OCT 29 13 24 PM 1971 57853 Vol. M7/ Page 11348 NOTE AND MORTGAGE THE MORTGAGOR Charles R. McClure and Jane E. McClure, husband and wife The NW NE of Section 4, Township 41 South, Range 12 East of the Willamette Meridian, Klamath County, Oregon. to secure the payment of Twenty Four Thousand Eight Hundred and no/100 -(8.24.800.00 _____, and interest thereon, evidenced by the following promissory note: I promise to pay to the STATE OF OREGON Twenty Four Thousand Eight Hundred and no/100 \$ 1,908.00 ----- on or before November 1, 1972 ------ and \$1,908.00 on each November 1st _____ thereafter, plus _____ the ad valorem taxes 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 balance, the remainder on the principal. In the event of transfer of ownership of the premises or any part thereof, I will continue to be liable for payment and 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.

d at Charles R ME Clure Dated at Klamath Falls, Ore Jane & McClure October 21,1971

MORTGAGOR FURTHER COVENANTS AND AGREES:

- 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;
- 2. Not to permit the cutting or removal of any timber except for his own domestic use; not to commit or suffer any waste
- 4. Not to permit the use of the premises for any objectionable or unlawful purpose;
- 6. Not to permit any tax, assessment, lien, or encumbrance to exist at any time;
- 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;
- 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 mortgages; 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 mortgages; insurance shall be kept in force by the mortgager in case of foreclosure until the period of redemption expires;



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8. Mortgagee shall be entitled t	o all compensation and damag	ges, received under right of emi	sent domain, or for any security ve	olun-
Not to lease or rent the pren	pplied upon the indestentess,	ithout written consent of the r	nortgagee;	
To promptly notify mortgage furnish a copy of the instru	e in writing of a transfer of ment of transfer to the morts	ownership of the premises or gagee; a purchaser shall pay it espects this mortgage shall ret	any part or interest in same, ar iterest as prescribed by ORS 407.0' nain in full force and effect.	id to 10 on
The mortgages may, at his or is in so doing including the er w interest at the rate provided	ption, in case of default of the inployment of an attorney to i in the note and all such exp	mortgagor, perform same in secure compilance with the te penditures shall be immediatel	rms of the mortgage or the note y repayable by the mortgagor wi	shall thout
Default in any of the coven er than those specified in the a il cause the entire indebtedness	ants or agreements herein coupplication, except by written at the option of the mortgag	ntained or the expenditure of permission of the mortgagee ee to become immediately du	any portion of the loan for pur given before the expenditure is a e and payable without notice and	рояеs nade, I this
The failure of the mortgagee	to exercise any options herei	n set forth will not constitute	a waiver of any right minute	
In case foreclosure is commo	enced, the mortgagor shall be foreclosure.	liable for the cost of a title s	earch, attorney fees, and all other	costs
Upon the breach of any conject the rents, issues and profi	venant of the mortgage, the reason apply same, less reason	mortgagee shall have the right nable costs of collection, upon	to enter the premises, take possetthe indebtedness and the mortgages	shall
The covenants and agreemer	nts herein shall extend to and	be binding upon the neurs, t	Recutory, administration	
It is distinctly understood a natitution, ORB 407.010 to 407.2	ind agreed that this note and 210 and any subsequent amer 1 by the Director of Veterans	morigage are subject to the production of the product of the province of the p	ules and regulations which have sions of ORS 407.020.	been
WONDS: The masculine sha plicable herein.	Il be deemed to include the f	eminine, and the singular th	e plural where such connotation	
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		Charles K	me Clure	
		, Jane E. M	Clure	(Seal)
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FATE OF OREGON, Klamath County of		Ss. Charles R.	McClure and Jane E. Me	cclure
Before me, a Notary Public	c, personally appeared the with	hin named)	McClure and Jane E. Mc	luntary
	his wife,	and acknowledged the foregoi	ng instrument to be	
ct and deed.		shove written		
WITNESS by hand and off	icial tool the day and year last	above with the	()	F = 8°
		formerce	Notary Public for C	region
TERRENCE E. J	IEN'NESS		1/2 -1 -21	
NOTARY FUELIC	J-0/10011	My Commission expires	1-21-	<u>}</u>
My Commission Expires.	Married & an and apply property and light and			
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FROM	***************************************	TO Department of		
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County of K1/		₹85.		
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				ortgages,
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I certify that the within with	was received and duly recorded the	by me in Klamath	111ne County Clerk	
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I certify that the within with	was received and duly recorded the 29th day of October 1971 at 3:24 ×a%o'clo	bok Pame By Capatible	Clark O. W. D. Milno	tras Perminan
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