79	3-201K	3987		VOI.M80 Page	1000
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	NOTE AN	ND MORTGAGE	Vol. M80 Page Vol. M Page	1693
THE	MORTGAGORR	AYMOND F. CONNOLI	Y and CONNIE L	CONNOLLY, husband	- 8298
mortgages	to the STATE on a				
ing describe	ed real property loca	REGON, represented and acting ited in the State of Oregon and C	by the Director of Veterans' County of Klamath	Affairs, pursuant to ORS 407.030. the	follow-
	BLOCK 3, Tra	ct No. 1035, GATEWOO	D, in the County o	of Klamath, State of Or	
					egon.
			×		
together with					
with the prei ventilating, w	the tenements, here nises: electric wirin ater and irrigating s	editaments, rights, privileges, an og and fixtures: furnace and h	d appurtenances including r	roads and essemants	
installed in or replacements (land, and all	on the premises; an of any one or more c	ectric sinks, air conditioners, r d any shrubbery, flora, or timbe of the foregoing items	shades and blinds, shutters; efrigerators, freezers, dishwa r now growing or boots	rs, fuel storage receptacles; plum cabinets, built-ins, linoleums and ishers; and all fixtures parts	ction bing, floor
to secure the	payment of Eigh	and profits of the mortgaged pro	or in part, all of which are hoperty;	roads and easements used in conne- rs, fuel storage receptacles; plum cabinets, built-ins, linoleums and ishers; and all fixtures now or here; planted or growing thereon; and tereby declared to be appurtenant to	after any the
(\$ 7275.00	and inter-	aak 41 -		no/100	11
owing of F	crty Two Tho	usand One Hundred The	curity for an existing oblig	nd no/100Dollars (\$ 42,129.	ance
evidenced by t	he following promiss	ory note:	ency Nine and 58/1	00 Dollars (\$ 42,129.	58,
I neo	male - to				
			58/100D	ollars (\$ 50,408,58), with	
interest (ma		disbursement by the State of Or	egon, at the rate of	percent per annum,), with	
until such t	time as a different i	interest rate by the State of Ore	gon at the rate of me	mars (s), with	
	Serve TSC C) AVATH month			
unpaid princ	he principal, interes	t and advances shall be premises	described in the montre-		
and the bala	nee shall munister of	I Ownership of the		ipplied first as interest on the	
This no	te is secured by a	rest as prescribed by ORS 407.00 mortgage, the terms of which a	any part thereof. I will con 70 from date of such transfer are made a part hereof	, and continuing until the full applied first as interest on the number of the second second second second number of the second second second second	
Dated at]	Klamath Fal				
Janua	ary 🗸	Z <u>19.80</u>	RAYMOND F. CONI	Carcelly NOLLY DLLY	
		. 19.80	CONNIE L. CONNE	relly	
				// /	
This mortgage	r or subsequent own	ner may pay all or any part of	the loan at any time withou	t penalty	
on, dated Ma	arch 30 1	ion with and supplementary to t	hat certain mortgage by the	nt penalty. mortgagors herein to the State of	
ity, Oregon, wh	ich was given to sec	and recorded in Book	79 7244 Mortga	mortgagors herein to the State of ge Records for Klamath	
curity for an a	dditional advence i		e amount of s 42, out, on		
ous note, and t	he new note is evide	Ence of the anti-	, together with the balanc	ce of indebtedness	
encumbrance, t ant shall not b	covenants that he o hat he will warrant e extinguished by fo	and defend same forever against	has good right to mortgage	Same that the	
MORTGAGOR	FURTHER COVENA	NTS AND AGREES:	e land.	same, that the premises are free all persons whomsoever, and this	
cordance with lot to permit t	or hereafter existing any agreement mathematic	ng; to keep same in good repa ade between the parties bereio	o permit the removal or demo ir; to complete all construct	olishment of any buildings or im- ion within a reasonable time in mmit or suffer any works	
lot to permit the	he use of the premis	ade between the parties hereto; al of any timber except for his ses for any objectionable or unla lien, or encumbrance to	own domestic use; not to con	mmit or suffer any warter	
fortgagee is au	thorized to nav all -	and the cheambrance to exist at	t any time-		
o keep all buil mpany or com plicies with rec	dings unceasingly in panies and in such	sured during the term of the m	iortgage, against loss but	me to the principal, each of the and such other hazards in such osit with the mortgagee all such hade payable to the mortgagee; imption expires;	
surance shall b	e kept in force by t	ient in full of all premiums; a the mortgagor in case of foreclo	bry to the mortgagee: to depo il such insurance shall be m sure until the period of	and such other hazards in such osit with the mortgagee all such hade payable to the mortgage	5
			Ferrird of redei	inpuon expires;	± ²¹ .
		The second a local second second		,	

1294 . 8299

Mortgagee shall be entitled to all compensation and damages received under right of eminent domain, or for any security volun-tarily 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;
- 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 mortgagee: 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. 10.

The mortgagee may, at his option, in case of default of the mortgagor, perform same in whole or in part and all expenditures made in so doing including the employment of an altorney to secure compliance with the terms of the mortgage or the note shall draw interest at the rate provided in the note and all such expenditures shall be immediately repayable by the mortgagor without 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 other than those specified in the application, except by written permission of the mortgagee given before the expenditure is made, shall cause the entire indebtedness at the option of the mortgagee to become immediately due and payable without notice and this mortgage subject to foreclosure.

The failure of the mortgagee 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 mortgagee 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.

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 407.010 to 407.210 and any subsequent amendments thereto and to all rules and regulations which have been issued or may hereafter be issued by the Director of Veterans' Affairs pursuant to the provisions of ORS 407.020.

WORDS: The masculine shall be deemed to include the feminine, and the singular the plural where such connotations are applicable herein.

This mortgage is being rerecorded because of omission of the previous mortgage information.

This is one and the same mortgage as filed for recording, dated January 22, 1980 and Recorded January 22, 1980 in Book M-80, Page 1293 in the microfilm records of Klamath County, Oregon.

IN WITNESS WHEREOF, The mortgagors have set their hands and seals this 27 day ofJanuary 1980. RAYMOND F. CONNOLLY
Image: Seal for the seal of the sea
RAYMOND F. CONNOLLY Converting (Seal) (Seal) (Seal) ACKNOWLEDGMENT STATE OF OREGON. County of Klamath Before me, a Notary Public, personally appeared the within named Raymond F. Connolly and Before me, a Notary Public, personally appeared the within named Raymond F. Connolly and Connie L. Connolly his wife and acknowledged the foregoing instrument to be their voluntary act and deed. WITNESS my hand and official seal the day and year last above written. WITNESS my hand and official seal the day and year last above written. Notary Public for Oregon
CONNIE L. CONNOLLI (Seal) ACKNOWLEDGMENT STATE OF OREGON. County of Klamath Before me, a Notary Public, personally appeared the within named Raymond F. Connolly and Connie L. Connolly
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act and deed. WITNESS my hand and official seal the day and year last above written.
WITNESS my hand and official seal the day and year last above written.
Lille Notary Public for Oregon
o lui lei
o luilei
My Commission expires 2/14/8/
My Commission expires
MORTGAGE L- P29237
TO Department of Veterans' Affairs
FROM
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,
No. M-80 Page 1293 on the 22nd day of January 1980 County Klamath
IN AREque J. Mettee Deputy.
Filed January 22, 1980 at o'clock 11:41 A.
County Klamath By Jacqueline Metlee Deputy
After recording return to: DEPARTMENT OF VETERANS' AFFAIRS General Services Building Fee \$7.00
Salem-Oregon 97310 Spreador-174
Form L-4A (Rby, 6-72) 1. (1. DO) AL Fally OR 1. (1. DO) AL Fally OR 27601

