Vol. 18/ Page 2426 NOTE AND MORTGAGE DELYCIPIER OF A THORSE VEL RALPH A. CRAWFORD and JOAN E. CRAWFORD, husband and wie County Klamath DA CASA STA The restores mortgages to the STATE OPOREGON, 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 ______Klamath_____; Lineq ິນ B. Lots 21 and 22, Block 17, ELDORADO HEIGHTS ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon. I certify that the within was received and duly recorned by me in KI dinat the County Records, Book of Moriganes county of Klamath STATE OF ORECCY CO ROM TO Department of Veterant' Attours 2122MORTGAGE My Commission expires 3-8 Salary Public for Graphing Consoral and WINESS by nord and offend wai the day and year last act sud decon H. Bucher his whe, and poknowledged the foregoing instrument to be ZZLLZ, voluctary alt Viewp me, a Vatary-Public, personally appeared the within named , 1112D 620216240 lamatogether with the tenements, heriditaments, rights, privileges, and appurtenances including roads and easements used in connection * Uk with the premises; electric wiring and fixtures; furnace and heating system, water heaters, fuel storage receptacles; plumbing, ventilating, water and irrigating systems; screens, doors; window shades and blinds, shutters; cabinets, built-ins, linoleums and floor coverings, built-in, stoves; ovens, electric sinks, air conditioners, refrigerators, freezers, dishwashers; and all fixtures now or hereafter installed in or on the premises; and any shrubbery flora, any fimber incur, 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 land, and all of the rents, issues, and profits of the mortgaged property; Ľ, a comuta of Dollars to secure the payment of Fifty Thousand and no/100------(\$ 50,000.00-----, and interest thereon, evidenced by the following promissory note: See ÷., ÷., I promise to pay to the STATE OF OREGON Fifty Thousand and no/100-Ender native to pay to the STATE OF OREGON 11102 (5.50,000.00-----), with interest from the date of 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: ----- and <u>\$ 297.00 on the</u> \$ 297.00----- on or before April 15, 1981------: 15th of every month----- thereafter, plus one-twelfth of----- The ad valorem taxes for each ve year on the premises described in the mortgage, and continuing until the full amount of the principal, i ances shall be fully paid, such payments to be applied first as interest on the unpaid balance, the remainder and adva principal. The due date of the last payment shall be on or before March 15, 2011---In the event of transfer of ownership of the premises or any part thereof. I will continue to be liable for payment and applic This note is secured by a mortgage, the terms of which are made a part hereof, w wor processor person of the Discussion of Asterney Visite processor is required by a mort and the second secon nor or Klamathi Fall's, Oregon 97601 as no former of the f COUSE 1:10 of the respective place and profile and opply come the more the set of the right to entry the profile the respective place and the more than the right to entry the profile and the more than the right of the approximation of a reserve to celled same. By the set of the approximation of a reserve to celled same. The respective of any coverant of the more than the more than the right to entry the profile the set of the respective of an the more than the right of the approximation of a reserve to the respective of any coverant of the more than the more the right of the respective of any coverant of the more than the more the right of the right of the set of the respective of any coverant of the respective of the respective of any coverant of the respective of the 92,161 conset memory of counceped with stop (otespeane) and any pay-all organy part of the loan at any time without penalty. and other counce the Mosci, O. UNTIG mortgings, covenants that he owns the premises in fee simple, has good right, to, mortgage same, that the premises are free from electmorance. 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.
In the premises are free or the owner of the owner gamming suid apply in sector in a money's sector interpy, gamming suid apply in sector in a money's sector was and ior, unoccupied; not to permit the removal or demolishment of any buildings or im-gamming in to provenentia, now, or here effect, existing, to keep same, in sgood repair; to complete all construction, within a reasonable; time in Digne in accordance, with any, agreement, made, between the parties thereio; and the or to be post or a bett and all other dates. 3. Not to permit the cutting or removal of any timber except for his own domestic use; not to commit or suffer any waste; b) considering the from the lise of the premises of any objectionable or unlawful purpose;
c) c) consistent of the premises of the premises of the premises of the premises of the premise of the premises of the pr The statistic result is the sample interval and the statistic interval and the statistic statistic statistic statistics and in such as a mount as shall be satisfactory to the mortgage; to deposit with the mortgage all 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 premiums; all such insurance shall be made payable to the mortgage; include the mortgage in case of foreclosure until the period of redepution expires; 8 101/21/2

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bolicies and is isolated and an analysis of the instance of the instance of the mortgages in the instance of the inst The mortgage may, at his option, in case of default of the mortgage, shall remain in full force and effect. The mortgage may, at his option, in case of default of the mortgagor, perform same in whole or in part and all expenditures draw interest, at the rate provided in the not each at an attract of the mortgage of t In case foreclosure is commenced, the merigagorishall 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, t the rents, issues and profits and apply same, less reasonable costs of collection, upon the indebtedness and the mortgagee shall the right to the appointment of a receiver to collect same. The covenants; and agreements Sterein' shall extend to and be binding upon the heirs, executors, administrators, successors and is of the respective parties hereto. assign 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 407:00 to 407210 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. Affairs pursuant to the provisions of ORS 407:020 WORDS: The masculine shall be deemed to include the teminine, and the singular the plural where such connotations are applicable herein is included to include the deminine, and the singular the plural where such connotations are ran cue date of the dast payment shall be on on before May ch 15. 2011----successive year on the premises described in the nurthage, and centrated, until the full amount of the quarked and each solutions shall be fully paid, such payments to be applied that is interact on the tapput thereare the remainder principal \$297.00 Sinter it me office of the Director of Veterate, Allons in Salers, Oregon, as todows. I monder to per to the STATE OF ORECON FIFTY Thousand and So/100 lacin (Seal) 13. 50, 000, 00----r, and interest thereon, evidenced by the follow (Seal) to recure the proment of Fifty Inousand and no/100-----(Seal) Fund and all of the Lends particles and healing of the metry and the formation of the particle in the second secon rely sectored in or abburgandly in the Marie screetocio Marieme, disoloui (all'france spa Marie Marie STATE OF OREGON ar herest 010116-1 County of 0 Before me, a Notary Public, personally appeared the within named Kalph. 1 awford an 00,n-0 rawford , his wife, and acknowledged the foregoing instrument to be thelen voluntary ct and deed. WITNESS by hand and official seal the day and year last above written NO ULL i^{-1} My Commission expires 11-2-8 MORTGAGE 5758 FROM TO Department of Veterans' Affairs STATE OF OREGON, County of Klamath I certify that the within was received and duly recorded by me inKlamath County Records, Book of Mortgages, Page 2426 [Unit on the 12th day of February, 1981 EVELYN BIEHN Klama Bounty Clerk No. M81 READER TO ELDORADO TEIGHTS ADDITION TO THE CITY OF KLAMATH FALLS Bv "February 12.0 1981 and 10 100 2006 at o'clock 3:52" B. """Klamath Falls, 'ORegon" Filed Klams th According to this for the interior and County Klamath Derreth Leto ch Bv : Deputy. After recording return to: DEPARTMENT OF VETERANS: AFFAIRSTELL V CBVMLOKD SLFEEL\$7100; General Services Building r.Salem, Orgeon 97310 Form L-4 theory Sciles 11 CRAVEDAD, husband and with 5 52 352112-50

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