NOTE AND MORTGAGE 52504 THE MORTGAGOR. CHEWREN M. COMPOSITY, JR. LES DYNEY R. CHEMREN, Lucitor 1 mortgages to the STATE OF GREGON, represented and acting by the Director of Veterans' Affairs, pursuant to ORS 407.030, the follow ing described real property located in the Slate of Oregon and County of Klamath Lot 28 in TONATE" . 3, Klomoth County, Oregon. ñÿ 101 1.00 .: 🗷 : ిక 4 20 100 R T to secure the payment of Sirteen thousand six hundred twenty-six and no/100-(\$ 16,626.00-----), and interest thereon, evidenced by the following promissory note: с. Т initial disbursement by the State of Oregon, at the rate of 5.9------ percent per annum until such time as a different interest rate is established pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United S. at the office of the Director of Veterans' Affairs in Salem, Oregon, as follows: s 119.00----- on or before December 1, 1973----- and s119.00 on the 1st 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 The due date of the last payment shall be on or before November 1, 1993----the event of transfer of ownership of the premises or any part thereof. I will continue to be liable for payment and ance 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. Tuesign M. Elemeth Folls, O: Dated at 19...7.3 The mortgagor or subsequent owner may pay all or any part of the loan at any time without penalty. morigagor covenants that he owns the premises in fee simple, mbrance, that he will warrant and defend same forever agai shall not be extinguished by foreclosure, but shall run with has good right to me inst the claims and den ortgage same, that the premises are free nands of all persons whomsoever, and this The from encu MORTGAGOR FURTHER COVENANTS AND AGREES 1. To pay all debts and moneys secured hereby; 2. Not to permit the buildings to be ep san en the mit the cutting or removal of any timber except for his o 3. Not to 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; . To keep all buildings unceasingly insured during the

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Mortgage shall be entitled to all compensation and damages received under right of eminent domain, or for any security volun-tarily released, same to be applied upon the indebtedness.

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9. Not to lease or rent the premises, or any part of same, any part or interest in same, and to iterest as prescribed by ORS 407.079 on ann in full force and effect. or rent the premises, or any part transfer of ownership of the pre-notify mortgagee in writing of a transfer of ownership of the pre-notify mortgagee in writing of a transfer to the mortgage is this mortgage

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tgagee; a pur respects this whole or in part and all expenditure

mortgagee may, at his option, in case of default of the mortgagor, perform so doing including the employment of an attorney to secure compliance we rest at the rate provided in the note and all such expenditures shall be in rate provided in the secured by this mo of the loan for he expenditure draw expe

Default in any of the covenants or agreements herein container than those specified in the application, except by written permi-raise the entire indebtedness at the option of the mortgagee to from the entire indebtednes ubject to foreclosure. institute a waive

The failure of the mortgagee to exercise any options herein set forth will not co breach of the covenants. of a title search

mortgagor shall be e foreclosure is commenced, the connection with such foreclosure

breach of any covenant of the mortgage, s, issues and profits and apply same, less to the appointment of a receiver to collect und to the appoi Article

The covenants and agreements herein shall extend to and be assigns of the respective parties hereto. It is distinctly understood and agree Constitution, ORS 407.010 to 407.210 and issued or may hereafter be issued by the of Veteran and WORDS: The masculine applicable herein. ed to include the shall be deen

19 7 3 their hands and IN WITNESS WHEREOF, The ortgagors have Jecours M's (Seal) Telint Ty R (Seal) (Seal)

ACKNOWLEDGMENT

STATE OF OREGON. Klamath GEOTOR . STUDIAT, JE. 201 County within named onally appeared the Before me, a Notary Public, perso

the lovegoing instrument to be that STUDEL PATESY P. WY V 0. act and deed. Sucon 6/4/1977 and year las for Oregon and official seal th Notary Pul WITNESS by ha My commission

My Commission expires

MORTGAGE XX M03108

... TO Department of Veterans' Affairs

STATE OF OREGON, County of Klamath Kiensth received and duly recorded by me in

I certify that the within was an. D. Hine October No. 14 73 Page 14063 on the 18th day of

1-Rs Hazel fin ·Ну Filed October 18, 1073 \sim r M By Hayel Dea-Wa. D. Milne

County Clerk After recording return to: DEPARTMENT OF VETERANS' AFFAIRS General Services Building Salem, Oregon 97310

Form L-4 (Rev. 5-71)

FROM

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