posited in comparion with endi-toler past of the loan at any time without penalty in the con-

menter.

purish of the mortgagor covenants that, he owns the premises in fee simple; has good right to mortgage; same, that the premises are free incommon to the premises are free incommon to the premise of the mortgage; same, that the premises are free incommon to the premise of the 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 mortgagor covenants 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.

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The mortgagor covenants that the will warrant and of the shall run with the land.

The mortgagor covenants that the will person whomsoever, and the capture of the persons whomsoever, and this covenants and demands of all persons whomsoever, and the capture of the capture

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

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

11. Not to permit the just of the premises for any objectionable of unlawful purpose on both or time to the premises for any objectionable of unlawful purpose on both or time to the premises for any objectionable of unlawful purpose on the premise of the premises for any objectionable of unlawful purpose on the premise of the premises for any objectionable of unlawful purpose on the premise of the premises for any objectionable of unlawful purpose on the premise of the premises for any objectionable of unlawful purpose on the premise of the premi

10 bishorted permit any tax assessment. Hen, or encumbrance to exist at any time.

15. Not to permit any tax assessment. Hen, or encumbrance to exist at any time.

16. Mortgages is authorized to pay all real property taxes assessed against the premises and add same to the principal, each of the following taxtic of the principal property taxes assessed against the premises and add same to the principal, each of the advances to bear interest as provided in the notices.

16. Mortgages is authorized to pay all real property taxes assessed against the premises and add same to the principal, each of the following taxes are appropriately appropriately taxes assessed against the premises and add same to the principal, each of the principal property taxes are property taxes are property to be and add same to the principal, each of the mortgage and add same to the principal, each of the mortgage and the principal principal

Mortgagee shall be entitled to all foompensation and damages received under right of eminent domain, or for any security volungations in the indebtedness;

9. Not to lease or rent the premises, or any part of same, without rendered signals to be applied upon the indebtedness;

9. Not to lease or rent the premises, or any part of same, without more consent of the mortgagee;

To promptly notify mortgagee in writing of a transfer of ownership of the premises or any part or interest in same, and to furnish'a copy of the instrument of transfer to the mortgagee; a purchaser shall pay interest as prescribed by ORS 407.070 on all payments of the premise of the premise

The mortgage may at his option, in case of default of the mortgage, specific many in whole or in part and all expenditures made in so doing including which employments of an atorney to secure compliance with the iterms of the mortgage or the note shall demand and shall be secured by this mortgage.

1. 10 but 2 items are the mortgage.

1. 10 but 3 items are the mortgage.

1. 10 but 3 items are the mortgage.

1. 10 but 4 items of the mortgage with the inortgage or the note shall the mortgage 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 given before the expenditure is made, mortgage subject to forcelosure.

The failure of the mortgage of the mortgage of the mortgage of the mortgage of the covenants of the mortgage of the covenants of the mortgage of the mort

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, or the rents issues and profits and apply same, less reasonable costs of collection; upon the indebtedness and the mortgage shall reasonable costs of collection; upon the indebtedness and the mortgage shall are covenants and agreements herein shall extend to and be binding upon the heirs, executors, administrators, successors and significant of the respective parties hereto.

If you have a successor of the respective parties hereto.

If you have a successor of the provisions of Article XI-A of the Oregon onstitution; ORS 407,010 to 407,210 and any subsequent amendments thereto and to all rules and regulations which have been successor. The masculine shall be deemed to include the feminine, and the singular the blural where such connotations are WORDS: The masculine shall be deemed to include the feminine, and the singular the plural where such connotations are applicable herein. The risk shall be deemed to include the feminine, and the singular the plural where such connotations are the due date of the last payment cost beign or sciore. November, 12,7,3020------WITNESS WHEREOF, The mortgagors have set their hands and seals this 8th day of Is manuse to pay ton the STATE OF ORECON ONE FUNDERS AND August 19 80 Six Thousand. Ralph W Welch 1.126,609,004----) and interest physical, cylindrical built (Seal) taigetie the partient of one Hundred Twenty Sing Teng and an et his lends of the field of the molificated in instantion of the second of the molificated in instantion of the second of the sec Before me. a Notary Public, personally appeared the within named Ralph W. Welch and Isabel S. Welch his wife, and acknowledged the foregoing instrument to be \_\_theirvoluntary act and deed WITNESS by hand bad official seal the day and year last above write Notary Public ion expires 7/19/82 MORTGAGE FROM L-. P43009 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, No. M80 Pagel 4882, on the lith day of August, 1980 WM D. MILNE Klamathity Clerk August 11, 1980 Secure in the season of Olesen Williams of Proceedings of the State of Olesen Williams of the Olesen Wi

precedition to the soft of the follow-Husband and Williams the County: Klamath! Stetech After recording return to: LYTEH M. FET \$7.0019 12VEET 2 MITCH
DEPARTMENT OF VETERANS AFFAIRS

General Services Building Salem, Oregon 97310 NOTE AND MORTGAGE NO. Form L-4 (Rev. 5-71)