

When recorded, return to Rogue Credit Union Attn: Mortgage Servicing 1370 Center Drive Medford, OR 97501 2024-009788

Klamath County, Oregon

11/08/2024 11:27:01 AM

Fee: \$97.00

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

				title to any real pro	perty that may be describ
		<ul> <li>[Space Above This</li> </ul>	Line For Recordin	ig Data] ——	<del>- :</del>
MIN: 1006	273- 0000006586			~	none: 1-888-679-6377
	Lo	OAN MODIFIC	ATION AGR	EEMENT	
			Fixed Interest Rate		
This Loan M	Modification Agree	ment ("Agreement"), ma Kelly M Edarin	ade this <u>5th</u> day of	November	
and Rogue	e Credit Union	("Lender"), amends	and supplements (1)	the Martages Des	d of T C
Deed (the "	Security Instrumer	nt") dated	October 19, 2023		nd recorded in Deel.
or Liber	, at p	page(s)2023-009193	, of the	County	Records of
	Klamath f Records)	(Coun	Klamath Orego	on	and (2) the
described in	ing the Security Instr	s, and secured by, the Sec ument and defined there	curity Instrument, w	hich covers the real	and personal property
described II.	1 die Seeding Histri	6596 Sprague River Rd	cin as the Property",	located at	
			ty Address)	7/024-0000	,
TL					
		ing set forth as follows:			
SEE LE APN #	EGAL DESCRIPTIO : 252915	N ATTACHED HERETO	AND MADE A PART	HEREOF AS "EXHI	BIT A".
			'		
In consider	reion of the 1	. ,			
(notwitherar	nding anything to	promises and agreemen	ts exchanged, the par	rties hereto agree as	follows
(110cminiotal	A C N	the contrary contained in	n the Note or Securit	ty Instrument):	
1.	As of Nove	mber 5, 2024	the amount payable	under the Note and	I the Security In-
	situment (the C	mpatei Principal Balance	: ) is U.S. \$ 104,3	390.00	sting of the uppaid
2	Borrower promis	d to Borrower by Lender	r plus any interest and	d other amounts ca	pitalized.
2.	Interest will be cl	ses to pay the Unpaid Pr	incipal Balance, plus	interest, to the orde	er of Lender.
	November 1	harged on the Unpaid P	nncipal balance at th	ie yearly rate of	7.500 %, from
	of principal and	interest of U.S. \$	Borrower	promises to make i	monthly payments
	December	,, and conti	nuing thereafter on t	, beginning on th	e 150 day of
	until principal ar	nd interest are paid in fu	ll. The yearly rate of	7.500	will remain
	in enect until pri	ncipal and interest are p	oaid in full. If on	November 1, 201	54 (the
	Maturity Date	), Borrower still owes am	ounts under the Not	te and the Security	Instrument as
	amended by this	Agreement, Borrower w	ill pay these amounts	s in full on the Mar	urity Date

3. If all or any part of the Property or any interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by the Security Instrument.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which Borrower must pay all sums secured by the Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by the Security Instrument without further notice or demand on Borrower.

- 4. Borrower also will comply with all other covenants, agreements, and requirements of the Security Instrument, including without limitation, Borrower's covenants and agreements to make all payments oftaxes, insurance premiums, assessments, escrow items, impounds, and all other payments that Borrower isobligated to make under the Security Instrument; however, the following terms and provisions are forever canceled, null and void, as of the date specified in paragraph No. 1 above:
  - a. all terms and provisions of the Note and Security Instrument (if any) providing for, implementing, or relating to, any change or adjustment in the rate of interest payable under the Note; and
  - b. all terms and provisions of any adjustable rate rider, or other instrument or document that is affixed to, wholly or partially incorporated into, or is part of, the Note or Security Instrument and that contains any such terms and provisions as those referred to in (a) above.

## 3. Borrower understands and agrees that:

- a. All the rights and remedies, stipulations, and conditions contained in the Security Instrument relating to default in the making of payments under the Security Instrument shall also apply to default in the making of the modified payments hereunder.
- b. All covenants, agreements, stipulations, and conditions in the Note and Security Instrument shall be and remain in full force and effect, except as herein modified, and none of the Borrower's obligations or liabilities under the Note and Security Instrument shall be diminished or released by any provisions hereof, nor shall this Agreement in any way impair, diminish, or affect any of Lender's rights under or remedies on the Note and Security Instrument, whether such rights or remedies arise thereunder or by operation of law. Also, all rights of recourse to which Lender is presently entitled against any property or any other persons in any way obligated for, or liable on, the Note and Security Instrument are expressly reserved by Lender.
- c. Nothing in this Agreement shall be understood or construed to be a satisfaction or release in whole or in part of the Note and Security Instrument.
- d. All costs and expenses incurred by Lender in connection with this Agreement, including recording fees, title examination, and attorney's fees, shall be paid by the Borrower and shall be secured by the Security Instrument, unless stipulated otherwise by Lender.
- e. Borrower agrees to make and execute such other documents or papers as may be necessary orrequired to effectuate the terms and conditions of this Agreement which, if approved and acceptedby Lender, shall bind and inure to the heirs, executors, administrators, and assigns of the Borrower.
- f. Borrower authorizes Lender, and Lender's successors and assigns, to share Borrower information including, but not limited to (i) name, address, and telephone number, (ii) Social Security Number, (iii) credit score, (iv) income, (v) payment history, (vi) account balances and activity, including information about any modification or foreclosure relief programs, with Third Parties that can assist Lender and Borrower in obtaining a foreclosure prevention alternative, or otherwise provide support services related to Borrower's loan. For purposes of this section, Third Parties include a counseling agency, state or local Housing Finance Agency or similar entity, any insurer, guarantor, or servicer that insures, guarantees, or services Borrower's loan or any other mortgage loan secured by the Property on which Borrower is obligated, or to any companies that perform support services to them in connection with Borrower's loan.

## EXHIBIT "A" LEGAL DESCRIPTION

The SE1/4 SE1/4 SW1/4 of Section 13, Township 35 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon.

Borrower consents to being contacted by Lender or Third Part: Borrower's loan including the trial period plan to modify Borro mobile telephone number, or email address Borrower has provi	owers loan at any telephone much
By checking this box, Borrower also consents to being c	ontacted by text messaging.
Mande (ArCh(Seal)  -Lender	X Lolly on Ecla (Seal)  Kelly M Eclarin -Borrower
By: Amanda Bailey	-Borrower
X 1107 2024  Date of Lender's Signature	
[Space Above This Line For Re	cording Data]
State of Oregon County of Klamath Subscribed and sworn/affirmed to before me this I day of 11 2024 by Kelles MEClarin, Amanda Bailey	05515
Notary Public My Commission Expires December 2744, 2025	OFFICIAL STAMP SHELLIE RAE SMITH NOTARY PUBLIC-OREGON COMMISSION NO. 1020367 MY COMMISSION EXPIRES DECEMBER 27, 2025