Page 27294 NOTE AND MORTGAGE

DELIVED THE MORTGAGOR. MARTIN ROSS HARRIS and LORNA LOU HARRIS, husband and wife

County ACTIVE IN

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PARCEL 1: <u>File East 40 feet of Lot 1, Block 12, FIRST ADDITION TO BLY</u>, in the County of Klamath, State of Oregon.

PARCEL 2;

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38-20034-0-7

The following described real property situated in the NW4NE4 of Section 3, Township 37 South, Range 14 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at a point, said point being the Northeast corner of Lot 2, Block 12, First Addition to the Town of Bly; thence South along the East line of said Lot 2, a distance of 50 feet; thence Southeasterly along the South line extended of said Lot 2 a distance of 100 feet, more or less to theWest line of Edler Street; thence North along the West line of Edler Street 50 feet; thence Northerly parallel to the South line extended of said Lot 2; a distance of 100 feet to the point of beginning.

PARCEL 3:

A portion of Section 3, Township 37 South, Range 14 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

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Beginning at a point which is North 89°52' West 1608.35 feet and South 1°13' West 484.9 feet from the Northeast corner of Section 3, Township 37 South, Range 14, East of the Willamette Meridian; thence North 86°07' West 100 feet; thence North 1°13' East 50 feet; thence South 86°07' East 100 feet; thence South 1°13' West 50 feet to the point of beginning.

	Thirty Five Thousand and no/100
I promise to pay to the STATE OF OREGON	Thirty Five Thousand and no/100
	- 35,000.00), with interest from the date of
initial disbursement by the State of Oregon, at the rat	te of annum until such time as a 107.072, principal and interest to be paid in lawful money of the United
\$214.00 on or before Februar	ry 1, 1980 and a 214.00 on the
lst of every month thereafter, plus	ry 1, 1980 and <u>s</u> 214.00 on the one-twelfth of the ad valorem taxes for each
successive year on the premises described in the mort and advances shall be fully paid, such payments to be principal.	gage, and continuing until the full amount of the principal, interest applied first as interest on the unpaid balance, the remainder on the
The due date of the last payment shall be on or	before January 1, 2008
	mises or any part thereof. I will continue to be liable for payment and
This note is secured by a mortgage, the terms of	which are made a part hereof.
Dated at Klamath Falls	Martin Ross Houris
or meansborne mailer ward of	MARTIN ROSS HARRIS
November	79 Barra Bay Harris
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in the mortgager or subsequent owner, may pay all or any part of the loan at any time without penalty.

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.

1. To pay all debts and moneys secured hereby;

12 2 Not to permit the buildings to become vacant or unoccupied inot to permit the removal or demolishment of any buildings or im-traction of the provents now or hereafter existing to keep same in good repair; to complete all construction within a reasonable time in the provents now or hereafter existing to keep same in good repair; to complete all construction within a reasonable time in the provents now or hereafter existing to keep same in good repair; to complete all construction within a reasonable time in the provents now or hereafter existing to keep same in good repair; to complete all construction within a reasonable time in the provents now of the provent o n lian

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

to from 4: Not to permit the use of the premises for 'any' objectionable or unlawful purpose; and the premises for 'any' objectionable or unlawful purpose; and the premises of the premises o

Not to permit any tax, assessment, lies, or encumbrance to exist at any time;
 Not to permit any tax, assessment, lies, 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 marry advances to bear interest as provided in the note;

advances to beer interest as provided in the note, and the provided and th

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C. may of	all appeared the within named Astronom Road Relations and \$22292
together with the tenements, her with the premises; electric wiri	riditaments, rights, privileges, and appurtenances including roads and casements used in connection
to secure the payment of <u></u>	riditaments, rights, privileges, and appurtenances including roads and easements used in connection ig and fixtures: furnace and heating system, water heaters, fuel storage receptacles; plumbing, systems; screens, doors; window shades and blinds, shutters; cabinets, built-ins, linoleums and floor electric sinks, air conditions, refrigerators, freezers, dishwashers; and all fixtures now or hereafter of the foregoing items, in whole or in part, all of which are hereafter planted or growing thereon; and any and profits of the mortgaged property: ty Five Thousand and no/100
to secure the payment of <u>INIT</u> (35,000.00, and int (35,000.00, and $(35,000)$, and $(35,$	erest thereon. evidenced by the following promissory note:
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to secure the payment of	Dollars erest thereon, evidenced by the following promissory note: EVILLIAN CONSTRUCTION Dollars (\$35,000.00 Dollars (\$10,00 Dollars (\$1
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9. Not to lease or rent this state in the state of the st	n and damages received under right of eminent domain, or for any security
10. To promptly notify mortgagee in writing of a furnish a copy of the instrument of transform	In all damages received under right of eminent domain, or for any security volum indebtedness; of same, without written consent of the mortgagee; transfer of ownership of the premiers and the p
and shall be secured by the me more and	all such and all and all and all
Default in any of the covenants or agreements other than those specified in the application except to shall cause the entire indebtedness at the ontion of the	s herein contained or the expenditure of any portion of the loan for purposes by written permission of the mortgagee given before the competiture is made, and the mortgagee to become immediately due and payable without notice and this
The failure of the mortgagee to exercise any op	s herein contained or the expenditure of any portion of the loan for purposes by written permission of the mortgagee given before the expenditure is made, he mortgagee to become immediately due and payable without notice and this tions herein set fact.
In case foreclosure is commenced, the mortgago	r shall be vista
Upon the breach of any covenant of the mortg collect the rents, issues and profits and apply same	r shall be liable for the cost of a title search, attorney fees, and all other costs age, the mortgagee shall have the
The covenants and agreements herein shall exter	age, the mortgagee shall have the right to enter the premises, take possession, less reasonable costs of collection, upon the indebtedness and the mortgagee shall let same.
It is distinctly understood and agreed that this r Constitution, ORS 407.010 to 407.210 and any subcom	lect same. Id to and be binding upon the heirs, executors, administrators, successors and hold to and be binding upon the heirs, executors, administrators, successors and hole and mortgage are subject to the successors and hole and mortgage are subject to the successors.
WORDS: The masculine shall be deserved	ent amendments thereto, and to all rules, and regulations which have been
and the line and with the line bulinger such	Veterans' Affairs pursuant to the provisions of Article XI-A of the Oregon Affairs pursuant to the provisions of ORS 407.020. de the feminine, and the singular the plural where such connotations are of the braining of the singular the plural where such connotations are
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Investigation of the provided	ure Milling in Zersen glennar av fölger 19 (114-101) – en standag ung engenaring på bassine som en andre före og
HEREOF. The mortgagors have set	t their hands and seals this 9/5/
	Martin Koztonix
	MARTIN ROSS HARRIS (Seal)
12 COC 00 milling and	LORNA" LOU" HARRIS
	nasun ang no 100
County of <u>Klamath</u>	NOWLEDGMENT
County of Klamath	ALL ALTER ALTERIATION (ACTIVATION AND ALTERNATION AND ALTERNAT
orna_Lou_Harris	vithin named <u>Martin Ross Harris and SSS</u> 82
and deed.	e, and acknowledged the foregoing instrument to be <u>their</u> voluntary
WITNESS by hand and official seal the day and year-law	st above written.
	Notáry Public for Oregon
	My Commission expires
M	ORTGAGE
и 1 —	. Р25793
E OF OREGON.	TO Department of Veterans' Affairs
County ofKlamath	}ss.
certify that the within was received and duly recorded t	
47.9. Page 27.2.94 on the 21.5t., day of Nov ember	w me in <u>Klamath</u> County Records, Book of Mortgages,
	r,1979 Wn. D. Milne Klamathanty Clerk
November 21, 1979	
Klamth Falls, Oregon at octook	

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After recording return to: DEPARTMENT OF VETERANS' AFFAIRS 14 1022 Fee; \$10:50 10 FUSAV TOP HUMAND FOR THE SALEM, OF WITH THE SALEM, OF WITH THE SALEM OF W , Deputy. HOLE ME ANALLANCE

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