Vol. 74 Page 5582 ... 28-6730 NOTE AND MORTGAGE 88536 THE MORTGAGOR, ROBERT D. COOL and JANICE.M. COOL, husband and ୍ଷ 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 Mamath Lot 1 in Block 29, HILLSIDE ADDITION TO THE CITY OF KLAMATH FALLS, TOGETHER WITH LOT 1 IN BLOCK 29, HILDIDE ADDITION TO THE GITT OF ALARD IN FALLS, TOGETHER WITH the South one-half of vacated Doneld Street adjacent on the North, Klamath County, Oregon. 3 Ξī E d 1 200 NHU . owing of Six Thousand Three Hundred Fifty and 64/100----- Dollars (\$,350.64------ E. evidenced by the following promissory note: Dol. Interest from the date of initial disbursement by the State of Oregon, at the rate of Interest from the date of initial disbursement by the State of Oregon, at the rate of 5.0------percent per annum, until such time as a different interest rate is established pursuant to ORS 407.072. 28527 principal and interest to be paid in lawful money of the United States at the office of the Director of Veterans' Affairs the ad valorem taxes for each successive year on the prenited thereilded 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. THIS CER and existing un and other gou hv Dobert D. C. to THE FED and recorded Klamath Falls, Oregon Janie M. the. 1 _, <u>19</u>74 nated at 3 -May -The mortgagor or subsequent owner may pay all or any part of the loan at any time without penalty. Rem This mortgage is given in conjunction with and supplementary to that certain mortgage by the mortgagors herein to the State of 1 This mortgage is given in conjunction with and supplementary to that certain mortgage by the mortgages mercan to the star November 10, 1971-, and recorded in Book <u>M-71</u>, page <u>11975</u>, Mortgage Records for <u>Klamath</u> in a F County, Oregon, which was given to secure the payment of a note in the amount of \$ 73650.00 mind this mortgage is also given 5 The mortgagor covenants that he owns the premises in few simple, has kood 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. previous note, and the new note is evidence of the entire indebiedness. NO BE 20 H Q. MORTGAGOR FURTHER COVENANTS AND AGREES: 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 heretoi
Not to permit the use of the promises for any obtactionable or union bereast or uncomplete and the permit of any waste; **A** A 32 1.4.15 Not to permit the cutting or removal or any timber except for his own domestic use; if
Not to permit the use of the premises for any objectionable or unlawful purpose;
Not to permit any tax, assessment, lien, or encumbrance to exist at any time; Not to permit any tax, assessment, lien, or encumbrance to exist at any time;
Mortgasse is authorized to pay all real property taxes assessed against the premises and add same to the principal, each of the advances to bear hiterest as provided in the nois;
To know all buildings uncontacted bears advances to bear interest as provided in the note; To keep all buildings unceasingly insured during the term of the notrgage, 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 the mortgage all such policies with receipts showing payment in full of all premiums; all such insurance shall be made payments. Insurance shall be kept in force by the mortgagor in case of foreclosure until the period of redemption expires; FEDI remai 司制件 12383 1. 24 corp AL ST 1 1 Y 48 12 ~**10**

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