: 88599 EE-22/2/ Vol M p. 15787
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THE MORTGAGOR LARRY L. GROVE and SANDRA A. GROVE, husband and wife
<u>Klamath Falls Okeenn</u> fr
mortgages to the STATE OF OREGON, represented and acting by the Director of Veterans' Affairs, pursuant to ORS 407.030, the follow- ing described real property located in the State of Oregon and County of <u>Klamath</u>
A parcel of land situated in the NW% of Section 18, Township 39 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:
Beginning at the Northwest corner of said Section 18; thence South 0° 01' 10" West along the West line of said Section 18, a distance of 2132.47 feet; thence South 89° 51' 42" East a distance of 2034.90 feet; thence North 0° 00' 23" East a distance of 496.10 feet to the true point of beginning of this description; thence North 89° 59' 04" West a distance of 507.6 feet, more or less, to the Easterly line of a 60 foot roadway; thence along said Easterly line, and along the arc of a 400 foot radius curve to the right, having a central angle of 20° 00' 00" a distance of 139.63 feet; thence South 89° 55' 23" East a distance of 576.41 feet to a point which bears South 0° 00' 23" West from the point of beginning; thence North 0° 00' 23" East a distance of 123.0 feet, more or less, to the point of beginning.
Sandra A., Grove
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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 heating system, water heaters, fuel storage receptedes; plumbing, ventilating, water and irrigating systems; screens, doors; window shades and blinds, shutters; cabinets, built-ins, linoleums and floor installed in or on the premises; and any shrubbery iffora, or timber, now growing or hereafter planted or growing thereon; thereafter 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 land, and all of the rents, issues, and profits of the mortgaged property; to secure the payment of <b>Fifty Eight Thousand and no/100</b> Dollars
(\$ 58,000,00-mm=7), and interest thereon, evidenced by the following promissory note:
I promise to pay to the STATE OF OREGON Fifty Eight Thousand and no/100
initial disbursement by the State of Oregon, at the rate of $5.99$
345.00
1st of every month=====Thereafter, plus one-twelfth of=======The ad valuem taxe 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.
The due date of the last payment shall be on or before <b>November 1</b> , 2010
In the event of transfer of ownership of the premises or any part thereof. I will continue to be liable for payment and the balance shall draw interest as prescribed by OKS 407.070 from date of such transfer. This note is secured by a mortgage, the terms of which are made part hereof. Dated at Klamath Falls, Oregon 97601
On this working of August 10 1800 Sandra O. thou
All of second with both the most for the provide the provide the provide the second
Monters in connection why says procession in the mortgager or subsequent owner may pay all or any part of the loan at any time without penalty. The desire of the second of the loan at any time without penalty.
from encumbrance, 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
MORTGAGOR FURTHER COVENANTS AND AGREES
<ol> <li>To pay all debts and moneys secured hereby;</li> <li>To pay all debts and moneys secured hereby;</li> <li>Not to permit the buildings to become vacant or unoccupied not to permit the removal or demolishment of any buildings or improvements; now or hereafter existing; to keep same in good repair; to complete all construction within a reasonable time in accordance; with any agreement made, between the spartles hereigner existing in the removal or demolishment of any buildings or improvements; now or hereafter existing; to keep same in good repair; to complete all construction within a reasonable time in a construction within a reasonable time in a construction within a reasonable time in the spartles hereigner exists.</li> </ol>
d not to permit the cutting or removal of any timber except for his own domestic use: not to commit or suffer now months
<ol> <li>Not to permit the use of the premises for any objectionable or unlawful purpose;</li> <li>Not to permit any tax, assessment, lien, or encumbrance to exist at any time;</li> </ol>
6. Mortgagee is authorized to pay all real property taxes assessed against the premises and add same to the principal, each of the

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 policies with receipts showing payment in full of all permitance all such insurance shall be made payable to the mortgage insurance shall be kept in force by the mortgagor in case of foreclosure until the period of redemption expires:

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	all payments	due from the date of tran	ansfer to the mortgag	ee; a purchaser shall	es or any part or in	terest in same, and to bed by ORS 407.070 on
dra	aw interest at the mand and shall b	a rate provided in the not	of an attorney to sec te and all such expen	ure compliance with t ditures shall be imme	e in whole or in par he terms of the mort	t and all expenditures gage or the note shall
oth	Default in any ter than those spe all cause the entir	of the covenants or agr cified in the application, is independent to application, foreclosure foreclos	reements herein contai except by written per	ined or the expenditur mission of the morta	re of any portion of	the loan for purposes
bre	The failure of	e indebtedness at the opti- foreclosure internation in the mortgagee to exercise ants.	any options herein se	to become immediately	volue and payable w	expenditure is made, ithout notice and this
inc	urred in connection	on with such foreclosure	nortgagor shall be liab	ole for the cost of a ti	le search offermant	
	ect the rents, iss the right to the The covenants gns of the respec	ues and profits and apply appointment of a receive and agreements herein sh tive parties herein sh	e mortgage, the mort same, less reasonable er to collect same. all extend to and be	gagee shall have the r e costs of collection, up blinding upon the hele	ight to enter the pre- on the indebtedness a	nises, take possession. nd the mortgagee shall
Con issu	It is distinctly stitution, ORS 40 ed or may hereaf	understood and agreed th 7,010 to 407,210 and any tter be issued by the Dire hasculine shall be deemed	at this note and mor subsequent amendment	tgage are subject to the	e provisions of Artici	e XI-A of the Oregon
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act and	ndra A. G	rove A	, his wife, and ackr	lowledged the foregoin	g instrument to be	heir voluntary
- 	VITNESS by hard	and official seal the day a	and year last above wr	itten.		
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PROV			MORIGA	95	L- P4	1016
FROM _	OF OREGON.		TO I	Department of Veterans		1210
it e ist	unty of	Kl <sup>am</sup> ath	}ss.			
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No. M	80 par1 5787	thin was received and dul	y recorded by me in	Klamath	County Records, Bo	ok of Mortgages,
By K	Servitha	on the 20th. day of A	ugust, 1980 J	M. D. MILNE I	Clamatbounty Cl	erk
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