	INTC- 8	3050 - K Vo	l an Page	1877-
111-5: 40	NOTE AND		ROGERS, husband	and wife
001.9 an uniding	THOMAS C. ROGERS	and the offer		Departs
(1 VTSING LI) rigiges to the STATE OF OREGON, r described real property located in the	<u>B^X_X</u>	Thus Fight	Affairs, pursuant to ORS	07.030, the follow-
12 VTSISLI	epresented and acting by	the Directionath		
described real property located in un	Deputy.	ANDS according	g to the official	plat
ot 2 in Block 1 of TRAC hereof on files in the so	r 1067, THE HIGH	hty.Clerk_of Kl	amathfoounty, join	
			County Records, Dook o	
ernity-that the potnin mas received in Dereor 1037 - 10	d duite and the second s	2010-00 10 10		
wity ofKlamath				
OF OREGON.		Department of Veteran	22953 2. Attele	6
	MORTG	AGE		
		r Communication expires	A COLORADO	
	14	Y-Commleday		an Source
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WITNESS by hand and official scal t	he day and year last above	, Attuve	20 20	in the solution of the solutio
uuq qaeqa	ms-wite, and	acknowlooged the first	444 4 4 C 7	귀엽한 글을 가지지 않는
Before me, a Notary Public, person	ally sphered the withing	barried THOMAS C.	HOCARS and MARC	ARGU A TACA
Belote us: a Notark humler becaus County by KIERERT together with the tenements, he VIEwith the premises; electric with ventilating, water and trigating coverings hullt-in stoves, overs installed in or on the premises; replacements of any one or more land, and all of the rents, issues Fil		arres" and appurtenance	s including roads and ease mater heaters, fuel storat	ments used in connection receptacles; plumbin ins, linoleums and flo
together with the tenements, he together with the chemises; electric wird	ariditaments, rights, privin ing and fixtures; furnace systems; screens, doors; w systems; ar conditi	and heating system. indow shades and blind oners, refrigerators, free oners, refrigerators, free	s, shutters; cabines; end all ezers, dishwashers; end all or hereafter planted or f which are hereby declare	fixtures now of and a rowing thereon; and a rowing thereon; and a i to be appurtenant to t
ventilating, water industry, ovens, coverings, built-in stoves, ovens, installed in or on the premises; a installed in or	of the foregoing litems. If and profits of the morte	aged property:	• • • • • • • • • • • • • • • • • • •	Doll
instancements of any one of the rents, issues land, and all of the rents, issues to secure the payment of	Ety Thousand and	<u>no/100</u>		General Contraction
to secure the payment of, and, and	interest thereon, evidence	d by the following prom	hissory note:	
(\$2)U₄.VV₄.UC \$)		The second s	二十一百十十日十二十二]
	- STATE OF OREGO	N	nd and no/100	terest from the date o
I promise to pay to	the STATE OF OREGOI	pullars (\$50,000 e rate of 5.9	percent per ann	im until such time as ful money of the Unite
initial disbursement of	actablished pursuant to	sealer in Salem, Oregon	그는 비행이 말했다. 영화 가장 가지 않는 것이 없는 것이 없는 것이 없다.	\$297.00 on the
States at the office of u s.297.00	on or beforeADI	il 1, 1980	and a of the full amount ing until the full amount interest on the unpaid bala	d valorem taxes for ea of the principal, inter-
1st of every I	nonth	mortgage, and continu to be applied first as I	the second secon	nce, the remainer
successive year on the and advances shall be principal. The due date of this of the second of the ablight of the second of the duble the the second of the duble the second of the the second of the the second of the the second of the constitution of the second of the second constitution of the second of the second of the constitution of the second of the second of the second of the constitution of the second of the second of the second of the constitution of the second of the second of the second of the constitution of the second of the second of the second of the second of the second of the second of the second of the second of the constitution of the second	premises descen payments fully paid, such payments the last payment shall be transfer of ownership of t	on or before March	1, 2010	be liable for payment a
The due date of In the event of I	ransfer of ownership of t interest as prescribed by interest as prescribed by	he premises of any part ORS 407.070 from date in termine of which are mad	autor al alle binter autor	an or a the
aubject of pthe balance and <i>I</i> OBDS Luc Wesenfuld and This note is seen <i>I</i> OBDS incenter, pe here	ired by a morigage, the t ired by a morigage, the t ip a me picotor of Actor in Fail's - Oregon	incondinentis (bereis) in incondinentis (bereis) in incondinentis (bereis) in	TOMAS C. ROGERS	Roman Acores 61
Constitution Dated at	no racio interinterio interio interio interio interio interio interi		Margaret A. ROGERS	nogen

Usefuls if The mortgager of subsequent, owner, and the premises in fee simple, has good right to mortgage same for a suffer and demand same forever against the claims and demands of all persons whomsoever, and if form encoundrance, that he will warrant and defend same forever against the claims and demands of all persons whomsoever, and if form encoundrance that he will warrant and defend same forever against the claims and demands of all persons whomsoever, and if form encoundrance that he will warrant and defend same forever against the claims and demands of all persons whomsoever, and covenant shall not be extinguished by foreclosure, but shall run with the land.
Second and the same forever against the claims and demands of all persons whomsoever, and the same forever against the claims and the same forever against the real same forever against the same for against the s 1. To pay all debts and moneys secured hereby:
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 2. Not to permit the cutting or removal of any timber except for his own domestic use; not to commit or suffer any waste:
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 Montavice strain per kebi nu spice nik bulicie. Mili lockiche sindhills bogu combany, ot combunes sug microparticity and the shall be shill be applied to all compensa tarily released, same to be applied upon th supercess or post interference to booked. Not to lease of rent the statistic to the supercess. 	nie montasto, ju czeć od lotocjozma cuj (* kuji ut bij nacujnust sijem nuonut oz sjeji po zarategor, jo tiloni dna damages received under rig	indiff the being of recembring in 1878 Determent of memory and permanent with the montrate of shere in unitation and other with the montrate of shere ht of emment domain, or for any security volum
 Not to lease or rent the premises, or any p ref to being my rest successful and press successful and furnish a copy of the instrument of transfer all payments due from the date of transfer (1) for its buttor me date of transfer (1) for the transfer (1	att of same, without written consent tou of connections to extra a sub- a transfer of ownership of the pre- rr to the mortgagee; a purchaser shi in all other respects this mortgage of out (heper sector for mortgage destroy of sector good and the sec- dent of the mortgager, perform a a difference to sector subblance with a all such expenditions of the sec- tor all such expenditions of the sec- tor sector sector sector sector sec- tor sector sector sector sector sec- tor sector sector sector sector sector sector sec- tor sector sector sector sector sector sector sec- tor sector sector sector sector sector sector sector sector sec- sor sector	or because the activation of the branching each of the of the mortgagee: Intro- mises or any part or interest in same, and to Migay-interest as prescribed by ORS 407.070 on Shall remain in full force and effect. Shall remain in full force and effect. Same in whole or in part and all expenditures h, the terms of the mortgage or the note chall
other than those specified in the application, exception of the state option of the option of mortgage subject to foreclosure.	by written permission of the expend of by written permission of the most of the mortgagee to become immedia loants, put shull the active the pend options herein set forthe will not co	liture of any portion of the loan for purposes tgagee given before the expenditure is made, tely due and payable without notice and this institute a walver, of any right arising from all of the
collect the rents, issues and profits and apply san have the right to the appointment of a receiver to The covenants and agreements herein shall e assigns of the respective parties hereto.	brigage, the mortgagee shall have the ne, less reasonable costs of collection, collect same.	e right to enter the premises, take possession, upon the indebtedness and the mortgagee shall VEADA V HOLES administration
It is distinctly understood and agreed that it Constitution. ORS 407.010 to 407/210 and any subs issued or may hereafter be issued by the Director Una 1000 is seenas by a motion WORDS: The masculine shall be deemed to i applicable hereinsiguro spin data district of body IU file occur of industries of control Life doe term of the first body Life doe term of the first body united agreence spin be unit.	chail be on or before MALCI. J- ship of the premises of 2013 part the	work it will continue to be light for payment and such it will continue to be light for payment and
different interest zitt ine Director of V Stutar af inn office of the Director of V \$,297,00	elerens' Affairs in Salem. Orekon, a ore _ADril. 1, _1980	2 (Tojionž)
IN WITNESS WHEREOF, The mortgagors have 1 browned to bob to the SIVIE O	e set their hands, and seals this 30	th:day of January 19 and 19
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STATE OF OF CONTRACT OF CONTRACTOR OF CONTRACTOR OF CONTRACTOR OF CONTRACTOR OF CONTRACTOR OF CONTRACTOR OF CONTRACT OF CONTRACT OF C		ROCERS and MARGARET A. ROCERS
act and deed. WITNESS by hand and official seal the day and j	is wife, and acknowledged the foreg	
	My Commission expires	Starter 19, 1983
FROM	MORTGAGE	L L
STATE OF OREGON, County of <u>Klamath</u> I certify that the within was received and duly rec		
No. M80. Page 1877 on the 30th day of 17 Jan By Sumetha State Dick Dick Joen Filed Manuary - 30 to 1980 active an the state of	. JHE HICHIVADE' SCOIT	and for the official plat
Adding Organo 07210	By Dernetho 2 G. ROCEU: Fee \$7,00,000	Deputy. J. V. BOCHES, Programmer and Millo
Form L-4 (Rev. 5-71)	NOTE AND MORTGAGE	$\mathcal{V}_{\mathrm{cl}}(\mathcal{V}_{\mathcal{O}})$, 1677

1.00

NO. SHARES