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調調 195 Contract Longitudes Concrete a MILINESS PRESENT IN THE SHE WILL AND THE HIGH AND THE PRESENT IN THE SHE WILL BE AND THE S Howland a dece md deed. 

#### Before me ANDER Pablic Petrophy appeared the Millin Linner County of destination of Large and L 19022 8- 102.13

 Significant to the semements, 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, overrings, bulk-in stoves, overs, electric sinks, air conditioners' refrigerators, freezers, dishwaters; and all fixtures now or hereafter planeted or growing theres, and any fitting interest, for the premises; and any profits of the mortgaged property; to secure the payment of Seventy One Thousand Five Hundred and no/100---Dollars

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Constant and Aunte n. newiging PAMA De 2 - 1

I promise to pay to the STATE OF OREGON Seventy One Thousand Five Hundred and no/100 1013.47.4

1st of every month\_\_\_\_\_\_thereafter plus One-twelf \_\_\_\_\_ and \$389.00 on the

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, 2020-

In the event of transfer of ownership of the premises or any part thereof. I will continue to be liable for payment and DBD he balance shall draw interest as prescribed by ORS, 407,070, from date, of such transfer. appillen This note is secured by a mortgage, the terms of which are made, part hereof and the secure of the s assigns

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anal have the right to star the provided take prevention of the right to start the provident the providences and the providences that crited in connection with any precipience. In creat The mortgagor or subsequent owner may pay all or any partiof the loan at any time without penalty and out take

Description of the factoristic structure of the owner that he owner the premises in fee simple, has good right to mortgage; same, that the premises are free free from encumbrance, that he will warrant and defend same forever against the claims and demands of all persons whomsoever, and this provide the premises of the structure between the shall not be extinguished by foreclosure, but shall run with the land. Since the forever between the shall be extinguished by foreclosure, but shall run with the land. Since the forever between the shall be extinguished by foreclosure, but shall run with the land. Since the forever between the shall be extinguished by foreclosure, but shall run with the land. Since the forever between the shall be extinguished by foreclosure, but shall run with the land. Since the forever between the land. Since the forever between the shall be extinguished by foreclosure, but shall run with the land. Since the forever between the shall be extinguished by foreclosure, but shall run with the land. Since the shall be extinguished by foreclosure, but shall run with the land. Since the shall be extinguished by foreclosure, but shall run with the land. Since the shall be extinguished by foreclosure, but shall run with the land. Since the shall be the shall b

Depute to pay all debts and moneys secured hereby: L. To pay all debts and moneys secured hereby: autor fifty to keep and to permit the control of any buildings or in-prove to a provents now or hereafter existing to become vacantior suncecupied and to permit the removal or demolishment of any buildings or im-gate to a provents now or hereafter existing to become vacantior suncecupied and to permit the removal or demolishment of any buildings or im-gate to a provents now or hereafter existing to be keep same in good repair //to complete all construction within a reasonable time in gate to a spectrance with j any segreement made between the parties cherelogical results for such to for the following any experiments in the parties of results for such to for the following and the parties of the parties of the following of the parties of the following the parties of the parties of the following and the parties of the pa 11 t 3. Not to permit the use of the premises for any objectionable of unlawful purpose as but to premit or suffer any waster

is below 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. Morrgages is authorized to pay all real property taxes assessed against the premises and add same to the principal, each of the strategies to the authorized to pay all real property taxes assessed against the premises and add same to the principal, each of the principal permits to depaid to the strategies, to been in the stategies and add same to the principal, each of the principal permits to depaid to all property taxes assessed against the premises and add same to the principal, each of the principal permits to all such and the principal and the stategies against loss by first and stategies and add same to the principal, each of the policies with receipts insured during the term of the mortgage, against loss by first and such other hazards in such policies with receipts showing payment in full of all premiums; all such insurance shall be kept in force by the mortgager in case of foreclosure until the period of redemption expires;



8. Mortgagee shall be entitled to all compensation and dam	1. Sile schummer sile ned been provide sine) be under bevinne to the undercases spin percentioner in the more preference to be best with the undercases interpretent of the more statement of an interpretent state statement in a per ages received under right of eminent domain, or for any security volun-
	S) and the second of the blow second second is a sub-
	f ownership of the premises or any part or interest in same, and to taggee: a purchaser shall pay interest as prescribed by ORS 407.070 on respects, this mortgage shall remain in full force and effect.
draw interest; at the rate provided in the note and all such a	ne.mortgagor, perform same in whole or in part and all expenditures ): secure compliance with the iterms of the mortgage. or the note shall xpenditures: shall the immediately repayable by the mortgagor, without
demand and shall be secured by this mortgage. To yo have a secure and monthly mortgage. Default in any of the covenants or agreements, herein ( other than those specified in the application, except by written	ontained or the expenditure of any portion of the loan for purposes permission of the mortgagee given before the expenditure is made.
shall cause the entire indebtedness at the option of the mortga	gee to become immediately, due and payable without notice and this appendent of the read appendent of search and control and remained of hit because search and and search search and constitute a waivers of any right arising from a search search search and search and search and remained and search
breach of the covenants.	evilable for the cost of a title search, attorney fees, and all other costs
Upon the breach of any covenant of the mortgage, the collect the rents, issues and profiles and apply same, less reas	mortgagee shall have the right to enter the premises, take possession, onable costs of collection, upon the indebtedness and the mortgagee shall
assigns of the respective parties nereto.	d be binding upon the heirs executors, administrators, successors and
It is distinctly understood and agreed that this note an Constitution, ORS 407.010 to 407.210 and any subsequent am issued or may hereafter be issued by the Director of Veteran	I mortgage are subject to the provisions of Article XI-A of the Oregon andments thereto and to all rules and regulations which have been s, Affairs pursuant, to the provisions of ORS 407.020.
WORDS: The masculine shall be deemed to include the applicable herein. The masculine shall be deemed to include the applicable herein.	feminine, and the singular, the plural where such connotations are
and advances shall ne (ality mud, sadi payments fumoral. The due date of the last payment shall be	to is stored that as entities on the hubble point of the transmission of
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cc. (11,500,00-, and courted trateen, rold	(Seal)
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STATE OF OREGON. The residual values of plants of the second of the seco	rich The leafing serious solution to the and entry of the series of the
	hin named James R. Howland and Shelton O.
	and acknowledged the foregoing instrument to be <u>their</u> voluntary
act and deed.	$\rho$ $\sim$
WITNESS by hand and official seal the day and year last	above written
	Notary Public fot Oregon
CAROLE TITUS	My Commission' expires
My Commission Expres 5-4-84	DRTGAGE
	L_P43008
FROM STATE OF OREGON:	)
County of Klamath	)^\$8. 
I certify that the within was received and duly recorded	
No. M80. Pagel4606. on the .6th day of August,	
By Buritha Aftach D	eputy:

14608

<sup>1/16</sup> (August 6: 1980 <sup>10</sup> Klamath Falls; ORegon Sounty 910 (Klamath B) By Bernetha Afetoch Deputy

By <u>Bernatha</u> <u>Afeta</u>, <u>Deputy</u> DEPARTMENT OF VETERANS AFFAIRS UNDER Study OF UNIT OF VETERANS AFFAIRS UNDER Study Oregon 97310 MOLE VID MORIAVES NOTE AND MORIGAGE VOLUS FUND 14606

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