MTC-709825W

RECORD AND RETURN TO: WELLS FARGO BANK, N. A. **1000 BLUE GENTIAN ROAD EAGAN, MN 55121**

M05-70016

Klamath County, Oregon 11/29/2005 03:22:30 PM Pages 17 Fee: \$101.00

|Space Above This Line For Recording Data|

State of Oregon

FHA Case No. 431-4163749-952/255 0054644877

ADJUSTABLE RATE HOME EQUITY CONVERSION LINE OF CREDIT SECOND DEED OF TRUST

THIS DEED OF TRUST ("Security Instrument" or "Second Security Instrument") is made on NOVEMBER 23, 2005. The grantor is KARL M. HESS AND OPAL M. HESS, AS TENANTS BY THE ENTIRETY

whose address is 39741 BUNN WAY, **BONANZA, OREGON 97623**

("Borrower"). The trustee is

Senior Official with responsibility for Single Family Mortgage Insurance Programs in the Department of Housing and Urban Development Field Office with jurisdiction over the property described below, or a designee of that Official

beneficiary is the Secretary of Housing and Urban Development, whose address is 451 Seventh Street, S.W., Washington, DC 20410 ("Lender" or "Secretary"). Borrower has agreed to repay to Lender amounts which Lender is obligated to advance, including future advances, under the terms of a Home Equity Conversion Loan Agreement dated the same date as this Security Instrument ("Loan Agreement"). The agreement to repay is evidenced by Borrower's Note dated the same date as this Security Instrument ("Second Note"). This Security Instrument secures to Lender: (a) the repayment of the debt evidenced by the Second Note, with interest at a rate subject to adjustment, and all renewals, extensions and modifications of the Note, up to a maximum principal TWO HUNDRED THIRTY EIGHT THOUSAND FIVE HUNDRED AND 00/100 -----

); (b) the payment of all other sums, with interest, advanced under Paragraph 5 to (U.S. \$ 238,500.00 protect the security of this Security Instrument or otherwise due under the terms of this Security Instrument; and (c) the performance of Borrower's covenants and agreements under this Security Instrument and the Second Note. The full debt, including amounts described in (a), (b), and (c) above, if not paid earlier, is due and payable on APRIL 19 , 2083. For this purpose, Borrower irrevocably grants and conveys to Trustee, in trust, with power of sale, the following described property located in **KLAMATH** County, Oregon:



LEGAL DESCRIPTION ATTACHED HERETO AND MADE A PART HEREOF AS EXHIBIT "A"

which has the address of 39741 BUNN WAY

[Street]

BONANZA

, OREGON

97623

("Property Address");

ity] [State] [Zip Code

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, rights, appurtenances, and fixtures now or 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 the "Property."

BORROWER COVENANTS that Borrower is lawfully seised of the estate hereby conveyed and has the right to grant and convey the Property and that the Property is only encumbered by a First Security Instrument given by Borrower and dated the same date as this Security Instrument ("First Security Instrument"). 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 covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

- 1. Payment of Principal and Interest. Borrower shall pay when due the principal of, and interest on, the debt evidenced by the Second Note.
- 2. Payment of Property Charges. Borrower shall pay all property charges consisting of taxes, ground rents, flood and hazard insurance premiums, and special assessments in a timely manner, and shall provide evidence of payment to Lender, unless Lender pays property charges by withholding funds from monthly payments due to the Borrower or by charging such payments to a line of credit as provided for in the Loan Agreement. Lender may require Borrower to pay specified property charges directly to the party owed payment even though Lender pays other property charges as provided in this Paragraph.
- 3. 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. This insurance shall be maintained in the amounts, to the extent and for the periods required by Lender. 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 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.

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. Each insurance company concerned is hereby authorized and directed to make payment for such loss to Lender instead of to Borrower and Lender jointly. Insurance proceeds shall be applied to restoration or repair of the damaged Property, if the restoration or repair is economically feasible and Lender's

12XA: 09/97 Page 2

security is not lessened. If the restoration or repair is not economically feasible or Lender's security would be lessened, the insurance proceeds shall be applied first to the reduction of any indebtedness under the Second Note and this Security Instrument. Any excess insurance proceeds over an amount required to pay all outstanding indebtedness under the Second Note and this Security Instrument shall be paid to the entity legally entitled thereto.

In the event of foreclosure of this Security Instrument or other transfer of title to the Property that extinguishes the indebtedness, all right, title and interest of Borrower in and to insurance policies in force shall pass to the purchaser.

4. Occupancy, Preservation, Maintenance and Protection of the Property; Borrower's Loan Application; Leaseholds. Borrower shall occupy, establish, and use the Property as Borrower's principal residence after the execution of this Security Instrument, and Borrower (or at least one Borrower, if initially more than one person are Borrowers) shall continue to occupy the Property as Borrower's principal residence for the term of the Security Instrument. "Principal residence" shall have the same meaning as in the Loan Agreement.

Borrower shall not commit waste or destroy, damage or substantially change the Property or allow the Property to deteriorate, reasonable wear and tear excepted. 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.

5. Charges 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. Borrower shall promptly discharge any lien which has priority over this Security Instrument in the manner provided in Paragraph 12(c).

If Borrower fails to make these payments or the property charges required by Paragraph 2, or fails to perform any other covenants and agreements contained in this Security Instrument, or there is a legal proceeding that may significantly affect Lender's rights in the Property (such as a proceeding in bankruptcy, for condemnation or to enforce laws or regulations), then Lender may do and pay whatever is necessary to protect the value of the Property and Lender's rights in the Property, including payment of taxes, hazard insurance and other items mentioned in Paragraph 2.

To protect Lender's security in the Property, Lender shall advance and charge to Borrower all amounts due to the Secretary for the Mortgage Insurance Premium as defined in the Loan Agreement as well as all sums due to the loan servicer for servicing activities as defined in the Loan Agreement. Any amounts disbursed by Lender under this Paragraph shall become an additional debt of Borrower as provided for in the Loan Agreement and shall be secured by this Security Instrument.

- 6. Inspection. Lender or its agent may enter on, inspect or make appraisals of the Property in a reasonable manner and at reasonable times provided that Lender shall give the Borrower notice prior to any inspection or appraisal specifying a purpose for the inspection or appraisal which must be related to Lender's interest in 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 without notice to the Borrower.
- 7. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of any part of the Property, or for conveyance in place of condemnation shall be paid to Lender. The proceeds shall be applied first to the reduction of any indebtedness under a Second Note and this Security Instrument. Any excess proceeds over an amount required to pay all outstanding indebtedness under the Second Note and this Security Instrument shall be paid to the entity legally entitled thereto.

13XA: 11/96 Page 3

- **8. Fees.** Lender may collect fees and charges authorized by the Secretary for the Home Equity Conversion Mortgage Insurance Program.
 - 9. Grounds for Acceleration of Debt.
 - (a) Due and Payable. Lender may require immediate payment in full of all sums secured by this Security Instrument if:
 - (i) A Borrower dies and the Property is not the principal residence of at least one surviving Borrower; or
 - (ii) All of a Borrower's title in the Property (or his or her beneficial interest in a trust owning all or part of the Property) is sold or otherwise transferred and no other Borrower retains title to the Property in fee simple or retains a leasehold under a lease for less than 99 years which is renewable or a lease having a remaining period of not less than 50 years beyond the date of the 100th birthday of the youngest Borrower or retains a life estate (or retaining a beneficial interest in a trust with such an interest in the Property); or
 - (iii) The Property ceases to be the principal residence of a Borrower for reasons other than death and the Property is not the principal residence of at least one other Borrower; or
 - (iv) For a period of longer than twelve (12) consecutive months, a Borrower fails to occupy the Property because of physical or mental illness and the Property is not the principal residence of at least one other Borrower; or
 - (v) An obligation of the Borrower under this Security Instrument is not performed.
 - **(b)** Notice to Lender. Borrower shall notify Lender whenever any of the events listed in Paragraph 9(a)(ii)-(v) occur.
 - (c) Notice to Borrower. Lender shall notify Borrower whenever the loan becomes due and payable under Paragraph 9 (a)(ii)-(v). Lender shall not have the right to commence foreclosure until Borrower has had thirty (30) days after notice to either:
 - (i) Correct the matter which resulted in the Security Instrument coming due and payable; or
 - (ii) Pay the balance in full; or
 - (iii) Sell the Property for the lesser of the balance or 95% of the appraised value and apply the net proceeds of the sale toward the balance; or
 - (iv) Provide the Lender with a deed in lieu of foreclosure.
 - (d) Trusts. Conveyance of Borrower's interest in the Property to a trust which meets the requirements of the Secretary, or conveyance of a trust's interests in the Property to a Borrower, shall not be considered a conveyance for purposes of this Paragraph 9. A trust shall not be considered an occupant or be considered as having a principal residence for purposes of this Paragraph 9.
- 10. No Deficiency Judgments. Borrower shall have no personal liability for payment of the debt secured by this Security Instrument. Lender may enforce the debt only through sale of the Property. Lender shall not be permitted to obtain a deficiency judgment against Borrower if the Security Instrument is foreclosed.
- 11. Reinstatement. Borrower has a right to be reinstated if Lender has required immediate payment in full. This right applies even after foreclosure proceedings are instituted. To reinstate this Security Instrument, Borrower shall correct the condition which resulted in the requirement for immediate payment in full. Foreclosure costs and reasonable and customary attorneys' fees and expenses properly associated with the foreclosure proceeding shall be added to the principal balance. Upon reinstatement 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 Security Instrument.

12. Lien Status.

- (a) Modification. Borrower agrees to extend this Security Instrument in accordance with this Paragraph 12(a). If Lender determines that the original lien status of the Security Instrument is jeopardized under state law (including but not limited to situations where the amount secured by the Security Instrument equals or exceeds the maximum principal amount stated or the maximum period under which loan advances retain the same lien priority initially granted to loan advances has expired) and state law permits the original lien status to be maintained for future loan advances through the execution and recordation of one or more documents, then Lender shall obtain title evidence at Borrower's expense. If the title evidence indicates that the Property is not encumbered by any liens (except the First Security Instrument described in Paragraph 13(a), this Second Security Instrument and any subordinate liens that the Lender determines will also be subordinate to any future loan advances), Lender shall request the Borrower to execute any documents necessary to protect the lien status of future loan advances. Borrower agrees to execute such documents. If state law does not permit the original lien status to be extended to future loan advances, Borrower will be deemed to have failed to have performed an obligation under this Security Instrument.
- **(b) Tax Deferral Programs.** Borrower shall not participate in a real estate tax deferral program, if any liens created by the tax deferral are not subordinate to this Security Instrument.
- (c) Prior Liens. Borrower 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 forfeiture of any part of the Property; or (c) secures from the holder of the lien an agreement satisfactory to Lender subordinating the lien to all amounts secured by 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.

13. Relationship to First Security Instrument.

- (a) Second Security Instrument. In order to secure payments which the Secretary may make to or on behalf of Borrower pursuant to Section 255(i)(1)(A) of the National Housing Act and the Loan Agreement, the Secretary has required Borrower to execute a Second Note and this Second Security Instrument. Borrower also has executed a First Note and First Security Instrument.
- (b) Relationship of First and Second Security Instruments. Payments made by the Secretary shall not be included in the debt under the First Note unless:
- (i) The First Security Instrument is assigned to the Secretary; or
- (ii) The Secretary accepts reimbursement by the holder of the First Note for all payments made by the Secretary.

If the circumstances described in (i) or (ii) occur, then all payments by the Secretary, including interest on the payments, but excluding late charges paid by the Secretary, shall be included in the debt under the First Note.

- (c) Effect on Borrower. Where there is no assignment or reimbursement as described in (b)(i) or (ii) and the Secretary makes payments to Borrower, then Borrower shall not:
- (i) Be required to pay amounts owed under the First Note, or pay any rents and revenues of the Property under Paragraph 19 to the holder of the First Note or a receiver of the Property, until the Secretary has required payment in full of all outstanding principal and accrued interest under the Second Note; or
- (ii) Be obligated to pay interest or shared appreciation under the First Note at any time, whether accrued before or after the payments by the Secretary, and whether or not accrued interest has been included in the principal balance under the First Note.
- (d) No Duty of the Secretary. The Secretary has no duty to the holder of the First Note to enforce covenants of the Second Security Instrument or to take actions to preserve the value of the Property, even though the holder of the First Note may be unable to collect amounts owed under the First Note because of restrictions in this Paragraph 13.

15XA: 11/96 Page 5

- (e) Restrictions on Enforcement. Notwithstanding anything else in this Security Instrument, the Borrower shall not be obligated to comply with the covenants hereof, and Paragraph 19 shall have no force and effect, whenever there is no outstanding balance under the Second Note.
- 14. Forbearance by Lender Not a Waiver. 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.
- 15. Successors and Assigns Bound; Joint and Several Liability. Borrower may not assign any rights or obligations under this Security Instrument or the Second Note, except to a trust that meets the requirements of the Secretary. Borrower's covenants and agreements shall be joint and several.
- 16. 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 all Borrowers jointly designate. Any notice to the Secretary shall be given by first class mail to the HUD Field Office with jurisdiction over the Property or any other address designated by the Secretary. 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 16.
- 17. 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 Second Note conflicts with applicable law, such conflict shall not affect other provisions of this Security Instrument or the Second Note which can be given effect without the conflicting provision. To this end the provisions of this Security Instrument and the Second Note are declared to be severable.
- 18. Borrower's Copy. Borrower shall be given one conformed copy of the Second Note and this Security Instrument.

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

19. Assignment of Rents. Borrower unconditionally assigns and transfers to Lender all the rents and revenues of the Property. Borrower authorizes Lender or Lender's agents to collect the rents and revenues and hereby directs each tenant of the Property to pay the rents 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 rents constitutes an absolute assignment and not an assignment for additional security only.

If Lender gives notice of breach to Borrower: (a) all rents received by Borrower shall be held by Borrower as trustee for benefit of Lender only, to be applied to the sums secured by this 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 or Lender's agent on Lender's written demand to 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 19, except as provided in the First Security Instrument.

Lender shall not be required to enter upon, take control of or maintain the Property before or after giving notice of breach to Borrower. However, Lender or 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 this Security Instrument is paid in full.

20. Foreclosure Procedure. If 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 20, 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

Page 6

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.

- 21. Lien Priority. The full amount secured by this Security Instrument shall have a lien priority subordinate only to the full amount secured by the First Security Instrument.
- 22. Adjustable Rate Feature. Under the Second Note, the initial stated interest rate of accrues on the unpaid principal balance ("Initial Interest Rate") is subject to change, as described below. When the interest rate changes, the new adjusted interest rate will be applied to the total outstanding principal balance. Each adjustment to the interest rate will be based upon the weekly average yield on United States Treasury Securities adjusted to a constant maturity of one year, as made available by the Federal Reserve Board in Statistical Release H.15 (519) ("Index") plus a margin. If the Index is no longer available, Lender will use as a new Index any index prescribed by the Secretary. Lender will give Borrower notice of the new Index.

Lender will perform the calculations described below to determine the new adjusted interest rate. The interest rate may change on the first day of **FEBRUARY**, **2006**, and on that day of each succeeding year the first day of each succeeding month ("Change Date") until the loan is repaid in full.

The value of the Index will be determined, using the most recent Index figure available thirty (30) days before the Change Date ("Current Index"). Before each Change Date, the new interest rate will be calculated by adding a margin to the Current Index. The sum of the margin plus the Current Index will be called the "Calculated Interest Rate" for each Change Date. The Calculated Interest Rate will be compared to the interest rate in effect immediately prior to the current Change Date (the "Existing Interest Rate").

[Annually Adjusting Variable Rate Feature] The Calculated Interest Rate cannot be more than 2.0% higher or lower than the Existing Interest Rate, nor can it be more than 5.0% higher or lower than the Initial Interest Rate.

(Monthly Adjusting Variable Rate Feature) The Calculated Interest Rate will never increase above FIFTEEN AND 860/1000 percent (15.86000 %).

The Calculated Interest Rate will be adjusted if necessary to comply with these rate limitation(s) and will be in effect until the next Change Date. At any Change Date, if the Calculated Interest Rate equals the Existing Interest Rate, the interest rate will not change.

- 23. Reconveyance. Upon payment of all sums secured by this Security Instrument, Lender shall request Trustee to reconvey the Property and shall surrender this Security Instrument and all notes evidencing debt secured by this Security Instrument to Trustee. Trustee shall reconvey the Property without warranty and without charge to the person or persons legally entitled to it. Such person or persons shall pay any recordation costs.
- 24. 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 title, power and duties conferred upon trustee herein and by applicable law.
- 25. Attorneys' Fees. As used in this Security Instrument and in the Note, "attorneys' fees" shall include any attorneys' fees awarded by an appellate court.

86XB: 02/02

BY SIGNING BELOW, Borrower accepts and agrees to the terms contained in this Sec any rider(s) executed by Borrower and recorded with it.	
1	furity Instrument and in
KARL M. HESS	(Seal) -Borrower
Opal M. Heas	(Seal) -Borrower
STATE OF Olympia , Space Below This Line For Acknowledgment COUNTY On this day personally appeared before me KARL M. HESS AND OPAL M. HESS	Y SS:
to me known to be the individual, or individuals described in and who executed the instrument, and acknowledged that THEY signed the same as THEIR free and voluntar uses and purposes therein mentioned. Given under my hand and official seal this definition of the same as THEIR free and voluntar uses and purposes therein mentioned. Given under my hand and official seal this definition of the same as THEIR free and voluntary and official seal this definition.	ry act and deed for the

EXHIBIT "A" LEGAL DESCRIPTION

PARCEL 1

The NW1/4 SW1/4 SE1/4 NE1/4, Section 20, Township 39 South, Range 12 East of the Willamette Meridian, Klamath County, Oregon.

Tax Account No:

3912-02000-00800-000

Key No:

609531

PARCEL 2

THE SW1/4 SW1/4 SE1/4 NE1/4, Section 20, Township 39 South, Range 12 East of the Willamette Meridian, Klamath County, Oregon.

Tax Account No:

3912-02000-00900-000

Key No:

609540

Record and Return D by Mail D by Pickup) ;
Wells Fargo Home Mortgage Final Doc	uments
1000 Blue Gentian Road MAC X9999	01 M
Eagan, MN 55121	

MANUFACTURED HOME RIDER TO SECURITY INSTRUMENT.

This Rider is made this 10/31/2005	, an	is incorporate	d into and ame	nds and supplements
the Mortgage, Open-End Mortgage, Deed of T	rust, or Cred	t Line Deed of	Trust, Security	Deed ("Security
Instrument") of the same date given by the und	ersigned ("H	orrower") to se	cure Borrower	's Note to
Wells Fargo Bank, N.A.				("Lender")
of the same date ("Note") and covering the Pro	perty describ	ed in the Secu	rity Instrument	and located at:
39741 Bunn Way, Bonanza OR 97623				
	(Ρτορεπιγ Ασ	lress)	the second second	

Borrower and Lender agree that the Security Instrument is amended and supplemented to read as follows:

- 1. Meaning of Some Words. As used in this Rider, the term "Loan Documents" means the Note, the Security Instrument and any Construction Loan Agreement, and the term "Property", as that term is defined in the Security Instrument, includes the "Manufactured Home" described in paragraph 3 of this Rider. All terms defined in the Note or the Security Instrument shall have the same meaning in this Rider.
- 2. Purpose and Effect of Rider. IF THERE IS A CONFLICT BETWEEN THE PROVISIONS IN THIS RIDER AND THOSE IN THE SECURITY INSTRUMENT, THE PROVISIONS IN THIS RIDER SHALL CONTROL. THE CONFLICTING PROVISIONS IN THE SECURITY INSTRUMENT WILL BE ELIMINATED OR MODIFIED AS MUCH AS IS NECESSARY TO MAKE ALL OF THE CONFLICTING TERMS AGREE WITH THIS RIDER.

Page fof 3

3. Lender's Security Interest. All of Borrower's obligations secured by the Security Instrument also shall be secured by the Manufactured Home:

USED 199	4 Redmond	28.0X48.0
New/Used Year	Manufacturer's Name	Model Name or Model No. Length/Width

11820370

Serial No

Serial No.

Senal No.

Serial No.

- 4. Affixation. Borrower covenants and agrees:
 - (a) to affix the Manufactured Home to a permanent foundation on the Property;
 - (b) to comply with all Applicable Law regarding the affixation of the Manufactured Home to the Property;
 - (c) upon Lender's request, to surrender the cartificate of title to the Manufactured Home, if surrender is permitted by Applicable I aw, and to obtain the requisite governmental approval and documentation necessary to classify the Manufactured Home as real property under Applicable Law;
 - (d) that affixing the Manufactured Home to the Property does not violate any zoning laws or other local requirements applicable to the Property;
 - (e) that the Manufactured Home will be, at all times and for all purposes, permanently affixed to and part of the Property.
- 5. Charges; Liens. Section 4, Paragraph 1 of the Security Instrument is amended to add a new third sentence to read:

Borrower shall promptly furnish to Lender all notices of amounts to be paid under this paragraph and receipts evidencing the payments.

6. Property Insurance. Section 5, Paragraph 1 of the Security Instrument is amended to add a new second sentence to read:

Whenever the Manufactured Home is transported on the highway, Borrower must have trip insurance.

- 7. Notices. The second sentence of Section 15 of the Security Instrument is amended by inserting the words "unless otherwise required by law" at the end.
- 8. Additional Events of Default. Borrower will be in default under the Security Instrument:
 - (a) if any structure on the Property, including the Manufactured Home, shall be removed, demolished, or substantially altered;
 - (b) if Borrower fails to comply with any requirement of Applicable Law (Lender, however, may comply and add the expense to the principal balance Borrower owes to Lender); or
 - (c) if Borrower grants or permits any lien on the Property other than Lender's lien, or liens for taxes and assessments that are not yet due and payable.
- 9. Notice of Default. If required by Applicable Law, before using a remedy, Lender will send Borrower any notice required by law, and wait for any cure period that the law may require for that remedy.
- 10. Additional Rights of Lender in Event of Forecosure and Sale. In addition to those rights granted in the Note and Security Instrument, Lender shall have the following rights in the event Lender commences proceedings for the foreclosure and sale of the Property.

Page 2 of 3

- (a) At Lender's option, to the extent permitted by Applicable Law, Lender may elect to treat the Manufactured Home as personal property ("Personal Property Collateral"). Lender may repossess peacefully from the place where the Personal Property Collateral is located without Borrower's permission. Lender also may require Borrower to make the Personal Property Collateral available to Lender at a place Lender designates that is reasonably convenient to Lender and Borrower. At Lender's option, to the extent permitted by Applicable Law, Lender may detach and remove Personal Property Collateral from the Property, or Lender may take possession of it and leave it on the Property. Borrower agrees to cooperate with Lender if Lender exercises these rights.
- (b) After Lender repossesses, Lender may sell the Personal Property Collateral and apply the sale proceeds to Lender's reasonable repossession, repair, storage, and sale expenses, and then toward any other amounts Borrower owes under the Loan Documents
- (c) In the event of any foreclosure sale, whether made by Trustee, or under judgment of a court, all of the real and Personal Property Collateral may, at the option of Lender, be sold as a whole or in parcels. It shall not be necessary to have present at the place of such sale the Personal Property Collateral or any part thereof. Lender, as well as Trustee on Lender's behalf, shall have all the rights, remedies and recourse with respect to the Personal Property Collateral afforded to a "Secured Party" by Applicable Law in addition to, and not in limitation of, the other rights and recourse afforded Lender and/or Trustee under the Security Instrument.

	0
By signing below, Borrower accepts and agrees to the te	runs and covenants contained in this Rider.
	1) Om 1
Ipal M Hess	hard III - Alexa
Borrower #1 Opal M Hess	Borrower #2 Karl M Hess
Borrower #3	Borrower #4
\bigcap	
STATE OF // Lly	The second secon
) ss.:	
COUNTY OF Christian	
23 23	
On the day of / W	in the year 1005
before me, the undersigned, a Notary Public in and for si	
The first the factor	personally known to me or
proved to me on the basis of satisfactory evidence to be	ne individual(s) whose name(s) relately subscribed to the
within instrument and acknowledged to me that he/she/li	ley/executed the same in his/ner/then capacity(les), and
that by his/hef/their signature(s) on the instrument, the in individual(s) screen, executed the instrument.	dividual(s), of the person on benait of which the
and violation, executed the mistrument.	
Who Mahuh	Official Seal:
Notary Signature	Official Seal.
Tin Wather	
Notary Printed Name	The second secon
	OFFICIAL SEAL
Notary Public; State of ()	LISA WEATHERBY
Qualified in the County of V wheth	COMMISSION NO 373360
My commission expires:	MY COMMISSION EXPIRES NOV 20, 2007
Drafted By: Todd Smith	
Loan Number: 0054644877	
Coan Number. Duamphy011	

Page 3 of 3

ATTENTION COUNTY CLERK: This instrument covers goods that are or are to become fixtures on the Land described herein and is to be filed for record in the records where conveyances of real estate are recorded.

Page 1 of 5 @ Marc J. Lifses All rights reserved

Todd Smith Preparer's Name

Preparer's Title

Street Address

City, State Zip

0054644877 Loan Number

7.41

Opal M Hess

Karl M Hess

[type the name of each Homeowner signing this Affidavit]:

being duly sworn, on his or her oath state as follows:

1. Homeowner owns the manufactured home ("Home") des	cnbed as follows:	The section of the se
USED 1994 Redmond New/Used Year Manufacturer's Name	Model Name or Model No.	28.0X48.0
	miodel Name of model No.	Length/Width
11820370 Serial No. Serial No.		
Serial No.	Serial No. Serial No.	ال در الماريول و الماريول الموادية . المراجع الماريول الماريول الماريول الماريول الماريول الماريول
2. The Home was built in compliance with the federal Mai	ufactured Home Construction and Safet	y Slandards Act.
 If the Homeowner is the first retail buyer of the Home, for the Home, (ii) the Consumer Manual for the Home, formaldehyde health notice for the Home. 	iii) the Insulation Disclosure for the Hom	acturer's warranty ne, and (iv) the
4. The Home is or will be located at the following "Proper	d Address":	
39741 Bunn Way Bonanza	Klamath OR	97623
Street or Route City Coun	State Zip	Code
5. The legal description of the Property Address (%) and %		
5. The legal description of the Property Address ("Land")	is typed below or please see aπached le	gal description:
See Legal Description		
 The Homeowner is the owner of the Land or, if not the pursuant to a lease in recordable form, and the consent The Home S is shall be anchored to the Land accordance with applicable state and local building code to validate any applicable manufacturer's warranty, and (e.g., water, gas, electricity, sewer) ("Permanentity Alimmoveable focuse and a permanent improvement to the 	of the lessor is attached to this Affidavit. By attachment to a permanent foundation and manufacturer's specifications in a permanently connected to appropriate if (xed*). The Homeowner intends that	on, constructed in manner sufficient residential utilities
8. The Home shall be assessed and taxed as an improven	ent to the Land.	
ATTENTION COUNTY CLERK: This instrument covers good herein and is to be filed for record in the records where convergence.	ds that are or are to become fixtures on the	e Land described
Page 2 of 5		Rev. 8/19/2005

					1	3			ġ.
9.		owner agrees that as of today, or if thome to the Property Address:	e Home is net	t yet lac	ated at the	Property Add	ress, upon	the delivery of	1.00
٠.	(a) A	If permits required by governmental at	ithorities have	been o	btained:				
	10	he foundation system for the Home woundations are constructed in accordance pecifications in a manner sufficient to	nce with appli	icable s	tate and loc	al building o	odes, and	f the Land. Ali manufacturer's	100
	(c) T	he wheels, axles, towbar or hitch were	removed whe	en the H	ome was, p	laced on the	Property A	ddress; and	ì.
	(d) T	he Home is (i) Permanently Affixed ២ art of the Land.	a foundation	(ii) has	the charac	teristics of si	te-built hous	sing, and (iii) is	1
10.	If the single	Homeowner is the owner of the Lantransaction under applicable state law	d, any convey	/ance o	financing	of the Home	and the L	and shall be a	9. (20)
11.	affect	than those disclosed in this Affidavit, ing the Home, (II) any facts or informat e of the Home or the existence or non-	ion known to t	the Hor	eowner the	it could reason	laim, llen oi onably affec	rencumbrance the validity of	11/1/25
12.	A Hor	neowner shall initial only one of the fol	owing, as it a	oplies to	title to the	Ноте:		en eje i kan jel egylik. Gran i kan jel	
	[Clos	ing Agent: please refer to the Manu	factured Ho	e and	and Supp	lemental Cic	sing		.1
	Instr	uctions for completion instructions	<u>:</u>	1					i
		The Home is not covered by a cel endorsed to the Homeowner, is attarecords of the jurisdiction where the	iched to this	Affidavit	or previou	anufacturer's Isly was rec	certificate orded in the	of origin, duly a real property	
		The Home is not covered by a certific to produce the original manufacturer	cate of title. s certificate of	fter dilig origin.	ent search	and Inquiry,	the Homeo	wner is unable	
1		The manufacturer's certificate of or eliminated as required by applicable		ertificate	of title to	the Home	⊠ shall be	☐ has been	1
		The Home shall be covered by a cert	ificate of title.		\$ \$				ď.
13.	This A	Affidavit is executed by Homeowner(s)	pursuant to a	pplicable	state law.	n.			
				i					
		$\frac{1}{2} \left(\frac{1}{2} \frac$:		1 ,			
	1 !					Political de la companya de la comp			ř
	. <u>I</u>				1	1			12
				. :				的复数	, i
	-								3
	-			!					4
	1					1			
					1				
					•				
			a de la companya de l	į.					
				1					
herr	ENTIC	ON COUNTY CLERK: This instrument is to be filed for record in the records	covers goods	that are	or are to b	ecome fixtur	es an the Li	and described	
				anices L	redi 63kd ((e a é i econde			
_	e 3 of	5 All rights received		į				Rev. 8/19/2005	1
			X B.T.L.						- 1
	. I		Ū.	;		# · · · · · ·			

IN WITNESS WHEREOF, Homeowner(s) had undersigned witnesses on this	day of	Affidavit in my	presence and in		e of the
(D ~ 027)					
Borrower #1	(SEAL)	Witness			-
Opal M Hess	,	1			
Printed Name		1 !			-
	(SEAL)	1			
Borrower #2		Witness			
Karl M Hess Printed Name		<u> </u>			
	(SEAL)	1 1			
Borrower #3		Witness		4.0	
		! :			
Printed Name		1 .			
Borrower #4	(SEAL)	Witness			
		77107033			
Printed Name		1			
STATE OF () LUND					
STATEO			$\frac{\partial}{\partial t} = \frac{\partial}{\partial t} = \frac{\partial}$		
COUNTY OF Mimbell) s9.:				
	1				*40
On the 23 day of 1	november	1 1	in the year	2005	before -
me, the undersigned, a Notary Public in and f	or said State, pers	1420	ď	2005	
me, Ke undersigned, a Notary Public in and f	or said State pers	tory evidence t	d o be the individua	Days	
personally known to me or proved to me on the is(are) subscribed to the within instrument and	or said State, person of said state of said said said said said said said said	tory evidence to me that he/sh	d o be the individua o/they executed to	he same in	ame(s)
me, Ke undersigned, a Notary Public in and f	or said State person with the basis of satisfact discknowledged to their signature (s)	tory evidence to me that he/shoon the instrume	d o be the individua o/they executed to	he same in	ame(s)
personally known to me or proved to me on the is(are) subscribed to the within instrument and his/her/th/eir capacity(les), and that by his/her/th/eir capacity(les).	or said State person with the basis of satisfact discknowledged to their signature (s)	tory evidence to me that he/shoon the instrume	d be the individua e/they executed the individual	he same in	ame(s)
personally known to me or proved to me on the is(are) subscribed to the within instrument and his/her/th/eir capacity(les), and that by his/her/th/eir capacity(les).	or said State person with the basis of satisfact discknowledged to their signature (s)	tory evidence to me that he/shoon the instrume	d o be the individua o/they executed to	he same in	ame(s)
personally known to me or proved to me on the is(are) subscribed to the within instrument and his/her/their capacity(les), and that by his/her/behalf of which the individual(s) acted, executivotary signature	or said State person with the basis of satisfact discknowledged to their signature (s)	tory evidence to me that he/shoon the instrume	d be the individua e/they executed the individual	he same in	ame(s)
personally known to me or proved to me on the is(are) subscribed to the within instrument and his/her/their capacity(les), and that by his/her/behalf of which the individual(s) acted, executive.	or said State person with the basis of satisfact discknowledged to their signature (s)	tory evidence to me that he/shoon the instrume	d be the individua e/they executed the individual	he same in	ame(s)
personally known to me or proved to me on the is(are) subscribed to the within instrument and his/her/their capacity(les), and that by his/her/behalf of which the individual(s) acted, executivotary signature	or said State person with the basis of satisfact discknowledged to their signature (s)	tory evidence to me that he/shoon the instrume	o be the individual a/they executed thant, the individual official Seal:	he same in (s), or the pe	ame(s)
personelly known to me or proved to me on the is(are) subscribed to the within instrument and his/her/their capacity(les), and that by his/her/behalf of which the individual(s) acted, executively signature Notary Printed Name	or said State person with the basis of satisfact discknowledged to their signature (s)	tory evidence to me that he/shoon the instrume	o be the individual of they executed that, the individual of the i	he same in (s), or the pe SEAL HERBY	ame(s)
personally known to me or proved to me on the is(are) subscribed to the within instrument and his/her/their capacity(les), and that by his/her/behalf of which the individual(s) acted, executivotary signature Notary Printed Name Notary Public; State of	or said State person with the basis of satisfact discknowledged to their signature (s)	tory evidence to me that he/shoon the instrume	o be the individual of they executed that, the individual of the i	he same in (s), or the pe SEAL HERBY	ame(s)
personally known to me or proved to me on the is(are) subscribed to the within instrument and his/her/their capacity(les), and that by his/her/behalf of which the individual(s) acted, executively signature Notary Printed Name Notary Public; State of	or said State person with the basis of satisfact discknowledged to their signature (s)	tory evidence to me that he/shoon the instrume	o be the individual atthey executed that, the individual official Seal: Official Seal: OFFICIAL LISA WEAT	he same in (s), or the pe SEAL HERBY	ame(s)
personelly known to me or proved to me on the is(are) subscribed to the within instrument and his/her/their capacity(les), and that by his/her/behalf of which the individual(s) acted, executively signature Notary Printed Name Notary Public; State of	or said State, person	tory evidence to me that he/shoon the instrume	o be the individual at they executed that, the individual official Seal: Official Seal: OFFICIAL LISA WEAT NOTARY PUBLIC COMMISSION EXPIRES	seal SEAL HERBY OREGON 107 20, 2007	ame(s)
personelly known to me or proved to me on the is(are) subscribed to the within instrument and his/her/their capacity(les), and that by his/her/behalf of which the individual(s) acted, executively signature Notary Printed Name Notary Public; State of	or said State, person to basis of satisfact di acknowledged to their signature (s) ted the instrument	tory evidence to me that he/shoon the instrume	o be the individual at they executed that, the individual official Seal: Official Seal: Official Seal: OFFICIAL LISA WEAT NOTARY PUBLIC COMMISSION ROPIRES DESCRIPTION NO DMMISSION EXPIRES	seal SEAL HERBY OREGON 100 20, 2007	ame(s)
personally known to me or proved to me on the is(are) subscribed to the within instrument and his/her/their capacity(les), and that by his/her/behalf of which the individual(s) acted, executively signature Notary Printed Name Notary Public; State of	or said State, person to basis of satisfact di acknowledged to their signature (s) ted the instrument	tory evidence to me that he/shoon the instrume	o be the individual at they executed that, the individual official Seal: Official Seal: Official Seal: OFFICIAL LISA WEAT NOTARY PUBLIC COMMISSION ROPIRES DESCRIPTION NO DMMISSION EXPIRES	seal SEAL HERBY OREGON 100 20, 2007	ame(s)
personelly known to me or proved to me on the is(are) subscribed to the within instrument and his/her/their capacity(les), and that by his/her/behalf of which the individual(s) acted, executively signature Notary Printed Name Notary Public; State of	or said State, person to basis of satisfact di acknowledged to their signature (s) ted the instrument	tory evidence to me that he/shoon the instrume	o be the individual at they executed that, the individual official Seal: Official Seal: Official Seal: OFFICIAL LISA WEAT NOTARY PUBLIC COMMISSION ROPIRES DESCRIPTION NO DMMISSION EXPIRES	seal SEAL HERBY OREGON .373360 NOV 20, 2007	ame(s)
personally known to me or proved to me on the is(are) subscribed to the within instrument and his/her/their capacity(les), and that by his/her/behalf of which the individual(s) acted, executively signature Notary Printed Name Notary Public; State of	or said State, person to basis of satisfact di acknowledged to their signature (s) ted the instrument	tory evidence to me that he/shoon the instrume	o be the individual at they executed that, the individual official Seal: Official Seal: Official Seal: OFFICIAL LISA WEAT NOTARY PUBLIC COMMISSION ROPIRES DESCRIPTION NO DMMISSION EXPIRES	seal SEAL HERBY OREGON .373360 NOV 20, 2007	ame(s) rson on

Lender's Statement of Intent:

The undersigned ("Lender") intends that the Home be an immoveable fixture and a permanent improvement to the Land.

Wells Fargo Bank N.A.
Lender
By: Killa Taken Authorized Signature
STATE OF (a/itoenia)
COUNTY OF RIVERS ISE)
On the day of \(\text{OVEM \DER} \) in the year in the year before me, the undersigned, a Notary Public in and for said State, personally appeared
personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is(ane) subscribed to the within instrument and acknowledged to me that he sheathey executed the same in his/hea/their capacity(ies), and that by his/hea/their signature(s) on the instrument, the individual(s), or the person or behalf of which the individual(s) acted, executed the instrument.
Notary Signature
Notary Printed Name
Notary Public; State of QALICANIA
Qualified in the County of KIUERSIDE
My commission expires: July 27, 2008
Official Seal:
MAGGIE CHRISTENSEN COMM. #1503845 Notary Public-California RIVERSIDE COUNTY My Comm. Exp. July 27, 2008

ATTENTION COUNTY CLERK: This instrument covers goods that are or are to become fixtures on the Land described herein and is to be filed for record in the records where conveyances of real estate are recorded.