NOTE AND NORTGAGE

<u>M&U Page 5295</u> woht, Jr. and Anna Haught, Husband and Wife Warren

DEB THE MOR	GAGORANNY, Warren Trailaught, Jr. and Anna Haught, Husband and Wife
	Vol. <u>mp_</u> Page <u>14091</u>
	STATE OF OREGON, represented and acting by the Director of Veterans' Affairs, pursuant to ORS 407.030, the follow property located in the State of Oregon and County of Klamath
The followin	described real property situate in Klamath County, Oregon, more
Section 20:	described as follows: outh, Range 12 East of the Willamette Meridian, Klamath County, Oregon: Sh of the NWh, SWH of the NEH, Sh EXCEPTING the NEH of the SEH.
Section 28: Section 29:	NW% of the NW%. Beginning at a point located 450.67 feet East of the intersection of Sections 19, 20, 29 and 30 of Township 40 South, Range 12 East of the Willamette Meridian, thence South 58° 12' 34" East along the existing fence line to the East line of the NW%NW% of Section 29, thence North to the North line of the NW%NW% of Section 29, thence West to the point of beginning.
Spatting 20.	ALSO, the SWASEA and the SASWA of Section 29, EXCEPTING THEREFROM the South 120:00 feet of the East 125:00 feet and the East 30:00 feet EXCEPT the South 120:00 feet thereof of the SWA of the SEA. ALSO, the NEA of the NWA, NA of the NEA, SEA of the NEA, NEA of the SEA, EXCEPT the South 1030 feet. ALSO EXCEPTING that portion conveyed to the Shasta View Irrigation District in Deed recorded in Volume M75, page 13758, Microfilm Records of Klamath County, Oregon.
Section 30:	The E2, me rents, issues, and promis or me mortgaged property;
(\$38,875.0)	ment of Thirty Fight Thousand Eight Hundred Seventy Five and no/100Dollar
	is to nav. to the STATE OF ORGON
Une Hundre	d Seventy Four Thousand Eight Hundred Nineteen and 41/100 1929 I the date of initial disbursement by the State of Oregon, at the rate of 5.99
Conterest fro	Dollars (s), with the date of initial disbursement by the State of Oregon, at the rate of percent per annum,
	the date of initial disbursement by the State of Oregon, at the rate of percent per annum, _
A STATE AND A STATE AND A STATE AND A	
all.62Y.	Sintegest to be paid in lawful among of the United States at the office of the Director of Veterans' Affairs
the ad valo amount of unpaid prin	en taxes for each successive year on the premises described in the mortgage, and continuing until the full ne principal, interest and advances shall be fully paid, such payments to be applied first as interest on the paid the remainder on the principal.
	e date of the last payment shall be on 'or' before <u>Apr 11/15</u> , 2020
This 'i	ite 'is secured by a mortgage, the terms of which are made a part hereof.
Dated at Οθυτλ? Ομ	Klamath Falls, Oregon
	March-20, Second Book 1980 bade Constant Chaught
CC applicatie lierei	CTID DOWN HELECOLOGY DECOMPSE DE AUTOR DE DE DE DESTENSE E DE
The mortg	per subsequent judit par skenned to sharings on a population and its an ones the local sor or subsequent owner may pay all or any part of the loan at any time without penalty. The based of the provided of the second of the loan at any time without penalty. The based of the second of the second of the second o
H-44.13-14-15-24.5人的名称1-5-5-1	CtOber ^{m19} ilsu1977, and recorded in Book MT7, page 20050, Mortgage Records for Klamath====
	-64,625,00
as security for a	additional advance in the amount of \$38,875.00-r together with the balance of indebtedness covered by the additional advance in the amount of \$38,875.00-r together with the balance of indebtedness covered by the the new note is evidence of the entire indebtedness are used as a second se
from encumbran	or covenants that he owns the premises in fee simple, has good right to mortgage same, that the premises are free ', that he will warrant and defend same ' forever against the claims and demands of all persons who measure and the
unitesta cupin	be extinguished by foreclosure, but shall run with the land. The processing of the second but we are the bounds for the provide standard and the second but the second stand In the processing of the second but we are the bounds for the provide standard but the second standard standard

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provements now, or hereafter existing scalar or unoccupied; not to permit the removal or demolishment of any buildings or im-accordance, with any agreement made, between the parties herelo;
Not to permit the cutting or removal of any timber except for his own domestic use; not to commit or suffer any waste;
Not to permit the use of the premises for any objectionable or unlawful purpose;
Not to permit any tax assessment filen or encumbrance to exist at any time;
Mot to permit any tax assessment filen or encumbrance to exist at any time;
Mot to permit such the set of the provided in the note; ; not to permit the removal or demolishment of any buildings or im-d repair; to complete all construction within a reasonable time in

To rkeep, all buildings unceasingly insured during the term of the mortgage, against loss by fire and such other hazards in such company or companies and in such an amount as shall be satisfactory to the mortgage; to deposit with the mortgage all such policies with receipts showing payment in stull of all premium; all such insurance shall be made payable to the mortgage; insurance shall be kept in force by the mortgagor in case of foreclosure until the period of redemption expires; 144

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crofilm Records of AFO, the NPK of the NPK, FA of the NEK, SEA of the Free, The State South 1050 fest, ALSO EXCEPTING that portion on of a to the Shnata Vicy HITERATION District in Deed recorded in Volume Will. EXCERT the South 120.00 feet theread of the Sav of the state ALSO, and Save and the Save of Section (1) is the section (1) and the last up of feel and the last of South 120,00 feel of the last of 2692 joig 3 w

s and realized processing the second second second second and the second second <u>ца</u>,

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Contract of Contracts 27 (192) of NATOUS JAND AT 90 s prostati s ្រុងចេស certify that the within successive being dury recorded by the in-County Receive Stock of Merical Figure 2 County of ... TGAR WILE OF OVEROM!

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together with the tenements, hereditaments, rights, privileges, and appurtenances including roads and easements used in connection with the premises; electric wiring and fixtures; furnace and heating system, water, heaters, fuel storage, receptacles; plumbing, coverings, built-in stoves, overs, electric sinks, air conditioners, refrigerators, freezers, dishwashers; and all fixtures now or hereafter installed in or on the premises; and any shrubbery, flora, or timber now growing or hereafter planted or growing, thereon; and any replacements of any one or more of the foregoing items, in whole or in part, all of which are hereby declared to be appurtenant to the land, and all of the rents, issues, and profits of the mortgaged property; to secure the payment of Thirty Eight Thousand Eight Hundred Seventy Five and no/100---- Dollars

ing of One Hundred Thirty Five Thousand Nine Hundred Forty Four and Dougle 135,944.41) resolution of population of the provident of the second structure of the secon

Coull promise to pay to the STATE OF OREGON me Hundred Seventy Four Thousand Eight Hundred Nineteen and Hars (\$ 174,819,41-), with One 21 Size OF-OF-SCOR interest from the date of initial disbursement by the State of Oregon: at the rate of 5.9-----🛄 percent per annum, Dollars (\$.... Interest from the date of initial disbursement by the State of Oregon, at the rate of (). with

percent per annum. Dollars (\$..... ...), with Interest from the date of initial disbursement by the State of Oregon, at the rate of ______ until_such time as a different interest rate is established pursuant to ORS 407.072. percent per annum,

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Klamath Falls, Oregon Dated at .

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Discripte appl. ac recur or subsequent owner may prostring the protect non the mortgagor of to found one compute and his surface in the later with pay all or any part of the loan at any time without penalty. This mortgage is given in conjunction with and supplementary, to that certain mortgage, by the mortgagors herein to the State of

Oregon, dated : October 19 1959 1977., and recorded in Book, M77...., page 20050. Mortgage Records for Klamath

County; Oregon, which was given to secure the payment of a note in the amount of \$64,625.00...., and this mortgage is also given on the intervention of the secure the payment of a note in the amount of \$64,625.00..., and this mortgage is also given as security for an additional advance in the amount of \$38,875.00..., together with the balance of indebtedness covered by the previous note, and the new, note is evidence of the entire indebtedness. Not 10% insport this evidence of indebtedness covered by the previous note, and the new, note is evidence of the entire indebtedness. Not 10% insport this evidence of indebtedness covered by the previous note, and the new, note is evidence of the entire indebtedness. Not 10% insport this evidence of indebtedness covered by the previous note.

"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 identications for encumbrance that he will warrant and identications are free covenant shall not be extinguished by foreclosure, but shall run with the land. in Higher (normal) and an Ar An Arabitation (1994) An Arabitation (1994) An Arabitation (1994)

MORTGAGOR, FURTHER, COVENANTS AND AGREES.

MORTGAGOR, FURTHER, COVENANTS AND AGREES: Drawing the type of the presence of the presence of the second s 3. Not to p

Mortgagee, is authorized to pay, all real property, taxes assessed against, the premises and add same to the principal, each of the advances to bear interest as provided in the note;

To keep all buildings unceasingly insured (during the term of the mortgage, against loss by fire and such other hazards in such company or companies and in such an amount as shall be satisfactory to the mortgage; to deposit with the mortgage; all such policies with receipts showing payment in full of all premiums; all such insurance shall be made payable to the mortgage; insurance shall be kept in force by the mortgagor in case of forcelosure until the period of redemption expires;

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nt the premises, or any part of same, without written consent of the mortgagee 9 Not, to lea 10. iTo promptly notify mortgages in writing of a transfer of ownership of the premises or any part or interest in same, and to full payments due from the date of transfer to the mortgage; a purchaser shall be y 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 all such as the mortgage is a purchaser shall be y interest as prescribed by ORS 407.070 on all payments due from the date of transfer; in all other, respects this mortgage, and in full force and effect. The mortgage may all such as the mortgage is a purchaser shall be y interest as the prescribed by ORS 407.070 on the interest is this mortgage. The mortgage may all such as the mortgage of transfer is the transfer is a such as the prescribed by ORS 407.070 on the output the date of transfer; in all other, respects this mortgage. The mortgage may all such as the mortgage of transfer is a such as the prescribed by ORS 407.070 on the mortgage may all such as the mortgage. The mortgage may all such as the mortgage of the mortgage of transfer is a such as the mortgage. The mortgage may all such as the mortgage of the mortgage. The mortgage is all the secured by this mortgage. The mortgage of the such as the option of the such as the mortgage of the such as the mortgage. The mortgage of the such as the mortgage of the mortgage of the mortgage of the mortgage of the such as the pole of the such as the mortgage of the mortgage of the mortgage of the such as the mortgage of the mortgage of the such as the pole of the such as the pole of the such as the pole of the mortgage of the mortgage of the mortgage of the the transfer the mort of the mortgage of the mortgage of the the such as the pole of it the bareachars arter of just The failure of the incurred in connection with such forcelosure. Incurred in connection with such forcelosure. The sential judges and the probability of the sential of the sential senti The covenants and agreements herein, shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereio()) Tt 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 fisued or may hereafter be issued by the Director of Veterans' Affairs pursuant to the provisions of ORS 407.020. The most are an expected at the state of the 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 an error in the payment amount. This is one and the same mortgage as filed for recording, dated March 20, 1980 and recorded March 20, 1980 in Book M80, page 5295, Microfilm records of Klamath County, Oregon. there at the standth Ballet Oregon 于中国教会 and the science of the sciences of the pression of any part thereafter will science the pression of a science of the pression of any part thereafter and the pression of a science of a science of the pression of the pressio innere ist balance IN WITNESS WHEREOF. The moltgagors have set and molecular to memory and anticated as in a hilling of success of the hilling of a state of a success and because of the because of a state of the hilling of a state of the because of the because of the set of a state of the because of the because of the because of the set of the because of the because of the because of the set of the because of the because of the because of the set of the because of the because of the because of the because of the set of the because of - 1 - F IN WITNESS WHEREOF: The mortgagors have set their hands and seals this 20:11 day of ... March ر (Seal) (Seal) and the such the sale of intrial disburgences and the state of the burger of the sale of t na Anna Haught interest erner the dute of initial dibluresment by PERSON ALTERNA ACKNOWLEDGMENT ACKNOWLEDGMENT Completes s py Klamath Thousand Fight III sered manetach and art it to a show a transmission and a state of the sered manetach and a state of Teneors pA me rendered incorrect note Before me, a Notary Public, personally appeared the within named <u>Warren W. Haught</u>, Jr. and Anna and one Heligicad Lipitit and Lipititud First Hindured Loris control of their voluntary bis wife and acknowledged the foregoing instrument to be their voluntary avglsg _______ he for a state and a schowledged the foregoing instrument to be _______ Haught nice for believer, or "DITES", DIANG THORSON, TAUE HURDED WITNESS my hand and official seal the day and year last above written. Shirt fils calls' same, and bindly of the mortaned house and a way one entruote of the forestated first an and on or m stated and one entruote of the forestate first and a more of m state of an another that and shirt forest the second part of parts as more the same second more an complete a single manual and the entrust second more and complete a single manual and the same second more second complete as the second second second second more second Inde Tull er with the lengments heredusments, rights, prolisen ine preni, es, siscitic, wither suid fichtes, furnace si My Commission Expires July 13, 1981 JJUGO. MORTGAGE P3407908 FROM TO Department of Veterans' Affairs STATE OF OREGON County of Klamath certify that the within was received and duly recorded by me in Klamath County Records, Book of Mortgages, 180 Page 5285 on the 20th day of March, 1980 WM. D. MILNE Klamath Clerk Dunetha State ch, Deputy TT COMMISSION March 20, 1980 Klamath Falls, ORegon at o'clock 1.02 D By Servithe Spite County Klamath 9-17-1-1 Fee, \$10.50 \$ **TVD** 72 DEPARTMENT OF UTTERANS AFFAIRS WDEXED OF OREGON 124 N. ALISES Klamath Fails, 0R 1976010 beginning. ALSO, the SWASEL and the SASWA of Section 29, EXCEPTING THEREFROM the South 120.00 feet of the East 125.00 feet and the East 30.00 feet EXCEPT the South 120.00 feet thereof of the SW4 of the SE4. ALSO, the NEX of the NWA, No of the NEX, SEX of the NEX, NEX of the SEL, EXCEPT the South 1030 feet. ALSO EXCEPTING that portion conveyed

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right of eminent domain; or; for any security; tight of eminent domain; or; for any security;

to the Shasta View Irrigation District in Deed recorded in Volume M75, page 13758, Microfilm Records of Klamath County, Oregon. ദറ The E's.

e colorigages; shall be entitled to all compensation an tarily released same (o) be applied upon the indeb

14094A--STATE OF OREGON; COUNTY OF KLAMATH; BL filed for record at request of <u>Mountain Title Co.</u> nis <u>29th</u> day of <u>July</u> A: D. 19<u>80</u> at <u>3:42</u> Sclock ^P M., and duly recorded in Vol. <u>M80</u> of <u>Mortgages</u> ----- on Page 14091 WE D. MILNE County Chart -Fee \$14.00