95298 38-23	AGE Date:
KIsmach Falls, OR 97601 Wortgagor ("Owner"): <u>Cyatles Nih Fuller</u> Street Vice B. Fuller	<u>Klamath Falls</u> , Oregon Mortgagee ("Lender"): United States National Bank of Oregon
Owner's Address: 4202 Fargo Klamath Falls, OR 97601	Address: <u>3720 South Sixth Street</u> Klamath Falls, OR <u>97601</u>
County, State of <u>Oregon</u> , including all improvemen	nts now and hereafter erected thereon:
CHEots2, "Tonatee: Homes, in the County of Klar	math, State of Oregon
Poly contraistical systems:	Notery Public for Oroga My cummission expires:
end acknowledged the Jacgoine as unent to be Elification wolundary again to a second action of the second s	that the provided is a set of the provided of
STATE OF ORERON Sounty of Klamath January 16 Personally appeared the spore named Charles M. Fuller Alice E. Fuller and Financial and financial the financial	Statt Of Orologya County of Annal An
2. This Mortgage secures the repayment of all amoun charles N. and Alice B. Fuller	nts owed on a loan evidenced by a promissory note ("Note") ("Borrower") which is payable to Lender. This Note

signed by $\frac{616}{1/16/81}$ _, the original Loan Amount is <u>\$</u>5226.81 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.

apple 3. new Owner agrees to perform all acts necessary to insure and preserve the value of the Property and Lender's interest in the including but not limited to the following acts a 98 3(1/4 Owner Will?keep the Property in good condition and repair. Unless Lender expressly waives the (1) (2) requirement in writing, Owner will insure the Property, or cerby policies payable to Lender under Lender's loss payable endorsement, for fire and extended coverage, (and also against all other risks that Lender may require. HEHE The amount of insurance must be enough to pay 100% even of any loss, up to the balance owed on the loan desource clause. Owner will provide?Lender with proof of such insurance satisfactory to Lender. Lender may inspect the Property at any time. any time. and taken according and the abbeaut

OMUS 3.24 Owner will not sell or otherwise transfer any interest in the Property, or offer to do so, without Lender's written consent: pro parte or proceeded 60303.3 Owner will pay all taxes, assessments, liens and other encumbrances on the Property which might take priority over this Mortgage when they are due. by semants Londor may be onlitted, to ty fam in con-

4. Of Owner fails to perform any of the agreements made in Section 3; 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 Lender the costs immediately or in increased payments, whichever Lender demands Owner Jender about he entitled to provided the Property is not then the form lands on

5. b The following are events of default under this Wortgederer, enter upon, take possession of and manage

511 The promised payment amounts on the Note are not paid by the promised payment dates, or there is a failure to perform any agreement (n) 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.

____, and the last payment is due 1/22/85

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 sforeclosure action.

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

teer users 5.7. Any partnership or corporation that has Leave signed the Note or this mortgage, or is a guarantor or surety for the Note, dissolves or terminates its exisa sector of the $\pm m$

0.2048 6. After default, Lender may take one or more of the following actions at Lender's option, without notice to Owner:

automa on 6.1 Lender may continue to charge interest on the unpaid part of the Loan Amount at the rate of interest specified in the Note.

drijiag bisc 6.2 Lenders may declare the entire unpaid nuce amount owed on the loan, including interest, to be usura due and payable immediately. 0.000

at 1 6.3 Hender may, with respect to all or any portion of the Property, exercise the right to foreclose

1503 ····

11010

KEY LOAN KIT 51-4320 1/66 PAGE 10

this Mortgage by judicial foreclosure in accordance with applicable laws has becaused payment dates, or

6.4 Lender may, by agent or by court-appointed receiver, enter upon, take possession of and manage the Property, and collect the rents from the Property, provided the Property is not then the farm lands or $m_{\rm ext}$ homestead of Owner. Lender shall be entitled to appointment of a receiver, whether or not the apparent ⁰¹ Value of the Property exceeds the amount that is owed on the Note and this Mortgage. The receiver shall serve

#129 without bond aff the law permits it of the beneration of 1 6.5 Owner will be liable for all costs and disbursements Lender may be entitled to by law in connection with any action, suit, or proceeding to collect any amount Owner owes, or to foreclose upon the Property. Owned still be? in taken accompany, hear 1996.6 If Lender refers the Note or this Mortgage to a lawyer who is not Lender's salaried employees Owner will pay Lender reasonable fees that Lender actually pays the lawyer, including any for appeals; Bory to Lender Lender may inspect the Property at

7. M The rights of Lender under this Mortgage are in addition to Lender's rights under any other agreements or under the law; Lender may use any combination of those rights Lie subnut of justicial e junit pe coordu to bay the a also agaidst all other fisks that Londer may require

8.15 Lender is not required to give Owner any notice, except notices that are required by law and cannot be given up by Owner. Any notice Lender must give to Owner will be considered given when mailed to Owner at the address shown as "Owner's address" on front be Except in situations for which a longer notice period is specifically provided by law, Owner agrees that 10 days notice is reasonable notice, what adress to perform all nots nocessary to

tion of the Property, exercise the region regions to service to se 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.

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. page to our hope our

$\sum_{i=1}^{n} (1+i) (1+i$ 12. Special provisions (if any):

Section 1 Percent

- **fevine anna,** an ted, sta a health to the state of state of state B.5 The baryse spin reveal a bounded of the second sec second sec exidenced by . None de-
- sugely for the origin of the reprint how the terganan tarihin na sana sa tarihing tarihin sa sa sa sa (30°) with (30°) and (30°) and (30°) with (30°) and (30°)

in the second s	
Charles n. Sulle	21 × .
alice B. Fuller	eja ji A
S. Connectation and a conversion	

whether or not the extensional tenewals are longer than the original meter that the second of the se Lunder may without multice regions or extend that Note, and this Mortgage shall secure a er volge de texte de texte de

INDIAIDAR ACKNOMFEDGMENT 2. Ins Morigane secures the repayment of al emounts over the data ("Borreage") which is payable to repay the formation of a signed by Charles H. and Alice B. Fuller. ("Borreage") which is payable to repay the formation is the formation is the formation of the formation of the formation of the formation is the formation of the formation is the formation of the formatio

-		_	_	·	-		-			
C.	ТΔ	т	F	\mathbf{C}	E.	OR	F	20	INI.	
-	10		-	<u> </u>		0.0	–	au		

STATE OF OREGON)	S1
) SS.	
County of Klamath	Co
January 16	
Personally appeared the above-named <u>Charles N. Fuller</u> Alice B. Fuller	Pe
and acknowledged the foregoing instrument to be	th
voluntary act. Before me: Dathana Notary Public fon Oregon My commission expires: 11/12/83	an M an ha Be
MORTGAGE	Г
A Charles N. oFuller Homos, 31 - EDS COULTA OF 1. 1 -	a kir
Alice B. Fuller	
United States National Bank of Oregonia The Formation of Chegonia The	
Mortgagee	Ĭ.

STAT	F	OF	O	RF	GOI	Ν.	

	,)	
All the) \$5.	
County of)	
· · · · · · · · · · · · · · · · · · ·		
Personally appeared	, a	nd
	, who, being sworn, stat	ed
thathe, the said	is a	_ ,
andhe, the said	is a	of
	that the seal affixed hereto is its s voluntarily signed and sealed in l	
half of the corporation by	authority of its Board of Directo	rs.
Before me:		
the set of		

}

ptary Public for Oregon y commission expires:

MORTGAGE	THISTSPACEFORERESONDER'S USE
Charles N. OFuller HORES' 30 FDS COMPA OF LIST	
United States National Bank of Oregon under states national Bank of Oregon under states and percent	Transamerica Title Company
Town & Country Branch	on this <u>30th</u> day of <u>January</u> D. 19 <u>81</u> at <u>13:44</u> o'clock <u>P</u> M, and duly
After recording return to: C3720 South Sixth Street	recorded in Vel. <u>M-81</u> of <u>Mortgages</u> year of <u>Mortgages</u>
Klamath Falls, OR 97601	THE COUNTY Clerk
95298 3-03,	By <u>Jacquelins</u> J. Meputy J205