MTZ-1396-5834

Vol. MO4 Page 18847

State of Oregon, County of Klamath
Recorded 04/02/2004 //.'0/20. m
Vol M04 Pg /88 / 7
Linda Smith, County Clerk
Fee \$ 2/00 # of Pgs _____

MODIFICATION OF MORTGAGE OR TRUST DEED

THIS AGREEMENT, made and entered into this <u>I</u> day of March, 2004 and between <u>Stefan J. Jodko and JoAnna B Narkiewicz-Jodko</u>, hereinafter called the "Borrower(s)" and South Valley Bank & Trust, an Oregon Banking Corporation, hereinafter called the "Lender".

WITNESSETH: On or about the March 6, 2000, the Borrower(s) (or the original maker(s) if the Borrower is an assignee of record) did make, execute and deliver to the Lender that certain promissory note in the sum of \$96,000.00, payable in monthly installments with interest at the rate of 9.500% per annum. For the purpose of securing the payment of said promissory note, the Borrow (s) (or the original maker (s) if the Borrower (s) is an assignee of record) did make, execute and deliver to the Lender their certain Mortgage or Trust Deed, hereinafter called a "Security Instrument" bearing date of March 6, 2000, conveying the following described real property, situated in the County of Klamath, State of Oregon to-wit:

Lot 189, RUNNING Y RESORT, PHASE 3, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon..

which Security Instrument was duly recorded in the records of said county and state. Vol 00 Page 7792

There is now due and owing upon the promissory note aforesaid, the principal sum of <u>Eighty-one thousand one hundred forty-three and 43/100</u>, together with the accrued interest thereon, and the Borrower (s) desire a modification of the terms of payment thereof, to which the Lender is agreeable on the terms and conditions hereinafter stated and not otherwise.

NOW THEREFORE, in consideration of the premises and of the promises and agreements hereinafter contained, the parties hereto do hereby agree that the balance now due and owing on the promissory note hereinafter described shall be and is payable in monthly installments of One thousand five and 33/100, on the unpaid balance at the rate of 9.500% per annum. The first installment shall be and is payable on May 1, 2004, and a like installment shall be and is payable on the 1st day of each month thereafter until the principal and interest are fully paid, except that the final payment of principal and interest if not sooner paid, shall be due and payable on April 1, 2008. If any of said installments or either principal or interest are not so paid, the entire balance then owing shall, at the option of the Lender or its successors in interest, become immediately due and payable without notice.

Except as herein modified in the manner and on the terms and conditions herein stated, the said promissory note and Security instrument shall be in full force and effect, with all the terms and conditions of which the Borrower(s) do agree to comply in the same manner and to the same extent as though the provisions thereof were in all respects incorporated herein and made a part of this agreement.

tophoem monthermore man arms of	
IN WITNESS WHEREOF, the Borrower(s) have caused these presents to be executed on its behalf by its chereinabove written.	e hereunto set their hand (s) and seal (s) and the Lender has duly authorized representative this day and year first
3/14/04	JoAnna F Narkiewicz-Jodko
Stefan J Jodko	JoAnna B'Narkiewicz-Jodko
State of OREGON	
County of KLAMATIA	ma + Stefan Jodko
and selmentledge the foregoing instrument o be their vo	
OFFICIAL SEAL RHONDA L. LAMBERT NOTARY PUBLIC - DREGON	And Jambut
COMMISSION NO. 338076	DIES OCOSON
MY COMMISSION EXPIRES AUGUST 31, 2004	Notary Public for Wy commission ex-pires Progust 31, 2004
South Valley Bank & Trust	0
By: Neil Drew / Vice President	AMERITITLE has recorded this instrument by request as an accomposition only, and has not examined it for requisity and sufficiency
neii i <i>j</i> rew / vice riesiuciii	and has not everylosd it to! (SQU(SI)(4 SI)4 Sectionally

Returnto: SVBT

21024

AMERITITLE, has recorded this instrument by request as an accommodation only, and has not examined it for regularity and sufficiency or as to its effect upon the title to any real property that may be described therein.