DESCRIPTION NOT SECURITY OF SECURITY SE	M NOTE	AND MORTGA	Vol. 🔏	Page 129%
DATE M	AKA D. M. Har	ris Evo		
mortgages to the STATE OF C	OPPCON	HARRIS, H	usband and Wi	fe
mortgages to the STATE OF O	cated in the State of Oregon a	nd County of K	veterans' Affairs, pursual Lamath	nt to ORS 407.030, the follo
Lot 4, Block 1, LAW	ANDA HILLS, TRACT	NO. 1002, in t	he Count	
T CHIETA DEL HE AGRICA	- 4144 H° 684 - 10τλ:	To But a gradual	Milber Mary 1 100	math, State of O
	生物是实现的现在分词 计图像 医二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甲基甲基	9 02. Pe 19 Frans	LIT	
PROM STATE OF OREGON				
		To Destinct	of all graves, with right	
		ORTGAGE ***		
ogether with the tenements her with the premises: electric with entillating water and irrigating-overings built-in stoves, ovens astalled in or on the premises; an explacements of any one or more and and all of the rents, issues. Secure the payment of Twe recursive the paymen	reditaments, rights, privileges	and appurtenances		
overings, built-in stoves, overs, astalled in or on the premises; are eplacements of any over the premises; are	systems; screens, doors; wind electric sinks, air conditioner and any shrubbery	d heating system, wa low shades and blinds, refrigerators from	ater heaters, fuel storage shutters; cabinets hull	nents used in connection
and all of the rents, issues,	of the foregoing items, in whand profits of the mortgaged	mber now growing or ole or in part, all of wi property:	hereafter planted or grain hich are hereby declared	ixtures now or hereafter owing thereon; and any
secure the payment of Twelver 12,698:00	ve Thousand Six Hu	ndred Ninety E	ight and no/100-	appurtenant to the
GEORG (F. 1995), and inter	rest thereon, and as additions	il security for an exis	ting objection	Dollars
wing of Fourteen Thous	Sand Five Hundred S	Seventeen and g	91/100	ollars (\$14,517.91).
COLLEGE STATE OF STAT	sory note:	Dale	W. Carrie and	ollars (\$14,517.91),
TWELLEY SORON ME			八き席 ヤラコチェー・カムペグ がいこう	
interest from the date of initial	I disbursement by the State of	f Oregon, at the rate o	Dollars (\$27,21	5.91 with
interest from the date of initial	I disbursement by the State of	Oregon, at the rate	Dollars (\$	ercent per annum,
interest from the date of initial until such time as a different principal and interest to be pai	disbursement by the State of	it the contract of	Dollars (\$	rcent new amount
principal and interest to be pai	aid in lawful money of it.	oregon, at the rate of ursuant to ORS 407.072,	pe.	rcent per annum
principal and interest to be paid in Salem, Oregon, as follows: \$. \$162,00 On the 1st o	162.00	or before Septemb	ffice of the Director of	Veterans' Affairs
unpaid principal, the remainder	st and advances shall be full on the principal.	ises described in the y paid, such payments	mortgage, and continuin	g until the full
In the event of transfer of the balance shall draw inter. This note is secured by a	payment shall be on or before of ownership of the premises erest as prescribed.	re 'Augustol', 20	010	on the
a secured by a	mortgage, the terms of which	or or date of such are made a part her	will continue to be liable to be liable.	ple for payment
ated at Klamath Fal	7. 《 《 公司 新華 》 《 经 1 7 7 1		the contract of the contract o	
	Uregon 9760	1 () / m	. 9/ -	빨리 이 사람들이
this // day of .	. <u>ls, Oregon 976</u> 0 July 80	PALE M. H	Hasis ARRIS	
this // day of .	July 19_80	DALE M. H WANDA C	Harris HARRIS	
this // day of .	<u>July</u> 19_80	PALE M. H. WANDA G.	Hasis ARRIS HARRIS	
this // day of Cartes / day of Cartes / is unsecrete arm of	July 19 80	PALE M. H	Hanis ARRIS HARRIS	
this day of control of the state of the mortgager or subsequent own the mortgage is given in conjunct	July 19 80	WANDA G.	HARRIS HARRIS HARRIS HARRIS HARRIS HARRIS	a econotedans are
this // day of .	July 19 80	WANDA G.	HARRIS HARRIS HARRIS HARRIS HARRIS HARRIS	a econotedans are

The mortgagor covenants that he owns the premises in fee simple, has good right to mortgage same, that the premises are free encountrance, that he will warrant and defend same forever against the claims and demands of all persons whomsoever, and this application of the premises are free exampled by foreclosure, but shall run with he land.

MORTGAGOR FURTHER COVENANTS AND ACREES (1) the land of the l

- 1. To pay all debts and moneys secured hereby:

 2. Not to permit the buildings to become vacant or unoccupied; not to permit the removal or demolishment of any buildings or improvements now or hereafter existing; to keep same in good repair; to complete all construction within a reasonable time in accordance with any agreement made between the parties hereto;

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

 4. Not to permit the use of the premises for any objectionable or unlawful purpose.

 5. Not to permit any tax, assessment, lien; or encumbrance to exist at any time; seemed a suthorized to pay all real property taxes assessed against the premises and add same to the principal each of the

- Mortgages is authorized to pay all real property tages assessed against the premises and add same to the principal, each of the
- edvances to bear interest as provided in the hote;

 To keep all buildings uncessingly insured during the term of the mortgage, against loss by fire and such other hazards in such companies, and in such an amount as shall; be satisfactory to the mortgagee; to deposit with the mortgage all such insurance shall be made payable to the mortgage all such insurance shall be made payable to the mortgage; in case of foreclosure until the pyriod of redemption expires;

\$12924

Not to lesse or rent the premiser, 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 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 mortgagee may at his option, in case of default of the mortgage, perform same in whole or in part and all expenditures in so doing including the employment of an attorney, to secure compliance, with the terms of the mortgage or the note and all such expenditures shall be immediately repayable by the mortgage without and shall be secured by this mortgage.

Default in any of the covenants or agreements berein contains. and and shall be secured by this mortgage.

1) 28 mg (42cf 22d Conclete Conclete Conclete Contained or the expenditure of any portion of the loan for purposes.

Default in any of the covenants or agreements herein contained or the expenditure of any portion of the loan for purposes or them those specified in the application, except, by written permission of the mortgage given before the expenditure is made. It cause the entire indebtedness at the option of the mortgage to become immediately due and payable without notice and this trage subject to forcelosure.

The fallowed of the mortgage to exercise any options herein set forth will not constitute a waiver of any right arising from a set 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 red in connection with such foreclosure. to the property of a profits and apply same, less reasonable costs of collection, upon the incate and apply same, less reasonable costs of collection, upon the incate and apply same, less reasonable costs of collection, upon the indebtedness and the mortgage shall have the right to the appointment of a receiver to collectisame on the profits and apply same. The covenants and agreements herein shall extend to and be binding upon the heirs, executors, administrators, successors and as of the respective parties hereto; 3.23 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.

The magnification of the desired to include the feminine, and the singular the plural where such connotations are applicable herein. On this 1/2 day of July 2.30 pale M. Harkis Wanda G. Halkis in 121, event de vanager of ownershiefel. Het presides of despot that there had a destablice and the medical term of a president of ORS 421970 from the entire that the test of the president of the horizont. IN WITNESS WHEREOF. The mortgagors have set their hands and seals this day of July the in which there for each uncrease the first he promises being another the promises and advantage in the following the mediants being the regiment of the principle. DALE M. HARRIS. participal unit princes to be just in thirtil cholled be the Using non and the sea a lineage pricing and profit from the land of the St. St. Warder of Harris. THE BETT OF STREET THE WILLIAM OF STREET OF STREET THE BETTE THE TOTAL OF THE PROPERTY OF THE PRO Soussing Two flund: 12 Fift/ and 24, 100 - 10: 13.7 27, 21.5.91 -- ... County of San Klamath Before me s Notary Public, personally appeared the within named Dale M. Harris and

Wanda G. Harris

This 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.

If the fee tend and official seal the day and year last above written.

If you could be a substantial and the substantial of the substa LA Etapt sur ve My Commission expires MORTGAGE P42178 FROM STATE OF OREGON. County of Klamath County Records, Book of Mortgages, I certify that the within was received and duly recorded by me in __Klamath No. M80 Page 12923on the 11th day of July, 1980, Wm. D. Milne Klamathcounty Clerk By Bernette Hyperck Deputy.

Deputy. July 11, 1980 at o'clock 1:49 The River of August 1980 By Line Charles at o'clock 3:49 PM DALE N. HARRIS and WAND) G. PARRIS Husband and k DEPARTMENT OF VETERANS AFFAIRS

General Services Building Fee \$7.00 NO E AND MORTOAGE T/A 38-27346-M Noli 8 86806