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AND THE PROPERTY OF THE PROPER Vol. 73 Page 3180 \_\_\_

29.5785 NOTE AND MORTGAGE

Richard J. Chase and Mila T. Chase, husband and wife, THE MORTGAGOR,

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

Lot 12 in Block 1 of FOURTH ADDITION TO SUNSET VILLAGE, Klamath County, Oregon.

tenements, heriditaments, rights, privileges, and appurtenances including roads and easements used in the strength of the stre

to secure the payment of Twenty-three thousand seven hundred sixty-five and no/100-

(\$ 23,765.00---), and interest thereon, evidenced by the following promissory note:

\$ 145.00-----on or before November 1, 1973------and \$145.00 on the lst of each month------ thereafter, plus one-twelfth of------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 balance shall draw interest as prescribed by ORS 407.070 from date of such transfer.

Dated at Klamath Falls, Oregon

September 28th

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

A Klamath Falls, Oregon

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Wile T. Chase

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

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 demolisi provements now or hereafter existing; to keep same in good repair; to complete all construction 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 co
- 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;
- 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 mortgagee; to deposit with the mortgagee all such policies with receipts showing payment in full of all premiums; all such insurance shall be made payable to the mortgagee; insurance shall be kept in force by the mortgagor in case of foreclosure until the period of redemption expires;

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	as domain or for any security volun-
Who applied to all compensation and	damages received under right of eminent domain, 0. 20.
Mortgagee shall be entitled to an expendent the indebte tarily released, same to be applied upon the indebte tarily released, same to be applied upon the indebte tarily released, same to be a transitive of	damages received under right of eminent domain, or for any security volundress;  ame, without written consent of the mortgagee;
Not to lease or refer the pages in writing of a transfer to the furnish a copy of the instrument of transfer to the furnish a copy of the instrument of transfer; in all companies to the furnishment due from the date of transfer; in all companies to the contract of the form the date of transfer; in all contracts the furnishment of transfer; in all contracts the furnishment of transfer; in all contracts the furnishment of transfer.	ome, without written consent of the mortgagee,  fer of ownership of the premises or any part or interest in same, and to control of the premises of the mortgage; a purchaser shall pay interest as prescribed by ORS 407.070 on control of the mortgage shall remain in full force and effect.  to the mortgagor, perform same in whole or in part and all expenditures to the mortgagor, perform same in whole or in part and all expenditures to secure compliance with the terms of the mortgagor without
The mortgagee may, at his option, in case of default in so doing including the employment of an attorr in the note and all stituterest at the rate provided in the note and all st	to mortgagee: a purchaser similar promain in full force and content respects this mortgage shall remain in full force and all expenditures to the mortgage, perform same in whole or in part and all expenditures to secure compliance with the terms of the mortgage or the note shall never to secure compliance with the terms of the mortgage or without under expenditures shall be immediately repayable by the mortgage without under expenditure of any portion of the loan for purposes of the mortgage given before the expenditure is made, settlen permission of the mortgage given before the expenditure is made, we without notice and this
nd and shall be secured by this hortgagements he Default in any of the covenants or agreements he than those specified in the application, except by we than those specified in the application.	the production of the capenditure of any portion of the loan for purposes written permission of the mortgagee given before the expenditure is made, written permission of the mortgagee given before the expenditure is made, written permission of the mortgage given before the expenditure is made, written permission of the mortgage to become immediately due and payable without notice and this mortgage to become immediately due and payable without notice and this mortgage to become immediately due and payable without notice and this mortgage to become immediately due and payable without notice and this mortgage to become immediately due and payable without notice and this
cause the entire indeptedness to gage subject to foreclosure.	ns herein set forth will not constitute a walver of any right arising from a shall be liable for the cost of a title search, attorney fees, and all other costs
ch of the covenants.  In case foreclosure is commenced, the mortgagor s	shall be liable for the cost of a title search, attorney fees, and all other costs  ge, the mortgagee shall have the right to enter the premises, take possession.
urred in connection with such forces	shall be liable for the cost of a man- ge, the mortgages shall have the right to enter the premises, take possession, ses reasonable costs of collection, upon the indebtedness and the mortgages shall sect same.  d to and be binding upon the heirs, executors, administrators, successors and
eet the rents, issues and appointment of a receiver to come the right to the appointment of a receiver to come the right to the appointment of a receiver to come the right to the rents.	d to and be binding upon the heirs, executors, administrators, successors and not and mortgage are subject to the provisions of Article XI-A of the Oregon note and mortgage are subject to the provisions of oral regulations which have been not amendments thereto and to all rules and regulations which have been not amendments thereto and to provisions of ORS 407.020.
igns of the respective parties nereco.  It is distinctly understood and agreed that this need that the structure of the dorse of the do	d to and be binding upon the literature of the provisions of Article XI-A of the Oregon onto and mortgage are subject to the provisions of Article XI-A of the Oregon ent amendments thereto and to all rules and regulations which have been ent amendments thereto and to all rules and ORS 407,020.  Veterans' Affairs pursuant to the provisions of ORS 407,020.
WORKS The masculate state	ont amendments thereo.  Veterans' Affairs pursuant to the provisions of Okts solutions are used the feminine, and the singular the plural where such connotations are used the feminine, and the singular the plural where such connotations are
plicable herein.	
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	contember 1073
the state of the s	e set their hands and seals this 28th <sub>day</sub> or September 1973
IN WITNESS WHEREOF, The mortgagors have	
	Ribart J. Chase (Scal)
	Mila P Chase (Seal)
	(Seal)
and the state of t	
	ACKNOWLEDGMENT
STATE OF OREGON.	55.
County of Klamath	Richard J. Chase and Mila T.
nersonally appea	ared the within named
Chase	, his wife, and acknowledged the foregoing instrument to be woluntary
act and deed.  (WITNESS by hand and official seal the day a	and year last above written.  Mulen D. Solchuer  Notary Public for Oregon
	Notary Public for Oregon
0 1 4 7 7 1 23	11/25/76
Ap. " 6 /*	My Commission expires
kan digunak digunak di kanalan di Manjaran di kanalan di	
10 0F 28	MORTGAGE X M-02137-P
Management of the second	TO Department of Veterans' Affairs
FROM	TO Department of Total
STATE OF OREGON,	}ss.
KLAMATH KLAMATH	) Dook of Martenges
County of	d duly recorded by me in
I certify that the washing and and an analysis	of SEPTEMBER 1973 WM. D. MILNE KLAMATICOUNTY CLERK
No. M 73 Page 13180on the 20th day	OI memory
Janel Drasil	, Deputy.
SEPTEMBER 28th 1973	at o'clock 3:49 P.M.
Filed Klamath Falls, Oregon	Hase C Drazel Depu

FEE \$ 4.00

After recording return to:
DEPARTMENT OF VETERANS AFFAIRS
General Services Building
Salem, Oregon 07310

