## 88231

THE R

ers sug used

2

\$80 AUG 12

TP

## NOTE AND MORTGAGE Vol. Page 15168

## DER YHLMEAL US ADDRESSER YAN WILLIAM DES ROBERT THOMAS

By Killingethan Stepheleich mortgugs to the State OF OREGON, represented and acting by the Director of Veterans. Affairs pursuant to ORS 407.030, the follow-WISTING described real property located in the State of Oregon and County of <u>Klamath</u> County State KLanda Ch

1.11=9

Lot 1 and 2, Block 3 of Cres-Del Acres, First Addition; according to the Lot 1 and 2, Block 3 of Cres-Del Acres, First Addition; according to the Wofficial Plat thereof on file in the office of the County Clerk of Jklamath County,

Oregon, the ontain realized and during the recorded by here to TOGETHER WITH THE FOLLOWING DESCRIBED MOBILE HOME WHICH IS FIRMLY AFFIXED TO THE PROPERTY: Year/1980, Make/Sandpointe, Serial Number/2257, Size/14x66.

TO Depactment of Veteraps, Attains, STATE OF ORCON 1. 13767 PROM . THOMAS, WILLIGH LEE RODEL

## MORTGAGE

AN CENDERSON EXPLOS

Summe Stand

withered by hears and allered sent the day end year last above settlen

- Decision , and acknowledged the foregoids instrument to be HAE suluntary

Before are a Novary Public personally appealed the estima named WIIIIam Les Robert Thomas

together, with the tenements, heriditaments, rights, privileges, and appurtenances including roads and easements used in connection with the premises; electric wiring and fixtures; furnace and heades and blinds; shutters; cabinets, built-ins, linoleums and fixe werthating; water and irrigating systems; screens; doors; window shades and blinds; shutters; cabinets, built-ins, linoleums and fixe coverings, built-in stoves, overs, electric sinks; air conditioners, refrigerators, freezers, dishwashers; and all fixtures now or hereafter installed in or on the premises; and any shrubbery [flora, ot timber/now/growing or hereafter planted or growing thereon; and any replacements of any one or more of the foregoing items in whole or in part; all of which are hereby declared to be appurtenant to the installed, and all of the rents; issues; and profits of the mortgaged property; County of aLVLL with the

Dollars to secure the payment of Forty Six Thousand Five Hundred Fifty and no/100-------1.501

\_\_\_\_\_\_\_ and interest thereon, evidenced by the following promissory note:\_\_\_\_\_\_\_ \$46,550.00---

ATTITUT TOG KODOLC TUOIDAP The second

EDON /

I promise to pay to the STATE OF OREGON Forty Six Thousand Five Hundred Fifty and 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: mj::no/100=

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 GC principal = 1075 Y ROLIGED

JUG 1 SPITS The due date of the last payment shall be on or before . September 1 ... 2000----shipter is the event of transfer of ownership of the premises or any part thereof, I will continue to be liable for payment and by ORS 407.070 from date, of such transfer, where the second date of such transfer, where the second date of such transfer where the second date of such thereof. This note is secured by a mortrage, the terms of which are made a part hereof.

Consili

William Lee Robert Thomas William Lee Robert Th भाषार्थम

rucinied to competition with some presiones. The case The mortgagor for subsequent former imay pay fall for any part of the loan at any time without penalty for any case case

Lists: A first internet gager or subsequences and the owns the premises in fee simple, that good rights to mortgage same, that the premises are free from encumbrance, that he will warrant and defend same forever against the claims and demands of all persons whomsoever, and this upper state of the state of the same state of the same

A. Not, to, permit, the cutting, or removal of any, timber, except, for his own domestic use: not to commit, or suffer, any waste;
A. Not, to, permit, the 'use' of' the premises for 'any objectionable' of 'unlawful purpose state of the premises for 'any objectionable' of unlawful purpose state of the premises for 'any objectionable' of unlawful purpose state of the premises for 'any objectionable' of unlawful purpose state of the premises for 'any objectionable' of unlawful purpose state of the premises of the premises for 'any objectionable' of unlawful purpose state of the premises of th

18 Solution of the permit, the use of the premises for any objectionable of uniawrul purpose of the principal of the princ



(Seal)

- LEANANCE STATE IN THE PERMIT THE PARTY IN THE MOLTARES IN THE AL INTERVENTION OF ALL PARTY IN THE ALL PARTY INTERVENTION INT un este de seu bany des anap de se

- an payments que 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 mortgager, perform same in whole or in part and all expenditures made in so doing including the employments of an attent to secure compliance with the terms of the mortgage or the note shall be draw interestrat. The therate iprovided in the instead all such expenditures shall be immediately repayable by the mortgager without draw interestrat the rate iprovided in the source of the instead of the immediately repayable by the mortgager without draw interestrat. The covenants or agreements herein contained or the expenditure of any portion of the loan for purposes that the entire indehedeness at the option of the mortgage to become immediately due and payable without notice and this mortgage subject to foreclosure interments for interments and any portion of the loan for purposes is called and the entire indehedeness at the option of the mortgage to become immediately due and payable without notice and this mortgage subject to foreclosure in the option of the mortgage to accome immediately due and payable without notice and this The failure of the mortgagee to exercise any options herein, set forth will not constitute a walver; of any right arising from a set of the covenants.
- In case foreclosures commenced, the mortgagor shall be liable for the cost lot! a title search, "attorney fees," and all other costs red 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 of 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 asigns of the respective parties hereto. assigns
- RDS. The masculine shall be deemed to include the feminine, and the singular, the plural where such connotations are e herein in the accuracy insuffice of obviouslation the previous of the same for the plural where is a more the behaviour and
- The mobile home described on the face of this document is a portion of the property
- The mobile home:described:Onstner.tector, contract a memory of the model branch of the model of the source of the memory of the model of the model of the model of the memory of the model of the model

  - Fights applications of the State at Oregins, et the rate of 5,9-11-11-11 Beterint per violant ordet and the state at Oregins et the rate of 5,9-11-11-11 Beterint per violant ordet and the state at the other part of the other of the Other of the Other of the State at the other of the Other of Toter of States at the other of the Other of Toter of Attend to Other of Toter of States at the other of the Other of Toter of Attend to Other of Toter of States at the other of the Other of Toter of States at the other of the Other of Toter of Attend to Other of Toter of States at the other of the Other of Toter of Attend to Other of Toter of States at the other of the Other of Toter of Toter of States at the other of the Other of Toter of Toter of States of Toter of Toter of States of Toter of Toter of States of Toter WITNESS JWHEREOF .: The mortgagors have set their hands and seals this 11 day of <u>August</u>, 19.80, Therefore us has to pre-style on ownedge Los (2 Strandburg) Fire Point (2 Strandburg) Fire Point William Lee Robert Thomas

Eandred Liters Inua (Seal)

to beets the resonances Forty Six Thousand Frac hundred Fifty and no/100----- (Seal)

But and all the last is not being and back of the more and back of the back of

Before me, a Notary Public, personally appeared the within named

William Lee Robert Thomas

Sautta () Olion)

, XEX. and acknowledged the foregoing instrument to be \_\_\_\_\_\_\_ voluntary

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

Sino l'Ante

PUBLY

STATE OF OREGON

act and deed.

4

60 140 20

MORTGAGE

My Commission expires

FROM - THOMAS, William Lee Robert

P43767 **T** 

Deputy.

Connic of the start with the start of the st

l'certify, that the within was received and duly recorded by me in . Klamath County Records, Book of Mortgages, M80 Page 15168ton the 12th day of August, 1980 & M. D. MILNE' Klamath County Clerk' Store County Nó

Deputy Filed August 12, 1980 Klamath Falls, Oregon at colock 1:41 P.M. K] huğ pi County\_\_\_\_Klamath

spreasures and some services - By Dernetha Stetsch

1 4 41 2

TO Department of Veterans' Affairs

After recording return to: DEPARTMENT OF VETERANS AFFAIRS FILTS VIFUE 157,00: BL LHO M 72 IGeneral Services Building Salem: Oregon 97310 UOLE VUD MOBIO NOTE AND MORTGAGE Verilis Bessin