8476/23

NOTE AND MORTGAGE

Maj Mac , 8242

THE MORTGAGOR. Charles A. Johnson, Jr. and Julia Ann Johnson, husband and wife,

mortgages to the STATE OF OREGON, represented and acting by the Director of Veterans' Affairs, pursuant to ORS 407 030, the following described real property located in the State of Oregon and County of Klamath

Lot 4, Block 6, FIRST ADDITION TO CYPRESS VILLA, Klamath County, Oregon.

to secure the payment of Fourteen Thousand Three Hundred Fifty and no/100 - - - - - Dollars

(\$14,350.00 - -), and interest thereon, evidenced by the following promissory note

1 promise to pay to the STATE OF OREGON Fourteen Thousand Three Hundred Fifty and no/100 - Dollars (\$14,350.00 - - - 7, with interest from the date of initial disbursement by the State of Oregon, at the rate of four percent per annum, principal and interest to be paid in lawful money of the United States at the office of the Director of Veterans' Affairs in Salem. Oregon, as follows

* 77.00 --- on or before October 15, 1966 --- and * 77.00 on the 15th of each month --- thereafter, plus of e-twelfth of -- the ad valuerer laxes for each successive year on the premises described in the mortgage, and continuing until the full amount of the principal, interest and advances shall be fully paid such payments to be applied first as interest on the unpaid principal. The remainder on the principal

The due date of the last payment shall be on or before October 15, 1990.

In the event of transfer of ownership of the premises or any part thereof. In anyone other than a qualified veteran under ORS 407 010 to 407 210 who assumes the indebtedness in his own right. I will continue to be liable for payment and if transferred to a person not entitled to a 4% interest rate, the balance shall draw interest as prescribed by ORS 407 070 from date of such transfer

This note is secured by a mortgage, the terms of which are made a part hereof

Dated at Klamath Falls, Oregon

harle A. Johnson Jr.

46-72

The mortgagor covenants that he owns the premises in fee simple, has good right to mortgage same, that the premises are free from encumbrance, that he will warrant and defend same forever against the claims and demands of all persons whomsoever, and this covenant shall not be extinguished by foreclosure, but shall run with the land

MORTGAGOR FURTHER COVENANTS AND AGREES

- 1. To pay all debts and moneys secured hereby;
- Not to permit the buildings to become vacant or unoccupied, not to permit the removal or demolishment of a provements now or hereafter existing; to keep same in good repair, to complete all construction within a accordance with any agreement made between the parties hereto;
- 3. Not to permit the cutting or removal of any timber except for his own domestic use, not to commit or
- 4. Not to permit the use of the premises for any objectionable or unlawful purpose,
- 5. Not to permit any tax, assessment, lien, or encumbrance to exist at any time;

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Mortgagee shall be entitled to all compensation and damages received under right of eminent domain, or for any security mortgagee shall be entitled to all compensation and damages received under right of eminent domain, or for any security	volun-
tarny released, same to be applied upon the maring agree;	1
10. To promptly notify mortgagee in writing of a transfer of ownership of the premises of any but and but of the indebtedness and pur furnish a copy of the instrument of transfer to the mortgagee: any purchaser shall assume the indebtedness and pur not entitled to a join or 4"; interest rate under ORS 407 010 to 407 210 shall pay interest as prescribed by ORS 407 070 on a not entitled to a lost of transfer, in all other respects this mortgage shall remain in full force and effect, no instruments due to the first of transfer, in all other respects this mortgage shall remain in full force and effect, no instruments due to the first of transfer, in all other respects this mortgage shall remain in full force and effect, no instruments of the grantee whereby the grantee assumes the covenants of this transfer shall be valid unless same contains a covenant of the grantee whereby the grantee assumes the covenants of this transfer to not the indebtedness secured by same.	
The mortgagee may, at his option, in case of default of the mortgagor, perform same in whole in his order of the note shall in so doing including the enoployment of an attorney to secure compliance with the terms of the mortgage of the note shall in so doing including the enoployment of an attorney to secure compliance with the terms of the mortgage of the note shall in section that the rate provided in the note and all such expenditures shall be immediately repayable by the mortgager without of the note	
Default in any of the covenants or agreements herein contained or the expenditure of any portion of the loan for potential of the mortgagee given before the expenditure is other than those specified in the application, except by written permission of the mortgagee given before the expenditure is other than those specified in the application, except by written permission of the mortgage to become immediately due and payable without notice a shall cause the entire indebtedness at the option of the mortgagee to become immediately due and payable without notice a shall cause the entire indebtedness at the option of the mortgage to become	made. nd this
The failure of the mortgagee to exercise any options herein set forth will not constitute a waiver of any right arising	from a
in case foreclosure is commenced, the mortgagor shall be liable for the cost of a title search, attorney ices, and an amount	session.
Upon the breach of any covenant of the mortgage, the mortgage shall have the right to enter the promise of the mortgage collect the rents, issues and profits and apply same, less reasonable costs of collection, upon the indebtedness and the mortgage collect the rents, issues and profits and apply same, less reasonable costs of collection, upon the indebtedness and the mortgage	ee shall ors and
The covenants and agreements herein shall extend to and be blitting upon the little and agreements herein shall extend to and be blitting upon the	
It is distinctly understood and agreed that this mortgage is subject to the provisions of that the provisions of the pro	ons are
WORDS. The masculine shall be deemed to include the feminine, and the singular the plural where such connotation applicable herein.	
IN WITNESS WHEREOF. The mortgagors have set their hands and seals this 11th day of August	. 19 66
Thanks a. Johnson fri	(Seal)
Lucha din to have	(Seal)
	(Seal)
ACKNOWLEDGMENT	
STATE OF OREGON. August 11,1966	
County of Klamath	ia An-
Before me. a Notary Public, personally appeared the within named Charles A. Johnson, Jr. and Jul.	ra AIIN
Johnson, . his wife, and acknowledged the foregoing instrument to be their	voluntary
act and deed	
WITNESS by hand and official seal the day and year last above written	
Oyal My Commission expires April 4, 1967	nr Oregon
	11 :
My Commission expires April 4, 1967	
MORTGAGE L. 54293-	K
L- 74277	/ 1
TO Department of Veterans Affairs	
FROM	
STATE OF OREGON. County of State Control Cont	
STATE OF OREGON. County of County of County and duly recorded by me in Acamata County Records. Book o	f Mortgages.
STATE OF OREGON. County of State Control Cont	f Mortgages.

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After recording return to:
DEPARTMENT OF VETERANS' AFFAIRS
Laj Salem. Oregon 97310

, Deputy