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

U.S. BANCORP SERVICE PROVIDERS LLC 4801 FREDERICA STREET OWENSBORO, KY 42301

WHEN RECORDED MAIL TO U.S. BANK N.A. 1550 AMERICAN BLVD EAST BLOOMINGTON MN 55425 State of Oregon, County of Klamath Recorded 03/31/2005 3.75 p m Vol M05 Pg 222/2-29 Linda Smith, County Clerk Fee \$ 106.00 # of Pgs 18

LOAN:# 7884333128
TAX ACCOUNT NUMBER
R3809-033AD-15800-000
True and Actual Consideration is:

---- [Space Above This Line For Recording Data] -----

## **DEED OF TRUST**

Mortgage Electronic Registration Systems, Inc. (MERS) is the Grantee of this Security Instrument

MIN 100021278843331286

DEFINITIONS

Wordsusedn multiplesectionef thisdocumenaredefinedbelowandotherwordsaredefinedn Sections 3, 11,13,18,20 and 21. Certainules regarding heusagef wordsusedn thisdocumenareals oprovided in Section 16.

(A) "Security Instrument" meanshisdocument which is dated MARCH 25,2005 together with all Riders to this document.

(B) "Borrower" is

MICHAEL A MAURO AND SHEREE A MAURO , HUSBAND AND WIFE

Borrower is the trustor under this Security Instrument. (C) "Lender" is U.S. BANK N.A.

Lender is anational association organized and existing under the lawseofunited states of america Lender's address is 801 frederica street, owensboro, ky 42301

(D) "Trustee" is DAVID A. KUBAT, 4262 GREMONT AVENUE NORTH, SEATTLE, WA 98103

OREGON - Single Family - Fannie Mae/Freddie Mac UNIFORM INSTRUMENT WITH MERS Form 3038 1/01

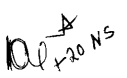
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VMP Mortgage Solutions, Inc. (800)521-7291



| (E) "MERS" is Mortgag Electroni Registration systems in C. MERS is a separate provation that is acting solely as a nomine for Lender and Lender's successor and assign MERS is the beneficiary under this Security Instrument. MERS is organized indexisting under the laws of Delaware indhas an addresand telephone number of P.O. Box 2026, Flint, MI 48501-2026, tel. (888) 679-MERS.  (F) "Note" mean the promissor potes igne by Borrowe and ated MARCH 25,2005  The Note states that Borrower owes Lender Three Thousand SIX Hundred and No/100  Dollars  (U.S. \$ 53,600.00 ) plus interest. Borrower has promised to pay this debt in regular Periodic Payments and to pay the debt in full not later than 1,2035  (G) "Property" mean the property that is describe below under the heading Transfeof Rights in the Property."  (H) "Loan" mean the debt evidence by the Note, plus interest any prepayment harge and latecharges due under the Note, and all sums due under this Security Instrument, plus interest.  (I) "Riders" mean all Riders to this Security Instrument that are execute by Borrower The following Riders are to be executed by Borrower [check box as applicable]:  |
|--|
| and to to the action by better of forteen box as applicable.   |
| Adjustable Rate Rider Condominium Rider Second Home Rider  Balloon Rider Planned Unit Development Rider 1-4 Family Rider  VA Rider Biweekly Payment Rider Other(s) [specify]   |
| (J) "Applicable Law" meansall controllingapplicablederal, state and local statutes regulations, ordinance and administrative les and orders (that have the effect of law) as well as all applicable in al, non-appealable judicial opinions.  (K) "Community Association Dues, Fees, and Assessments" means all dues fees assess means dother charges that are imposed on Borroweror the Property by a condominium association homeowners association or similar organization.  (L) "Electronic Funds Transfer" means any transfeof funds other than a transactiour iginate by check, draft, or similar paper instrument, which is initiated through an electronic erminal telephonion strument, computer, magneticapes o as to order, instructor authorize financial institution o debitor creditan account. Such term includes but is not limited to, point-of-saler ansfers automated eller machine transactions, transfers initiated by telephone, wire transfers, and automated clearing house transfers.  (M) "Escrow Items" means hose tems that are describeted. Sections.  (N) "Miscellaneous Proceeds" means any compensation of the means ward of damages, proceeds aid by any third party (other than insurance proceeds aid under the coverage describeth. Sections) for: (i) damage, or destruction, the Property, iii) condemnation of the taking of allor any part of the Property; (iii) conveyance lieu of condemnation (iv) mis representation from omission as to, the value and/or condition of the Property.  (O) "Mortgage Insurance" means as urance protecting ende agains the nonpayment, or default on, the Loan. |
| (P) "Periodic Payment" meansheregularlyschedulesimounduefor (i) principalandinterestunderthe  Note, plus (ii) any amounts under Section 3 of this Security Instrument  |
|  |

- (O) "RESPA" meanshe RealEstateSettlemerRroceduresct (12 U.S.C.Section2601et seq.) and its implementing gulation Regulation (24C.F.R.Part 3500) as they might be amende from time to time. or any additionator success the gislation or regulation that governs the same subject matter As used in this SecurityInstrument',RESPA"refersto all requirementend restriction that are imposed n regardo a "federally elated mortgage oan "evenif the Loandoes not qualify as a "federally elated mortgage oan" under RESPA
- (R) "Successor in Interest of Borrower" mean any party that has taken title to the Property whether not that party has assumed Borrower's obligations under the Note and/or this Security Instrument.

## TRANSFER OF RIGHTS IN THE PROPERTY

The beneficiaryof this SecurityInstruments MERS (solely as nomineefor Lenderand Lender's successorand assigns and the successorand assigns of MERS. This SecurityInstrumentsecures to Lender: (i) the repaymentof the Loan, and all renewals extensions and modifications of the Note; and (ii) the performance of Borrower's covenants and agreements under this SecurityInstrumentand the Note. For this purpose,Borrowerirrevocablygrants and conveysto Trustee, in trust, with power of sale, the following described property located in the PUBLIC RECORDS of KLAMATH COUNTY

[Type of Recording Jurisdiction]

[Name of Recording Jurisdiction]

LOT 536, BLOCK 27, MILLS ADDITION TO THE CITY OF KLAMATH FALLS, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE CLERK OF KLAMATH COUNTY, OREGON.

CODE CON MAD 3809-033AD TL 15800 PTC384 YAY

which currently has the address of

2535 DARROW AVENUE KLAMATH FALLS

("Property Address"):

[Street] [City], Oregon 97601 [Zip Code]

TOGETHERWITH all the improvements ow or hereafted rected n the property and all easements, appurtenances, dfixtures now or hereaftest part of the property All replacements add dditions halfalso becovered by this Securitynstrumentall of the foregoings referred o in this Securitynstruments the "Property."BorrowerunderstandendagreeshatMERSholdsonly legaltitle to the interest grante doy Borrowein this Securitynstrumentut, if necessaty complywith law or custom MERS (as nomine to recomply and rec LendeandLender's uccessoas dassigns) as the right to exercise nyor all of those interests including, but not limitedto, the right to foreclos and sell the Property and to take any action required f Lender including, but not limited to, releasing and canceling this Security Instrument.

VMP-6A(OR) (0408)

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BORROWERCOVENANTShatBorroweis lawfully seisedof the estatenere by conveyed and has therightto grantandconveythe Property and that the Property's unencumber each ceptor encumbrance is recordBorrowerwarrantandwill defendenerally hetitleto the Property against the claims and demands, subject to any encumbrances of record.

THIS SECURITYINSTRUMENTcombinesuniform covenant for nationaluse and non-uniform covenantwith limited variation by jurisdiction constitute uniform security instrument overing eal

UNIFORMCOVENANTSBorroweandLendecovenamindagreæsfollows:

1. Payment of Principal, Interest, Escrow Items, Prepayment Charges, and Late Charges. Borrowershallpay whendue the principabf, and interestin, the debtevidence by the Note and any prepaymenthargeandlatechargeaueunderthe Note. Borrowershall also payfunds for Escrowitems pursuanto Sectiors. Paymentsue underthe Note and this Security Instruments hall be madein U.S. currency: Howeverif any checkor other instrumenteceive to by Lenderaspayment under the Note or this Security instruments returned to Lenderunpaid Lendermay require that any or all subseque playments dueundertheNoteandthisSecuritynstrumerbemaden oneor moreof thefollowingforms asselected by Lender(a) cash(b) moneyorder(c) certified theckbankchecktreasurer's heckor cashier's heck, providedany such checkis drawnuponan institution whose deposits are insured by a federal agency, instrumentality, or entity; or (d) Electronic Funds Transfer.

Paymentare deemedeceive oby Lenderwhenreceive out the location designate on the Note or at such other locations may be designate by Lende in accordance ith the notice provision in Section 5. Lendermayreturranypayment partiabayment thepayment partiabayment are insufficient bring the Loancurrent Lendermay acceptany paymentor partial payment in sufficient obring the Loancurrent, withoutwaive of anyrightshere under prejudic to its rightstore fuses uch payment or partial payment in thefuture but Lenders not obligate to apply such ay mentat the time such payment are accepted f. each Periodid ayments applied sof its scheduled uedate, then Lendemeed not pay interest nunapplied funds Lendermay holds uch unapplie flunds until Borrowermakespaymento bring the Loancurrent If Borrowedoesnot do so within a reasonable eriodof time, Lenders halleithe apply such funds or return themto Borrowerlf notappliedearliersuchfundswill beappliede theoutstandingrincipabalance nder the Note immediate prior to foreclosure No offsetor claim which Borrowe might have now or in the futureagainst endershall relieve Borrowe from making payment due under the Note and this Security Instrument or performing the covenants and agreements secured by this Security Instrument.

2. Application of Payments or Proceeds. Exceptsotherwiseescribe on this Section 2, all payments accepted ndappliedby Lendershall be applied n the following order of priority: (a) interesting under the Note;(b) principadueundertheNote;(c) amount dueunderSections. Such payments halbe appliedo eachPeriodicPaymenth theorderin whichit became ue Any remaining mounts hall be applied ir st to latechargessecondo anyotheramount due undenthis Securit ynstrumentand thento reduce heprincipal balance of the Note.

If Lenderreceives paymentrom Borrowerfor a delinquenPeriodicPaymentwhichincludesa sufficientamounto payanylatechargelue, the payment nay be applied o the delinquent ay mentand the latechargelf morethanonePeriodid ayments outstanding endermayapplyanypaymenteceive trom Borroweto therepayment the Periodic Payments, and to the extent hat, each payment an be paid in full. To the extent that any excess xist safter the payments applied to the full payment fone or more Periodid Payment sauchexces smay be applied to any latecharge slue. Voluntary prepayments that lbe applied first to any prepayment charges and then as described in the Note.

Any application payments in suranceroceeds, r Miscellaneous roceeds principadue under the Note shall not extend or postpone the due date, or change the amount, of the Periodic Payments.

3. Funds for Escrow Items. Borroweshallpayto Lendeontheday Periodi@aymentaredueunder theNote,untiltheNoteis paidin full, a sum(the "Funds" to provide or payment f amount slue for: (a) taxesandassessmenatedotheritemswhichcanattainpriorityoverthis SecurityInstrumenasa lien or encumbrancen the Property(b) leaseholdaymenter groundrentson the Propertyif any;(c) premiums for anyandall insurance quire by LendeunderSections; and (d) Mortgagensurance remiums fany, or any sumspayable by Borrowerto Lenderin lieu of the payment f Mortgagensurance remiums in accordance ith the provision of Section 0. The setems are called Escrow tems. "At origination ratany time during the term of the Loan, Lendermay require that Community Association Dues, Fees, and

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Assessmentsany, beescrowedy Borrowerandsuchduesfeesandassessmentsal bean Escrowitem. Borrowershall promptly furnish to Lenderall notices of amounts to be paid under this Section Borrower shall pay Lender the Funds for anyor all Escrowitems Lender may waive Borrower's obligation to pay the Funds for anyor all Escrowitems Lender may waive Borrower's obligation to pay to Lender Funds for anyor all Escrowitems at any time. Any such waive may only be in writing. In the even to four head of any or all Escrowitems for which payments for all purpose bedeemed be a coven and agreement on this Security Instruments the phrase coven and agreements used in Section. If Borrower's obligated op pay Escrowitems directly pursuant to a waiver and Borrower fails to pay the amount due for an Escrowitem, Lender may exercises rights under Section and pay such amount and Borrowe shall then be obligated under Section to repay to Lender any such amount. Ender may revoke the waiver as to anyor all Escrow Items at any time by a notice given in accordance ith Section 5 and upon such revocation for rowes hall pay to Lender all Funds, and in such amounts, that are then required under this Section 3.

Lendermay, at anytime collectandhold Fundsn an amount (a) sufficient opermit Lenderto apply the Fundsat the time specified under RESPA and (b) not to exceed the maximum amount a lender can require under RESPAL enders hallest imate 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 L

The Funds halbeheld in an institution whose depositare insure by a federal gency instrumentality, or entity (including ender if Lenders an institution whose depositares o insured or in any Federal dome Loan Bank. Lenders hall apply the Funds op pay the Escrowitems no later than the time specified under RESPAL enders hall not charge Borrower for holding and applying the Funds, annually analyzing he escrowaccounter verifying the Escrowitems, unless Lender pays Borrower interests in the Funds and Applicable aw permits Lende to make such a charge Unless an agreeme is made in writing or Applicable Law requires interests be paid on the Funds Lenders hall not be required op pay Borrowe any interestor earning enthe Funds Borrowe and Lenders an annual accounting of the Funds as required by RESPA.

If there is a surplusof Fundsheld in escrowas defined under RESPA, Lendershall account of Borrowe for the excess unds in accordance ith RESPA If there is a shortage of Fundsheld in escrowas defined under RESPA Lendershall notify Borrowers required by RESPA and Borrowershall pay to Lender the amount necessary make up the shortagen accordance ith RESPA but in no more than 12 monthly payments of the reis a deficiency of Fundsheld in escrowas defined under RESPA Lendershall notify Borrowers required by RESPA and Borrowershall pay to Lender the amount necessary make up the deficiency in accordance with RESPA, but in no more than 12 monthly payments.

Uponpayment full of all sumsecure by this Security instrument, enders hall promptly refund to

Borrower any Funds held by Lender.

4. Charges; Liens. Borrowershall pay all taxes, assessments harges fines, and impositions attributable the Propertywhich can attain priority over this Security Instrument ease hold ay menter ground ents on the Property fany, and Community Associatio Dues Fees and Assessments any. To the extent that these items are Escrow Items, Borrower shall pay them in the manner provided in Section 3.

Borrower(a) agree in writing to the payment of the obligations ecure by the lien in a manneacceptable Lender but only solong as Borrower is performing uchagreement by contest the lien in good faithby, or defending an instended in the lien in, legal proceeding which in Lender's pinion operate operate the enforcement the lien while those proceedings repending but only until such proceedings reconcluded; or (c) secure from the holder of the lien an agreement at is factor to Lenders ubordinating elien to this Security instrument. Lender determined at any part of the Property's subject of a lien which can attain priority over this Security instrument, endermay give Borrower anotice identifying he lien. Within 10

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daysof the dateon which that notice is given, Borrowershall satisfy the lien or takeone or more of the actions set forth above in this Section 4.

Lendermayrequir@orroweto payaone-timehargeor a realestateax verification and/oreporting service used by Lender in connection with this Loan.

5. Property Insurance. Borroweshalkeepheimprovementsowexistings hereafterected in the Propertynsure digains to solve the hazard included within the term "extended overage and any other hazard including but not limited to, earthquak eard floods, for which Lenderrequires insurance This insurance hall be maintained in the amount sincluding deductible evels) and for the period shat Lender requires What Lender equire sursuants the preceding entences anchanged uring the term of the Loan. The insurance arrier providing the insurance hall be chosen by Borrowers ubject to Lender's right to disapprove Borrower's choice, which right shall not be exercised unreasonably Lendermay require Borrowe to pay, in connection with this Loan, either (a) a one-time charge for flood zone determination, certification and tracking service or (b) a one-time charge for flood zone determination and tracking service such time remappinger similar changes occur which reasonably ight affects uch determination certification Borrowers hall also be responsible the payment any fees impose by the Federal Emergency Management gency in connection with the review of any flood zone determination resulting from an objection by Borrower.

If Borrowerfails to maintainary of the coveragedescribed bove Lendermay obtaininsurance coverageat Lender's option and Borrower's expense Lender is underno obligation to purchas any particularly peor amount of coverage. Therefore, uch coverage hallover Lender but might or might not protect Borrower and or liability and might provide greateror lesser coverage han was previously in effect. Borrower acknowledges hat the cost of the insurance overage obtained might significantly exceed he cost of insurance hat Borrower could have obtained Any amount slisburse by Lender under this Section 5 shall be comedition at ebof Borrowese cure by this Security instrument he seamount shall be arinteres at the Noterate from the date of disbursement shall be payable with such interest uponnotic from Lender to Borrower requesting payment.

All insuranceolicies equired by Lenderandrenewals f such policies hall be subject o Lender's right to disapprove uch policies shall include a standard nort gage lause and shall name Lenderas mort gage and/oras an additional osspayee Lendershall have the right to hold the policies and renewal certificates f Lender equires Borrowershall promptly give to Lenderal receipts of paid premiums and renewal hotices f Borrowers tains any form of insurance over a genoto the rwise equired by Lender for damageo, or destruction, the Property such policy shall include a standard nort gage lause and shall name Lender as mort gage and/or as an additional loss payee.

In theeven of loss Borroweshall give prompt notice to the insurance arrie and Lender Lender may make proof of loss if not made promptly by Borrower Unless Lender and Borrowe to the rwise greein writing, any insurance proceeds whether not the underlying insurance as required by Lender shall be applied to restoration repair of the Property if the restoration repair is economically easible and Lender's security's not less eneal During such repair and restoration eriod Lenders hall have the right to hold such insurance roceeds in til Lender has had an opportunity of inspect such Property of ensure the work has been completed by Lender's satisfaction provided that such inspections hall be undertake promptly. Lender may disburs proceed for the repairs and restoration a single payment in a series of progress payment as the work is completed. In less an agreement made in writing or Applicable aw requires interesto be paid on such insurance roceeds, enders hall not be required to pay Borroweany interestor earning ensured proceeds. Eleas or publicad justers of the right in payment of the restoration repairs not economically easible or Lender's ecurity would be less eneal the not then due, with the excessif any, paid to

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Borrower. Such insurance proceeds shall be applied in the order provided for in Section 2.

If Borroweabandonthe PropertyLendermayfile, negotiatandsettlænyavailablensurancelaim andrelatednattersh Borrowedoesnot respondvithin 30 days to a notice from Lenderhattheinsurance carrie has offered to settlæ claim, then Lendermay negotiatandsettle the claim. The 30-day period will be gin when the notice is given. In either event or if Lenderacquire the Property under Section 22 or otherwise Borrowe here by assign to Lende (a) Borrower's rights to any insurance proceed an anamount not to exceed the amount supaid under the Note or this Security Instrument and (b) any other of Borrower's rights (other than the right to any refund of unearned remium spaid by Borrower) under all insurance policies overing he Property insofar assuch rights are applicable the coverage of the Property Lender may use the insurance proceed either to repair or restor the Property or to pay a mount sunpaid under the Note or this Security Instrument, whether or not then due.

- 6. Occupancy. BorroweshalloccupyestablishandusethePropertyasBorrower'sprincipatesidence within 60 daysaftertheexecution this Securitynstrumenandshallcontinue occupythe Propertyas Borrower'sprincipatesidence at least one year after the date of occupancy in less ende to therwise agrees in writing, which consent hall not be unreasonably it held or unless extenuating ir cumstances exist which are beyond Borrower's control.
- 7. Preservation, Maintenance and Protection of the Property; Inspections. Borrowershallnot destroydamager impainthe Propertyallow the Property of deteriorater commitwasteon the Property. Whether not Borrower's residing in the Property Forrower hall maintain the Property norde to prevent the Property from deteriorating decreasing valued ueto its condition Unless tis determine pursuant be Sections that repair restorations not economically as ible Borrower hall promptly repair the Property damaged avoid further deterioration damagel insurancer condemnation proceeds are paid in connection with damaged, or the taking of, the Property Borrower shall be responsible repairing or restoring the Property only if Lende has release piroceeds or such purposes. Endemay disburs proceeds for the repairs and restoration a single payment in a series of progres payments as the work is completed the insurancer condemnation proceeds are not sufficient or repair or restoration.

Lenderor its agentmay makereasonablentriesupon and inspection of the Propertylf it has reasonableauseLendermay inspecthe interior of the improvements in the PropertyLendershallgive Borrower notice at the time of or prior to such an interior inspection specifying such reasonable cause.

- 8. Borrower's Loan Application. Borroweshalbein defaultf, during the Loan application rocess, Borrower any persons rentities acting at the direction of Borrower with Borrower's nowledger consent average and a second and a second are not second as a second and a second are not second as a second as a second are not second as a second are not second as a secon
- 9. Protection of Lender's Interest in the Property and Rights Under this Security Instrument. If (a) Borrowefails to perform the covenants and agreements on taine the his Security instrument (b) there is a legal proceed in the armonic process of the Property and for instrument (such as a proceed in the property and for instrument for the forcement of a lien which may attain priority over this Security instrument to enforce away or regulations of the property then be property and pay for what ever is reasonable appropriate operated protect Lender's interest in the Property and rights under this Security instrument including protecting and/or assessing evalue of the Property and securing and/or epairing the Property Lender's actions an include out are not limited to: (a) paying any sum secured y a lien which has priority over this Security Instrument; (b) appearing in court; and (c) paying reasonable

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attorneysees o protect ts interes in the Property and/orights under this Security instrument to cluding to secure position in a bank rupt coroceeding securing the Property includes out is not limited to, entering the Property to make repairs change ocks, replace or board up doors and windows, drainwater from pipes, eliminate outliding or other code violations or danger outlions and have utilities turned on or off. Although Lender may take action under this Section, Lender does not have to do so and is not under any duty or obligation to do so. It is agreed that Lender in curs no liability for not taking any or all actions authorized under this Section 9.

Any amounts disburse by Lenderunderthis Section shall be comed ditionable btof Borrower secure by this Security Instrument These amounts hall be arinterestat the Note rate from the date of disbursement shall be payable with such interest upon notice from Lenderto Borrower equesting

payment.

If this Security'n struments on a leaseholdBorroweshallcomplywith all the provisions of the lease. If Borroweracquire the etitle to the Propertythe leasehold not the feetitle shall not mergounless bender

agrees to the merger in writing.

10. Mortgage Insurance. If LenderrequiredMortgagensurances a condition of making the Loan, Borroweshallpaythepremiumsequiredo maintainheMortgagensurancen effect.lf, for anyreason, the Mortgagensurance overage equire by Lendercease to be available rom the mortgagensure that previous/providedsuchinsurancend Borrowerwas requiredo makes eparatel designate dayments towardhepremiumsor MortgagensuranceBorroweishallpaythepremiumsequiredo obtaircoverage substantial laquivalento the Mortgagensuranc previouslyn effect at a costsubstantial laquivalento the costto Borrowerof the Mortgagensurance reviousive effect from an alternatemortgagensurer selectedy Lenderif substantial aquivaler Mortgagensurance overages not available Borrowe shall continue o payto Lendetheamoun of these parate designate dayment of hat were due when the insurance coverageeasetb bein effectLendewill acceptuseandretaintheseaymentasa non-refundabless reservin lieuof MortgagensuranceSuchossreservehalbenon-refundableotwithstandingefactthat the Loanis ultimately paid in full, and Lenders hall not be required to pay Borroweany interestor earnings on suchossreservelende canno longe require ossreserve aymentis Mortgagensurance overagen theamounandfor the period hat Lenderequire sprovide by an insure selectedy Lende agair becomes availables obtained and Lenderequires eparate blesign at epitay ments oward he premium for Mortgage Insuranced LenderrequiredMortgagensurances a condition of makingthe Loan and Borrowe was required o makeseparate by esignate playment to ward the premium for Mortgagen surance Borrower shalbaythepremium sequire do maintai Mortgag en surancian effector to providea non-refundabless reserveuntil Lender's equirement r Mortgagensurancends in accordance ith anywrittenagreement betwee Borrowe and Lende providing or such termination until terminations required by Applicable Law. Nothing in this Section 10 affects Borrower's obligation to pay interest at the rate provided in the Note

Mortgagensurance imburses ende (or any entity that purchase be Note) for certain ossest may incur if Borrower does not repay the Loan as agreed. Borrower is not a party to the Mortgage Insurance.

Mortgagensurers valuate heirtotal risk on all such insurance in force from time to time, and may enter into agreement with other parties that share modify their risk, or reductors ses These agreements on terms and condition that are satisfactor to the mortgagensure and the other party (or parties) of these agreements agreement sayre quire the mortgagensure to make payments singany source of funds that the mortgagensure may have available which may include fund so btained from Mortgagensurance premiums).

As a result of these greements ender any purchase of the Note, another msure rany reinsure rany other entity or any affiliate of any of the foregoing may receive directly or indirectly amount shat derive from (or might be characterized) a portion of Borrower's payment for Mortgagensurance, exchange for sharing or modifying the mortgagensurer's isk, or reducing ossest such agreement rovides that an affiliate of Lendertakes share of the insurer's isk in exchange for a share of the premium spaid to the insurer, the arrangement is often termed "captive reinsurance." Further:

(a) Any such agreements will not affect the amounts that Borrower has agreed to pay for Mortgage Insurance, or any other terms of the Loan. Such agreements will not increase the amount Borrower will owe for Mortgage Insurance, and they will not entitle Borrower to any refund.

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(b) Any such agreements will not affect the rights Borrower has - if any - with respect to the Mortgage Insurance under the Homeowners Protection Act of 1998 or any other law. These rights may include the right to receive certain disclosures, to request and obtain cancellation of the Mortgage Insurance, to have the Mortgage Insurance terminated automatically, and/or to receive a refund of any Mortgage Insurance premiums that were unearned at the time of such cancellation or termination.

11. Assignment of Miscellaneous Proceeds; Forfeiture. All Miscellaneou8roceedare hereby

assigned to and shall be paid to Lender.

If the Property's damage such Miscellaneous roceeds halbe applied or restoration repains the Property if the restoration repains economical fleasible and Lender's ecurity's not less eneal uring such repair and restorationeriod, Lenders hall have the right to hold such Miscellaneous roceeds ntil Lender has had an opportunity or inspectuch Property of ensure he work has been completed. Lender's satisfaction provided hat such inspection hall be undertake promptly Lender may pay for the repairs and restoration a single disbursement in a series of progress payment as the work is completed unless an agreement made in writing or Applicable Law requires interesto be paid on such Miscellaneous Proceeds, enders hall not be required on pay Borrower any interestor earning on such Miscellaneous Proceeds. The restoration repairs not economical fleasible or Lender's security would be less enoughed Miscellaneous Proceeds hall be applied to the sums secured by this Security Instrument, whether not then due, with the excess of any, paid to Borrower Such Miscellaneous roceeds hall be applied in the order provided for in Section 2.

In the eventof a total taking destruction or loss in value of the Property the Miscellane our structed shall be applied to the sums accure by this Security instruments whether not then due, with the excess of

any, paid to Borrower.

In the eventof a partial taking destruction rossin value of the Propertyn which the fair market value of the Propertyn mediately eforthe partial taking destruction, rossin value is equal to or greater than the amount of the sums secure by this Security instrument mediately efore the partial taking, destruction, loss in value unlessorrowe and Lende otherwisagre in writing, the sums secure by this Security instrument hall be reduced by the amount of the Miscellaneous roceed multiplied by the following raction (a) the total amount of the sums secure immediately eforthe partial taking destruction, or loss in value. Any balance shall be paid to Borrower.

In the eventof a partial taking destruction rousin value of the Propertyn which the fair market value of the Property immediately before the partial taking destruction rousin value is less than the amount of the sums secure dimmediately before the partial taking destruction rousin value, unless Borrowe and Lenderotherwis agree in writing, the Miscellane outs roceeds hall be applied to the sums

secured by this Security Instrument whether or not the sums are then due.

If the Property's abandone by Borroweror if, afternotice by Lende to Borroweth at the Opposing Party (as defined in the next sentence) fersto make an awardo settle claimfor damage for rowefails to respond to Lende within 30 days after the date the notice is given, Lende is authorize to collect and apply the Miscellaneou Proceeds it he to restoration repair of the Property or to the sums secure by this Security instrumently he theor not then due. "Opposing Party "means the third party that owes Borrower Miscellaneou Proceeds the party agains whom Borrowe has a right of action in regardo Miscellaneous Proceeds.

Borrowershallbe in defaultif any actionor proceedingly hethercivil or criminal is begunthat, in Lender's judgment ould result in forfeiture of the Propert prothermaterial impairment of Lender's interest in the Propert project in the Project project project in the Project project

All MiscellaneouProceedshatarenotappliedo restoration repainof the Propertychallbe applied

in the order provided for in Section 2.

12. Borrower Not Released; Forbearance By Lender Not a Waiver. Extension the time for paymenor modification famortization the sumsecure by this Security instrument antemporante by Lender

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to Borrowepr any Successom Interest Borrowershall not operate or releast heliability of Borrowepr any Successom Interest Borrowershall not be required o commence proceeding against any Successom Interest Borrowepr to refuse o extendime for payment otherwise nodify amortization of the sumsecure by this Security Instrumently reason of any demandrade by the origina Borrowepr any Successom Interest Borrower Any for bearanchy Lenderin exercising any right or remedy including without limitation Lender's acceptance payment from third personsentities or Successoms Interest Borrowepr in amount sest hanthe amount hendue, shall not be a waive rof or preclude he exercise of any right or remedy.

13. Joint and Several Liability; Co-signers; Successors and Assigns Bound. Borrowecovenantand agrees that Borrower's obligation and liability shall be joint and several However any Borrowerwho co-signshis Security Instrumentally to desnot execute the Note (a "co-signer")(a) is co-signing his Security Instrumentally to mortgage grantand convey the co-signer interest in the Property under the terms of this Security Instrumentally is not personally bligated to pay the sumsecure by this Security Instrumentand (c) agrees that Lende and any other Borrowecan agree to extend modify, for bear make any accommodation with regard other most this Security Instrumental the Notewithout the co-signer's consent

Subjecto the provision of Section 8, any Successor Interes of Borrower who assumes or rower's obligation under this Security Instrument muriting, and is approve by Lender, shall obtain all of Borrower's rights and benefits under this Security Instrument Borrower shall not be released from Borrower's obligation and liability under this Security Instrument Inlessed enderagrees of such released writing. The covenants and agreements this Security Instrument hall bind (excepts provided in Section 20) and benefit the successors and assigns of Lender.

14. Loan Charges. Lendermay chargeBorrowerfeesfor servicesperformed connection with Borrower's default for the purpose of protecting ender's interest in the Property and rights under this Security instrument including but not limited to, attorney sees property inspection and valuation fees In regardo any other fees the absence of express authority in this Security instrument ocharge specifice to Borroweshall not be construed as prohibition in the charging of such fee. Lendermay not charge ees that are expressly prohibited by this Security Instrument or by Applicable Law.

If the Loanis subjecto a law which sets maximum to ancharge and that law is finally interprete so that the interest of the roan charge sollected of to be collected in connection with the Loanexceed he permitted mits, then (a) any such cancharge shall be reduce by the amount ecessaty reduce the charge to the permitted mit; and (b) any sums already collected from Borrower which exceeded permitted mits will be refunded borrower Lende may choose o make this refund by reducing the principal wed under the Noteor by making a direct payment observed in a refund reduce principal the reduction will be treated a partial prepayment without any prepayment that go whether or not a prepayment harges provided or under the Note) Borrower acceptance any such refund made by direct payments Borrower will constitute a waiver of any right of action Borrower might have arising out of such overcharge.

be in writing. Any notice to Borrowein connection with this Security instrument hall be deemed to have been given to Borrowein connection with this Security instrument hall be deemed to have been given to Borrowein connection with this Security instrument hall be deemed to have been given to Borrowein and the sent to the sent to

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16. Governing Law; Severability; Rules of Construction. This Security instrument halbegoverned by federalaw and the law of the jurisdiction in which the Property's located All rights and obligations contained this Security instrument resubjects any requirement and limitations of Applicable aw. Applicable aw might explicitly or implicitly allow the parties of a greety contract it might be silent but such silences hall not be constructed a prohibition again to agree the contract in the event that any provision or clause this Security instrument the Note on flicts with Applicable aw, such conflicts hall not affect other provisions this Security instrument the Note which can be given effect without the conflicting provision.

As used in this SecurityInstrument(a) words of the masculingendershall mean and include correspondingenterwords or words of the femininegender(b) words in the singular hall mean and include the plural and vicevers a and (c) the word "may" gives so led is cretion without any obligation take

any action.

17. Borrower's Copy. Borroweshalbegivenonecopyof the Noteand of this Security'n strument.

18. Transfer of the Property or a Beneficial Interest in Borrower. As used in this Section 18, "Interestin the Property means any legalor beneficial interestin the Property including but not limited to, those beneficial interesting ansferre of a bond for deed contractor deed install mentales contractor escrow agreement, the intent of which is the transfer of title by Borrower at a future date to a purchaser.

If all or anypartof the Propertyor any Interestin the Property's soldor transferre (brif Borroweis not a natural personanda beneficial hterestin Borroweis soldor transferre (b) it hout Lender's prior written consent Lendermay require mmediate payment full of all sums secure (by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law. If Lenderexercise this option, Lenders hall give Borrowe motice of acceleration the notices hall

If Lenderexercisethis option, Lendershall give Borrowemoticeof acceleration The notices hall provided period of not less than 30 days from the date the notice is given in accordance ith Section 5 within which Borrowe must payall sumsecure by this Security Instrument from the expiration of this period, Lendermay invoke any remedie permitted by this Security Instrument without further notice or demand on Borrower.

- 19. Borrower's Right to Reinstate After Acceleration. If Borrowermeetscertainconditions. Borroweshallhavetherightto haveenforcement this Securitynstrument is continuent anytimeprior to the earlies of: (a) five days before sale of the Property pursuanto any power of sale containe on this Securitynstrumentb) suchothemeriodas Applicable awmights pecifyor the termination of Borrower's right to reinstated (c) entry of a judgment of or cinghis Security instrument Those conditions are that Borrower(a) paysLendeall sumswhichthenwouldbedueunderthis Securitynstrumen and the Noteas if no acceleratiomadoccurred(b) curesany defaultof any other covenanter agreement(c) paysall expenseis currednenforcindhis Securitynstrument not uding but not limited to, reasonablettorneys' tees property in spection and valuationees and other fees incurred or the purpose of protecting ender's interesin the Propertyandrights under this Security instrument and (d) takes such action as Lendermay reasonablequirdo assurehatLender'snteresin the Propertyandrights under this Security instrument, andBorrower's bligation paythesum secure by this Security instrument hall continue inchanged. Lende mayrequire hat Borrowe paysuchreinstate mestims and expenses one or more of the following forms asselectedy Lender(a) cash(b) moneyorder(c) certified heckbankchecktreasurer sheckor cashier'sheckprovidedanysuchcheckis drawnuponaninstitutionwhosedepositareinsuredby afederal agencyinstrumentalityr entity;or (d) Electronic Funds Transfer Upon reinstatemeby Borrowerthis SecurityInstrument and obligations secure thereby shall remainfully effective as if no acceleration ad occurred. However, this right to reinstate shall not apply in the case of acceleration under Section 18.
- 20. Sale of Note; Change of Loan Servicer; Notice of Grievance. The Note or a partial interes in the Note (togethewith this Security instrument) and be sold one or more times without prior notice of Borrower. A sale might result in a change in the entity (known as the "Loan Servicer") hat collects Periodic Payments due under the Note and this Security instrument and performs thermortgage oanservicing bligations under the Note, this Security instrument and Applicable aw. The real somight be one or more change of the Loan Service in provided the Note of the Note of

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notice of transfeof servicing f the Note is sold and the reaftethe Loanis service by a Loan Service other thanthe purchase of the Note, the mortgageo anservicing bligation to Borrowe will remain with the Loan Service or be transferred a success droan Service and are not assumed by the Note purchaser unless otherwise provided by the Note purchaser.

NeitherBorrowemor Lendermay commence join, or be joined to any judicial action (as either an individualitigan br the membeof a class hatarise from the other party action sour suarto this Security instrumerar that alleges that the other party has breached ny provision of, or any duty owed by reason of, this Security instrument in til such Borrowe or Lende has notified heather party (with such otic equivering) compliance ith the requirements' Section 5) of suchallegedbreachand afforded he other partyheretoa reasonableriodafterthegivingof suchnoticato takecorrectivaction of Applicable awprovides time periodwhichmustelaps before ertainactior can betaken that time periodwill be deemet be reasonable for purposes f this paragrap if the notice of acceleration dopportunity ocuregivento Borrowe pursuant to Section 22 and the notice of acceleration ivento Borrow enpursuanto Section 18 shall be deemed to satisfy the notice and opportunity to take corrective action provisions of this Section 20.

21. Hazardous Substances. As used in this Section21: (a) "Hazardou Substances the those substance the fine dastoxic or hazardous ubstance pollutants or waste by Environmental aw and the followingsubstancesasolinekeroseneitherflammabler toxicpetroleumproductstoxicpesticideand herbicides/olatilesolventsmaterialsontainingsbestosr formaldehydeandradioactivenaterials(b) "Environmentalaw" meansederalawsandlawsof thejuris diction/heretheProperty's locatedhatrelate to health safetyor environment adrotection (c) "Environment all leanup includes any responsaction, remediaactionor removaactionasdefinedn Environmentaaw; and (d) an "Environmental ondition" means a condition that can cause, contribute to, or otherwise trigger an Environmental Cleanup.

Borrowershallnot causær permitthe presenceuse, disposalstorageor releasef any Hazardous Substances, threate to release ny Hazardou Substances, nor in the Property Borrowe shall not do. nor allow anyonelse to do, anything affecting the Property(a) that is in violation of any Environmental Law, (b) which create an Environment alondition or (c) which, due to the presence se or release fa Hazardou Substance reate a condition h at adverse l g ffect s h evalue o f t h e Propert v T h e precedint w osentenceshallnot applyto the presence, se, or storagen the Property of small quantities of Hazardous Substancebataregenerallyecognizeto be appropriate normales identials esandto maintenance the Property (including, but not limited to, hazardous substances in consumer products).

BorroweishallpromptlygiveLenderwritternoticeof (a) any investigation laim, demandaws uitor otheraction by any governmental rregulator agency or private party involving the Property and any HazardousSubstancer EnvironmentaLaw of which Borrowerhas actual knowledge,(b) any Environmentationditionincludingbut not limitedto, any spilling leaking discharge eleaser threatof released any Hazardou Substance and (c) any condition cause by the presence useor released a HazardouSubstanoshichadverselstfectshevalueof the Propertylf Borrowetearnsor is notified by anygovernmental regulator authority or any private party that any removabrother emediation of any HazardouSubstanceffectinghePropertysnecessarBorroweshallpromptlytakealInecessarpmedial actions naccordance ith Environmentalaw. Nothing here inchallere at eany obligation on Lende for an Environmental Cleanup.



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NON-UNIFORMCOVENANTSBorroweandLendefurthelcovenamindagreasfollows:

22. Acceleration; Remedies. Lender shall give notice to Borrower prior to acceleration following Borrower's breach of any covenant or agreement in this Security Instrument (but not prior to acceleration under Section 18 unless Applicable Law provides otherwise). The notice shall specify: (a) the default; (b) the action required to cure the default; (c) a date, not less than 30 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 may result in acceleration of the sums secured by this Security Instrument and sale 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 at its option may require immediate payment in full of all sums secured by this Security Instrument without further demand 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 Section 22, 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 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 other persons 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 and under the terms designated in the notice of sale in one or more parcels and in any order Trustee determines. Trustee may postpone sale of all or any parcel of the Property by public announcement at the time and place of any previously scheduled sale. Lender or its designee may purchase 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' fees; (b) to all sums secured by this Security Instrument; and (c) any excess to the person or

persons legally entitled to it.

23. Reconveyance. Uponpayment all sumsecuredy this Securitynstrument, ender half equest Trustedo reconveyhe Propertyandshallsurrendahis SecurityInstrument indall note sevidencindebt secure by this Security instrumento Trustee Trustees hall reconvey the Property without warrant to the personor person tegaliyentitledo it. Suchpersonor persons hallpayany recordationosts Lendermay chargeuchpersoner persona feefor reconveying ne Property but only if the fee is paid to a third party (such as the Trustee) for services rendered and the charging of the fee is permitted under Applicable Law.

24. Substitute Trustee. Lendemayfromtimeto timeremovel ruste and appoint successorustee to any Truste appointed ereunder Without convey an out the Property the successor brustes hall succeed to all the title, power and duties conferred upon Trustee herein and by Applicable Law.

25. Attorneys' Fees. As usedn this Securitynstrumenandin the Note, attorneys'eesshallinclude those awarded by an appellate court.

26. Protective Advances. This Security instrument ecureany advances ender at its discretion may makeunderSections of this Security Instrumento protect, ender's interesin the Property and rights under this Security Instrument.

27. Required Evidence of Property Insurance.

## WARNING

Unlessou provide swith evidence the insurance overages require by our contract or loan agreementive may purchasensuranceat your expenses protectour interestThis insurance nay but need not, also protect your interest of the collaterabecomed amaged he coveragwe purchas may not payany claimy ou makeor any claimmad eagains you. You may later cancelthis coverageby providing evidence that you have obtained property coverage elsewhere.

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You are responsibler the cost of any insurance urchase by us. The cost of this insurance may be added to your contract loan balance if the cost is added to your contract loan balance he interestate on the underlying on tract loan will apply to this added mount The effective date of coverage any be the date your prior coverage apsect the date you failed to provide proof of coverage.

The coverageve purchasenay be considerably more expensive han insurance ou can obtain nyour own and may not satisfy any need or property damage over ager any mandatory

liability insurance requirements imposed by Applicable Law.

BY SIGNINGBELOW, Borroweraccept and agree to the terms and covenant sontained this Security Instrument and in any Rider executed by Borrower and recorded with it.

|                     | MITTAEL A MAURO -Borrower |
|---------------------|---------------------------|
|                     | SHEREE A MAURO -Borrower  |
| (Seal)<br>-Borrower |                           |
| (Seal)<br>-Borrower |                           |
| (Seal)              |                           |

Witnesses:

STATE OF OREGON,

County ss:

, personally appeared the above named

MICHAEL A MAURO AND SHEREE A MAURO , HUSBAND AND WIFE

and acknowledged the foregoing instrument to be his/her/their voluntary act and deed.

My Commission Expires:

(Official Seal)

Before me:

Notary Public for Oregon

COMMISSION NO. 363593 MY COMMISSION EXPIRES DEC. 3, 2006

NOTARY PUBLIC-OREGON

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PREPARED BY:

MELISSA ENGESETHER U.S. BANK N.A. 555 S W OAK STREET PORTLAND, OR 97204

LOAN: 7884333128

## 1-4 FAMILY RIDER

(Assignment of Rents)

day of MARCH THIS 1-4 FAMILY RIDER is made this 25TH and is incorporated into and shall be deemed to amend and supplement the Mortgage. Deed of Trust, or Security Deed (the "Security Instrument") of the same date given by the undersigned (the "Borrower") to secure Borrower's Note to

U.S. BANK N.A.

(the

"Lender") of the same date and covering the Property described in the Security Instrument and located at:

2535 DARROW AVENUE, KLAMATH FALLS, OREGON 97601 [Property Address]

- 1-4 FAMILY COVENANTS. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:
- A. ADDITIONAL PROPERTY SUBJECT TO THE SECURITY INSTRUMENT. In addition to the Property described in the Security Instrument, the following items now or hereafter attached to the Property to the extent they are fixtures are added to the Property description, and shall also constitute the Property covered by the Security Instrument: building materials, appliances and goods of every nature whatsoever now or hereafter located in, on, or used, or intended to be used in connection with the Property, including, but not limited to, those for the purposes of supplying or distributing heating, cooling, electricity, gas, water, air and light, fire prevention and extinguishing apparatus, security and access control apparatus, plumbing, bath tubs, water heaters, water closets, sinks, ranges, stoves, refrigerators, dishwashers, disposals, washers, dryers, awnings, storm windows, storm doors, screens, blinds, shades, curtains and curtain rods, attached mirrors, cabinets, paneling and attached floor coverings, all of which, including replacements and additions thereto, shall be deemed to be and remain a part of the Property covered by the Security Instrument. All of the foregoing together with the Property described in the Security Instrument (or the leasehold estate if the Security Instrument is on a leasehold) are referred to in this 1-4 Family Rider and the Security Instrument as the "Property."
- B. USE OF PROPERTY; COMPLIANCE WITH LAW. Borrower shall not seek, agree to or make a change in the use of the Property or its zoning classification, unless Lender has agreed in writing to the change. Borrower shall comply with all laws, ordinances, regulations and requirements of any governmental body applicable to the Property.
- C. SUBORDINATE LIENS. Except as permitted by federal law, Borrower shall not allow any lien inferior to the Security Instrument to be perfected against the Property without Lender's prior written permission.
- D. RENT LOSS INSURANCE. Borrower shall maintain insurance against rent loss in addition to the other hazards for which insurance is required by Section 5.

MULTISTATE 1-4 FAMILY RIDER - Fannie Mae/Freddie Mac UNIFORM INSTRUMENT Form 3170 1/01

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(800)521-7291

- E. "BORROWER'S RIGHT TO REINSTATE" DELETED. Section 19 is deleted.
- F. BORROWER'S OCCUPANCY. Unless Lender and Borrower otherwise agree in writing, Section 6 concerning Borrower's occupancy of the Property is deleted.
- G. ASSIGNMENT OF LEASES. Upon Lender's request after default, Borrower shall assign to Lender all leases of the Property and all security deposits made in connection with leases of the Property. Upon the assignment, Lender shall have the right to modify, extend or terminate the existing leases and to execute new leases, in Lender's sole discretion. As used in this paragraph G, the word "lease" shall mean "sublease" if the Security Instrument is on a leasehold.
- H. ASSIGNMENT OF RENTS; APPOINTMENT OF RECEIVER; LENDER IN POSSESSION. Borrower absolutely and unconditionally assigns and transfers to Lender all the rents and revenues ("Rents") of the Property, regardless of to whom the Rents of the Property are payable. Borrower authorizes Lender or Lender's agents to collect the Rents, and agrees that each tenant of the Property shall pay the Rents to Lender or Lender's agents. However, Borrower shall receive the Rents until: (i) Lender has given Borrower notice of default pursuant to Section 22 of the Security Instrument, and (ii) Lender has given notice to the tenant(s) that the Rents are to be paid to Lender or Lender's agent. This assignment of Rents constitutes an absolute assignment and not an assignment for additional security only.

If Lender gives notice of default to Borrower: (i) all Rents received by Borrower shall be held by Borrower as trustee for the benefit of Lender only, to be applied to the sums secured by the Security Instrument; (ii) Lender shall be entitled to collect and receive all of the Rents of the Property; (iii) Borrower agrees that each tenant of the Property shall pay all Rents due and unpaid to Lender or Lender's agents upon Lender's written demand to the tenant; (iv) unless applicable law provides otherwise, all Rents collected by Lender or Lender's agents shall be applied first to the costs of taking control of and managing the Property and collecting the Rents, including, but not limited to, attorney's fees, receiver's fees, premiums on receiver's bonds, repair and maintenance costs, insurance premiums, taxes, assessments and other charges on the Property, and then to the sums secured by the Security Instrument; (v) Lender, Lender's agents or any judicially appointed receiver shall be liable to account for only those Rents actually received; and (vi) Lender shall be entitled to have a receiver appointed to take possession of and manage the Property and collect the Rents and profits derived from the Property without any showing as to the inadequacy of the Property as security.

If the Rents of the Property are not sufficient to cover the costs of taking control of and managing the Property and of collecting the Rents any funds expended by Lender for such purposes shall become indebtedness of Borrower to Lender secured by the Security Instrument pursuant to Section 9.

Borrower represents and warrants that Borrower has not executed any prior assignment of the Rents and has not performed, and will not perform any act that would prevent Lender from exercising its rights under this paragraph.

Lender, or Lender's agents or a judicially appointed receiver, shall not be required to enter upon, take control of or maintain the Property before or after giving notice of default to Borrower. However, Lender, or Lender's agents or a judicially appointed receiver, may do so at any time when a default occurs. 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 all the sums secured by the Security Instrument are paid in full.

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I. CROSS-DEFAULT PROVISION. Borrower's default or breach under any note or agreement in which Lender has an interest shall be a breach under the Security Instrument and Lender may invoke any of the remedies permitted by the Security Instrument.

BY SIGNING BELOW, Borrower accepts and agrees to the terms and provisions contained in this 1-4 Family Rider.

|                                  | (Seal)<br>-Borr <del>ower</del> | MICHAEL A MAURO | (Seal)<br>-Borrower |
|----------------------------------|---------------------------------|-----------------|---------------------|
|                                  | (Seal)<br>-Borrower             | SHEREE A MAURO  | -Borrower           |
|                                  | (Seal)<br>-Borrower             |                 | (Seal)<br>-Borrower |
|                                  | (Seal)<br>-Borrower             |                 | (Seal)<br>-Borrower |
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