NOTE AND MORTGAGE

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[() [363]	THE MORTGAGOR.	Fec. \$77&LLH	IOOD .
	v - Klanath		ernethas So felach book
		f, represented and acting by the Di the State of Oregon and County of	rector of Veterans' Affairs, pursuant to ORS 407.030, the foll Klamath
lot fil	3, in Block 2, as sh Led in the office of	Own on the map entitle he County Clerk of Kla	ed "FAIRVIEW ADDITION NO. 2", amath County, Oregon. ALL MI MITTIN COLOR
			lamath — County Records, Book of Mothances,
Conv	ьм Klazath,) _{es}	
TE OF	OREGON,		pent of Kelernos, Atlanto
W.		TO Devarin	L. P43262
		MORTGAGE	
		Му Commis	e)Oil 6x01.co.
		K	Mary Paul for Oregon
	NESS by hand and official scal the	dev and year last above written.	
and de			
		lda wiis, and acknowledge	ed the foregoing histripheat to be a billion yourtary
ins	stalled in or on the premises; and	ems; screens, doors; window shades ctric sinks, air conditioners, refrig any shrubbery flora or timber (no the foregoing items, in whole or in d profits of the mortgaged propert	opurtenances including roads and easements used in conne g system, water heaters, fuel storage receptacles; plum s and blinds, shutters; cabinets, built-ins, linoleums and erators, freezers, dishwashers; and all fixtures now or here wifgrowing or hereafter planted or growing thereon; and part, all of which are hereby declared to be appurtenant to:
	나는 신청 하다 가장 환경을 꾸벅하는 이 일을 하면서 하나를 가는 아니라 아니다.	사이트 보면 아들은 1997년 1일 전 시간	Two and no/100, D
,2	29,062.00	est thereon, evidenced by the follo	wing promissory note:
			\wedge
ŀΓ		Twenty	Nine Thousand Sixty Two and no/100
ß.	I promise to pay to the	Dollars (\$	29,062.00), with interest from the date of
	States at the office of the Dire	ctor of Veterans' Affairs in Salem,	ncipal and interest to be paid in lawful money of the Unite . Oregon, as follows:
	\$177.00	n or before October 1, 19 thereafter, plus One-tw	80
	successive year on the premis	thereafter, plus significant the state of th	continuing until the full amount of the principal, intere first as interest on the unpaid balance, the remainder on the
	principal. The due date of the last	payment shall be on or before	September 1, 2008
conta Ca	In the event of transfer the balance shall draw interes	of ownership of the premises or a las prescribed by ORS,407.070 fro	m, date of such transfer where 2000 come one
onstit speci	This note is secured by the course of the co	a mortgage, the terms of which are the control of t	Ke made a fat vertice for the Color Hotel
នាខ្លួកន	e coronsule and agriculturents nevel	STEEL SALED. TO SEE DE DOUGE !	apon the neitry executor administrators, successors and
9.482 E	ensus to the endautivers of a se	CHARLE TO COTHER SERVED AND THE PARTY OF THE	all there the right to enter the premises, take possession collection, upon the indebtelliness and the mortgogos shall
S. CE	an the breath of any source and		of the loan at any time without penalty an open core

The mortgagor covenants that he owns the premises in fee simple, thus gooderight to mortgage same that the premises are free in the mortgagor covenants that he will warrant and defend same forever against the claims and demands of all persons whomsoever, and this covenant shall not be extinguished by foreclosure, but shall run with the land.

The mortgagor covenants that he will warrant and defend same forever against the claims and demands of all persons whomsoever, and this covenant shall not be extinguished by foreclosure, but shall run with the land.

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- - 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 of unlawful purpose and become the or unlawful purpose and the premises for any objectionable of unlawful purpose and the premises for any objectionable of unlawful purpose and the premises for any objectionable of unlawful purpose and the premises for any objectionable of unlawful purpose and the premises of the premises for any objectionable of unlawful purpose and the premises of the premise of the premises of the premises of the premises of the premise of t

 - 5. Not to permit any tax, assessment, lien, or encumbrance to exist at any time;

 5. Not to permit any tax, assessment, lien, or encumbrance to exist at any time;

 6. 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; as:

 7. 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, policies with receipts showing payment in full of all premiums; all such insurance shall be made payable to the mortgager, policies with receipts showing payment in full of all premiums; all such insurance shall be made payable to the mortgager, policies with receipts showing payment in full of all premiums; all such insurance shall be made payable to the mortgager, policies with receipts showing payment in full of all premiums; all such insurance shall be made payable to the mortgager.

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genand and shall be secured by this more second paper.

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Default in any of the covenants or agreements herein contained or the expenditure of any portion of the loan for purposes.

Default in any of the covenants or agreements herein contained or the mortgagee given before the expenditure is made, other than those specified in the application, except by written permission of the mortgagee given before the expenditure is made, other than those specified in the application, except by written permission of the mortgagee given before the expenditure is made, other than those specified in the application, except by written permission of the mortgagee given before the expenditure is made, other than those specified in the expenditure of any portion of the loan for purposes, and the expenditure of any portion of the expenditure is made, other than those specified in the expenditure of any portion of the loan for purposes, and the expenditure of any portion of the mortgage given before the expenditure of any portion of the mortgage given before the expenditure of any portion of the mortgage given before the expenditure of any portion of the mortgage given before the expenditure of any portion of the mortgage given before the expenditure of any portion of the mortgage given before the expenditure of any portion of the mortgage given before the expenditure of any portion of the mortgage given before the expenditure of any portion of the mortgage given before the expenditure of any portion of the mortgage given before the expenditure of any portion of the mortgage given before the expenditure of any portion of the mortgage given before the expenditure of any portion of the mortgage given before the expenditure of any portion of the mortgage gi

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, the rents, issues and profits and apply same, less reasonable costs of collection, upon the indebtedness and the mortgagee shall the right to the appointment of a receiver to collect same.

the right to the appointment of a receiver to The covenants and agreements herein shall ex sof the respective parties hereto.	stend to and be binding upon the hens, excense.	iccessors and
It is distinctly understood and agreed that the titution, ORS 407.010 to 407.210 and any substitution.	is note and mortgage are and to (ally rules, and/regulations, whice equent amendments thereto and to (ally rules, and/regulations, whice of Veterans' Affairs pursuant to the provisions of ORS 407.020.	h have been
or may hereafter be issued by the Director. WORDS: The masculine shall be deemed to 1	nclude the feminine, and the singular, the plural where such con nclude the feminine, and the singular, the plural where such con powers to be properties of some beauty sicres. I want contions to us a limit	notations are (or hashing and
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processing near on the premises Secon	Figure alors Che-twellth Of ine ad valore	m taxes for esca
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manues whereor The mortgagors h	States to ONE sound; buttened on the case to be but in goods and added to the test of the sound and seals this 30th day of	19 <u>80</u> : 51
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		(Seal)
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E OF OREGON D THE METHOD IN TH	lis nettis pitelle es, and apperturiances including soads and process.	
County of Klamath	Arthur J. Hood	
Before me, a Notary Public, personally appe	eared the within named Attitut . Hood	
Berore me, a wood)		voluntary
and deed.		
WITNESS by hand and official seal the day	and year last above written.	
	Juay B Pulau_ Notary Pt	blic for Oregon
	My Commission expires8-23-81	
	MORTGAGE . P43	262
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ATE OF OREGON.	\ss. \ss.	
County of Klamath		ole of Mortgages
I certify that the within was received and	duly recorded by me in	or or more party
,	July, 1980; WM. D. MILNE KlamathcountyCl	erk
Rest Harrish 1999	On the map entitled "EAIRVIEW ADDITION ME	
	Comment of Comments	
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Klamath Falls, Oregon County Klamath	By Sernetha Y felo	Deputy.
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After recording return to: DEPARTMENT OF VETERANS' AFFAIRS	NOTE AND MORTGAGE Lee \$2,00 mrs j. Hoop	

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