US 87964	TC-92 Vol. 18 Page 14809
UNITED STATES NATIONAL MANK OF CHEGON	ORTGAGE Daje HOUSE 1980 1980
Mortgagor (;;Owner'): Richard m. Olark	
フートできり、Clark Owner's Address: 1200 Lynn wind Bluc	United States National Bank of Oregon Address: 140 110 Augustus
KIAMATA FALLS OF	97601 TIRMATHERILL OK
ייין Owner mortgages to Lender, on the terms set of County, State of Coun	out below, the following Property Fin - KIAMATA
デール・スト アンクル・ス	
Richard M. Clark	THIS GOVERNOON WOOD ON
LOTY Block 1, 1	THIS UPPACE OF THE TRIBER'S USE
物を見る ハイス・マー・アー・アー・アー・アー・アー・アー・アー・アー・アー・アー・アー・アー・アー	AN IFA THE CICIFIC TO
= H SFFICE OF The Coun	ty Clerk of Klam oth County, MA COLUMNISTION OF MACOUNTY
MY complete as press. 2 2 2 4 - 1727	Notary Publicifol Oregon My commission, expires:
三人	E PILCO DOSA
English The State of the State	Before me:
	and that this Mortgage was voluntarily signed and scaled in be- half of the corbotation by authority of its floard of Directols,
	Moragagor corporation and that the seal affixed norms is its seal.
Self ackingwiedged the foregoing instrument to be 77.2.4.	that the the said
Fersogally appeared the above-hamed 2/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2/	Aving, tento, worm, stated
1367	Personally appeared and
Country of Among 122.	County of
STATE OF OREGON)	STATE OF CREGON
is dated <u>8.4-19.60</u> , the original Loan Amount is \$. Lender may without notice renew or extend the No. whether or not the extensions and renewals are longer	
oppie 3. ricaOwner agrees to perform all acts necessary insure and preserve the evalue of the Property and Leng interest, including but not limited to the follow	ler's ments made in Section 3, whether or not Lender has
acts;;u=az 311 MOwner(will/keep the(Property (intgood))	con-
明P ^{6_CC} dition/and!repair ^は Unless!Eender(expressly,waives) 部内 Prequirement in writing, Owner will insure the Prop	5.4 Any signer of this mortgage or any signer
^{sycel} by policies payable to Lender under Lender's loss able endorsement; for fire and extended coverage, a	ract in regard to either the Property, the Infancial Con-
also against all other risks that Lender may requ	dition of any signer of the Note or any guarantor of
ៅមិនក្រុម amount of insurance must be enough to pay ¹ ពីប្បទ្ធាប់ពីរ៉ូតាម៉ូ/lossគ្នុប្រទុំសៃវីដែល balance owed on the loan.	rde evidenced by the Note.
अपपार spite the effect of any co-insurance clause. Owner provide Lender with proof of such insurance sati	levied upon, seized, attached, or is the subject of any
tory to Lender. "Lender may inspect the Propert	y at storeclosure action of this Mortgage any signer of
Tany time? 3/2 (ps. jaw/art lucjngud au/ (or au) o Ownes 2 ((Owner will not sell or otherwise transfer	the Note or any quarantor or surety for the Note.
iinterestying the (Property / orcofferz to (do) so () with Lenders written consent: () a page or this proto	nout are to see the service to the service of the s
5.06633 Owner will pay all taxes, assessments,	5.7 Any partnership or cornoration that has
and other encumbrances on the Property which must take priority, over this Mortgage when they, are	All Years in the state of the more of the more dade of its a drag anto, or
្រី ប្រាប់ខេណ្ឌមាន ក្រុមប្រុស មេនាវ pe ទេបញ្ជូល to pX law iu c 4. ម្យាស្រីOwnersfalls to perform any of the agreem	surety for the Mote, dissolves of ferminates its exis-
made in Section 3: Lender may pay for the performa	unce of the refer analy at state election regime that all or any portion
of the agreements and add the cost to the Loan Amo on which interest is calculated. Owner will pay Lender	the following actions at Lender's option, without notice
costs immediately), or vin Ancreased apayments, swhich Lender (Idemands) { Oraner Tenger Praje pe Surres	ever han purply in a many continue to charge interest on
provided the Property is not than the larm lands	interest specified in the Note
15! 5:The followinglare events of idefault under Mortgage ១៧ euler about 1946 bossession of ១៧០ លេខា	6.2 Lender may declare the entire unpaid
€5±1. EThe®promised ®payment \amounts on	the must amount owed on the loan, including interest. To be
Note are inotipate by the promised payment date. Itherelistationed to perform any lagreement in	소문하는 보면서 가게 되었다. 14년 19일 시민 전략 전략을 보면 전략한 수 있는 것이 되었다. 14년 19일 전략 보면 19일 전략 19일 전략 19일 전략 19일 전략 19일 전략 19일 전략

Note.

this Mortgage by judicial foreclosure in accordances with applicable lawn jue browns in ball well dates of 6.4f Lender may by agent or by court appointed the Property land collect the rents from the Property provided the Property is not then the farm lands or reprinted to Owner. Lender shall be entitled to

cq:{appointment of a receiver; whether or not the apparent ou \value of the Property exceeds the amount that is owed; of the Note and this Mortgage. The receiver shall serve way without bond if the law permits it of the become our or and the contract.

4 6.5 (Owner swill the liable for all costs and dispoursements. Lender may be entitled to by law in connection with any action; suit, ion proceedings to collect, any amount Owner lowes; on to, foreclose upon the Property: OMBE Mill Day all lawer acceptance; leave feuros 62 lf, Lender, refers the Note or this Mortgage to larlawyer iwho instruct Lender's salaried temployees Owned will pay Lender reasonable sees that Lender actually pays the lawyer, including any for appeals; 1013 to pages 3 reuges 21% (updec) the brobest actually pays the lawyer, including any for appeals; 1013 to pages 3 reuges 21% (updec) the brobest actually pays the lawyer, including any for appeals; 1013 to pages 3 reuges 21% (updec) the brobest actually pays the lawyer, including any for appeals; 1013 to pages 3 reuges 21% (updec) the brobest actually pays the lawyer including any for appeals; 1013 to pages 3 reuges 21% (updec) the brobest actually pays the lawyer including any for appeals; 1013 to pages 21% (upon 21% upon 21

7:00/ji.hefrights of Lender under this Mortgage are in addition to itender singhts under any to the ragreements of under the law itender may use any combination of those rights the among to but 100% in the substitution of the second to but 100% in the second to be second to but 100% in the second to be second to be

8 p. L'ender is not required to give Owner any inotice; except notices that are required by law and cannot be given up by lOwner FAny notice Lender must give to lOwner will be considered given when mailed to lOwner at the address shown as 3 Owner's address eon front be Except oin situations for hwhich, a longer notice, period is specifically, projuded by, law, Owner lagrees, that 10 days notice, is reason, able notice.

Tiou of the Broberty, exercise the 14810 coses

9. Lender may: require/Owner to perform all agreements precisely and on time, even if Lender may at other times have given Owner extra time or may not have required precise performance.

10: Lender will satisfy this Mortgage when the entire amount owed has been paid in full. However, Owner will pay the fee for filing the satisfaction.

It all or any part of the Property is condemned, Lender may at its election require that all or any portion of the net proceeds of the award be applied on the Note. The net proceeds of the award shall mean the award after payment of all reasonable costs, expenses and attorneys fees necessarily paid or incurred by Owner and Lender in connection with the condemnation. If any proceedings in condemnation are filed Owner shall promptly take such steps as may be necessary to defend the action and obtain the award.

as Jw<mark>S.S. "The: property is danaged, descripted, sold, levied appropriately actual ac</mark>

of the Note missingly of this most sign or any signer of the Note missingly breaking of fair the language to attach the Property, the language of the Note or any goar after or surety for the Note or any goar after or surety for the Note or application for the loan evidenced by the Note or application for the loan.

Ment Mist Scures it s Hole Clark	4.3
	11,111
Laline Michelank	
5.2 Owner July to operation may be a	3631 ()

Lendersthay without notice renew or extend the Note, and this Mortgage shall secure all such extensions and renewals whether or not the Note.

	ited_4																													
Sign	id by	KIE	W.	121	W.	4 14	1/14	(2. L	11-6	14,	17.1	<					' Bo	LLON	۱ ۵۱	M.	iich	15 15	avat	He [(2 F	euq.		ĻIJ,	I MS	
IND	id by	ALA	CKN	OWL	EDG	MEN	ir !	16 LE	3DaV	men	t of	ઝા	amo)nu{:	cò	RPOI	RAT	E AC	KNO)WL	EDC	ME	NT	,ou	ice o	1,2 (5)	1019	1	in te	
						1																					33			
STA	TE OF	ORE	GON	١,			79	.)					10 M		STA	ATE	UF (JKE	JUN						1.5	1970			2 (V)	Į,

STATE OF ORE	EGON	() ()		
County of X	H) ss		
County of A	MHILL)	ران درن	
Personally appe	- <i>9</i> -	19	900	n
Personally appear	ared the above-	named <u>Kyc</u>	MATE 11	7 (2)
And HILL	ine M.	CIAIK.	<u>, </u>	
and acknowledg				21/
Woluntary act.		(1984年)		
With the second	wo. Parisi			AM STATE
5 3000 (877.10			
	: 55/16 %			
	//::0,:		n	
Before me:	∕ √117 : 5 ?		//	
2.507		\bigcirc / \nearrow	Transition in	
	10hi	ALU	nsm	7 9655
Notary Public f	or Oregon 👁 🖔	Z_{ij}		

My commission expires:

STATE OF OREGON)	
	SS.
County of)	10
Personally appeared	, and
	, who, being sworn, stated
that _he, the said is	ia
and _he; the said is	s a o
Mortgagor corporation and that the seal	
and that this Mortgage was voluntarily	
half of the corporation by authority o	t its Board of Directors
Before me:	하는데 이 보고 있다. 기계 기계 등 기계

Notary Public for Oregon
My commission expires:

Specific Str	N2 - 38 - 28		J. 77	1	July 18	1.7
uri u sa sa	· •	MORTGA				
് പ	$\sim 10^{-3}$	1-16	$(A, Y_{\mu})_{\mu}$, 'Y	J = Z'	1:1.1
Y.	ard 1	n Cla	rK			
	INE M					
177	tates Natio	V - V - V	M.	ortgagory	<u>រ្យា រូណបរៈប</u>	สเกาะ
אה או הוו	tates Natio	nal Bank o	f Oregon .	1 3 3 1 2 7 2 7		

THIS THE PERFECT RECORDER'S USE County of Klamath.

recorded in Vol. 1480 of Mortgages

After recording return to: (CANTA)

A HANK BY THE SAN CHANAR

MORICYCE NATIONAL 10 By Bornetha delosory

14309