A-28009/14 Eall 44575 1601	M Mol. 11 Page 2	1070
Fam L. 1924 N. 4th St.	NOTE AND MORTGAGE Vol. M18 Page	4820~
DESTRICTION OF A CONTRACT OF JOHN D. FC	RTUNE, JR. AND SUSAN H. FORTUNE	
the second s	sented and acting by the Director of Veterans' Affairs, pursuant to ORS 407.030, 1 51 0 1067 ate of Oregon and County of <u>Klamath</u>	
사람을 받았는 것 같아요. 이 것 것 같아요. 감독 가장 감독 가장에 가운 것 같아. [		<b>-</b> 1
	ADDITION TO CYPRESS VILLA according to the offici e.office of the County Clerks of Klamath County,	<b></b>
<ul> <li>I certify that the within was received and duly O.cedou.</li> <li>No. N77 DISC therefore on firsts the re- No. N77 DISC therefore on firsts.</li> </ul>	计分子 医马克氏 化乙酸乙酸 计分析 化化合金 化分析 化分析 计分析 计分析 计分析 医子宫 化乙烯二乙烯二乙烯二乙烯二乙烯二乙烯二乙烯 化乙酸盐 化乙酸盐 建磷酸盐	
CSTATE OF ONEGON. -I Counts of Klamath		
X000	L. 275955 TO:Départment of Vaterons' Affairs	
	MORTGAGE	
L.	My. Commission employed	
	사망 방법은 전 방법은 가장	
V.ISNKGS by fund and official real free day a	al Jean last areas written	
φ.: συς 4069 -	bis wie, and acknowledged the formering instruction to be	방법 및 가지 가입니 - 가지가 가지 않는 - 가지가 지하는
BETTER BE RETTER THEFE PRESE	area and the addition of the state of the st	
	nis, rights, privileges, and appurtenances including roads and easements used fixtures; furnace and heating system, water heaters, fuel storage receptacle screens, doors; window shades and blinds, shutters; cabinets, built-ins, linoitu screens, doors; window refrigerators, freezers, dishwashers; and all fixtures now sinks, all condition: timber now growing or hereafter planted or growing them hrubbery (flora, in whole or in part, all of which are hereby declared to be appu- origoing items, in whole or in part, all of which are hereby declared to be appu- ofits of the morigaged property;	in connection
사실 過過者 이 이 가지 않는 것 같아. 이 가지 않는 것 않는 것 않는 것 같아. 이 가지 않는 것 않는	o Thousand Five Hundred and no/100	
		/100
I promise to pay to the STA	TE OF OREGON Forty Two Thousand Five Hundred and no Dollars (\$42,500.00), with interest from the	he date of
different interest rate is established	of Oregon, at the rate of <u>5.9</u> — <u>percent percent per annum until such</u> d pursuant to ORS 407.072, principal and interest to be paid in lawful money of of Unterens' Affairs in Salem, Oregon, as follows:	the United
s 253.00 on o	r) before January 15, 1978 and \$ 255.00	es for each
successive year on the premises d	escribed in the mortgage, and test as interest on the unpaid balance, the remain	al, interest ider on the
In the event of transfer of of the balance shall draw interest as	whent shall be on or before <u>Decomposition</u> of the premises or any part thereof. I will continue to be liable for part prescribed by ORS 407.070 from date of such transfer. prescribed by ORS 407.070 which are made a part hereof	
November 2	John D. Fortune, Jr.	
Klamath Falls,	B. H. Fartu	ne
	and the construction of the Susan H. Fortune	
and the second	mer may pay all or any part of the loan at any time without penalty.	
The mortgagor covenants that he from encumbrance, that he will warrant the the will warrant that he will warrant the strengthed by	owns the premises in fee simple, has good right to mortgage same. That the print and defend same forever against the claims and demands of all persons whom foreclosure, but shall run with the land.	nemises are free nsoever, and this
MORTGAGOR FURTHER COVE	NANTS AND AGREES 1990 AT 199 UP 1991 AND A 1991 AND A 1991	
1. To pay all debts and moneys secu 2. Not to permit the buildings to	become vacant or unoccupied; not to permit the removal or demolishment of any kisting: to keep, same, in good repair; to complete all construction within a re kisting: to keep.	buildings or im- asonable time in
- Mark to normit the cutting of IC	noval of any timber where the	any waste;
serve and a server a server and a	semicet for any opiculularie of ante-	
6. Mortgagee is authorized to pay advances to bear interest as prov	ent, lien, or encumbrance to exist at any time; here of some states assessed against the premises and add same to the prim all real property taxes assessed against the premises and add same to the prim yided in the note; base for most the mortgage, against loss by fire and such other the prime of the mortgage, against loss by fire and such other the prime of the mortgage, against loss by fire and such other the prime of the mortgage, against loss by fire and such other the prime of the prime of the mortgage, against loss by fire and such other the prime of the prime of the mortgage, against loss by fire and such other the prime of the prime of the mortgage, against loss by fire and such other the prime of the pri	r hazards in such
and have buildings unceasing	which in the note: which in the note: by insured during the term of the mortgage, against loss by fire and such other uch an amount as shall be satisfactory to the mortgagee; to deposit with the m uch an amount as shall be satisfactory to the mortgagee; to deposit with the m uch an amount as shall be remiums; all such insurance shall be made payable to payment in full of all premiums; all such insurance shall be made payable to by the mortgagor in case of foreclosure until the period of redemption expl e by the mortgagor in case of foreclosure until the period of redemption.	a the mortzagee:

pologies with receipts spowing payment us full of all presentations, all short the property of ference the test of the sector of



- 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; 8
- 9. Not to lease or rent the premises, or any part of same, without written consent of the mortgagee; 10
- To promptly notify mortgagee in writing of a transfer of ownership of the premises or any part or interest in same, and to furnish a copy of the instrument of transfer to the mortgagee; a purchaser shall pay interest as prescribed by ORS 407.070 on all payments due from the date of transfer; in all other respects this mortgage shall remain in full force and effect.

The mortgagee may, at his option, in case of default of the mortgagor, perform same in whole or in part and all expenditures made in so doing including the employment of an attorney to secure compliance with the terms of the mortgage or the note shall draw interest at the rate provided in the note and all such expenditures shall be immediately repayable by the mortgager without demand and shall be secured by this mortgage.

Default in any of the covenants or agreements herein contained or the expenditure of any portion of the loan for purposes other than those specified in the optication, except by written permission of the mortgage given before the expenditure is made, shall cause the entire indebtedness at the option of the mortgage to become immediately due and payable without notice and this

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, attorney fees, and all other costs incurred in connection with such foreclosure.

Upon the breach of any covenant of the mortgage, the mortgagee shall have the right to enter the premises, take possession, collect the rents, issues and profits and apply same, less reasonable costs of collection, upon the indebtedness 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 heirs, executors, administrators, successors and assigns of the respective parties hereto.

It is distinctly understood and agreed that this note and mortgage are subject to the provisions of Article XI-A of the Oregon issued or may hereafter be issued by the Director of Veterans' Affairs pursuant to the provisions of ORS 407.020. WORDS: The maculine shall be deemed to include the feminine, and the singular the plural where such connotations are

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This mortgage is being rerecorded because of the omition of the place of recording. This is one and the same mortgage as filed for recording, Dated November 12; 1977; and recorded November 2; 1977; in Volume M77, page 21070, records Stof (Klamath-County; Oregon Asunsity 15, 1876------States at the stilles of the Director of Versians' Affeits in Sales, stranger, so Joney and Milling Agents are to the Director of Versians' Affeits in Sales, surger as Joney and States and the Director of Versians' Affeits in Sales, and Sales are surger as Joney and Sales and Sales are surger as Joney and Sales and Sales are surger and sur IN WITNESS WHEREOF. The mortgagors have set their hands and seals this 2nd day of November 19.77 success in last to the state of Guerch FOT TAG mani, in the second Fortune, The Z Luit John D. Fort (Seal) Jr. estreme (Seat) Susan H. Fortune or some the party of Porty two thousand Five Hundred and no/100-.... (Seal) i in at in arr a an annia france and traine of the short the babticity STATE OF OREGON - MIGHT SCHOOL OF DESCRIPTION OF THE STATE OF OREGON - MIGHT SCHOOL OF THE STATE OF OREGON - MIGHT SCHOOL OF THE SCHOOL OF THE

Before me, a Notary Public, personally appeared the within named John D. Fortune, Jr. and Susan H. Fortune 

Mane Hes

, his wife, and acknowledged the foregoing instrument to be ..... their voluntary act and deed.

WITNESS by hand and official seal the day and year last above written

County of Klamath

Popular

: C 5 6 4

(approximite)

FROM

Jaile Jumeles My Commission expires 9/23/8/

MORTGAGE

M75965

21070

TO Départment of Veterans' Affairs STATE OF OREGON. Klamath County of I certify that the within was received and duly recorded by me in ... Klamach ...... County Records, Book of Mortgages, ೧೭೩ಕರ್ M77 brage 21070 on the 2nd day of November, 1977 WM.D. MILNE ; Klamath County Clerk EQUALA ISSIDAE By Serneika V. Jetech Population to CARRIER AITTY secondly of . ج ب Filed ... RTunen Klamath prepand and AIL6 By Sturrettia County ..... of GREGON uty After recording return to: DEPARTMENT OF VETERANS' AFFAIRSH D' LOBLINE Fee: \$6.00 20270 H. LOBLING NDEXED orm L-4 (Rev. 5-71) 124 N. 4th St. -+h Falls, NOTE AND WORTGARD 4820 D

Klamath Falls, OR . 97601

4820 A -FATE OF OREGON; COUNTY OF KLAMATH; 55. Filed for record at request of Klamath County Title Co. his 14th day of March A. D. 1978 at 1:03 clock AM., and uly recorded in Vol. <u>M78</u>, of <u>Mortgages</u> WE D. MILNE, County Clark By Dermethan D. Lelach - on Page 4820 Fae \$9.00 A-29034 44576 Vol. M78 Page 4822 FORM PCA 427 (2-58) SPOKANE M40 KNOW ALL MEN BY THESE PRESENTS, that the undersigned Production Credit Association, a Corporation, organized and existing under the laws of the United States of America, with its principal office at Klamath Falls, Oregon does hereby certify and declare that the following described Real Estate mortgages, made and executed by S.C. Masten & Patricia A. Masten to the said Production Credit Association as Mortgagee, are, together with the debts thereby secured, fully satisfied, released and discharged: ., as Mortgagor, 12-5-77 BOOK & PAGE 12-16-77 FILE NO. AMT. SECURED Klamath Oregon M77 24311 \$125,669.00 Tiol Car. IN WITNESS WHEREOF, the said association has caused these presents to be executed and its corporate seal to be hereunto affixed by its proper officer thereinto duly authorized, this 13th March .....day of ..... A KLAMATH PRODUCTION CREDIT ASSOCIATION ÷. \*. By. Illul STATE OF OREGON . Sec Treasurer County of Klamath ACKNOWLEDGMENT On this 13th day of..... March Don W. Krider Treasurer, of the above named association, a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and he acknowledged said instrument to





neredato set my hand and official seal.

Caref G. Childen Notary Public for the state of Oregon. My Commission expires......10-18-78.

"Inter OF OREGON; COUNTY OF KLAMAIH; ss. "led for record at request of <u>Klamath ounty fitle Co.</u> nis <u>14th</u> day of <u>March</u> A. D. 1978 at <u>11:07</u> A.M., arfully recorded in Vol. <u>M78</u>, of <u>Mortgages</u> on Page 4822 W. D. MILNE, County Class By <u>Marcha</u> <u>Misch</u> Fee \$3.00

Return to: S.C. Masten P.O. Box 156, Bonanza, 97623