| DEFAULT OF THE WORLD STA | cjet LUTHER LOPER an | AND MORTGAGE | Vol. /// Page 26831 |
|--|--|--|---|
| CONSIST STATE OF | OREGON, represented and a victorial ocated in the State of Oregon | cting by the Director of Veteran (County of Lamath | s'Affairs, pursuant to ORS 407.030, the follow- |
| Tor 5. Block 1 HO | GES ADDITION; in the | he County of Klamath | State of Oceans Book of Marshes |
| | na tir | TO Department of Ve | Terrains Affairs |
| <u>T</u> VOVI | | M7, Commission expli | |
| 3.330 | | | essure Pupite for Oregon |
| | | s wife, and acknowledged the fo | megoir/plashumical to be Edition volunters |
| | | privileges, and appurtenances in prace and heating system, was | |
| with the premises: elective ventilating, water and it coverings, built-in stove installed in or on the preplacements of any oni land, and all of the rentilations of the payment to secure the payment | tric wiring systems; screens, doo s, ovens, electric sinks, air cemises; and any shrubbery fi or more of the foregoing iter ts, issues, and profits of the thirty Three Thot | rs; window shades and conditioners; refrigerators; freezel ora; for timber_now growing or ms; in whole or in part, all of wimortgaged property; Ousand Six Hundred T | neluding roads and easements used in connection ter heaters, fuel storage receptacles; plumbing shutters; cabinets, built-ins, linoleums and floor rs, dishwashers; and all fixtures now or hereafter planted or growing thereon; and any hich are hereby declared to be appurtenant to the |
| (<u>s 33,610.00</u> | ;; and interest thereon, evid | enced by the following promisson | ry note: (1991) |
| 14. 14. 14. 14. 14. 14. 14. 14. 14. 14. | the State of Oregon, 8 | Thirty Three The Same of Same | ousand Six Hundred Ten and O |
| 200.00 | on or before | anuary 1, 1980 | and \$ 200.00 on the and \$ 200.00 on the if——————————————————————————————————— |
| The due d | ate of the last payment shall | be on or before of the premises or any part ther by ORS 407,070 from date of s e terms of which are made as r of the premises or any part ther by ORS 407,070 from date of s e terms of which are made as r of the premise of the | eof, I will continue to be liable for payment and such transfer. |
| The Novemb | appointment of a 'ceiver to Grapsements her boll a | istical to still 79 sensite Total Carlot Sellie T | LOPER THE SECURITIES THE SILE MELLERSON PUBLIC THE DOCUMENTS. |
| nicettien 30 norther lit iThe mortgago | or subsequent; owner may. | pay all or any part of the loan or mises in fee simple, has good | right to mortgage same, that the premises are free arms and demands of all persons whomsoever, and this |
| 1. To pay all del | FURTHER COVENANTS AN OLD HIS COMMENTS OF THE COVENANTS OF THE COVEN | ND AGREES: controlled to the first series of the first series controlled; not to perm keep; same in good repnir; to tween the parties chereto; back | it the removal or demolishment of any buildings or im- complete all; construction within a reasonable, time in group and a reasonable time in group and a reasonable time in |
| 3. Not to permi | t the cutting of removal values to | r any objectionable or unlawful or encumbrance to exist at any | purpose: 201 202 inc. at purpose 11 25 26 21 time; of the principal, each of the |
| 7. To keep all company or policies with | buildings unceasingly insured companies and in such an an receipts showing payment all be kept in force by the | nount as shall be satisfactory to nount as shall be satisfactory to in full of all premiums; all su mortgagor in case of foreclosure | the premises and add same of the premises and such other hazards in such the mortgagee; to deposit with the mortgagee all such insurance shall be made payable to the mortgage; until the period of redemption expires; |

oween at the property of the mortgagor in case of facts. The unit is being at referring explinations with respect to being a referring explination of the mortgagor in case of facts. The unit is being at referring explination of the mortgagor in the mortgagor in the mortgagor in the case of the mortgagor in the case of the case o Populars with reaching spowing backgroup in the of sil because with the property of combanies and the entire of control of sil because with the property of the instruction and damages received under right of eminent domain, or for any security voluntarily, released, same to be, applied upon the indebtedness;

**Additation with the premises, or any part of same, without written consent of the mortgage;

**Not to lease or rent the premises, or any part of same, without written consent of the mortgage;

**To promptly notify mortgage in writing of a transfer of ownership, of the premises or any part or interest in same, and to all payments due from the date of transfer; to the mortgage; a purchaser shall pay interest as prescribed by ORS 407.070 on the mortgage may, at his option in case of default of the mortgage shall remain in full force and effect.

The mortgage may, at his option in case of default of the mortgage parts as a shall remain in full force and effect. The mortgagee may, at his option, in case of default of the mortgage; 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 demand and shall be secured by this mortgage.

Lydrag and paper may not be coverable to the note and all such expenditures; shall, the immediately repayable by the mortgage or the note shall 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 of the antitose specified in the application, 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 course of the mortgages, and the mortgage of the mortgag In case foreclosure is commenced, the imortgagor, shall be liable for the cost of a title search, attorney fees, and all other costs incurred in connection with such foreclosure. 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 Constitution, ORS 407.01 to 407.210 and any subsequent amendments thereto and to all rules and regulations which have been worked to be used by the Director of Veterans' Affairs pursuant to the provisions of ORS 407.020 which have been worked to be used by the Director of Veterans' Affairs pursuant to the provisions of ORS 407.020 and the Oregon which have been applicable herein. tuccessive year on and premises described in the monthly and continues and the united balance are remained in the primited interest and the primited in the primited in the primited in the continues and the united balance are remained in the primited in t January 1, 1980-2-+and 200,00 on the angle and selection is the angle of second and selection is the angle of second and second is the second and secon Modern to pay to the state of openon That'ty Mass industric Andrea Ten and Anthread Ten and LUTHER LOPER (# 33.610.00-1... I. and late cost thereon, evidenced by the tollown FOLEE cole (Seal) Judy and the total parties and profits as the morkers properly.

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Judy and the total parties and profits as the morkers profits and the profits and the more critical of the foreign profits and the more critical of the foreign profits and the more critical parties and Before me, a Notary Public, personally appeared the within named Luther Loper and Joan Loper , his wife, and acknowledged the foregoing instrument to be Lheir voluntary WITNESS by hand and official seal the day and year last above written Š i, ٠. My Commission expires MORTGAGE FROM P25153 TO Department of Veterans' Affairs STATE OF OREGON County of Klamath I certify that the within was received and duly recorded by me in Klamath County Records, Book of Mortgages 1 on the 14 day of November 1079 WM: D. MILNE, COUNTY CLERK County Klamath 1 (See a No vember sell) see 1979: she share of the sold stand 3:300 of Maring the stands of the sta acqueline I After recording return to: INTEST TORER SUG TOWN TORER DISCOUNTINES TORER SUG TOWN TOWN TO THE SUB-NOTE AND MORTGAGE 32.000 Salem, Oregon 97310 Form-L-4 (Rev. 5-71)

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