THE MORTGAGOR. EVAN	L. Scott and Joan	M. SCOLL, DUSDA	IIN GHA MITE
gages to the STATE OF OREGON, reserribed real property located in the	79 11	or of Veterans' Affairs, pursus Klamath	nt to ORS 407.030, the follow-
Lot 6, Block 3, FIRS of Klamath, State of	ADDITION TO SUNSET V	TLIAGE, in the Coun	ty
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County of Klamael		individual pouds of	nd easements used in connection
nstalled in or on the premises; and replacements of any one or more of land, and all of the rents, issues, an to secure the payment of Fort.	profits of the mortgaged property Two Thousand Five Hun	dred and no/100	Dolla
to secure the payment of FORE	Two Thousand Five Hun	dreg and no/roc-	Dolla
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Contract Con	Fig. Dista on the		
8. Morigagee shall) tarily released s	e entitled to all compensation and damages re the premise, or any part of same, without the integral of same without the integral of	Albumate and the same	18
9. Not to lease or re 10. To promptly notic	me to be opplied upon the indebtedness; me to be opplied upon the indebtedness; me to be opplied upon the indebtedness; me the premise, or any part of same without y mortgagee in writing of a transfer of owners the instrument of transfer to the mortgagee; the date of transfer; in all other respects to the mortgagee; at all option, in case of default of the mortgage provided in the mortgage and all such expenditured by this mortgage.	ceived under right of eminent	domain, or for any security
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draw interest at the cap demand and shall be set	ing the aption, in case of default of the mortg provided in the note an attorney to secure the provided in the note and all such asserts	this mortgage shall remain agor, perform same in whole compliance	as prescribed by ORS 607.0 n full force and effect,
other than these specification and of shall cause the entire incomortgage subject to for	from the date of transfer to the mortgages; the control of transfer in all other respects in the mortgages; the support of the mortgages; the support of the mortgages; the support of the mortgages in the mortgage of the support of the mortgage. The control of the mortgage of the control of the mortgage to be control of the mortgage to the control of t	es shall be immediately repo	or in part and all expending the mortgage or the note yable by the mortgagor with
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incurred in connection wi	socommenced the morigagor shall be liable to the such foreclosure. any covenant of the morigage, the morigage intensity of a receiver to collect same. Receivers	The cost of a surface a wai	er of any right arising from
The covenants and a	id profits and apply same, less reasonable cost intment of a receiver to collect same	shall have the right to enter	ttorney fees, and all other co
This distingto funder Constitution, ORS 407.010	arties hereto. shall extend to and be bindir	is upon the heirs, executor	tedness and the mortgagee sh
WORDS: The masculi	action herein shall extend to and be binding arties hereio. 1050dCanid agreed that this note and mortgage and any subsequent amendments the same of the process of the process of the feminine, as the same of the feminine of the	are subject to the provisions lereto and to all rules and	administrators, successors as
the dist one of	saved by the Director of Veterans' Affairs pole and the feminine and the	nd the singular the plural	PRS 407.030. Which have been where such connected
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CONTRACTOR	The state of the succession of the state of	Sug do (1965)	(Seal)
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Before me	ath	Jest Barry D. Com	
Adday Public,	personally appeared the within named	an . Scott	
ect and deed	his wife, and acknowledged	the and	Joan M. Scott
WITNESS by hand and offici	al seal the day and year last above written.	instrument to I	e their voluntary
	written.		
			.
	My Commission	expires 4-5-87	lary Public for Oregon
	MORTGAGE	7 0 80	
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County of Klameth	}•		
County of Klamath I certify that the within was rec	elved and duly recorded by me in Klam	ath	
County of Klamath I certify that the within was recommended. M78 page 1832 On the 18	elved and duly recorded by me in Klam th day of August, 1978 WM. D.	ath County Records,	
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