FORM No. 633-WARRANTY D KNOW ALL M to grantor paid by does hereby grant, certain real prope uated in the Cou All and/ 31,/ ຣເກັ .111.25 Derson, at the Pate of Sour percent per annum on Sour percent.

48379

70-1629

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NOTE AND MORTGAGE

THE MORTGAGOR. ... Donald R. Keller and Joan R. Keller, husband and wife,

mortgages to the STATE OF OREGON, represented and acting by the Director of Veterans' Affairs, pursuant to ORS 407.030, the follow-

to secure the payment of Eighteen Thousand Five Hundred and No/100-(s. 18,500.00—), and interest thereon, evidenced by the following promissory note:

I promise to pay to the STATE OF OREGON ... Eighteen Thousand Five Hundred and No/100-I promise to pay to the STATE OF OREGON ELECTIVED THOUSAITH CLIVE BUILDING AND TOO TOO TOO TO THE STATE OF OREGON at the rate of four percent per annum on a principal balance of \$18,500.00 or less and 6.4-percent per annum on the principal balance in excess thereof, principal and interest to be paid in lawful money of the

The due date of the last payment shall be on or before February 15, 1994. In the event of transfer of ownership of the premises or any part thereof, I will continue to be liable for payment 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.

Klamath Falls, Oregon

January 21,

Donald R. Keller

The mortgagor or subsequent owner may pay all or any part of the loan at any time without penalty.

The mortgagor covenants that he owns the premises in fee simple, has good right to mortgage same, that the premises are free 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 any buildings or improvements now or hereafter existing; to keep same in good repair; to complete all construction within a reasonable time in accordance with any agreement made between the parties hereto; 3. Not to permit the cutting or removal of any timber except for his own do
- 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;
- 6. Mortgagee is authorized to pay all real property taxes assessed against the premises and add same to the principal, each of the advances to bear interest as provided in the note;
- advances to bear interest as provided in the note;

 7. To keep all buildings unceasingly insured during the term of the mortgage, against loss by fire and such other hazards in such company or companies and in such an amount as shall be satisfactory to the mortgage; to deposit with the mortgage all such policies with receipts showing payment in full of all premiums; all such insurance shall be made payable to the mortgage all such the mortgage of the mortgage and such deemed a debt due and shall be secured by this mortgage; insurance shall be kept in force by the mortgagor in case of fore
 closure until the period of redemption expires;

STATE

			615	
ortgagee shall be entitled to all compensation and c	lamages received under rigi	ht of eminent domain, or for a	y security volun-	
ortgagee shall be entitled to all compensation and rily released, same to be applied upon the indebtedn- ot to lease or rent the premises, or any part of sam	ess; ne, without written consent	of the mortgagee;	in same, and to	1
to lease or rent the premises, or any part of same to to lease or rent the premises, or any part of same to promptly notify mortgagee in writing of a transfer prish a copy of the instrument of transfer to the nine of the transfer to the nine of the transfer to a the present due from the date of transfer; in all other respective to the property of the transfer that he will be valid unless same contains covenance and agrees to pay the indebtedness secured by single property of the patient in case of default of	r of ownership of the pre- nortgagee; any purchaser 07.010 to 407.210 shall pay	shall assume the indebtednes interest as prescribed by ORS	and purchasers 107.070 on all pay- no instrument of	
of entitled to a loan or 4% interest; in all other respi- ents due from the date of transfer; in all other respi- ansfer shall be valid unless same contains a covena- tion of the container of the same contains a covena- tion of the container of	ects this morigage shall re it of the grantee whereby ame.	the grantee assumes the coven	expenditures made	
he mortgagee may, at his opposit of an attorney to	secure compliance with	tely repayable by the mortgage	it without	
t at the rate provided in the note and all be secured by this mortgage.	in contained or the exper	diture of any portion of the ortgagee given before the ex	loan for purposes penditure is made, out notice and this	
at the rate provided in the note and all such expendible becaused by this mortgage. Befault in any of the covenants or agreements here han those specified in the application, except by wr ause the entire indebtedness at the option of the mage subject to foreclosure.	ortgagee to become immed	liately due and payable with	ght arising from a	
97 The antions	herein set forth will not	Constitute a	and the first the early and patholic transitions.	1
the failure of the mortgagee to exercise any options of the covenants. In case foreclosure is commenced, the mortgagor shied in connection with such foreclosure.	the mortgagee shall have	the right to enter the premise	es, take possession, the mortgagee shall	
then the breach of any covenant of the same less	reasonable costs of collecti	folf, about the manning	Although March March 1986 Although Control	
the rents, issues and profits and apply same, test the right to the appointment of a receiver to collect strength to the appointment of a receiver to collect strength to the respective parties hereto.	o and be binding upon the	visions of Article XI-A of the	Oregon Constitution,	
It is distinctly understood and agreed that the	hereto and to all rules and	S 407 020		
407.010 to 407.210 and any subsequents Affairs pursua be issued by the Director of Veterans' Affairs pursua WORDS: The masculine shall be deemed to include cable herein.	e the feminine, and the s			
- 동안생성, 물병생, 발생, 인도를 포함한다는 건물하다 당하. - [1887] : [1884] : [1884] : [1884] : [1884] : [1884] : [1884] : [1884] : [1884] : [1884] : [1884] : [1884]				
				1
				1
IN_WITNESS.WHEREOF, The mortgagors_have s	a le bonds and sents th	nis 21 day of Janua	ary 19 71	
INWITNESS WHEREOF, The mortgagors have s	et their hands and	0.0		
	Donald	1 R Keller	(Seal)	
	Juan	R. Kellet	(Seal)	
			(Seal)	
A	CKNOWLEDGMEN	T		
ATE OF OREGON		January 2.	լ, 1971	
	∫ ^{ss} .	and Tonn	R Keller.	
County of Klamath Before me, a Notary Public, personally appeared	the within named	R. Keller and Joan		
	nis wife, and acknowledged	d the foregoing instrument to b	their voluntary	
t and deed.				0:4
WITNESS by hand and official seal the day and	year last above written.	OV [MOI	tonal distribution	s - 1 s
	Ga	er, Gmed	Notary Public for Oregon	
		April 4	,, 1971	
	My Commis	sion expires		8
	MORTGAGE			
		A Affaire	L- 79520-P	
FROM	TO Depart	ment of Veterans' Affairs		
"这一一一一,这大百万,一点就一点,我们就把一个大手,这一点,就一一笑,这一大人的声	€			
STATE OF OREGON,	y katang managan ang Salatan		한 바람들은 장하는데 살아 되었다. 그	
STATE OF OREGON, County ofKlamath I certify inat the within was received and duly		ometh County Re	cords, Book of Mortgages,	

Fee \$3.30

29

January 22, 1971

After recording return to DEPARTMENT OF VETERANS' AFFAIRS dle Gentral Services Building Splem, Oregon 97310

Form L. 4Fev. 9-99)

Klamath

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