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The second of th	Parsons and Patricia M. Parsons, Husband and Wife
THE MORTGAGOR WILLIAM P	E Parsons and ractices.
Vilve recommendate in	
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most some to the STATE OF OREGON TENEST	ed and acting by the Director of Veterans Affairs, pursuant to ORS 407.030, the follow
Jamath Falls Orocoms	Klamath
ing described real property, located in the State of	
是出版上記念 1500 公益的 256 256 211	
B I SOLOWING TO BE MITTELL	
Tot 61 to MERRYMAN'S REPLAT D	F OLD ORCHARD MANOR, according to the official
A CALL COLUMN TO A CALL OF THE PARKS	fffcejof the County Clerk of Klamath County,
常的 (2) 多多种形式,但从这些特殊的,是因为这种的实现的最级强烈的强烈的最大的。	
Oregon.	Will feetengt the transfer to the William of the transfer to the first transfer transfer to the first transfer transfer to the first transfer
the fit formal transfer attended to the property of the	<b>建筑,艾克兰 "这个女女说话的 不懂的现在,我们就就把我把我看到他看得这个孩子,</b> 我们说话,只见我们的女子说话,只见了一个?"

Como Sente elibera

MORTGAGE

together with the tenements, hereditaments, rights, privileges, and appurtenances including roads and easements used in connection with the premises; electric wiring and fixtures; furnace and heating system, water heaters, fuel storage receptacles; plumbing, ventilating, water and irrigating systems; screens, doors; window shades and blinds, shutters; cabinets, built-ins, linoleums and 26or coverings, built-in stoves, overas, electric sinks; air conditioners, refrigerators, Prezerts dishwashers; and all fixtures now or hereafter coverings, built-in stoves, overas, electric sinks; air conditioners, refrigerators, Prezerts dishwashers; and all fixtures now or hereafter in the present of the foregoing items, in whole or in part, all of which are hereby declared to be appurtenant to the land; and all of the rents, issues, and profits of the mortgaged property;

ecure the payment of TweIve Thousand Three Hundred Twenty Four and no/100-Silvent Thousand Six Hundred Ninety Four and 79/100 Dollars (\$ 18,694.79) Dollars (\$ 18,694,79), graphe act a position to the both or the white white the series white the series of th

I promise to pay to the STATE OF OREGON: Twelve Thousand Three Hundred Twenty Four and no/100-- Dollars (12,324,00---). with interest from the date of initial disbursement by the State of Oregon, at the rate of \_\_\_\_\_\_percent per annum, Eighteen Thousand Six Hundred Ninety Four and 79/100--- Dollars (\$18,694.79---). with interest from the date of initial disbursement by the State of Oregon, at the rate of 5.9 percent per annum. Dollars (\$ \_\_\_\_\_), with

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 pursuant to ORS 407.072.

principal and interest to be paid in lawful money of the United States at the office of the Director of Veterans' Affairs in Salem, Oregon, as follows: \$185.00 \_\_\_\_\_on or before \_\_December 15, 1978\_\_

185.00 on the 15th of each month----- the the one-twelfth ofthe ad valorem taxes for each successive year on the premises described in the mortgage, and continuing until the full amount of the principal interest and advances shall be fully paid, such payments to be applied first as interest on the unpuid principal, the remainder on the principal.

The die date of the last payment shall be on or before November 15, 2008—
The die date of the last payment shall be on or before November 15, 2008—
The die date of the last payment shall be on or before November 15, 2008—
The die date of the last payment shall be on or before 15, 2008—
The balance shall draw interest as prescribed by ORS 407.070 from date of such transfer.

This note is secured by a mortgage, the terms of which are made a part herebt.

Klamath Falls, Oregon

October 30,

William !

The mortgagor or; subsequent owner may pay all or any part of the loan at any time without penalty.

of such stem of the parties of the parties of the state o Oregin, dated July 11 ... 1975 and recorded in Book M75 page 7864 Mortgage Records for Klamath County Oregon (which) was given to secure the payment of a mote in the amount of \$20,000,00 and this mortgage is also given as security for an additional advance in the amount of \$ 12.324.100 together with the balance of indebtedness covered by the previous note, and the new note is syldence of the entire indebtedness.

The mortgager covenants that he owns the premises in fee simple, has good right to mortgage same, that the premises are free im ensumbrance; that he will warrant and defend same forever against the claims and demands of all persons whomsoever, and this venant shall not be extinguished by foreclusure, but shall run with the land.

MORTGAGOR FURTHER COVENANTS AND AGREES!

1. To pay all debts and moneys secured hereby:

2. Not to permit the buildings to become years in good repair; to complete all construction within a reasonable time in actordance with any agreement made between the parties hereto;

3. Not to permit the cutting or removal of any timber except for his own domestic use; not to commit or suffer any waste;

4. Not to permit the cutting or removal of any timber except for his own domestic use; not to commit or suffer any waste;

5. Not to permit the use of the preprise for any objectionable or unlawful purpose;

5. Not to permit time, the preprise for any objectionable or unlawful purpose;

5. Mortgagee is authorized to pay all real property taxes assessed against the premises and add same to the preprise.

6. Mortgages, is authorized to pay all rea, property taxes assessed against the premises and add same to the principal, each of the

To keep, all buildings unceasingly insured during the term of the mortgage, again company or companies; and in such an i amount, as shall be satisfactory to the mort policies with receipts showing payment in full of all premiums; all such insurar insurance shall be kept in force by the mortgagor in case of foreclosure until the against loss by fire and such other hazards in such emorrizagees to deposit with the morrizagee all such insurance shall be made payable to the martgagee; ill the period of redemption expires;

12 PAI (158)

idenses received under right to an interest in same, and to the original of the marigage;  ame, without written consent of the marigage;  the of ownership of the premises or any part or interest in same, and to the original of the premises or any part or interest in same, and to the original origina
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written permission of immediately due and payable
attorney fees, and all other costs
the mortgagee shall have the right to enter the premises, take possessions the mortgagee shall be mortgagee.
ectisame. The heirs, executors, administrators, successors and
the grovisions of manich have been issued
note; and mortsage are subject to all rules and regulations with a mendments thereto and to all rules and regulations with a mendment to the provisions of ORS 407.020.  52 98   Section 1997   Section 1
sum of the state o
set their hands and seals this, 30 day of October 19.00  set their hands and seals this, 30 day of October (Seal)
William E. Parsons (Seal)
Seal)
Patricia M. Parsons.  ACKNOWLEDGMENT
William E. Parsons and Patricia M.
ared the within named William E. Parsons and Patricia M.  ared the within named William E. Parsons and Patricia M.
his wife and acknowledge with the second of
Tind year last above the state of the state
2000年2月1日 - 10日
MORTGAGE L M99797  TO Department of Veterans' Affairs
i duly recorded by me in Klamath County Records, Book of Mortgages.
a duly recorded by me in County Clerk  OCTOBER - 1978 MM DIMINE Klamathunty Clerk
Deputy
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