38-17.305-T NOTE AND MORTGAGE
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FRANKLIN W. ELZNER AND JEAN ELZNER, HUSBAND AND WIFE
ing described real property located in the State of Oregon and County of Klamath
Lots 1 and 2, WEST PARK ADDITION IN THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.
and the second
forether with a
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, coverings, built-in stoves, ovens, electric sinks, air conditioners, refrigerators, freezers; dishwashers; and suff-ins, linoleums and ficor replacements of any one or more 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; to secure the payment of <u>Sixteen</u> Thousand and no/100-
and provide of the mortgaged property
to secure the payment of <u>Sixteen Thousand</u> and no/100
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as security for an additional advance in the amount of # 16,000.00, together with the balance of indebtedness covered by the previous note, and the new note is evidence of the entire indebtedness.

The mortgagor covenants that he owns the premises in fee simple, has good right to mortgage same, that the premises are free from encumbrance, that he will warrant and defend same forever against the claims and demands of all persons whomsoever, and this covenant shall not be extinguished by foreclosure, 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 vacant or unoccupied; not to permit the removal or demolishment of any buildings or improvements now or hereafter existing; to keep same in good repair; to complete all construction within a reasonable time in accordance with any agreement made between the parties hereito; 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 use of the premises for any objectionable or unlawful purpose;
- 5. Not to permit any tax, assessment, lien, or encumbrance to exist at
- 6. Mortgagee is authorized to pay all real property taxes assessed against the premises and add same to the principal, each of the advances to bear interest as provided in the note; advances to bear interest as provided in the note;
 7. To keep all buildings unceasingly insured during the term of the mortgage, against loss by fire and such other hatards in such company or companies and in such an amount as shall be satisfactory to the mortgage; to deposit with the mortgage all such policies with receipts showing payment in full of all premiums; all such insurance shall be kept in force by the mortgagor in case of forecloxure until the period of recemption expires;

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10.	Mortgagee shall be entitled to all con arily released, same to be applied up Not to lease or rent the premises, or	on the indebtedness;	ses received under rig	ht of eminent domain,	or for any security
2	To promptly notify mortgagee in writ urnish a copy of the instrument of t ill payments due from the date of tr The mortgagee may, at his option, in c	ting of a transfer of c	ownership of the pre	of the mortgagee; mises or any part or	interest in same
made	it payments due from the date of tr The mortgagee may, at his option, in (ansfer; in all other r	espects this mortgage	ll pay interest as press shall remain in full fo	cribed by ORS 407.0 orce and effect.
draw deman	The mortgagee may, at his option, in c in so doing including the employmen interest at the rate provided in the n d and shall be secured by this mortga	t of an attorney to store and all such expense.	ecure compliance wit Enditures shall be im	same in whole or in p h the terms of the m mediately repayable b	part and all expend origage or the note by the mortgagor w
other shall c	Default in any of the covenants or a than those specified in the application ause the entire indebtedness at the o ge subject to foreclosure.	greements herein con 1, except by written p ption of the mortgage	tained or the expend permission of the mo	liture of any portion	of the loan for put
breach	The failure of the mortgagee to everc of the covenants.	ise any options hereit	n set forth will not	ately due and payable	without notice and
Incurre	a case foreclosure is commenced, the	mortgagor shall be 1	iable for the cost of	onstitute a waiver of	any right arising fr
collect	pon the breach of any covenant of the rents, issues and profits and any	the mortgage, the me	ortgagee shall have th	the right to enter the	rees, and all other
nave t	pon the breach of any covenant of the rents. issues and profits and app he right to the appointment of a rece he covenants and agreements herein	shall extend to and	ble costs of collection	, upon the indebtednes	s and the mortgagee
assigns Constit	he covenants and agreements herein of the respective parties hereto, is distinctly understood and agreed	that this note and m	be binding upon the	heirs, executors, admi	nistrators, successor
or may	is distinctly understood and agreed ution, ORS 407.010 to 407.210 and any hereafter be issued by the Director ORDS: The masculine shall be deer	y subsequent amendm of Veterans' Affairs	pursuant to the prov	o the provisions of Ar Il rules and regulation isions of ORS 407.020.	ticle XI-A of the O s which have been i
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