Lender requires insurance. This insurance shall be maintained in the amounts and for the periods that Lender requires. Borrower shall also insure all improvements on the Property, whether now in existence or subsequently erected/ against loss by floods to the extent required by the Secretary. All insurance shall be carried with companies approved by Lender. The insurance policies and any renewals shall be held by Lender and shall include loss payable clauses in favor of and in a form acceptable to, Lender its your excess justificated by containing the substance of the monthly badwens which are resulted to be bandwish to expense the substance of the monthly badwens which are resulted to be bandwish to expense the substance of the substance

In the event of loss, Borrower shall give Lender immediate notice by mail. Lender may make proof of loss if not made promptly by Borrower a Each insurance company concerned is hereby authorized and directed to make payment for such loss directly to Lender, instead of to Borrower and to Lender jointly. All or any part of the insurance proceeds may be applied by Lender, at its option, either (a) to the reduction of the indebtedness under the Note and this Security Instrument, first to any delinquent amounts applied in

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the iddeptedness inder the Note and this Security Instrument of the entity legally entitled thereto. Security Instrument shall be paid to the entity legally entitled thereto. Security Instrument of the entity legally entitled thereto of the entity legally entitled thereto. Security Instrument of the entity legally entitled thereto of the entity legally entitled thereto of the entity legally entitled to the entity legally entitled to the entity legally entity entity entity entity en

whether now in existence or subsequently erected, against any hazards, casuatries, an order profes-

5.LOccupancy// Preservation/ Maintenance Fand "Protection" of the Property Borrower's Loan Application; Leaseholds. Borrower shall occupy, establish, and use the Property as Borrower's principal residence within sixty days after the execution of this Security Instrument (or within sixty days of a later sale or transfer of the Property) and shall continue to occupy the Property as Borrower's principal residence for at least one year after the date of occupancy, unless Lender determines that requirement will cause undue hardship for Borrower for unless extenuating circumstances exist which are beyond Borrower's control. Borrower shall notify Lender of any extenuating circumstances. Borrower shall not commit waste or destroy; damage or substantially change the Property or allow the Property to deteriorate, reasonable wear and tear excepted. Lender may inspect the Property if the Property is vacant or abandoned or the loan is in default. Lender may take reasonable action to protect and preserve such vacant or abandoned Property. Borrower shall also be in default if Borrower, during the loan application process, gave materially 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 limited 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 the provisions of the lease)! If Borrower acquires fee title to the Property, the leasehold and fee title shall not be merged unless Lender agrees to the merger in writing us to be with

inargined that render has not become on and re box to the acceptance of consequential, in connection with any condemnation or other taking of any part of the Property, for for conveyance in place of condemnation, are hereby assigned and shall be paid to Lender to the extent of the full amount of the indebtedness that remains unpaid under the Note and this Security Instrument. Lender shall apply such proceeds to the reduction of the indebtedness under the Note and this Security Instrument, first to any ability and the proceeds to the pro

bettuned pA HES V for numberly requirements of disputations as fore the Bottomar's battering better to Borrower and Protection of Lender's Rights in the Property (Borrower shall pay all governmental or municipal charges, fines and impositions that are not included in paragraph 2. Borrower shall pay; these obligations on time directly to the entity which is owed the payment. If failure to pay would adversely affect Lender's interest in the Property, upon Lender's request Borrower shall promptly furnish to Lender receipts evidencing these payments.

are called "Escrow Items" and the sums paid to Lender are called "Escrow Funds.

out of Borrowen falls to make these payments on the payments required by paragraph 2, or falls to perform any other covenants and agreements contained in this Security Instrument, or there is a legal proceeding that may object the stripping of the stripping of

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Physical



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of the Anyramounts disbursed by Lender under this paragraph shall become an additional debt of Borrower and a be a secured a by a this a Security a Instrument of These amounts a shall a bear sinterest a from the adate of disbursement; at the Note rate, and at the option of Lender, shall be immediately due and payable.

dispursement artine Note rate; and artine option of Lender, shall be immediately due and payable.

else to do subtitud affectual the Blobs. It turn is in Adeligo of subtituding the Borower, shall promptly discharge 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 operate 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 Borrower a notice identifying 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. law 8. Lees Treligibilius/Collect lees and chardes antholised by the Sectetal Aprovement or clarge to the Security Instrument of the Note conflicts with applicable law, such conflict shall not affect other provisions.

9. Grounds for Acceleration of Dept as Security Instrument shall be governed by Federal law and the pe que payment defaults, Lender may, except as limited by regulations issued by the Secretary, in the case of aggregation of the secretary in the case of aggregation of the secretary in the case of the secretary in the secretary in the case of the secretary in render val.) Borrower defaults by failing to pay in full any monthly payment required by this Security uncles such assume the first or or on the due date of the next monthly payment, or contained in this Security Instrument.

13 contained in this Security Instrument.

(b) Sale Without Credit Approval. Lender shall, if permitted by applicable law (including Section exists) of the Garn-St. Germain Depository Institutions Act of 1982, 12 U.S.C. 1701j-3(d)) and with secure Security Instrument if the prior approval of the Secretary, require Immediate payment in full of all sums secured by this

Security Instrument if the Property, or a beneficial interest in a trust owning all or part of the Property, is co-sidured. (i) All or part of the Property, or a beneficial interest in a trust owning all or part of the Property, is sold on otherwise transferred (other than by devise or descent) and generated as his or her principal residence, or generated the Purchaser, or gentle does so occupy the Property but his or her credit has not been approved in accordance with the requirements of the Secretary.

(c) No Waive. If circumstances occur that would permit Lender to require immediate payment in full but Lender does not waive its rights with respect to

full, but Lender does not require such payments, Lender does not waive its rights with respect to

Security Instrument. A written statement of any authorized agent of the Secretary dated subsequent to so days from the date hereof, declining to no conclusive proof of such ineitign. Now the same to so acceleration of the Secretary.

Security Instrument and the Note are not hereof, Lender may at its option, require immediate payment in full of all sums secured by this security Instrument. A written statement of any authorized agent of the Secretary dated subsequent to so days from the date hereof, declining to insure this Security Instrument and the Note, shall be conclusive proof of such ineitignility. Notwithstanding the foregoing, this option may not be exercised by Lender when the unavailability of insurance is solely due to Lender's failure to remit a mortisage insurance premium to the Secretary.

BLOCANCE Painstatement. Borrower has a right to be reinstated if Lender has required immediate payment in

bioc10. Reinstatement. Borrower has a right to be reinstated if Lender has required immediate payment in full because of Borrower's fallure to pay an amount due under the Note or this Security Instrument. This right applies even after foreclosure proceedings are instituted. To reinstate the Security Instrument, Borrower's hall tender in a lump sum all amounts required to bring Borrower's account current including, to the extent they are obligations of Borrower under this Security Instrument, foreclosure costs and FHA Case No. 431-3399437

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blocegoligh bounded in the content of Borrower under this Security Instrument and the oplications that it secures the extent they are obligations of Borrower under this Security Instrument foreclosure costs and the extent they are obligations of Borrower under this Security Instrument foreclosure costs and the extent they are obligations of Borrower under this Security Instrument, foreclosure costs and the extent they are obligations of Borrower under this Security Instrument, foreclosure costs and the extent they are obligations of Borrower under this Security Instrument, foreclosure costs and the extent they are obligations.

reasonable and customary attorneys fees and expenses properly associated with the foreclosure proceeding. Upon relinstatement by Borrower, this Security instrument and the obligations that it secures shall remain in effect as if Lender had not required immediate payment in full. However, Lender is not required to permit reinstatement if: (I) Lender has accepted reinstatement after the commencement of foreclosure proceedings within two years immediately preceding the commencement of a current foreclosure proceeding. (II) reinstatement will preclude foreclosure on different grounds in the future, or (iii) reinstatement will adversely affect the priority of the lien created by this Security Instrument.

11. Borrower Not Released; Forbearance By Lender Not a Walver. Extension of the time of payment or modification of amortization of the sums secured by this Security Instrument granted by Lender to any successor in interest of Borrower shall not operate to release the liability of the original Borrower or Borrower's successor in interest. Lender shall not be required to commence proceedings against any successor in interest or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Security Instrument by reason of any demand made by the original Borrower or Borrower's successors in interest. Any forbearance by Lender in exercising any right or remedy shall not be a waiver of or preclude the exercise of any right or remedy.

12: Successors and Assigns Bound; Joint and Several Liability; Co-Signers. The covenants and agreements of this Security Instrument shall bind and benefit the successors and assigns of Lender and Borrower, subject to the provisions of peragraph (b). Borrower's covenants and agreements shall be joint and several, Any Borrower who co-signs this Security Instrument but does not execute the Note: (a) is co-signing this Security Instrument only to mortgage grant and convey that Borrower's interest in the Property, under the terms of this Security Instrument, (b) is not personally obligated to pay the sums secured by this Security Instrument, and (c) agrees that Lender and any other Borrower may agree to extend, modify, forbear or make an accommodations with regard to the terms of this Security Instrument or the Note without that Borrower consent.

13. Notices. Any notice to Borrower provided for in this Security Instrument shall be given by delivering it or by mailing it by first class mail unless 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 address Lender designates by notice to Borrower. Any notice provided for in this Security Instrument shall be deemed to have been given to Borrower or Lender when given as provided in this paragraph.

14. Governing Law, severability. 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 with 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 are ideclared to be severable. Law as a standard instrument, it reuges resources that any barrowers and the Note are ideclared to be severable. Law as a standard instrument, it reuges resources that any barrowers and of this Security Instrument's which in the release shall; be given one conformed copy; of the Note and of this Security Instrument's which in the release shall be given one conformed copy; of the Note and of this Security to reside. (b) contests in dood tarth the lieu by a declaration of the lieu by the lieu by the research is lieuwest to research the presence used is possed storage.

Instrument's which in the Fender's obvious observed in the enforcement of the flour control o

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Borrower shall promptly give Lender 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 has actual knowledge. If Borrower learns, or is notified by any governmental or regulatory authority, that any removal or other remediation of any Hazardous Substances affecting the Property is necessary, Borrower shall promptly take all necessary Agencies remedial actions in accordance with Environmental Law.

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As used in this paragraph 16, "Hazardous Substances" are those substances defined as toxic or hazardous substances by Environmental Law and the following substances: gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing lasbestos (or.) formaldehyde, and radioactive materials. As used in this paragraph 16, "Environmental Law" means federal laws and laws of the jurisdiction where the Property is located that relate to health, safety or environmental protection. amond and supplement the covenants and agreements of this Security Instrument as it the ideates were a

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

55. Higers to this security instrument, if one or more rights are executed by Bossover and rents and 17. Assignment of Rents. Borrower unconditionally assigns and transfers to Lender all the rents and revenues of the Property, Borrower authorizes, Lender of Lender's agents to collect the rents and revenues and hereby directs each tenant of the Property to pay the tents to Lender or Lender's agents. However, prior to Lender's notice to Borrower of Borrower's breach of any covenant or agreement in the Security Instrument. Borrower shall collect and receive all rents and revenues of the Property as trustee for the benefit of Lender and Borrower. This assignment of tents constitutes an absolute assignment and not an assignment to time, remove Trustee and appoint a

If Lender gives notice of breach to Borrower: (a) all rents received by Borrower shall be held by Borrower as frustee for benefit of Lender only, to be applied to the sums secured by the Security Instrument; (b) Lender shall be entitled to collect and receive all of the rents of the Property and (c) each tenant of the Property shall pay all rents due and unpaid to Lender's gentled to the tenant of the tenant.

Borrower has not executed any prior assignment of the rents and has not and will not perform any act that would prevent Lender from exercising its rights under this paragraph 17. deprive the Secretary of any rights otherwise available to a Lender under this Peregraph, is or cone Lender, shall not the required to enter upon take control of cormaintain the Property before or after giving notice of preach to Borrowers However; Lender on a judicially, appointed receiver may do so at any time there is a breach Any application of rents shall not cure or waive any default or invalidate any other right or remedy of Lender: This assignment of rents of the Property shall terminate when the debt secured by the Security Instrument is paid in full occurs a justicular is paid by the Secuelary and the Security

base 18. Foreclosure Procedure of Lender requires immediate payment in full under paragraph 9, Lender 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 18, including, but not limited to, reasonable attorneys' fees and costs of title evidence.

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 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 notice 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 Borrower and to the bersons prescribed by applicable law. After the time required by applicable law, Trustee, without demand on Borrower, shall sell the Property at public auction to the highest bidder at the time and place under the terms designated in the notice of sale in one or more LCAN NO. 830165397

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Did by the fine and blace finder the forms designated in the notice of sale in our of more parcels and in any order Trustee determines. Trustee may postpone sale of all or any parcel of the Property by public amounteement at the time and place of any previously scheduled sale. Lender or its designee may purchase the Property at any sale is in the time and the control of the property at any sale is not the property at any sale in the property at any sale is not the property at any sale.

Trustee, shall deliver to the purchaser Trustee's deed conveying the Property without any covenant or warranty, expressed or 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' tees; (b) to all sums secured by this Security Instrument; and (c) any excess to the person or persons legally entitled to it uget to deter an unorgane by history to true design

pAulf the Lender's interest in this Security Instrument is held by the Secretary and the Secretary requires immediate payment in full under Paragraph 9, the Secretary may invoke the nonjudicial power of sale provided in the Single Family Mortgage Foreciosure Act of 1994 ("Act") (12 U.S.C. 3751 etaisequely to requesting aprioreclosure commissioner: designated bunder the Act to commence foreclosure and to sell the Property as provided in the Act. Nothing in the preceding sentence shall deprive the Secretary of any rights otherwise available to a Lender under this Paragraph 18 or applicable law out review to the residual of the residual passed and will not be executed any brior assignment of the residual passed and will not be even any acceptance.

- 19. Reconveyance. Upon payment of all sums secured by this Security Instrument, Lender shall requiest Trustee to reconvey the Property and shall surrender this Security Instrument and all notes evidencing debt security instrument and all notes evidencing debt security instrument and all notes evidencing debt security this Security instrument of Trustee. Trustee shall reconvey the Property without warrainty and without charge to the person or persons legally entitled to it. Such person or persons shall pay any recordation costs! If our feet of the person of persons the pay any recordation costs! If our feet or to person to person the person of persons the pay any recordation costs! If our feet or to person to person the pay any recordation costs! If our feet or person to person the person of person to person the pay any recordation costs! If our feet or person to person the person of person to person the person to p
- (123) 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 fire, power and duties conferred upon Trustee herein and by applicable law.
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- 14: washin ment of Benta: Bortomet nuconditionally scalans and causes to render all the reals and Riders to this Security Instrument. If one or more ilders are executed by Borrower and recorded together with this Security instrument the covenants of each such rider shall be incorporated into and shall amend and supplement the covenants and agreements of this Security Instrument as if the rider(s) were a part of this: Security instrument: unreural buorection:

Environmental Law means federal laws and laws of the jurisdiction where the Property is located that [Check applicable box(es)] primatehyde and radioactive materials. As used in this paragraph 16, ilaminable or toxic petroleum products toxic pesticides and herbicides, volatile solvents, materials hazardous substances by Ervironmental Law and the following substances: gasoline, keroserie, other

X Condominium Rider : He Growing Equity Rider XX Other [specify] remedial actions in accordance with Environmental Law FHA ASSUMPTION RIDER Planned Unit Development Rider by Dc Graduated Payment Rider: 2031; DADDENDUM TO DEED OF TRUST or is nothed by any governmental or requistory authority, that any removal or sther remediation of any Hazardous Substance or Environmental Law of which Borrower has actual knowledge. It Borrower learns,

aci αυτο Ατειουμαίου και και και και και και και και με κιομασία το με και και και και και και το και συμα Borrower shall prompliy give Lender written notice of any investigation, clamp, demarkt, lawsuit or other

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ZEN.

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

	Tal E Worley	/ (Cool)
	Calvin E. Worley CALVIN E. WORLEY	(Seal) -Borrower
		(Seal)
		-Borrower
(Seal) -Borrower		(Seal) -Borrower
(Seal)		(Seal)
(Sear) Borrower		-Borrower
(Seal)		(Seal)
Klamath)		-Borrower
STATE OF OREGON, Klamath Sorrower On this 1st day of December, CALVIN E. WORLEY	County ss. 1999 , personally appeared the ab	ove named

and acknowledged the foregoing instrument to be his/her voluntary act and deed. My Commission Expires: 11/16/2003 (Official Seal)

OFFICIAL SEAL

KRISTI L REDD

NOTARY PUBLIC- OREGON

COMMISSION NO. 327508

LY COMMISSION EXPIRES NOV 16, 2003 (A

FHA Case No. 431-3399437

CONDOMINIUM RIDER

("Condominium Project"). If the owners association or other entity which acts for Project ("Owners Association") holds title to property in the Denefit of Security Instrument, Borrower and Lender further covenants and agree as follows: A. So long as the Owners Association, maintains, with a generally accepted "master, or "blanket", policy insuring all property subject to the condominium project on the periods, and against the hazards. Lender requires, including fire and other within, the term, "extended coverage," and loss by flood, to the extended coverage, and loss by flood, to the stended coverage, and loss by flood, to the extended coverage, and loss by flood to the extended coverage.	non elements of, a lon, INC. (289) The Condominium of its members or lation and the uses, ments made in the insurance carrier, a minium documents, property, and such amounts, for the
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("Condominium Project"). If the owners association or other entity which acts for Project ("Owners Association") holds title to property for the benefit or use shareholders, the Property also includes Borrower's interest in the Owners Association of Borrower's interest in the Owners Association of Borrower's interest. CONDOMINIUM COVENANTS. In addition to the covenants and agreed Security Instrument, Borrower and Lender further covenant and agree as follows: A. So long as the Owners Association maintains, with a generally accepted "master" or "blanket", policy insuring all property subject to the condomincluding all improvements now existing or hereafter erected on the policy is satisfactory to Lender and provides insurance coverage in the periods, and against the hazards Lender requires, including fire and other within, the term "extended coverage," and loss by flood, to the extended programmer of the section in Paragraph 2 of this Sections.	nents made in the insurance carrier, a ninium documents, property, and such a mounts, for the
"Condominium Project"). If the owners association or other entity which acts for Project ("Owners Association") holds title to property for the benefit or use shareholders, the Property also includes Borrower's interest in the Owners Association to the covenants and agreed CONDOMINIUM COVENANTS. In addition to the covenants and agreed Security Instrument, Borrower and Lender further covenant and agreed as follows: A. So long as the Owners Association maintains, with a generally accepted "master" or "balanket" policy insuring all property subject to the condomincularing all improvements now existing or hereafter erected on the policy, is satisfactory to Lender and provides insurance coverage in the periods, and against the bazards Lender requires, including fire and oth within, the term "extended coverage," and loss by flood, to the extended coverage, and loss by flood, to the extended coverage, and loss by flood, to the extended coverage, and loss by flood, to the sate	nents made in the insurance carrier, a ninium documents, property, and such a mounts, for the
Secretary, then: (I) Lender waves the monthly payment to Lender of one-twelfth of the yearly premium insurance on the Property, and (II) Borrower's obligation under Paragra Instrument to maintain hazard insurance coverage on the Property is detected that the required coverage is provided by the Owners Association shall give Lender prompt notice of any lapse in required hazard insurance in the second property is the event of a distribution of hazard in lieu of restoration or repair following a loss to the Property, whether	ont required by the curity Instrument for tallments for hazard on 4 of this Security imed satisfied to the on policy. Borrower ice coverage and of insurance proceeds
Page 1 of 2 FHA Multistate Co	ndominium Rider - 10/95
Page 1 of 2 FITA MINISTRIE CO ELECTRONIC LASER FORMS, INC (800) 327-0545	ndominium Rider - 10/95

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	(Seal) -Borrower		(Seal) -Borrower
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	[Property Address] -Bouomet		-Borrower
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	te and covering the Property de	sands in the Seri	irity Instrument and
F 38 (880) V Deed (Security	IDER is made this day of the day of the day of the deemed to amend and instrument of the same and of the day o	distant ne nogetsi	gage, Deed of Trust ped ('Borrower') to
	CONDOMINIUM R.	IDEB	
		421-339	9437

FHA ASSUMPTION POLICY RIDER

47530

NOTICE: THIS RIDER ADDS A PROVISION TO THE INSTRUMENT ALLOWING THE MORTGAGEE TO REQUIRE PAYMENT OF THE NOTE IN FULL UPON TRANSFER OF ALL OR PART OF THE PROPERTY.

This assumption Policy Rider is made this 15th day of DECEMBER 1999 and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust, or Deed to Secure Debt (the "instrument") of the same date given by the undersigned (the "Mortgagor") to secure the Mortgagor's Note (the "Note") of the same date to South Valley State Bank (the "Mortgagee") and covering the property described in the instrument located at:

Unit 10358, (McGuire Avenue), Tract 1336 - FALCON HEIGHTS CONDOMINIUMS - STAGE 1 according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

AMENDED COVENANT: In addition to the covenants and agreements made in the instruments, Mortgagee and Mortgagor further covenant and agree as follows:

The mortgagee shall, if permitted by applicable law and with the prior approval of the Federal Housing Commissioner, or his or her designees, declare all sums secured by this mortgage to be immediately due and payable if all or part of the property is sold or otherwise transferred (other than by device or descent) to a purchaser or grantee who does not occupy the property as his or her principal or secondary residence, or to a purchaser or grantee who does no occupy the property but whose credit has not been approved in accordance with the requirements of the Commissioner.

IN WITNESS WHEREOF, the Mortgagor has executed this Assumption Policy Rider. (Sign original only)

Calvin E. Worley			
Calvin E: Worley			
STATE OF (Vegon) COUNTY OF GLANATH			
COUNTY OF SLAWATH			
known to be the individual described in and who executed the within	instrument, and acknowledge	ORCEY owledged that	day to me
therein mentioned. Given under my hand and official seal the day a	ee and voluntary act ar nd year last above writt	nd deed for the uses a en.	ind purposes



Notary Public in and for the State of Oregon

errower understands and agreemargorquaod lainebies Rue interest rate set forth in the Note shall be in effect eschand dole it to be be the purchased of Oregon Housing and Community Services Department of the section of th rescinded then the above previsions shall copy of State of O 15 and the interest rate may be increased to 8.25 per aurum, assumentably brightlengt of prucipal and morest may be increased to 3.491.33 The Lender intends to assign its rights under the attached Deed of Trust to the Oregon Housing and Community Services Department, State of Oregon (the "Department"). In the event the Department accepts such assignment, the rights and MAO obligations of the parties to the attached Deed of Trust are expressly made subject to this Addendum. In the event of any conflict between the provisions of this Addendum and the provisions of the Deed of Trust or Note, the provisions of this I hereby consent to the modifications of the terms of the Deed of Trust and Note which are contained in this Addendum. 1. As long as this mortgage is held by the Department, or its successors or assigns, the Lender may declare all sums secured by this mortgage to be immediately due and payable if: a. all or part of the property is sold or otherwise transferred by Borrower to a purchaser or other transferree: (i) who cannot reasonably be expected to occupy the property as a principal residence within a reasonable time after the sale or transfer, all as provided in Section 143(c) and (I)(2) of the Internal Revenue Code; or (ii) who has had a present ownership interest in a principal residence during any part of the three-year period ending on the date of the sale or transfer, all as provided in Section 143(d) and (I)(2) of the Internal Revenue Code (except that the language "100 percent" shall be substituted for "95 percent or more" where the latter appears glenos and the understand of the state of th percent for targeted area residences), all as provided in Section 143(e) and (I)(2) of the Internal Revenue Code; executed the same freely and voluntarily. (iv) who has a gross family income in excess of the applicable percentage of applicable median family income as -b. Borrower fails to occupy the property described in the mortgage without prior written consent of the Lender or its successors or assigns described at the beginning of this Addendum; on OFFICIAL SEAL -c.—Borrower omits or misrepresents a fact that is material with respect to the provisions of Section 143 of the Internal Revenue Code in an application for this mortgage. MY COMMISSION EXPIRES NOV 10, 2003 References are to the Internal Revenue Code as amended and in effect on the date of issuance of bonds, the proceeds of which will be used to finance the purchase of the mortgage, and are deemed to include the implementing 2. The Borrower understands that the agreements and statements of fact contained in the Addendum to Residential Loan Application are necessary conditions for granting this loan.

3. The Borrower agrees that no future advances will be made under this Deed of Trust without the consent of the

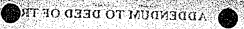
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Unless you (the Borrower) provide us (the Department) with evidence of the insurance coverage as required by this Deed of Trust, we (the Department) may purchase insurance at your expense to protect our interest. This insurance may, but need not, also protect your interest. If the collateral (the Trust Property) 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 property coverage elsewhere.

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

The coverage we purchase may be considerably more expensive than insurance you can obtain on your own and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

AND DISTRICT



The Borrower understands and agrees that the above provisions and the interest rate set forth in the Note shall be in effect only if this loan is purchased by the Department or its assigns. If for any reason it is not so purchased, or if such purchase is rescinded, then the above provisions shall cease to be effective and the interest rate may be increased to \(\frac{8.25}{9} \) % per annum, and the monthly installment of principal and interest may be increased to \(\frac{491.33}{9} \)

The Lender intends to assign its rights under the attached Deed of Trust to the Oregon Housing and Community Services bas 21 NOTICE TO BORROWER: THIS DOCUMENT SUBSTANTIALLY MODIFIES THE TERMS OF THIS LOAN. conflict between the provisions of this Academum and the provisions of the Deced of I rust or Note, the provisions of this I hereby consent to the modifications of the terms of the Deed of Trust and Note which are contained in this Addendum. is held by the Department, or its successors or assigns, the Len et may declare all sums secured Date: the sale or transfer, all as provided in Section 145(2) and (1)(2) of the Interval Revenue Code; or (ii) who has bed a present owner ship interest in a principal residence of ring any part of the function ending abo) surevery framets on the date of the sale or transfer, all as provided in Secuch (4), d concept that the tanguage "100 percent" that! be substitutee(te 1999, before me, the undersigned, a Notary Public in and for said County and State, personally 011 n. appeared the within named one or CALVIN Eschool Step and the step to be the identical individual :2100 described in and who executed the within instrument and acknowledged to me that the same freely and voluntarily. es sum IN TESTIMONY WHEREOF, Thave hereur to se my hand affixed by official seal this day, and year last above written. The left to the same metric would be the left of the l My Commission expires MY COMMISSION EXPIRES HOV 16, 2003 connected in an application for this mortgage. References are to the internal Revenue Code as amended and in effection the date of issuance of bonds, the proceeds of which will be used to mance the purchase of the mortgage, and are deemed to include the Historians The Borrower understarils that the agreements and statements of fact contained in the Addendum to Residential Loan Application are necessary conditions for granting this loan. 3. The Acrower agrees that no future advances will be made under this Deed of Trust without the consent of the Department THINGLUI Unless you (the Porcesser) provide us (the Departmentally NALLEY, BANK, AND ONLY OF THE Provide us (the Department Provide us (th of Inst, we (the Department) may purchase transfer at your expense to ANNA Aur a NETA. This insurance may, but need ook also protest vour interest. Ye ha callered th pay ary claim was make or any claim made against you. You may later ca 0122 (X086 0 gBby providing evidence that you You are responsible for the cost of any insurance pure 1007 by uNOT ZIJAN-OHTAMAJA mee may be added to your loan the the date your prior coverage lapsed or the date you failed to provide proof of coverage ion yarn bue nino nuov ni nicido nea nov aanarusni nadi avisnaqiya anun yldarabisnoa a State of Oregon, County of Klamath m. 9 / 19:E ta , eq. 12/01/2 Recorded 12/01/2 ta , equiverients unposed by applicable law In Vol. M99 Page_4 75 Linda Smith.

County Clerk