79917 (***) 3.576	NOTE AND MORTGAGE	<u>, 1789</u>
THE MORTGAGOR. ROBE	RT P. FOSTER and COLEEN N. K. FOSTER, hus	sband and
'wife		
요즘 가게 되고 하는 사람들이 가게 되는 것이 그리는 것이 없는데 없다.	represented and acting by the Director of Veterans' Affairs, pursuant to One State of Oregon and County of <u>Klamath</u>	RS 407.030, the follow-
Lot 12, Block 6 of Tract	Debata 1025 WINGIPERIOR	
10130 Page 1729 and 25th awa	January, 1980 W. D. MICHE County of Klamath, St	ate of Oregor
on posissi sea multa en ent estical I	t yap recorded by me m	ocyclatelle
ro Cemiv ef	222	
(ATA) ON CRECON.		
	P307.	26 - -
5.8	AlokTe∆e£	
	At Copputation cropes 6/1/82	
		J.(7)
	Calcur A. Fiel.	; -c
and deed. WITNESS by hand and gifteral seat the day	Bud acti dad spow suffer	
Foster +	This wife, and asknowledged the foregoing instrument in he wife.	OFE TO
Before regod Sotory Pablic, personality and	arred the within Samed Bobott P. Foxter of 1984.	
(<u>\$ 43,225.00</u>), and interest the	reon, evidenced by the following promissory note:	Dollars
	Washing Town of the Control of the C	
I promise to pay to the STATE and no/100	· 1 - 医毛毛性 医超速分裂 医生物性结束性 医克勒特曼 原金 医二甲基乙基基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基	***************************************
different interest rate is established p States at the office of the Director of	Dollars (\$ 43,225,00), with interest from percent per annum until structures of 5.9	n the date of uch time as a of the United
s 207.00	March 15, 1980 257 00	on the
The state of the s	the ad valorem the ad valorem the ad valorem the development to be applied first as interest on the unpaid balance, the rem	axes for each
The due date of the last paymen	nt shall be on or before February 15 2010	
This note is secured by a mortga	ership of the premises or any part thereof. I will continue to be liable for scribed by ORS 407.070 from date of such transfer.	payment and
Dated at Klamath Falls	Oregon Koles O Yout	
January 24 Medicine Spanic	ROBERT P. FOSTER	
the trade passes and the trade of the trade	COLEEN K. FOSTER	
The second of th	nay, pay, all, or, any, part, of the loan at any, time without penalty.	
from encumbrance, that he will warrant and covenant shall not be extinguished by force	the premises in fee simple, has good right to mortgage same, that the p l'defendisame forever against the claims and demands of all persons whom losure, but shall run with the land.	remises are free
MORTGAGOR FURTHER COVENANTS	S AND AGREES. I WAS IN A STATE OF THE STATE	nsoever, and this
To pay all debts and moneys secured her Not to permit the buildings to become provements now or become	reby: yacant or unoccupied; not to permit the warm	
accordance with any agreement made 3. Not to permit the cutting or removal of	vacant or unoccupied; not to permit the removal or demolishment of any to keep same in good repair; to complete all construction within a respective to the parties; hereto: only 2006 10 apply to the parties of the same of the parties of the same of the parties of the same of the parties of	buildings or im- isonable time in
5. Not to permit the use of the premises	for any objectionable or unlawful purpose (find) a distantion of suffer a	ny waste;
advances to bear interest as provided in	the note: takes assessed against the premises and add same to the principal	걸린다 얼마는 경우 반에는 나무를 가운
7. To keep all buildings unceasingly insur- company or companies and in such an a policies with receipts showing payment	distributions. ed during the term of the mortgage, against loss by fire and such other lamount as shall be satisfactory to the mortgages; to deposit with the mort in full of all premiums; all such insurance shall be made payable to mortgagor in case of foreclosure until the period of redemption expires.	hazards in such
insurance shall be kept in force by the	mortgagor in case of foreclosure until the period of redemption expire	the mortgagee;

I.NOG

entodos apid de lese de los este de mercenes el entodos apid de lese de los este des mercenes el entodos apid de lese de los este de automical el fedi

- 8. Mortgagee shall be entitled to all compensation and damages received under right of eminent domain, or for any security voluntarity released, same to be applied upon the indebtedness;
- 9. Not to lease or rent the premises, or any part of same, without written consent of the mortgagee;

10. To promptly notify mortgagee in writing of a transfer of ownership of the premises or any part or interest in same, and to furnish a copy of the instrument of transfer to the mortgage; a purchaser shall pay interest as prescribed by ORS 407.070 on all payments due from the date of transfer; in all other respects this mortgage shall remain in full force and effect.

The mortgage may, at his option, in case of default of the mortgagor, perform same in whole or in part and all expenditures draw interest at the rate provided in the note and all such expenditures shall be immediately, repayable by the mortgagor, without

Default in any of the covenants or agreements herein contained or the expenditure of any portion of the loan for purposes other than those 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 mortgage subject to foreclosure.

The failure of the mortgage to exercise any options herein set forth will not constitute a waiver of any right arising from a breach of the covenants.

In case foreclosure is commenced, the mortgagor shall be liable for the cost of a title search, attorney fees, and all other costs incurred in connection with such foreclosure.

Upon the breach of any covenant of the mortgage, the mortgage shall have the right to enter the premises, take possession, collect the rents, issues and profits and apply same, less reasonable costs of collection, upon the indebtedness and the mortgagee shall have the right to the appointment of a receiver to collect same.

The covenants and agreements herein shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.

FOR KOREEN BY FORTER It is distinctly understood-and-agreed-that this note and-

Constitution, ORS 407.010 4to 407.210 a issued or may hereafter be issued by 1018 1010 in 260.011.5 WORDS: The masculine shall be applicable herein 7,000 (2019) 105.0 1	nd any subsequent amen the Director of Veterans'	dments thereto and to all r Affairs pursuant to the provi	ules and regulations which will some of ORS 407.020.	of the Oregon hich have been
WORDS: The masculine shall be applicable herein: 11006 (100) 115 m 150	deemed to include the fo	minine, and the singular th	e plural where such c	onnotations are
- 1)'s cre dete of the	is≾t payment shall be ch	er betore . Pedicoury i	Mill containe to be made	t 100 J est regul fich
htprobag Distriction to the probability of the prob	hing ancu 290 weigs an	ie applied fire as another of Argase and Charlester office	the unpoid billonce, till	nek arnaen en and
TOEU OF ENERAL HE	CNEA darrestion p	arosse car communically.	TPG [IN] TEASING OF THE	Dilumilion di cicam
	- March	ls, laun . one-twellth of		
in a market transfer teacher et en	Diversity Toldren have been	ire in Haicon, Oregon, per folio		
IN WITNESS WHEREOF, The me	Size by Oiston or the	white states are the	there at per appoin the	raja or ipa padag Birgeli pillo az d
Such remark to per to	PERLY OF ORIGIN	Tarids and sears this = 3 circle	y of Oanuary	19_80
	·	KU OP TO	6	
		ROBERT P. FOST	ĒR /	(Seal)
43,225;00 1 7; and u	rierest thereon, evidincest	COLEEN K: FOS	TER	(Seal)
ioi.	cy fired Thousan	gusell coupunt only	E ETAS MALIENT	(Seal)
isus, and suit of the topic tibes repletement of six the quite of more mannes in or six the propert a successible outside in the six	ACKNOW	LEDGMENT	rate retely, declared to	is japininganai m
STATE OF OREGON HER SECTION AND COUNTY OF KILDWAY TO COUNTY OF KILDWAY T	giegrad geregen groein a canton grander carriers an canton grander and carriers	orion reader and blace son orion reader and blace son	iculto insuling at 6,000 inposession in include inclusion insulation in included	nt messon ond This now be priced That carry
county of Klamath	mananegia kishin kiliki	ss. 276 The discourage 1969	iding reads con the contra	reganise basis Protesta
Before me, a Notary Public, person	nally appeared the within	namedRobert PI	oster_and_Co	leen. k.
Foster	, his wife, and	acknowledged the foregoing	instrument to be the	ir voluntari
act and deed.				
WITNESS by hand and official seal	the day and year last abo			wasing a
		Caloura .	K. Fail	VI 10/2
		- 0-700	Notary Publ	con Oregon
				140:
		My Commission expires 6/	1/82	
	VOR	[GAGE		
	MOR	I GAGE	, P307	20
FROM		TO Department of Veterans'		36
STATE OF OREGON.)		
County of Klamath		ss.		
I certify that the within was receive	ed and duly recorded by a	ne in	. County Records, Book	of Mortgages.
No.M80 Page 1729 on the 28th	h _{day of} January,19	STEE, In the Councy 0 MM. D. WILNE KI	amath County Clerk	a de Santo d
Bernethand hotset	i ∎a desenta esta la comita de la comita del la	가스, 하는 사람들이 할 것이 된 불리되었다. 그 집안 된 사람들이 있는 그 학생들이 되었다면 보였다.	of Atamata, ac	bar ot heci
	Z			
Filed UJanuary 28; 1980 2000 Klamath Falls, 00rego	1 12 176 2006 at o'clock	45 A M RISESCH		
County Klamath		By Dernethan	I Late (1)	
After recording return to				, Deputy.
DEPARTMENT OF VETERANS AFFAIR Congral Services Building				
்பி Salein i Ocoron 97310	THE MOLE	ND MORIGAGE		

2-50Jul-d