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convic JOHN WI MILES AND KATHLEEN M. MILES, husband and wife AT 2013 LU . ATT TE OF OREGON, represented and acting by the Director of Veterans' Affairs, pursuant to ORS 407.030, the follow mortgages to the STATE OF OREGON, represented and acting by the Director of Veterans' Affairs, pursuant to ORS 407.030, the follow of the state of Oregon and County of Klamath

Distriction of Klamath, State of Oregon. Lotil, Block 1, CHIA PARK, in the County of Klamath, State of Oregon. ME N80 Part (1205 and 300 cases withinst Toso full D. MITME KIMPut Part CI CLOTE

Leerlify fast the within was received and sub-recorded by me to Klainath County Records. Book of Sourcese

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TO Department of Velerans, Allaira

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MORTGAGE

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WITNESS by hundrand official seal the day and year that above written

the will and obviousinged the foregoing instrument to be DDELY voluments

perove and a Noine, Emblin periorally appeared the winna named John, W. Miles, and Kathloon N. Miles,

Is 1 of the second seco

to secure the payment of Twenty Thousand Three Hundred Thirty Eight and no/100------ Dollars

John 9. Miles

Twenty Thousand Three Hundred Thirty Eight 1.61 11 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: ______and \$ 121.00 on the -on or before ...October 1, 1980-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 principal. \$121.00-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, 1 will continue to be liable for payment and the balance shall draw interest as prescribed by ORS 407.070, from date of such transfer. the balance shall draw interest as prescribed by ORS 407.070 from date of such transfer This note is secured by a mortgage, the terms of which are made a part here the The state of the second state of the state o applies a ficeRLAS: n=connection_still_entry_torrenter 10_cracThe=mortgagor_orfsubsequent/ownerfmay_pay/all orfany_part of the loan'at/any*time without penalty;"

Determined with a second and second and the second 3. Not to permit the cutting or removal of any timber except for his own domestic, use: not to commit or suffer any waste;

(15.1 4) Not to permit the use of the premises for any objectionable or unlawful purpose and but as the correct of the premises for any objectionable or unlawful purpose and but as

111 all Not to permit the use of the premises for any objectionable of universe proves and add same to the principal, each of the premises for any objectionable of universe provided and the premises and add same to the principal, each of the forest of the permit any tax assessment. Here, or encumbrance to exist at any time; duplication of the principal of the princ

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Not to sature up? introduces inside and of automotion of the premises or any part or interest in same, and to promptly notify mortgagee in writing of a transfer of ownership of the premises or any part or interest in same, and to promptly notify mortgagee in writing of a transfer of the instrument of transfer of the mortgagee; 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. au 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 mortgagor perform same in whole or in part and all expenditures made in so doing including the employment of an atorney to secure compliance with the terms for the mortgage or the note shall draw interest at herrate provided in the note and all such expenditures shall be secured by the emortgagor without at any of the covenants or agreements herein contained or the expenditure of any portion of the loan for purposes other than those specified in the potentiation, exceeded the permission of the mortgage given before the expenditure is made, built in any of the covenants or agreements herein contained or the expenditure of any portion of the loan for purposes shall cause the entire indebtedness at the option of the mortgage to become immediately, due and payabe without notice and this mortgage subject to foreclosure instanting of the covenants are prime to a subject for the mortgage for the advect and the application exceeding the permission of the mortgage for the advect and the mortgage subject to foreclosure instant steps are any options herein is set forth will not constitute a waiver of any right arising from a The failure 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.

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In connection with such inreciosure. Upon the breach of any covenant of the mortgage, the mortgage shall have the right to enter the premises, take possession, investigation of the appointment of a receiver to collect same. In 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 the row of the respective parties herein. It is distinctly understood, and agreed that this note and mortgage there are subject to the provisions of ORS 407.020. It is distinctly understood, and agreed that this note and mortgage there are subject to the provisions of ORS 407.020. It is distinctly understood, and agreed that the pote and mortgage are subject to the provisions of ORS 407.020. It is distinctly understood and agreed that the pote and mortgage are subject to the provisions of ORS 407.020. It is distinctly understood and agreed that the pote and mortgage are subject to the spectrum of ORS 407.020. It is distinctly understood and agreed that the pote and mortgage are subject to the provisions of ORS 407.020. It is distinctly understood and agreed that the pote and mortgage are subject to the singular, the plural where such connotations are worther agreed to be include the feminine, and the singular, the plural where such connotations are applicable herein. It is distinctly up for the the deemed to include the feminine, and the singular, the plural where such connotations are applicable herein. It is distinctly up for the formation of the provision of ORS 407.020. It is additioned to the the deemed to include the feminine of the provision of ORS 407.020. It is additioned to the the deemed to include the feminine of the singular the plural where such connotations are applicable herein. It is additioned to the formation of the provision of the provision of the provision of the provision of the singular the plural where such connotations are applicable herein. The first fair of the last perform shall be on or bears. Septealbar, L., 2010-

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STATE OF OREGON

Before me, a Notary Public, personally appeared the within named John W. Miles and Kathleen M. Miles his wife, and acknowledged the foregoing instrument to be their voluntary

act and deed. WITNESS by hand and official seal the day and year last above written

1 Math m DONNA K. MATESON/ NOTARY PUBLIC-DEEGON My Commission Expires

My Commission expires

MORTGAGE

(Coal)

(Seal)

TO Department of Veterans' Affairs

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 <u>Klamath</u> Clerk

No M80 Page 14792, on the 8th day of August, 1980 WM. D. MILNE Klamatleounty

Servithe Stated Deputy.

"August 8** 1980" Banka TO DE SELECTIONES 11:19 AM REPORTED "Klamath' Fall's; OREgon County 101Klamath TEDS VHD KVIHFEEN 'By WE Brinethous Hatreb print of a this where in the By Deputy.

After recording return to: DEPARTMENT OF VETERANS' AFFAILEE \$7.00 General Services Building Salem, Oregon 97310 Form L4: Ex. 19

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