· · · · · · · · · · · · · · · · · · ·	2	NOTE AND MO		ol. <sup>M 80</sup> Page	, 14849
Control Services Bu	aldinx		CMTT	u	
BYELVIENL OF AFLEBY	GOR. NEIL D.	SMITHS and J	OAN M. SMII	11/	An an a bread to a
。在1993年的1994年代,1995年代,1995年代,1995年代,1995年代,1995年代,1995年代,1995年代,1995年代,1995年代,1995年代,1995年代,1995年代,1995年代,1995年		and an and the second s	a start the second	2 1 2 4 2 4 2 4 3 A	
Couply KLaus	The second se		Director of Veterans'	Affairs, pursuant to ORS	3 407.030, the follow
mortgages to the ST	ATE OF OREGON, represent	o clock in the County	of Klamath	en de la construire. Calante de la construire d	
ing described real pr	operty located in the Start		그는 것은 것은 것을 가지?		

## Deputy. 32 2 15 YOUR

EÍ

Hdiana

IN OR.

JC 700

CO STATE FROM:

ALL of Lot 4 and the Northwesterly 25 feet of the Northeasterly 100 feet of Lot 5 in Block 18, HILLSIDE ADDITION TO THE CITY OF KLAMATH N°3180 "Codniz Records. Book of Moriganes resubFALLS, singthe County of Klamath, State of Oregon. 

ww.erKlamath	
Dr. ORECOM	7.19117 211
TO Department of Version	P 553000
NORTGAGE	
Xis doministion expires	
Land	XOBIA SERVICIAL OLEAN
TINESS by hyper and official sont the day and year last above writeen	N. J.

which and echnowledged the foregoing instrument to be  $\pm 1101\Sigma$  volumenty set and deed Nell D. Smith and doan ... Smith,

Before me, a Notary Public, permetty impeared the within parned

together, with the tenements, heriditaments, rights, privileges, and appurtenances including roads and easements used in connection 81.71E with the premises; electric wiring and fixtures; furnace and heating system, water heaters, fuel storage receptacles; plumbing, water and irrigating systems; screens, doors; winnow shades and blinds, shutters; cabinets, built-ins, linoleums and floor, ventilating, water and irrigating systems; screens, doors; winnow shades and blinds, shutters; cabinets, built-ins, linoleums and floor ventilating; water and irrigating systems; screens, doors; winnow shades and blinds, shutters; cabinets, built-ins, linoleums and floor ventilating; water and irrigating systems; screens, doors; winnow shades and blinds, shutters; cabinets, and all fixtures now on hereafter ventilating; water and irrigating systems; screens, doors; winnow shades and blinds, shutters; cabinets, and all fixtures now on hereafter ventilating; water and irrigating systems; screens, doors; winnow shades and blinds, shutters; cabinets, and all fixtures now on hereafter ventilating; water and irrigating systems; screens, doors; winnow shades and blinds, shutters; planted or growing thereon; and any installed in or on the premises; and any shrubbery; floral, or timbery how growing or hereafter; planted or growing thereon; and any installed in or on more of the foregoing items. In whole or in part, all of which are hereby declared to be appurtenant to the replacements of any one or more, issues, and profits of the morigaged property; land, and all of the rents; issues, and profits of the morigaged property;

to secure the payment of Forty Seven Thousand, Nine Hundred Forty Three and no/100---- Dollars

C.

र्ट्टब्ला)

47,943.00-7, and interest thereon, evidenced by the following promissory note: 

	I promise to pay to the STATE OF OREGON Forty Seven Thousand, Nine Hundred forty. Dollars (\$17,943100
261	initial disbursement by the State of Oregon, at the fait of principal and interest to be paid in lawful money of the onney different interest rate is established pursuant to ORS 407,072, principal and interest to be paid in lawful money of the onney different interest rate is established pursuant to ORS 407,072, principal and interest to be paid in lawful money of the onney different interest rate is established pursuant to ORS 407,072, principal and interest to be paid in lawful money of the onney different interest rate is established pursuant to ORS 407,072, principal and interest to be paid in lawful money of the onney different interest rate is established pursuant to ORS 407,072, principal and interest to be paid in lawful money of the onney different interest rate is established pursuant to ORS 407,072, principal and interest to be paid in lawful money of the onney different interest rate is established pursuant to ORS 407,072, principal and interest to be paid in lawful money of the onney different interest rate is established pursuant to ORS 407,072, principal and interest rate is established pursuant to ORS 407,072, principal and interest rate is established pursuant to ORS 407,072, principal and interest rate is established pursuant to ORS 407,072, principal and interest rate is established pursuant to ORS 407,072, principal and interest rate is established pursuant to ORS 407,072, principal and interest rate is established pursuant to ORS 407,072, principal and interest rate is established pursuant to ORS 407,072, principal and interest rate is established pursuant to ORS 407,072, principal and interest rate is established pursuant to ORS 407,072, principal and interest rate is established pursuant to ORS 407,072, principal and interest rate is established pursuant to ORS 407,072, principal and interest rate is established pursuant to ORS 407,072, principal and interest rate is established pursuant to ORS 407,072, principal and interest rate is established pursuant to ORS 407,072, principal and inte
	States at the Office of the Director the the
	\$285 00
	1st of each month thereafter, plus
	successive year on the premises described in the motioner, and interest on the unpaid balance, the termination of the second participation of
	and advances and available sector 1, 2010
6000	The due date of the last payment shall be on or before
影影	In the event of transfer of ownership of the ORS 407 070 from date of such transfer "
15	The balance shall draw interested in terms of which are made a rart horoof
Y.	The balance shall draw interest as prescribed by outputs the terms of which are made a rart hereof. I have the terms of which are made a rart hereof. I have the terms of which are made a rart hereof. I have the terms of the terms of which are made a rart hereof. I have the terms of terms of the terms of terms of the terms of ter
北	in Ober and Kiloma the fallon Cron Carlon of Maria
151	
	resentants le la constant de la receiver la callor and la sur and ha sur article regin la callo de president la callo de la receiver la callor and la la constant de la receiver la callor and la callo de la constant de la callo de la c
	in the streach of any concurrent of the mortuge. Our more spee shall he with the right to control a promine state that not control and the mortuge. Our more spee shall he with the right to control a promine spee base to control a promine spee spectral and the right to control a promine speet to control and the right to
3	in the bicach for they contain of the montain
្ពុ ខ្មែរ	ut the pressure of the second stream of the second
st C	The mortgager or subsequent owners the premises in fee simple, has good right; to mortgage; same, i that the premises an "The mortgager, covenants that he owns the premises in fee simple, has good right; to mortgage; same, i that the premises and "The mortgager, covenants that he will warrant and detend same (orever against the claims and demands of all persons whom soever, a on soft should be extinguished by foreclosure; but shall run with the land.

to the second shall not be extinguished by forciosure, but shall run with the land. Experience in our provide it can be able to the second se

13. Not to permit the cutting or removal of any timber except for his own domestic use; not to commit or suffer any waste;

Not to permit the cutting or removal of any, timber except, for his own domestic use; not to commit or suffer any waste:
Not to permit the juse of the premises for any objectionable or unlawful purpose;
Not to permit any tax assessment, lien, or encumbrance to exist at any time;
Not to permit any tax assessment, lien, or encumbrance to exist at any time;
Not to permit any tax assessment, lien, or encumbrance to exist at any time;
Not to permit any tax assessment, lien, or encumbrance to exist at any time;
Not to permit any tax assessment, lien, or encumbrance to exist at any time;
Not to permit any tax assessment, lien, or encumbrance to exist at any time;
Not to permit any tax assessment, lien, or encumbrance to exist at any time;
Not do permit any tax assessment, lien, or encumbrance to exist at any time;
Not do permit any tax assessment, lien, or encumbrance to exist at any time;
Not do permit any tax assessment, lien, or encumbrance to exist at any time;
Not do permit any tax assessment, lien, or encumbrance to exist at any time;
Not do permit any tax assessment, lien, or encumbrance to exist at any time;
Not do permit any tax assessment, lien, or encumbrance to exist at any time;
Abort advances to hear interest, as provided, in the nototas:
Not do permit any tax assessment and any tax assesses assessed against loss by fire and such other hazards in such an amount as shall be satisfactory to the mortgage; against loss by fire and such other hazards in such an amount as shall be satisfactory to the mortgage; and any tax assessment in full of all premiums; all such insurance shall be made payable to the mortgage; in case of foreclosure until the period of redemption expire;

	変大のかい
<ul> <li>B. Mortingee, shall be entitled to all compensation and damages received under right of eminent domain, or for any security volum- tarily released, same to be applied upon the indefines;</li> </ul>	
这种的思想是 <b>不能的是我的问题,我们的我们就是我们的你,你们就是这些你的,你们就是你的,你</b> 是我们的你们,你们们的你们的,你们就是你们的?""你们,你们们不是你们,你们	s en
10. To promptly notify mortgagee in writing of a transfer of ownership of the premises or any part or interest in same, and to	
The mortgagee, may, at, his, option, in case of default of the mortgagor, perform same in whole or in part and all expenditures	
demand and shar be secured by this mortgage.	
Default in 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 application, except by written permission of the mortgage given before the expenditure is made, shall cause the entire indebtedness at the option of the mortgage to become immediately due and payable without notice and this mortgage subject to foreclosure, marked and the provide the mortgage to be a second the second term of terms of the second term of terms of the second term of terms o	
mortgage subject to foreclosuress at the option of the mortgages to become immediately due and payable without notice and this not start to foreclosure, instrument of the instrument of the start of t	
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 profits 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 agreements, herein shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereio.	and a second second
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 407.010 to 407.210 and any subsequent amendments thereto and to all rules and regulations which have been issued or may hereafter be issued by the Director of Veterans' Atfairs 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 in the event of finitest of branes and of me manufact of sub ball feets of a sufficient more to be not the state of the pression of the pression of the state of the sta	
successive scar, on the premises discribed in the mentange, and containing only the fait amount of the principal interval and advances small be fully paid, such payments to be duplied first as interval on the unreal value of the line and of the line and the line an	
s285.00	
Set 2 Stee 34 (16 gm 66 gm As Ditsers) of according transfer to Auroral and an	
<ul> <li>Superson interest the procompleted building of Ota (1993). Some set the process of an encoder of the set of</li></ul>	
A DESCRIPTION OF AN A DESCRIPTION OF A D	
(Seal)	
$d^{\frac{1}{2}} = \frac{75^{\circ} 37^{\circ} 373^{\circ} 00^{-1}}{1000} = \frac{10000000}{10000000} = \frac{10000000}{100000000} = \frac{1000000000}{100000000000000000} = 1000000000000000000000000000000000000$	
to secure the parment of Forey Seven Thousand, Nine Hundred Forty Three and ne/100 (seal)	
and all of the reals, barren, and any situation and contributed of the real of a real of all faiths now of the real of the rea	
TATE OF OREGON DIREST OFFICE, ALLINE DIG LIMITER (FURTHER, DEC) PERIODE EXAMPLE PRIOR DECK DECHER ALLINE ALLIN	
County ofKlamath	
Before me, a Notary Public, personally appeared the within named	
t and deed.	

WITNESS by hand and official seal the c	day and year last above written.
	Mut Notary Public for Gregon
	My complission expires 9-27-82
$\sum_{i=1}^{n} \frac{G_{i}}{G_{i}} = \frac{G_{i}}{G_{i}} \sum_{i=1}^{n} \frac{G_{i}}{G_{i}} \sum_{i=1}^{m$	MORTGAGE
FROM	L- <u>P43080</u>
STATE OF OREGON, County of Klamath	TO Department of Veterans' Affairs:
I certify that the within was received an	nd/duly]recorded by meinrann Klamath,
No.M80 IFFC OF TOF D TH BYCK	nd/duly/recorded by me.in <u>records</u> Klamath,
No M80 Page 14849 on the 8th day By Dernetha Actacl Filed "August 98, 1980"	CK TR HIPPETRE VINTING TO THE FILL OF A CONTRACT OF AUGUST, 1980 W. D., MILN E Klamato Cherk
No <sup>M80</sup> Page 14849 on the 8th (day By Denaetha Attack Flied <sup>11</sup> August <sup>5</sup> 8 <sup>-5</sup> , 1980 <sup>-4</sup> , <sup>10</sup> Oregon <sup>11</sup> / <sub>1</sub> Klamath <sup>9</sup> Falls <sup>10</sup> , <sup>10</sup> Oregon <sup>11</sup> / <sub>2</sub>	ck The HIPPETRE VHOTINGS TO THE CTALL OF ENGLISHED OF August, 1980, WI. D., MILN E Klamatbury Clerk