8778**1** DESVELUEAL OF ALLEYING VILVING

Fee \$7:00

COMMIA KISWALD NEWTON W. GUTHRIE and GRACE LANORE GUTHRIE, Husband and Wife MARLANA II. A VALUE OF THE COLOR OF THE COLO

Astract of land situated in the NE% of Section 28, Township 39 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at the Northeast corner of the NWkNE's of said Section 28; thence South 89° 54' 41" East 10.70 feet; thence South 00° 19' 32" West 1537.06 feet; thence West 432.06 feet; thence South 00° 19' 32"
West 1537.06 feet; thence West 432.06 feet; thence South 220.00 feet
to the true point of beginning of this description; thence South 340.05
feet; thence East 513.34 feet to the Westerly right of way line of the
Hill (Bradbury) County Road; thence along said right of way line:
Northwesterly on the arc of a curve to the left (central angle = 08° 40'
35" and radius = 606.61 feet) 91.86 feet; North 16° 50' 28" East 227.80
feet; and Northerly along the arc of a curve to the right (central
angle = 03° 11' 39" and radius = 602.96 feet) 33.61 feet; thence
leaving said right of way line: West 418.65 feet to the true point of
beginning of this description. With bearings based on Survey No. 1560
as recorded in the office of the Klamath County Surveyor as recorded in the office of the Klamath County Surveyor.

aut and decality

Pelore me a Notari Public, prosessib, appraised the rithin named Newton W. Guthrie and

Related

together, with the tenements, heriditaments, 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 with the premises and irrigating systems; screens, doors, window shades and blinds, shutters; cabinets, built-ins, linoleums and floor 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 shrubbery florat, or timber now growing or hereafter planted or growing thereon; and any land, and all of the rents, issues, and profits of the mortgaged property;

to secure the payment of Fifty Thousand and no no Thousand TANONE DUELLIA Dollars

__), and interest thereon, evidenced by the following promissory note:

MENTON W. CUTHKLE のスペントアンカイン

Fifty Thousand and no/100-I promise to pay to the STATE OF OREGON

initial disbursement by the State of Oregon, at the rate of 5.9 percent per annum until such time as a different interest rate is established pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United States at the office of the Director of Veterans Affairs in Salem, Oregon, as follows:

On or before October 1, 1980 and \$297.00 on the \$ 297.00---1st of every month-----Thereafter, plus One-twelfth of----- the ad valorem taxes for each

successive year on the premises described in the mortgage, and continuing until the full amount of the principal, interest and advances shall be fully paid, such payments to be applied first as interest on the unpaid balance, the remainder on the The due date of the last payment shall be on or before September 1, 2010---

In the event of transfer of ownership of the premises or any part thereof. I will continue to be liable for payment and IRDs. Lance, shall draw interest as prescribed by ORS 407,070 from date of such transfer.

The position of the second of the most of the most of the second of the most of the second of the se

nried the inettion with anon-toresponde to may pay all or any part of the loan at any time without penalty. The silence to the second of the s

Essect of [1] reconversed 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 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 provided by the covenant shall not be extinguished by foreclosure, but shall run with the land.

The provided by the covenant shall not be extinguished by foreclosure, but shall run with the land.

The provided by the covenant shall not be extinguished by foreclosure, but shall run with the land.

The provided by the covenant shall not be extinguished by the

Detroit are not option concluded a submitted returning of the vibrilling of the parties of the factor of the facto

*ii 13. Not to permit, the cutting or removal of any, timber except for his own domestic use; not 10 commit or suffer any waste; its 140 Not to permit, the use of the premises for any objectionable or unlawful purpose the objection of the cut of the cut

5. Not to permit any tox, assessment, ilen, or encumbrance to exist at any time;

yor 10 1978 Quarter product to pay all real property taxes assessed against the premises and add same to the principal, each of the first paydances to bear interest as provided, in the note; and product the principal of the princi

practices spoil be with in pance pa the motivated in case of torcoone unit for being of equations object by the motivate and in the short of the present and the present a The mortgagee may, at his option, in case of default of the mortgage; this mortgage shall remain in full force and effect.

The mortgagee may, at his option, in case of default of the mortgager, perform same in whole or in part and all expenditures made in so doing including the employment of an attorney to secure compliance with the terms of the mortgage or the note shall draw interest at the the rate is provided in the note and all such expenditures shall (be dimmediately repayable by the mortgager without demand and shall be secured by this mortgage.

To branch the expenditure of any portion of the loan for purposes before the covenants or agreements herein contained or the expenditure of any portion of the loan for purposes of the standard of the interest of the covenants or agreements herein contained or the expenditure of any portion of the loan for purposes of the standard of the covenants or agreements herein contained or the expenditure of any portion of the loan for purposes of the standard of the covenants or agreements herein contained or the expenditure of any portion of the loan for purposes of the standard of the covenants of the covenants of the covenants of the mortgage given before the expenditure is made, other than those specified in the lapplication except by written permission of the mortgage given before the expenditure is made, other than those specified in the lapplication except by written permission of the mortgage given before the expenditure and this mortgage subject to forcelosure properties of the covenants.

The failure of the mortgage 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 mortgage shall have the right to enter the premises, take possession, bliect the rents, issues and profits and apply same, less reasonable costs of collection upon the indebtedness and the mortgagee shall ave 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 signs lof the respective parties hereto. assigns of the respective parties hereto.

(ICMTO) (CLITE) (All Contents 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 407.012 to 407.210 and any subsequent amendments thereto and to all regulations, which have been 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', it is countried to true (i.e. of investable of the countries of one fact species of the feet of the due date of the less proment shall be on or netere. Sautember 2.1. 2010----otocosty, yesploning premise described in the mortgage, and continues into the pile amount of the principal, into a god labentog stain he fully neathered; payments in he applied first as indicate on the unpaid halfned first principal principal. \$,297:00-States at the other of the Director of Assetsing valents in Science in interior as topics of the director of t Fifty Thousand and noving---I promise to bee in the STATE OF OREGON NEWTON W. GUTHRIE ... (Seal) (4.50,000,000-11 - 1. and litterest thereon, evidenced by the fall-heine propie ે (Seal) to because the parament of ELLEY Thousand and occurrence France Collings OF OREGON, The factor is the study district of the markaned fraction of the property of the study of the stud STATE OF OREGON Klamath County of Before me, a Notary Public, personally appeared the within named Newton W. Guthrie and his wife, and acknowledged the foregoing instrument to be their voluntary Grace Lanore Guthrie act and deed. (المراة عليه act WINESS by hand and official seal the day and year last above written. MORTGAGE P43766 TO Department of Veterans' Affairs 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. M80 Page 14498 on the 5th day of August, 1980 WM. D. MILNE Klamatcounty Clerk Duretta Hetoch 108 (meetinger 5.3) 1980) incared to the degree of clock 10:53 Am. K7amach in the last of the last of clock 10:53 Am. K7amach Falls; ORegon

Klamach JEMION M. CHIHKIE BUB, CKDINICK 2005 10:53 Am. County Klamach JEMION M. CHIHKIE BUB, CKDINICK 2005 10:50 To be put of the last of the After recording return to The Property of The NOTE AND MORTGAGE VOL. RUPOS # Fee \$7:00 4-1-20001-8