K. Jand	MTC 880'	Vol. MP - 192	33	
3735	NOTE AND MORIGAE	SE Schill, Husband and Wife		
THE MORTGAGOR.				
mortgages to the STATE OF O	ted in the State of Oregon and County ofKLz	Veterans' Affairs, pursuant to ORS 407.030, th amath	ie follow-	
Range 8 East of the	tuate in the WaNELSWL of Section Willamette Meridian, Klamath C bed as follows:			
South line of salu North parallel wit	outhwest corner of the W2NE4SW4; W2NE4SW4, a distance of 274 fee h the West line of said W2NE4SW4 West parallel with the South li et to the West line of said parc istance of 215 feet to the point	a distance of 219 reco ine of said W2NELSWA a rel: thence South along		
Range 8 East of th	ituate in the W2NE4SW4 of Section e Willamette Meridian, Klamath ( ibed as follows:			
particularly desci Beginning at the f 1, Township 39 Son Oregon; thence Son thence continuing East 660.10 feet;	Southwest corner of the W <sup>1</sup> <sub>2</sub> of the th, Range 9 East of the Willame thh 89° 49' 54" East 274 feet t South 89° 49' 54" East 57.47 fe thence North 89° 49' 54" West 3 51 feet; thence East 274 feet; t	e NE% of the SW% of Section tte Meridian, Klamath Coun o the true point of beginn et; thence North 00° 00' 1	3" 0°	
point of beginnin	5.	ances including roads and easements used i	n connection s: plumbing.	
to secure the payment of $(\frac{60,000.00}{5})$ ,	g. ts, heriditaments, rights, privileges, and appurtent wiring and fixtures; furnace and heating syste ting systems; screens, doors; window shades and b vers, electric sinks, air conditioners, refrigerators, ses; and any shrubbery, flora, ori (timber; now, grow ses; and profits of the mortgaged pro perty; Sixty Thousand and no/100			
		1000		
I promise to p	by to the STATE OF OREGON	and and no/100	he date of	에 가장에 있는 것은 것이다. 가장에 있는 것은 같이 가장에 가장에 가장하는 것은 것이다. 것이 같이
initial disbursement different interest rai States at the office	by the State of Oregon, at the rate of $5.9$ - e is established pursuant to ORS 407.072, principal of the Director of Veterans', Affairs in Salem, Oreg	and interest to be paid in lawful money of ion, as follows:	the United	
\$ 326.00 1st of ever	on or before December 1, 1980	th of the full amount of the princip	es for each al, interest oder on the	
successive year on and advances shall	he premises described in the most applied first as be fully paid, such payments to be applied first as	s interest on the 2020 H R.S.	fort aft us	
In the event balance shall d balance shall d This note is s	of the last payment shall be on or before <u>NOV</u> of the last payment shall be on or before <u>NOV</u> of the last payment shall be on or before <u>NOV</u> of transfer of ownership of the premises or any pa raw interest as prescribed by ORS 407.070 from da raw interest as prescribed by ORS 407.070 from da raw interest as prescribed by ORS 407.070 from da	te of such transfer.	ayment and	
いっかっ ていぶ おおかう おめんらるおのもうがら うち	nath Falls Oregon			
	100 - 3. Seconder 10. Astronomic and a costa of coll some with BDDD, cause the instrument agent with	NAG 106 11882 10 1 MINA ADD MANAGE	uther corre	
Dated fat inconclet in the space for the state which in the space of the state which in the state of the state state in the state in the state of the state state in the state of the s		stuali at any time, the state	premises are free msoever, and this	
an a	tow 104 right of the	s good right to mortgage same, that the p		
The mortgagor co recurs the mortgagor co rec	isubsequent; owner, may pay all or; any part of the isubsequent; owner, may pay all or; any part of the venants that he owns the premises in fee simple, ha the will warrant and defend same forever against xtinguished by foreclosure, but shall run with the answer in the object the manifester of action by intriner. COVENANTS AND AGREES is a for the for	s, good right which demands of all persons who land.		
The mortgagor co recurs the mortgagor co rec	isubsequent; owner, may pay all or; any part of the isubsequent; owner, may pay all or; any part of the venants that he owns the premises in fee simple, ha the will warrant and defend same forever against xtinguished by foreclosure, but shall run with the answer in the object the manifester of action by intriner. COVENANTS AND AGREES is a for the for	s, good right which demands of all persons who land.		
The mortgagor co in the province of the correct of the second of the the correct of	The post of the second	s, good right: to demands of all persons who hand. and the removal of demolishment of an opermit the removal or demolishment of an it; to complete, all construction within a r hear and an apple of the berg and an	y buildings or im- easonable time in Wohnderta	
Dated in the Active Active The Construction of the Active and the Construction of the Active and the Active Active active Active active Active Active active Active active active Active act	isubsequent; owner. may pay all or any part of the subsequent; owner. may pay all or any part of the venants that he owns the premises in fee simple, ha the will warrant and defend same forever against xtinguished by foreclosure, but shall run with the MINTHER COVENANTS AND AGREES is a solution of the will be oblighted to the solution of the solution of the solution of the solution of the buildings to become vacant or unoccupied; not to or hereafter, existing; to keep, same in good repa any agreement, made between, the parties; hereto e cutting or removal of any timber except for his e use of the premises for any objectionable of in	s good right: the demands of all persons who hand. approximation of the second second second second opermit the removal or demolishment of an it; to complete all construction within a r iterus second second second second second own domestic use; not to commit or suffer lawful purpose; where second second to a purchase and lawful purpose; where second second and and and lawful purpose; where second second and and and the second second secon	y buildings or im- easonable time in yobstattet any waste:	
a part of the second of the se	isubsequent; owner. may pay all or ; any part of the subsequent; owner. may pay all or ; any part of the venants that he owns the premises in fee simple, ha the will warrant and defend same forever against kitinguished by foreclosure, but shall run with the first of the object of the market of the state into object the market of the state of the MINE of the object of the market of the MINE of the object of the market of the MINE of the object of the state of the MINE of the object of the object of the MINE object of the object of the object of the MINE object of the object of the object of the MINE object of the object of the object of the object of the MINE object of the object of the object of the object of the object of the MINE object of the object of the object of the object of the MINE object	s. good right: both demands of all persons who hand. opermit the removal or demolishment of an ir; to complete all construction within, a r focut south in any log of h both end of own. domestic use; not to commit or suffer lawful purpose; which is a track being of the lawful purpose; which is a track being of the hand the premises and add same to the print	y buildings or im- easonable time in any waste:	

materice shall be kept in force by the mattragat in care of when	24218	<b>192</b> 34	Om m
<ul> <li>Bentiumes shall be leaded to all compensation and damages received und tarily released, same to be applied upon the indicated and tarily released.</li> </ul>	it and it was and a set it is a set it it is a set it it is a set it	ana provinsi kana ana ili ana i Natara ili ana i Natara ili ana	1 a.230/
9. Not to lease or rent the premises, or any part of same, without written or	nsent of the mortgagee	in was uto gran in such y see	
<ul> <li>10. To promptly notify mortgagee in writing of a transfer of ownership of the furnish a copy of the instrument of transfer to the mortgagee; a purchas all payments due from the date of transfer; in all other respects this mor The mortgagee may, at his option in create of denuit of the second seco</li></ul>	e premises or any part of er shall pay interest as	or interest in same, and rescribed by OPS (as as	to on
made in so doing including the employment of an attorney to secure compliant draw interest at the rate provided in the note and all such expenditures that	orm same in whole or in e with the terms of the	n part and all expenditu mortgage or the note sh	ires hall
Default in any of the covenants or agreements herein contained or the e other than those specified in the application/except by written permission of the shall cause the entire indebtedness at the option of the mortgage to become im mortgage subject to foreclosure.	xpenditure of any portio	n of the loan for	out
shall cause the entre indeteenees at the option of the mortgage to become im mortgage subject to foreclosure. Costable yell not be attinantice in total on a state of the mortgage to become im The failure of the mortgagee to exercise any options herein set forth will breach of the covenants.	mortgagee given befor mediately due and payat	the expenditure is ma ble without notice and t f any right ar the	de, his
In case foreclosure is commenced, the mortgagor shall be liable for the co- incurred in connection with such foreclosure.			
Upon the breach of any covenant of the mortgage, the mortgagee shall h collect the rents, issues and profits and apply same, less reasonable costs of coll have the right to the appointment of a receiver to collect same.	ave the right to enter the ection, upon the indebted	e premises, take possession less and the mortgagee sh	on. Iall
The covenants and agreements herein shall extend to and be binding upon assigns of the respective parties hereto. It is distinctly understood and agreed that this note and mortgage are sub Constitution. ORS 407.010 to 407.710 and are the second and mortgage are sub	ject to the provisions -	ministrators, successors a	nd
It is distinctly understood and agreed that this note and mortgage are sub Constitution, ORS 407.010 to 407.210 and any subsequent amendments thereto a issued or may hereafter be issued by the Director of Veterans' Affairs pursuant WORDS: The masculine shall be deemed to include the feminine, and the applicable herein deficiency of counter and the feminine and the include the feminine of the best of the state of the feminine of the state of the state of the state of the state of the feminine of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of	Singular the plural wh	ere such connotations a	ire
This mortgage is being rerecorded because of	an error in the	Vear of the fir	ад 、
Payment. Spar of and the same mortgage as filed for This is one and the same mortgage as filed for Recorded October 3, 1980 in Book M80, page 1 County/Coregon.	or recording, da 9233 in the mocre		-K.D.
States in the office of the Director of Verever, All T. in Science Of-	on in Action	가 가지 않는 것은 가지 않는 것이다. 같은 것 같은 것	
IN WITNESS WHEREOF, The mortgagors have set their hands and seals th		digence projektion de la subjectiv	0
I provide to ray to the STAIT OF OREGON	AND THE DO COD		
E HARD	<u> </u>	L. Seal	) (1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
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act and deed.	e foregoing instrument to	betheir voluntary	
WITNESS by hand and official seal the day and year last above written.	$\mathbf{a}$		
	Inda	Melle .	
	Nev Man-	10 3 7 10 n	C
My Commission	expires My Comm	ISSION Expres July 13, 10	101
MORTGAGE			÷
ROM TO Department	of Veterans' Affairs	LP47067	
TATE OF OREGON.		livy year	
County of <u>Klamath</u>		DYEXED	
I certify that the within was received and duly recorded by me in <u>Klama</u>	thCounty Rec	ords, Book of Mortgages,	
To. M80 Page 19233on the 3rd day of October, 1980, Wm 2 D. M			
s Bernetha Speloch Deputy.	6	ALVIS CARAGE CARAGE	
Hed <u>October 3, 1980 located in the state of Okelow 3:20 P.M.</u> Klamath Falls, ORegon			
After, recording return; to: DEPARTMENT OF VETERANS' AFFAIRS		Deputy.	
NOTE AND MORTE NOTE AND MORTE		Water action and	
K-7-2010		Tast	



## TATE OF OREGON; COUNTY OF KLAMATH; 55.

iled for record at request of \_\_\_\_\_ Mountain Titl eCo,

nis 16th day of December \_\_\_\_\_A. D. 19.80 at 9:45 clock M., and

uly recorded in Vol. \_\_\_\_\_\_\_\_ of \_\_\_\_\_ Mortgages\_\_\_\_\_\_ on Page 24217

Wm D. MILNE, County Clerk

By Dernetha Materh

Fee \$10.50