يستعمر والمراجع		
39222 NO	MTC 4569-Brol TE AND MORTGAGE	
THE MORTGAGOR,	and GAROL D. TREETAN, RUSDANG	and wire,
nortgages to the STATE OF OBEGON, represented an ng described real property located in the State of Oreg	d acting by the Director of Veterens' Affairs, pur on and County of <u>Klamath</u>	suant to ORS 407.030, the follow- 0
ot 4 in Block 13, TRACT 1105, FOU fficial plat thereof on file in t regon.	RTH ADDITION TO CYPRESS VILLA, he office of the County Clerk	according to the of Klamath County,
gether with, the tenements, hereditaments, rights, pr ith the premises; electric wining and disturss; fur entlating, water and irrigating systems; ecreens, door overings, built-is storza, ovent, electric sinks, sir con- stalled in or on the premises; and any shrubbery, for placements of any one op more ot the foregoing items nd, and all of the rents, issues, and profits of the m	vileges, and appurtenences including roads and ace and heating system, water heaters ful s. window ahades and blinds, butters; cohincts ditioners. refrigerators, freezers, diskwashers; an a, or timber now growing or hereafter planted , in whole or in part, all of which are hereby de rigaged property;	essements used in connection storage receptacles; plumbing, built-ins, linoleums and floor of graving thereor, and any lared to be appurtonent to the
secure the payment of Seven Thousand Fi	ve Hundred and no/100	Dollars
7.500.00), and interest thereon, and as a mine or Thirty Five Thousand and no,	additional security for an existing obligation u	pon which there is a balance
videnced by the following promissory note:		DOULT ((*),
I promise to pay to the STATE OF OFEGON Seven Thousand Five Hundred and interest from the date of initial disbursement by th Thirty Five Thousand and no/100 interest from the date of initial disbursement by th	no/100	135.000.00
interest from the date of initial disbursement by the until such time as a different interest rate is esta principal and interest to be paid in lawful money in Salem, Oregon, as follows: \$253.00 \$.253.00 on the 15th of each mont	of the United States at the office of the Dir	percent per annum,
the ad valorem taxes for each successive year on samount of the principal, interest and advances an unpaid principal, the remainder on the original	the premises described in the mortgage, and all be fully paid, such payments to be applied	continuing until the full first as interest on the

The due date of the last payment shall be on or before DACEMDEX... In the event of transfer of ownership of the premiser or any part there the balance shall draw interest as prescribed by ORS 407.010 from date of This note is secured by a morigage, the terms of which are made a part December 15 2007 In the event of train and the balance shall dray This note is secured to be liable for payment f, I will contin

Dated at Klamath Falls, Oregon

November /7

le l. Jr Carol d. Freeman 1977

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2. The mortgagor or sub penalty

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This mortgage is given in conjunction with and su Oregon, dated September 6 ... 1977, and recorded in Book M77 ... page 16568, Mortgage Rec Klamath mant of a note in th unt of \$35.000.00 ity for an additional advance in the an --- scontional sdvance in the amount of \$7.. note, and the new note is evidence of the entire ind ount of \$7,500.00

miss in fee simple, has good right to mortgage same, that the prem same forever against the disting and demands of all persons whomsoe it shall run, with the land. that he will warran be extinguished by owns the pro ver, and this OR FURTHER COVENANTS AND AGREES

raby: Moant or unoccupied: not (o To pay all debts and moneys servined he AL NO ecome Vacant or unoccupied, not to permit the r sting; to keep same in good repair to complet made between the parties hereto; oval of any timber except for his own comercic mises for my objectionable, or unlawful purpose; vacant or un

nit the Not'te

diarainst ti A STATISTICAL WAY

Mortgages is subbrined to pay all real property takes and anyourses to Bear interest as provided in the note: To Keep all buildings uncessingly insured during the term company of companies and in such an amount as shall be polities with insertion anowing paymon, in full of ellipte insurance dual be kept in force by the infortage of the case. the term hazarils in such rigagee all such the mortgagee SSH2

22465 Mortgagee shall be entyled to all compensation and damages received under right of eminent domain, or for any security volun-tarily released, same to be applied upon the Proceedings; 9. Not to lease or rent the premises, of any part of same, without written consent of the mortgegee; promptly notify mortgagee in writing of a transfer of ownership of the premises or any part or interest in same, and to nish a copy of the instrument of transfer to the mortgagee; a purchaser shall pay interest as prescribed by ORS 407.070 on payments due from the date of transfer; in all other respects this mortgage shall remain in full force and effect. The mortgages may, at his option, in case of default of the mortgagor, perform same in whole or in part and all expe made in so doing including the employment of an attorney to secure compliance with the terms of the mortgage or the in draw interest at the rate provided in the note and all such expenditures shall be immediately repsyable by the mortgage. Default in any of the covenants or agreements herein contained or the expenditure of any portion of the loan for purposes than those specified in the application, except by written permission of the morigage given before the expenditure is made, cause the entire indebtedness at the option of the mortgages to become immediately due and payable without notice and this lage subject to foreclosure. other The failure of the mortgagee 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, incurred in connection with such foreclosure. attorney fees, and all other costs Upon the breach of any covenant of the mortgage, the mortgages shall have the right to enter the premises, take post the rents, issues and profits and apply same, less reasonable costs of collection, upon the indebtedness and the mortgage colle The covenants and agreements herein shall extend to and be binding upon the heirs, executors, administrators, It is distinctly understood and agreed Constitution, ORS 407,016 to 407,210 and ar ovisions of Article XI-A of the Oregon and regulations which have been issued ORS 407.020 subject to the provisions and to all rules and regu WORDS: The mas culine shall be dee the feminine, and the singular the nds and seals this 17th day of November 19 77 le l. Ireena (Seal) Carol of Freeman (Seal) (Seal) ACKNOWLEDGMENT STATE OF OREGON, 三十二十 从入住社 84. County of Klamath Before me, a Notary Public, personally appeared the within named Dale I. Freeman and Carol S. Freeman JO 3 ., his wife and acknowledged the foregoing instrument to be their act and deed. WITNESS my hand and official seal the day and year last ab INA : MORTGAGE 100 170 M76762 TO Department of Veteraits' Affairs STATE OF OREGON. County of Klamath I certify that the within was received and duly recorded by me in ... Klamath fortgages No. M77 Page 22464 17th day of November, 1977 WM, D. MILNE Elemeth Clerk By Semethand Litech Deputy. November 17, 1977 Klamath Palls, Oregon at o'clock 3:42 P By Dernethand falath County Klamath After recording return to: Fee \$6.00 neral S Salem vices Build "ON

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