10397

NOTE AND MORTGAGE

#11177 Page 14989 THE MORTCAGOR ACLARENCE HERBERT YOUNG and VIRGINIA M. YOUNG, husband and wife,

PARCEL 1

The following described real property in Klamath County, Oregon:

The South 125 feet of the North 400 feet as measured along the East and West lines of the following described property:

A tract of land situated in the SEZSEZ of Section 14, Township 39 South, Range 9 East of the Willamette Meridian, more particularly described as follows:

Beginning at a point on the East boundary of Homedale Road, said point being North 89° 48' East a distance of 30.0 feet and South 0° 10' East a distance of 822.0 feet from the Northwest corner of the SELSEL of said Section 14; thence South 0° 10' East along the East boundary of Homedale Road a distance of 524.8 feet to the North boundary of Airway Drive; thence South 89° 41' East along the North boundary of Airway Drive a distance of 350 feet; thence North 0° 10' West parallel with Homedale Road a distance of 527.8 feet; thence South 89° 48' West a distance of 350.0 feet, more or less to the point of beginning.

PARCEL 2

The following described real property in Klamath County, Oregon:

The South 125 feet of the North 275 feet as measured along the East, and West lines of the following_described property:

A tract of land situate in the SE%SE% of Section 14, Township 39 South, Range 9 East of the Willamette Meridian, more particularly described as follows:

Beginning at a point on the East boundary of Homedale Road; said point being North 89° 48' East a distance of 30.0 feet and South 0° 10' East a distance of 822.0 feet from the Northwest corner of the SELSEL of said Section 14; thence South 0° 10' East along the East boundary of Homedale Road a distance of 524.8 feet to the North boundary of Airway Drive; thence South 89° 41' East along the North boundary of Airway Drive a distance of 350.0 feet; thence North 0° 10' West parallel with Homedale Road a dis-tance of 527.8 feet; thence South 89° 48' West a distance of 350.0 feet, more or less to the point of beginning.

EXCEPTING THEREFROM from the above described parcels any portion lying within the right of way of the 1-C-1-A-1 Drain. veson dated August 28, 1974 and recorded in Boox M-74 page 1.055 Morigage Records for Klamath 22, 950,00-

uply, for an additional advance, in the amount of \$ 7, 652, 900 -- together, with the balance of indebted

(c) an applitude is avance in the endunt of C. J. (U.U.A. MILT together with the balance of indexis (e) and the new note if evidence of the entre incebredness. Include on the second second

Heneringuinned by Joreciosure, but shall run with the land state and money's selfred hereby in supervised to a compare or undertailed not to partial the random of a demolianment of any buildings or affect moves menality selfred hereby in this buildings to a compare or undertailed not to partial the random or demolianment of any buildings or affect moves menality existing to accompany or an addemonstration within a reasonable time in investor menality existing to accompany in a door roughly to compare internation within a reasonable time in investor menality existing to accompany the partial hereby in the article existing of any theory states hereby with a reasonable the partial hereby in the sufficient of the presence of the partial hereby in the sufficient of the presence of the partial hereby in the sufficient of the presence of the partial hereby in the sufficient of the presence of the partial of the partial particle in the sufficient of the presence of the partial hereby in the sufficient of the presence of the partial of the sufficient of the sufficient of the presence of the presence of the partial of the presence of the sufficient of the sufficient of the presence of the sufficient of the method of the presence of the sufficient of the presence of the sufficient of the presence of the sufficient of the sufficien



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togeher, with the fenements, hereditaments, rights, privileges, and appurtenances including roads and easements used with the prainise; electric wiring and fixtures, furnace and heating system, water heaters, fuel scorage receptaci with the prainise; electric wiring and fixtures, furnace and heating system, water heaters, fuel scorage receptaci with the prainise; electric wiring systems, screens, doors, window shades and blinds, shutters; cabinets, built-ins, linole coverings, built-in stoves, ovens, electric sinks, air conditioners, refrigerators freezers, dishwashers; and all fixtures no coverings, built-in stoves, ovens, electric sinks, air conditioners, refrigerators freezers, dishwashers; and all fixtures no replacements of any one or more of the foregoing items, in whole or in part, all of which are hereby declared to be appur fasted and all of the rents, issues, and profils of the morigaged property; used in connection ceptacles; plumbing, linoleums and floor res now or hereafter ng thereon; and any e spourtenant to the secure the payment of _____ Seven thousand six hundred fifty-two and no/100-of Twenty-six thousand nine hundred ninety-seven and 72/100----Dollars (\$26,997.72) nissory note:

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INCREY-SIX: LOOUSING TILLE: INHIGHEST THE State of Oregon, at the rate of 529-Interest from the date of initial disbursement by the State of Oregon, at the rate of 529-Dollars Interest from the date of initial disbursement by the State of Oregon, at the rate of until such time as a different interest rate is established putsuant to ORS 407.072 ercent per annum and interest to be paid in lawful money of the United States at the office of the Director Affairs

Clarence Houte Dated at Klamath Falls, Oregon 10 76 Thiginia M. Young September 23 niortgagor or subsequent owner may pay all or any part of the loan at any time

This mortgage is given in conjunction with and supplementary to that certain mortgage by the mortgagors herein. September 19, 1973 M-73 12727 on dated August 28, 1974 and recorded in Book M-74 page 10555 Mortgage Records for 19, Oregon, which was given to secure the payment of sincle in the amount of \$ 4, 404,00 m and this mortgage country, for an additional advance in the amount of \$ 7,652,000 m together with the balance of indebtedness mortgagors herein to the State of rtgage is also giver out its rotten applicational advance in the amount of 4. As U.S.A.MUT. together with the balance of indebtedness covered by the ous note, and the new note is evidence of the entire indebtedness. The mortgager coveriants that he owns the premises in fee simple has good right to mortgage same, that the premiser are free encombrance (that he will warrant and defend same forefer inspirate the claims and demands of all persons whomeover, and this and shall not be excluding to y foreclosure, but shall run with the land.

MOPTOAGOR FURTHER. COVENANTS AND AGREES To pay all debu and moneys sectore hereby not obscription of the buildings to become vector at indeconnect not to permit the removal or demolstament of any oblidings or im-provements new of therefore existing. (6) keep came and before realls for complete all construction within a reasonable time in accordance with any agreement date is wean the permit has not converte user to be constructed within a reasonable time in accordance with any agreement date is wean the permit has not converte user to be commit or elifer site, watt, Not to permit has use of the premise for any objectively for his nor converte user to be commit or elifer site, watt; Not to permit any tax assessment. Then, or encompranes to exist at any tree. Not to permit any tax assessment. Then, or encompranes to exist at any tree. Not to permit any tax assessment. Then, or encompranes to exist at any tree. Not to permit any tax assessment. Then, or encompranes to exist at any tree. Not to permit any tax assessment. Then, or encompranes to exist at any tree. Not to permit any tax assessment the permit of the permit of the more assessed against the permited and and a site provide any tax accordance with any tax assessment. Then, or encompranes to exist at any tree. Not to permit any tax assessment the norted of the permit of the permit of the permits and the tree permits. To perpendent to any tax assessment and the permit of the permit of the permit of the permits and the the permits any tax assessed against the permits of the permit of the here to a permit of the permits of the permit of the permits as a start be activities of the permit of the permit of the permit of the permit of the permits are according to a permit the another permits and the permit of the

MORTGAGOR FURTHER COVENANTS AND AGREES





STATE OF OREGON.

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S. S. A. P.

County of Klanath

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14991 Mortgagee shall be builled to all compensation and damages received under right of eminent domain, or for any security your tarily released, same to be applied upon the indentedness. farily released, same to be applied upon the indebtedness.
Not to lease or roll the premises, or any part of same, without written consent of the morgages.
Not to lease or roll the premises, or any part of same, without written consent of the morgages.
To promptly notify morgages in writing of a transfer of ownership of the premises or any part or interest in lates and to morgage the dustriant of transfer to the morgages.
To promptly notify morgages in writing of a transfer of ownership of the premises or any part or interest in lates and to morgage due from the date of transfer in all other respects into morgage shall remain in full force and effect of the morgages.
The morgages may, at his option, in case of default of the morgagor perform same in whole or in part and all effect the morgage.
The morgages may, at his option, in case of default of the morgagor perform same in whole or in part and all effect whole shall be immediately repeated by the morgage.
Default in any of the covenants or agreements herein contained or, the expenditures of any perform of the individue for purpose the interest of the application, except by write a shall be immediately repeated by the morgage.
Default in any of the covenants or agreements herein contained or, the expenditure of any perform of the individue and the option or agreements herein contained or, the morgage given before the individue and the option or agreements herein contained or the morgage given before the individue and the emitted of a state and to react any or agreements herein to be applied or the application, except by write and all the onteging of the morgage given before the individue and the option of the individue and the premise of the morgage. mortgage subject to forerloaure. The fullure of the mortgages to exercise any options herein set forth will not constitute a waiver of any right arising from a breach of the covenants. In case foreclosure is commenced, the mortgagor shall be liable for the cost of a title search, attorney fees, and all other costs inclured in connection with such toreclosure Upon the breach of any covenant of the mortgage, the mortgage shall have the right to enter the premises, take possession, collect the rents, issues and profits and apply same, leas reasonable costs of collection upon the indebiedness and the mortgagee shall have the right to the appointment of a receiver to collect same.

The covenants and agreements herein shall extend to and be binding upon the helts, executors, administrators, successors and is of the respective parties hereic. in respective parties nered. If distinctly understood and agreed that this note and mortgage are subject to the provisions of Article XI-A of the Oregon (no. ORS 407.01% to 407.21% inde any subjectuent and diments thereto and to all rules and regulations which have been issued hereafter be issued by the Director of Veterant' Affairs pursuant to the provisions of ORS 407.020. assigns and the singular the plural where sculine shall be

d seals this 23rd day of September IN WITNESS WHEREOF, The Plarence Harter 9 Chiginia M. young

ACKNOWLEDGMENT 88., S. 17. 60/2014 Some ne a Notary Public personally appeared the within named CLARENCE HERBERT YOUNG and

his wife and acknowledged the foregoing instrument to be ... their voluntar VIRGINIA M. YOUNG WITNESS my hard and official seat the day and year inst above written Bernice D. Kacff C. Alton C. Astor GMy Commission expires 3/13/80

0.055 MORTGAGE TO Department of Voterans Attairs STATE OF OREGON & County of Klamath si certify that the within was received and duly recorded by mean Ki amathi County Records. Book at Morthager, M76 Page 14239 on the 23 nov of September; 1976, Mm. Di Milne . Count Clark, Kiennath, Falle; Or

1 fee \$6.00

riled September, 23, 19/6 3:43 storios E. War, D.: Milney Colley Clerk announce and a case of the Own Atteneeding return to DepArtment: CP VS TELENS' AFFAIRS Constal Scholer Millions Statem, Ofeson Millions

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