Vol. Mgo Page UNITED STATES NATIONAL MORTGAGI Mortgagor ("Owner"): Can Tanax ~19 ℃ P. D. Box Owner's Address: Mortgagee ("Lender"): , Oregon ORTGON 97624

Owner mortgages to Lender, on the terms set out below, the following "Property" in Klanada United States National Bank of Oregon hain st County, State of ORegon ____, including all improvements now and hereafter erected thereon: A tract of land situated in the South half of Government Lot 2, Section 17, Township 35 South, Range 7 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at the point of intersection of the North line of the South half of said Government Lot 2 and the Northwesterly right of way line of the Chiloquin Agency Lake Highway; said point also being South 89°27'34" West 1263.22 said Section 17; thence South 35029'10" West along said right of way line 208.00 feet; thence South 89°25'25" West 208.00, feet; thence North 35°29'10" East 208.00 feet, to the North line of the said South half of said Government Lot 2; thence North 89°25'25" East 208.00 feet to the point of beginning, with bearings based on Winema Peninsula - Unit 1, a duly recorded subdivision. oka i babbakana

Lacontraction for the forestiment to be Their reconcily appeared the abovernment Count of -(Market Passonally appeared to American County of -(Market County

THIS DOCUMENT IS BEING RE-RECORDED TO CORRECT LEGAL DESCRIPTION.

2. This Mortgage secures the repayment of all amounts owed on a loan evidenced by a promissory note ("Note") signed by Cant + wanda hol war ("Borrower") which is payable to Lender. This Note , and the last payment is due 9-25-85.

That a sing sind agid -

der 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.

opposis. Gen Owner agrees to perform all acts necessary to insure and preserve the value of the Property and Lender's interest in it, including but not limited to the following

acts: 3.1 Owner will keep the Property in good condition and repair. Unless Lender expressly waives the requirement in writing, Owner will insure the Property, by 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. The amount of insurance must be enough to pay 100% of any loss, up to the balance owed on the loan, despite the effect of any co-insurance clause. Owner will provide Lender with proof of such insurance satisfactory to Lender. Lender may inspect the Property at any time. mich ding any for appeals

Owner will not sell or otherwise transfer any interest in the Property, or offer to do so, without Lender's written consent. The down or this worked

3.3 Owner will pay all taxes, assessments, liens and other encumbrances on the Property which might take priority over this Mortgage when they are due. cantas Leadar in 37 hat intitled to by fact in con-

4. If 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. Common programmation confidence to brown the tree probability is not then the gain page of

5. The following are events of default under this Mortgage: of sure about the consession of and manage

5.1 The promised payment amounts on the Note are not paid by the promised payment dates, or there is a failure to perform any agreement in the

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 creditors or is the subject of any bankruptcy or receivership proceeding.

5.7 Any partnership or corporation that has signed the Note or this mortgage, or is a guarantor or surety for the Note, dissolves or terminates its existence.

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

guerna, 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.

declare the entire unpaid amount owed on the loan, including interest, to be due and payable immediately.

6.3 Lender may, with respect to all or any portion of the Property, exercise the right to foreclose 900

18: 20 (Continued on back)

MOIS:

this Mortgage by judicial foreclosure in accordance with applicable law. he have ed 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 homestead of Owner. Lender shall be entitled to appointment of a receiver, whether or not the apparent value of the Property exceeds the amount that isowed on the Note and this Mortgage. The receiver shall serve without bond, if the law permits it to the property of

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. Comer will pay all taxes, assessments, hons 6.6 If Lender refers the Note or this Mortgage to a lawyer who is not Lender's salaried employee, Owner will pay Lender reasonable fees that Lender actually pays the lawyer, including any for appeals; cander incy inspect the Property in

7. The rights of Lender under this Mortgage are inaddition to Lender's rights under any other agreements or under the law; Lender may use any combination of those rights; he amount of insurance anothe endugh to pay 100% also agains! af other rise that Lender may tequing

8. 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 900 18228 to lonecluse

tion of the Property Lender may require Owner to perform all agree ments precisely and on time, even if Lender may at other times have given Owner extra time or may not have required precise performance.

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.

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 trought of such as drawner or sine the the the shorter ja jakan spik w<mark>busi</mark> oj

12. Special provisions (if any):

Pariod apon, sursed, strading, at male subscript thy the 5.5. The property of actoping declarated, such evidenced by the field carried for the thoragon is the statement of the the party dition of large section of the bose of the generation a ्रिक्ष्याम् द्वेषेत्रः रोडक्ष वर्तवृत्यः रोहोत्तर क्रीतिस्तराज्ञे वृत्तक तृत्व वर्णवर्षः रोहक of the Plate massive codes on the Property of Special

be considered given when mailed to Owner at the address one considered given when mailed to Owner at the address shown as "Owner's address" on front. SExcept in situations for which a longer notice period is specifically, projected by law, Owner agrees that 10 days notice is reason, able notice.	Manda Synn	Holman
Signed by Canadage secures the repayment of all and industrial to an Amount is 5 GE and the original Loan Amount is 5 GE and the blote, a whether or not the extension and removals are longer than whether or not the extensions and removals are longer than the line.	unts COLLO ("Borrower") which to one and the last payment of the l	Thromissory note ("Note") zable to 1 angles - This Note and is one - Zana Singles - 255
STATE OF OREGON AND AND AND AND AND AND AND AND AND AN	STATE OF OREGON)) ss.
12/201	County of)
County of Klauatt 1980 Sept 22 Personally appeared the above-named Carl A + (124)	Personally appeared	, who, being sworn, stated
Personally appeared the above-named		is a
and acknowledged the foregoing instrument to be Their	that _ne, the said	is a 01
and acknowledged the foregoing instrument to so you will be so you will be a partial be a partial be a partial beautiful and a partial beautiful b	and _he, the said Mortgagor corporation and that	the seal affixed hereto is its sea
Notary Publicator Oregon is 2000 100 More and 100 in the second of the condition of the con	Notary Public for Oregon A SEE My commission expires:	mrg oon
STATE OF OREGON,) County of Klamath)	TSIIA SPATE OF RECORDER County of Klamath) Filed for record at request of	Casta di Carta di Car
Filed for record at record at		
on this 21_ day of Jan A.D. 19 82 at 3:16 o'clock P M, and duly recorded in Vol. M 82 of Mtge Page 899 EVELYN BIEHN, Courty Clerk By Lya M. Man Deputy	Page 3 8227 Wm D.WILNE,	mber A.D. 19 80 k.P. M. and duly si Mortgages County Clerk
Foe 8.00	Fee \$7.00	