	т/А. 38-22161-4-J <u><u><u></u></u><u></u><u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u></u></u>
879977 DEADA ESTE DEEVENTS OF ALLEGATE VIETHERMONTGAGOR	NOTE AND MORTGAGEVOL M& Pag 14824
Construction wife KI STATE OF OREGON, Mortgages to the STATE OF OREGON, SUPP. ing described real property located in t	represented and acting by the Director of Velerans' Affairs, pursuant to ORS 407.030, the follow-
⁹⁵ Lot 10-16 Block 2. of Fai	Trview Addition to the City of Klamath Falls, Oregon, il plat thereof on file in the office of the County Clerk m. Wagner ' 1980 / 10' ATPME (Temather' Clerk)
Lectury that the wintury a rectived an	
FROM STATE DF OUEGON, County of Klamath	TO Department of Velerans' Affairs
	MORTGAGE L. 149.33
	My Commission struites
	And Print of Organ
Linda A. Shiritz act and yeed. Tyuriyees by hade and official seal up	
Before me. a Notary Public personally	pepered the within manual Donald R. Shyles and
CUVES together, with the tenements, heridit with the premises; electric wiring a ventilating, water and irrigating syste coverings, built-in stoves, ovens, elec installed in or on, the premises; and a replacements of any one or more of U land, and all of the rents, issues, and	aments, rights, privileges, and appurtenances including roads and easements used in connection nd fixtures; furnace and heating system, water heaters, fuel storage receptacles; plumbing ms; screens; doors; window shades and blinds; shutters; cabinets, built-ins, linoleums and floor firc sinks; all conditioners; refrigerators; freezers; dishwashers; and all fixtures now or hereafter ny shrubbery [florator timber] now [growing or hereafter planted or growing thereon; and any foregoing items; in whole or in part, all of which are hereby declared to be appurtenant to the profils of the mortgaged property;
to secure the payment of <u>Thirty</u> (<u>\$35,000:00</u>), and interes	Five Thousand [and] Bo/100 CONTRACTOR Dollar
I promise to pay to the S	DOMATD IC 2661733 $\chi(4^{0} - 6^{0} - $
II MI	c of Oregon, at the rate of 5.9
동생은 것이 같은 것에 많아 잘 집안했다. 것이 같은 것은 것은 것은 것이 같이 많아?	thereafter, plus <u>one-twelfth</u> of the ad valorem taxes for each the advalorem taxes for each described in the mortgage, and continuing until the full amount of the principal, interest d, such payments to be applied first as interest on the unpaid balance, the remainder on the
principal. The due date of the last whites is principal in the event of transfer of the balance shall draw interest.	payment shall be on or before <u>September 1, 2010</u> f ownership of the premises or any part thereof. I will continue to be liable for payment and as prescribed by, ORS, 407,070, from, date, of, such, transfer.
Could in the Dira sale of the Sale in the Could be a sale of the S	mortgage, the terms of which are more a part hereof. 11:5 OR 97601 BELLE DONALD R. SHULTS DONALD R. SHULTS
Using the breach of any consumption collect he frait, issues and purifies and ap- tage of sight its the specific end of a red	and the model and the model and the state of
ft 1996 the morgagor or subsequent prost of fir formers "from encumbrance, that he will wan	ne owns the premises in fee simple, has good right to morigage same, that the premises are fro rant and defend same forever against the claims and demands of all persons whomsoever, and the but foreelevers but wholl run with the ind
ANTI COME DIS STILLE DESCRIPTION	ENANTS AND AGREES THE STATE OF THE ADDITION OF AN END ADDITION OF THE STATE OF THE
3. Not to permit, the cutting or , a militation of the permit the use of the	become vacantsor i unoccupied : not to permit the removal or demolishment of any buildings or in become vacantsor i unoccupied : not to permit the removal or demolishment of any buildings or in existing to keep some in good repair; to complete all construction within a reasonable time its made between the parties chereto; an expose to zoos to zoos to the formation within a reasonable time emoval of any, timber, except for his own domestic use; not to commit or suffer, any waste: premises for any objectionable of uniawful purpose any tors of unions.
5. Not to permit any tax, assess	ment, lien, or encumbrance to exist at any time. First back of the intervent of the second second y all real property taxes assessed against the premises and add same to the principal, each of the second

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6. Mortgages is authorized to pay all real property taxes assessed against the premises and add sum of the property taxes assessed against the premises and add sum of the property taxes assessed against the premises and add sum of the property taxes assessed against the premises and add sum of the property taxes assessed against the premises and add sum of the property taxes assessed against the premises and add sum of the property taxes assessed against the premises and add sum of the property taxes assessed against the premises and add sum of the property taxes and add such other hazards in such 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 all such property taxes and the such and the mortgage against the previous additional such as a mortgage and the satisfactory to the mortgage; to deposit with the mortgage and the mortgage and the satisfactory to the mortgage; to deposit with the mortgage and the mortgage and the satisfactory to the mortgage; to deposit with the mortgage and the satisfactory to the mortgage and the mortgage and the satisfactory to the mortgage and the satisfactory to the mortgage; to deposit with the mortgage and the satisfactory to the mortgage; to deposit with the mortgage and the satisfactory to the mortgage and the satisfactory to the mortgage; to deposit with the mortgage and the satisfactory to the mortgage; to deposit with the mortgage and the satisfactory to the satis

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WATE Sec.

- 1. Statistical statistical design of the provided and the provide
- To promptly notify mortgagee in writing of a transfer of ownership of the premises or any part or interest in same, furnish a copy of the instrument of transfer to the mortgagee; a purchaser shall pay interest as prescribed by ORS 407 all payments due from the date of transfer; in all other, respects this mortgage shall remain in full force and effect. in same, and to y ORS 407.070 on 10.
- 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 employments of an attorney to secure compliance with the iterns of the mortgage or the note shall draw interest, at herate provided in the note and all scuche expenditures shall be immediately repayable by the mortgagor without demand and shall be secured by this mortgage. Such expenditures shall be immediately repayable by the mortgagor without demand and scheme the immediately repayable by the mortgagor without demand and scheme the immediately repayable by the mortgagor of the immediately is a scheme immediately is a scheme the immediately is a scheme the immediately is a scheme the immediately is a scheme immediately is a scheme the immediately is a scheme to immediately is a
- 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, collect the rents, issues and profiles and apply same, less reasonable costs of collection; upon the indebtedness and the mortgagee shall have the right to the appointment of a receiver to collect same. The covenants and apply same, less reasonable costs of collection; upon the indebtedness and the mortgagee shall have the right to the appointment of a receiver to collect same. The covenants and agreed there is shall extend to and be binding upon the heirs; executors, administrators, successors and assigns of the respective parties herein shall extend to and be binding upon the heirs; executors, administrators, successors and assigns of the respective parties herein shall extend to and mortgage are subject to the provisions of Atticle XITA of the Oregon Constitution, ORS 407.00; to 407.210 and any subsequent amendments therets and to all rules and regulations which have been issued by the Director of Veterars; Atfairs pursuant to the singular 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 oplicable herein in the easy of the sector of the feminine of the femin
 - The dot date of the last payment with he on or before September [1, 2010-

 - unital allauracement of the Sule of Orefon, at the cars of the sector of the protect of the poid of 1 and the sector of the cars of the poid of 1 and the sector of the poid of 1 and 1 an
 - WITNESS WHEREOF. The mortgagors have set their hands and seals this 5 day of August 19 80
 - promise to pay in the STATE OF ORIGON TRANELY FILVE TRUNSLED 201, DO, 100----mall R S.P.
 - DONALD R. SHULTS (Seal)
 - Shulto (Seal) _{Content}
 - andera Wakenia me have of Litter in the Lucessug LINDACA DOSHULTS-
- The second set of the second secon

 - Before me, a Notary Public, personally appeared the within named Donald R. Shults and
- ., his wife, and acknowledged the foregoing instrument to be their voluntary Linda A. Shults act and deed.
- WITNESS by hand and official seal the day and year last above writte a a ÇC: -Public for Oregon - 11 10 My Commission expires MORTGAGE L- P44239 artment of Veterans' Affairs FROM STATE OF OREGON Klamath County of . Klamath County Records, Book of Mortgages, L certify that the within was received and duly recorded by me in ... No. M80 Page 148250 the Behr day of August, 1980 WM. D. MILNE Klamathanty Clerk By Brand Districture Distriction of the Distribution of the Distribution

MICOLUSION STREET

- August 8, 1980 Constant of an are and other 2:29 P.M. Klamath Falls, ORegon By Bernetla Stets Ch. Deputy. Filed County EG Klamath

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