984 (34859 00 Vol. 18/ Fage -94947 UNITED STÂTES NATIONAL 198/ MORTGAGE BANK OF OREGON Date Oregon Mortgagor. ("Owner"): Havid L. Hill Mortgagee ("Lender"): United States National Bank of Oregon Dwner's Address: State Rf. 1812 2 - Address: Style? Main St. Lafins, October 97739 Augl: 2000 Property in Klamath Owner's Address: County, State of Optigon \_\_\_\_\_, including all improvements now and hereafter erected thereon: • The NEW, NWW, NCW Conject on Monard Township 23 South, ANGE 9 Cast of the Williamette Meridian, Klamath Fird for record at request of Dezgon. 1987 WA COMMISSION CAPITOS Notary Public for Oregon Notary Public for Oregon Beloie die n h n half of the corporation by sumptity of its fround of Directors and that this Mongage was voluntarily signed and sealed in the GOE Mongegor corporation and that the seal afficed hereic is its seal COLUMNARY COS and alknowledged the tojegating instrument to be he, the said . who he gravern, stated Fersonal y agained the store gamed Ραιτοποίλ αρροσίας 5 ঁস্থ County of 1 τοουιλ οι-STATE OF OREGON STATE OF OREGON

Lender may without notice renew or extend the Note, and this Mortgage shall secure all such extensions and renewals whether or not the extensions and renewals are longer than the original period of the Note.

spie 13. ficeOwner agrees to perform all acts necessary to insure and preserve the value of the Property and Lender's interest, in difcincluding, but not limited to the following acts: 0. 57. 3(1:4:0) where will keep the Property in good conpolicition and repair!/Unless/Lender expressly waives/the nb p/requirement in writing. Owner will(insure the Property, excepty policies payable to Lender under Lender's loss pay-

also against all other risks that Lender may require.
Lidut2The amount of insurance must be enough to pay 100%
nuqeiof any doss supeto the balance owed on the loan destination of any co-insurance clause. Owner, will provide Lender with proof of such insurance existing and extended coverage) and provide Lender with proof of such insurance exists factory to Lender. Lender may inspect the Property at rany time balance in clause. Owner, will not sell control of such the property interest in the Property. Or offer to do so without Lender's written consent. The profer of the property is provide sells of the property is provide being. Owner, will not sell control or provide sells of the property. Or offer to do so without Lender's written consent. The profer of the property all taxes, assessments, liens band other incumbrances on the Property which might trake priority over this. Mortgage when they are due, prizement? Forget us a point of private in the proventies.

4. CIP Owner fails to perform any of the agreements made in Section 31 (Lender may pay for the performance of the agreements and add the cost to the Loan Amount, on which interest is calculated: Owner will pay bender the costs binmediately: Ore in Ancreased epayments, whichever Lender demands? Owner Truget apply pe sufficient to bioxided the Broberth is not then the fact gude of \$5° bit he ifollowing are events: of idefault under this Mortgage's." euter nool: tags boses on or sug upusde

5:1 [The promised spayment amounts on the 'Notesare not paid by the promised payment dates, or 'there's fast failure to perform any agreement (in the Note.

5.2 Owner fails to perform any of the agreements made≥in Section 3, whether or not Lender has paid for the performance of the agreement.

5.3 There is a default under any other agreement that secures the Note.

5.4 Any signer of this mortgage or any signer of the Note misrepresented or falsified any material fact in regard to either the Property, the financial condition of any signer of the Note or any guarantor or surety for the Note, or the application for the loan evidenced by the Note.

5.5 The property is damaged, destroyed, sold, levied upon, seized, attached, or is the subject of any foreclosure action.....

5.6 Any signer of this Mortgage, any signer of the Note, or any guarantor or surety for the Note, dies, becomes insolvent, makes an assignment for course creditors or is the subject of any bankruptcy or receivership, proceeding,

councerivership proceeding users reconcerivership proceeding users is signed the Note or this mortgage, or is a guarantor or the usurety, for the Note, dissolves or terminates its exisor the concessor of the source of the s

6. After default, Lender may take one or more of the following actions at Lender's option, without notice to Owner:

bb Owner: for thind the strate of the charge interest on smortur, 5x6.1 J.Lender may continue to charge interest on the unpaid part, of the Loan Amount at the rate of the interest specified in the Note.

donned breed.2 bLender, may declare the entire unpaid pures amount, owed, on the loan, including interest, to be used, due and payable immediately.

a i 6.3 Lender may, with respect to all or any portion of the Property, exercise the right to foreclose Note this Mortgage Iby judicial foreclosure in accordance with applicable law A rus browned by Xusur gates of 6:41 Lender may by agention by court-appointed Not receiver, enter upon, take possession of and manage

the Property and collect theirents from the Property is not theirents from the Property is not their the farm lands or provided the Property is not then the farm lands or Fourhomestead of Owner. Lender shall be entitled to cost appointment of a receiver, whether or not the apparent. Our value of the Property exceeds the amount that is owed of the Note and this Mortgage a The receiver shall serve us q without bond alf the law permits it or use bector success

without bolighture are permitted for all costs) and display in the second second

Ztor The Trights of Lender, under this inder agreements of addition to Render's trights under any other agreements of under the law render may use any combination of sthose rights the smorth of management for conduct of statistic size edginat all office trick that render may reduce also edginat all office trick that render may reduce

8 Die Lendenischot required to give Owner/anyinotice; except notices that are required by lawland cannot be given up by Owner FANY notice Lender must give to Owner will be considered given when mailed to Owner at the address shown as "Owner seaddress" constront be Exception situations for which a longer notice, period is specifically, provided, by, law, Owner, agrees, that 10 days, notice, is reason, able notice owner, one to be form on octa necessary of flou of the Property, exercise the right to foreclose 9. Fender may require Owners to perform all agree-

s. Leiber may time even if Lender may at other ments precisely and on time even if Lender may at other times have given Owner extra time or may not have required precise performance, accuse the authority.

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

11. If 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, More or any anaronot or onerview in Nore, o or Wok sideor of the Morrosov on sideor of 12 tore Special provisions (if any):

The property is damaged, destroyed, sold,
 lewed upon, seized, attached, or is the subject of any
 forectorup action

V5.4 Any signer of this moritage or any since of the Note miscoresented or latitud any marked fact threaded to either the Property, the impactation filtion of any signer of the Note or any guaranter or surety for the Note, or the application for the foan evidenced by the Note.

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s dated $\sqrt{-2-SI}$ , the original Loan Amount is $3-40$	CCACC powerse Mulch Is lishspin to Found Under
INDIVIDING ACKNOM/EDGWENT igned by s dated	Punts COLEORALE ACKNOMFEDGMENL promissory note ("Note")
2. This Morigage secures the repayment of all and	CORPORATE ACTIVE
INDIVIDUAL ACKNOWLEDGING	STATE OF OREGON
STATE OF OREGON	STATE OF OTTE
f = 0	County of )
County of Abschule 12 19.81. 1111	, and
	Personally appeared, who, being sworn, stated
Personally appeared the above named David L. N:11	that _he, the said is a of and _he, the said is a of
Personally appeared light of Anna Anna Anna Anna Anna Anna Anna Ann	that _he, the said is a of
and as nowledged the foregoing instrument to be <u>their</u>	and _he, the said is a fixed hereto is its seal Mortgagor corporation and that the seal affixed hereto is its seal
Woluntativist.	Mortgagor corporation and that the sear difficult of the search of be- and that this Mortgage was voluntarily signed and sealed in be- and that this Mortgage was voluntarily of its Board of Directors.
	and that this Mortgage was voluntarily signed on Directors. half of the corporation by authority of its Board of Directors.
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Before me OF OF	
belove in summer 1 2 - A	
amile age	Notary Public for Oregon
Notary Public for Oregon	My commission expires:
Mu commission expires:	Carlos Ca
My Commission Expires June 11, 1983	
MORTGAGE	TSTIATE ALE CRITE GRECDER'S USE
TON HON T	County of Klamath )
712 NV 1	Filed for record at request of
	Klamath County T-itle Co.
	REDUCED AND 12 81
United States National Bank of Oregon, 1710 Fills	on this 21st day of January A.D. 17 81
방송 그는 <mark></mark>	at 3:07 o'clock P M, and duly
100 1 1 1 20 103	M81 Mortgages
Converse address & C. P. Converse at 15151	
After recording return to:	EVELVN DERN, County Clerk
	AOKIEVEI DINA HA HALTC Deputy
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BANK OF OREGON	DY CHANTER P
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