Q-24403 6138 Vol. 14 Page 88968 NOTE AND MORTGAGE THE MORTGAGOR, Joe G. Lindsay and Mary L. Lindsay, husband and wife, 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 Klemth All the following described real property situate in Klamath County, Oregon: 1.23 PARCEL I: The South 84.4 fect of Lot 7, Block 2 HOME ACRES according to the duly recorded plat on file in the office of the County Clerk, Klemath County, Oregon. PARCEL II: Tracts 1 and 2 of "400" Subdivision, in the Southeast quarter of the Northeast 1915 quarter of Section 35, Township 39 S. R. 9 E.W.M., Klamath County, Oregon, according to the plat thereof recorded in the records of said county. EXCEPT that portion of said Tract 2 included in deed to the United States of America recorded February 7, 1936 in Vol. 105 page Ail 609, Deed Records of Klamath County, Oregon, for 1-B-1-A Drain of the Klamath Project. EXCEPT ALSO that portion of said tract 2 lying Southerly and Westerly of said right of way of said 1-B-1-A Drain deeded by Martin Greene and Annia M. Greene to Frank Phillips by . 07 9 daed recorded December 5, 1940 in Vol. 133 page 559, Deed Records of Klamath County, Oregon. 1.1 EXCEPT ALSO that portion of said Tracts Land 2 described as Tract A-137 in Judgment on 9 Declaration of Taking in Civil No. 60-372, United States of America, plaintiff vs Martin Greene et al, Defendants, dated October 18, 1960, in the United States District Court for M the District of Oregon, recorded October 21, 1960 in Vol. 324 on page 635, Deed Records of Klamath County, Oregon, and in Judgment in said action dated January 21. 1963, recorded February 20, 1963, in Vol. 345 page 279, Doed Records of Klamath County, Oregon. to secure the payment of which there is a balance 35,300.00---- , and interest thereon, and as additional security for an obligation upon owing of Six Thousand Nine Hundred Thirty Six and 67/100----- Dollars (\$,936.37-)-evidenced by the following promissory not Dollars (\$ Antonio and With 戲 principal and interest to be paid in lawful money of the United States at the office of the Director of Veterana Affairs Dated at Klamath Falls, Oregon Mary & Lindsa řÈ 日常行 19 74 10114 May 15 The mortgagor or subsequent owner may pay all or any part of the loan at any lime without penalty. This mortgage is given in conjunction with and supplementary to that certain mortgage by the mortgagors herein to the State of Oregon, dated January 14, 1963 and recorded in Boox 215 page 173 Morigage Records for Klaubath County, Gregon, which was given to secure the payment of a note in the amount of $\frac{10,459.00}{10,459.00}$, and this mortgage is also given 114 unt of 5, 35, 300, 00 together with the balance of indebtedness covered by the as security for an additional advance in the AL AL previous note, and the new note is evidence of the entire indebtedness. mortgagor covenants that he owns the premises in fee simple, has good right to mortgage same, that the premises are free imbrance, that he will warrant and defend same forever against the claims and demands of all persons whomsoever, and this shall not be extinguished by foreclosure, but shall run with the land. MORTGAGOR FURTHER COVENANTS AND AGREES To pay all decits and moneys secured nervey.
Not to permit the buildings to become sacant or unocrupted, not to permit the removal or demolishment of any buildings or improvements now or hereafter existing; to keep same in good repar; to complete all construction within a resconship time in accordance, with any agreement made between the parties hereto;
Not to permit the cutting or removal of any timber except for his own domestic use; not to commit or suffer any waste; 11. F 4. Not to permit the use of the premises for any objectionable or unlawful purpose 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;
Mortgage is authorized to pay all real property taxes assessed against the premises and add same to the principal, each of the advances to bair interest as provided in the note;
To keep all buildings uncessingly insured during the term of the mortgage, against loss by fire and such other hazards in such company or companies and in such an andount as shall be satisfactory to the murtgage; it depend with the mortgage end such other mortgage; and the mortgage end such insurance shall be finde purpoint to full of all premiums; all such insurance shall be kept in force by the mortgage in case of forclosure uptil the period of redemotion expires; 1,190 生产的发展



6140 Mortgagee 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; se or rent the premises, or any part of same, without written co 54-1 2 2 5 e, and to 407.070 on of the premises or any part mptly notify mortgagee in writing of a transfer of ownership o a copy of the instrument of transfer to the mortgagee: a purc mets due from the date of transfer; in all other respects this r shall pay 10. To 4 The mortgagee may, at his option, in case of default of the mortgagor, perform same in w in so doing including the employment of an attorney to secure compliance with the terr interest at the rate provided in the note and all such expenditures shall be immediately nort and all oft draw int demand ecured by this mortgage. Default in any of the covenants or agreements herein r than those specified in the application, except by writ cause the entire indebtedness at the option of the mot mortgag other i shall c mortgag The failure of the morigagee to exercise any options herein set forth will not constitute a waiver breach of the covenants. . 1 +1110 In incurred 500 1,915 n the breach of any covenant of the e rents, issues and profits and apply right to the appointment of a receive 4 The covenants and agreements herein shall extend to and assigns of the respective parties hereto, heirs, executors, administ It is distinctly understood and agreed that this note and mortgage are subject to the provisions of Article XI-A Constitution. OIIS 407.016 to 407.216 and any subsequent amendments thereto and to all rules and regulations which has or may hereafter be issued by the Director of Veterans' Affairs pursuant to the provisions of ORS 407.029. WORDS: The masculine shall be der applicable herein. include the feminine, and th straular the plural i i 19.74 IN WITNESS WHEREOF, The mortgagors have set their hands and sepis this 5. where a (Seal) 2 Sinder (Seal) (Seal) ACKNOWLEDGMENT 10-22 av._____ STATE OF OREGON. **#**# County of Firmath May 15,1974 Before me, a Notary Public, personally appeared the within named JOE G. Lindsay and Mary L. Lindsay. 6 their voluntary ent to be his wife and acknowledged the 1.5 . act and deed. Gul V. Constant Notary Public for 0 My Commission expires April 4, 1975 WITNESS my hand and official seal the day and year last ab 1 1 * MORTGAGE L-M10198-KX TO Department of Veterans' Affairs 水震学習の言語 ¥., FROM STATE OF ORECON. KLANATH . County of KLAMATH County Records, Book of Mortgagen, I certify that the within was received and duly recorded by me in Page 6132 an one 16th doe of MAY 1974 WM.D. MILNE KLAMATH CLERK County w 71 By Haz Dra HAT 16th 1974 Deputy \sim _ at o'clock 10148 A _m 10 下江 Klamath Falls Oregon Han Citho. Filed ÷.\$ Deputy - A. county Clerk 71 After recording return to: DEPARTMENT OF VETTRANS' AFFAIRS General Services Building Salem, Oregon 97319 FEE \$ 6.00 1 1 EP-64030-274 2700 Tr. Form L-4-A (Rev. 8-12) i = faise parties - i ÷.,