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Vol.<u>M77</u> Page 5200

DUSTING CONTRACTOR					the follow
mortgages to the STATE OF OREC	ON, represented and acti	ng by the Director of ad County ofKlat	Veterans' Affairs, pu nath	:	
mortgages to the STATE OF OREC					
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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, constitutions, water and trigating systems; screens, doors; window shades and blinds, shutters; cabinets, built-ins, linoleums and floor coverings, built-in stoves, over5, electric sinks, air conditioners, refrigerators, freezers, dishwashers; and all fixtures now or hereafter installed in or on the premises; and shrubery, flora, or timber, now growing or hereafter planted or growing thereafter 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 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 installed in or on the premises; and profits of the morigaged property; land, and all of the rents, issues, and profits of the morigaged property; to secure the payment of <u>Seven Thousand and no/100</u> Dome

As commission a the as

owing of <u>Sixty Two Thousand Seven Hundred Nineteen and 45/100------Dollars</u> (\$62,719.45)

evidenced by the following promissory note:

COULT promise to pay to the STATE OF OREGON: 5.9---- percent per annum. Seven Thousand and no/100----Interest from the date of initial disbursement by the State of Oregon, at the rate of Sixty Two Thousand Seven Hundred Ninetsen and 45/100--- ponars (\$62,719.45---). with percent per annum, interest from the date of initial disbursement by the State of Oregon, at the rate of 5.9-_____, with Dollars (\$..... percent per annum,

interest from the date of initial disbursement by the State of Oregon, at the rate of \equiv 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: \$ 4,635,00------ on or before January 1, 1980------ and

and continuing until the full oplied first as interest on the the ad valorem taxes for each successive year on the premises described in the mortgage, an amount of the principal, interest and advances shall be fully paid, such payments to be appli unpaid principal, the remainder on the principal. inpaid principal, the remainder on the principal. W. The due date of the last payment shall be 'on or before the January 1, 2008, 2019 2019 In the event of transfer of covereble of the residue date of the second secon

If the due date of the last payment shall be on or before <u>and January 16 (MANNO)</u> In the event of transfer of ownership of the premises or and part thereof. I will continue to be liable for payment and the balance shall draw interest as prescribed by ORS 407.00 for date of such transfer. This note is secured by a mortgage, the terms of which are made a part hereof. K19H9 fly CONULAN ONEODU (1990) is the terms of which are made a part hereof. Lisconia of

Dated at ARTANATHO FAITS 3) Oregon 10 AO AUGULATION D. Steele Tois mortgage is being rerecorded because of an arror in the last espheric

0916 the state of the states

The mortgager or subsequent owner may pay all or any part of the loan at any time without penalty. This mortgage is given in conjunction with and supplementary, to that certain mortgage by the mortgagors herein to the State of and in the state of the

Oregon, dated an July: 9 and recorded in Book _____M76., page , 10484 Mortgage Records for __Klamath___

County, Oregon, which was given to secure the payment of a note in the amount of \$41,825,00, and this mortgage is also given county. Oregon, which was given to secure the payment of a note in the amount of \$41,825,00, and this mortgage is also given as security for an additional advance in the amount of \$ 7,000,00 together with the balance of indebtcdness covered by the previous note, and the new note is evidence of the entire indebtedness. It are car is the car is the second s

from encumbrance; 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.

Sovenant shall not be extinguished by loroclosure, but shall the transmission of the state of th

1. To pay all debts and moneys secured nereby:
 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 complete all construction within a reasonable time in accordance, 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;

 Not to permit the use of the premises for any objectionable or unlawful purpose;
 Not to permit any tax, assessment, 'lien,' or encumbrance to 'exist'at' any time; 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 over interest as provided in the note: To keep all buildings uncensingly insured during the term of the mortgage, against loss by fire and such other hazards in such to keep all buildings uncensingly insured during the term of the mortgage, against loss by fire and such other hazards in such company or companies and in such as ishall to satisfactory to the mortgage all be made to the mortgage policies with receipts showing payment in full of all premiums; all such insurance shall be made to expire insurance shall be kept in force by the mortgager in case of forcelosure until the period of redemption expires; 7

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8. Mortgagee shall be entitled to all compensation an tarily released same to be applied upon the indeb	in race of substorius and the hand of telephone Carlies at Disputation and the phone start in the Disputation of the unit access at damages received under right of eminent domain, or for any security volume tedness; at the unit sec. Start, the partition of the property of the tedness; at the unit sec.
10. To promptly notify mortgagee in writing of a tran furnish a copy of the instrument of transfer; to the our neuroputs due from the date of transfer; in al	same, without written consent of the mortgagee; nsfer of ownership of the premises or any part or interest in same, and the nortgagee; a purchaser shall pay interest as prescribed by ORS 407.070 or 11 other respects this mortgage shall remain in full force and effect.
The mortgagee may, at his option, in case of terms ande in so doing including, the employment of an attor iraw interest at the rate provided in the note and all iraw interest double compared by this mortgage.	rney to secure compliance with the terms of the mortgage or the note shal such expenditures shall, be immediately repayable by the mortgagor withou
	erein contained or the expenditure of any portion of the loan for purpose (written perfussion of the mortgagee given before the expenditure is made a mortgagee to become immediately due and payable without notice and this (19) on A100 and 19) (ons herein set forth will not constitute a waiver of any right arising from
In case foreclosure is commenced, the mortgagor.	shall be liable for the cost of a title search, attorney fees, and all other cost ge, the mortgagee shall have the right to enter the premises, take possession reasonable costs of collection, upon the indebtedness and the mortgagee sha ecti same s to the second
The covenants and agreements herein shall exten	id to and be binding upon the heirs, executors, administrators, successors and the heirs of the second s
WORDS: The masculine shall be deemed to inc	Note and mortgage are subject to the provisions of Article XI-A of the Orego nt amendments thereto and to all rules and regulations which have been issue is Affairs pursuant to the provisions of ORS 407.020.
This mortgage is being rereco date.	rded because of an error in the last payment
and recorded October 31, 1978	gage, as filed for recording, dated October 30, 1 , in Volume M78, page 24518, Mortgage records of
Klamath County, Oregon Jun pore is security or security in the security num the reporter such carry the security of the point of the security of the security of the IN WINESS WHEREOF, The mortgagors' have be	DA ONS MULTING AND A SAME THAT AND
3. (s635,00 on the lst of each lt the st entern investor ach processes on amount of the pripaga, interest and automose a amount of the pripaga, interest and automose a unpunt principal indergrander of the principal investor.	and the back of the new North (See
principal and interest to be paid in lawful money in Salem Orazon ar follows, 2.4,635,00	
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County of the NKLAMATO IF OF OWNER	the within named <u>Quentin D. Steele</u>
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FROM	MORTGAGE <u>P00227</u> TO Department of Veterans' Affairs
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1997년 - 2017년 2017년 - 1997년 1997년 1997년 - 1997년 19	recorded by me in: County Records, Book of Mortga
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After recording return to: DEPARTMENT, OF VETERANS' AFFAIRS	
<u>Salar Cross 01218</u> Form L++A (Rev. 6-12) ■ 0.20 Гос 1/2 /// /// //////////////////////////	
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PARCEL 1: A parcel of land situated in the Winwir or Section 36 T 39 S R 12 LVM, Klamath County, Cregon, being more particularly described as follows: Beginning at the southwest corner of the NW4 of said Section 36; thence S 89°53'07" I: along the south line of said NNA 1328.28 feet to the southeast corner of the NSNN; of of said NWA 1520.20 red to the Southeast Corner of the cast line of said said Section -36; thence H 00°00'33" I along the cast line of said Wallwa 608.31 feet to a point where a fence line intersects from the POINT OF BEGINNING, containing 30.52 acres, more or less.

Exhibit 'A'

PARCEL 2: A parcel of land situated in the INM of Section 36, T 39 S R 12 LWM, Klamath County, Cregon, being more particularly described as follows: Beginning at a point on the east line of the While of said Section 36 at a point where said east line intersects the southerly right of way line of the U.S.B.R. North Canal; thence 5 00°00'33" W; 328.44 feet along said east line to a point where a fence intersects from the northwest; thence leaving said east line and running northwesterly along said fence the following bearings and distances: 11 84°33'04" W, 151.14 feet; N 32°10'32" W, 466.48 and distances: 11 04 35 04 W, 151.14 1000, N 52 10 52 W, 400.40 feet; S 86°44'52" W, 101.38 feet; J 60°24' 37" V, 187.47 feet; 1051°33'56" W, 58.38 feet; N 88°40'36" W, 291.80 feet; thence leaving said fence N 00°29'37" E, 134.22 feet to a 5 inch iron pin; thence S 68°11'17" E, 50.23 feet to a 5 inch iron pin; thence N 53°19'03" L. 218.51 fect to a 5 inch iron pin on the southerly right of way Line of the U.S.B.R. North Canal, said point being hereinafter referred to as "Point A"; thence southeasterly along said canal right of way line to the POINT OF ELGINING, containing 5.67 acres, more or less.

TE OF OREGON; COUNTY O	F KLAMATH; 53.
ted for record at request of	th County Title Co.
and at request of	Kimath Councy
led for record at require	- 10:42 M. an
31 st day of October	A. D. 1978 at 10:42 oclock A.M., and A. D. 1978 at 20:00 oclock A.M., and A. D. 1978 at 20:00 oclock A.M., and A. D. 1978 at 20:00 oclock A.M., and A.M. and A.M. at 20:00 oclock A.M. and A.M. and A.M. at 20:00 oclock A.M. and A.M. at 20:00 oclock A.M. at 20:00
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STATE OF OREGON; COUNTY OF KLAMATH; ss.

I hereby certify that the within instrument was received and filed for record on the 7th day of March A.D., 19 79 at 11:35 o'clock A M., and duiy recorded in Vol M79

_____on Page___5200___ Mortgages_ of_

FEE \$9.00

WM. D. MILNE, County/Clerk By Deruetha Spelsch Deputy