	&- 23219-56 Vol. 18/ Page 2446
95885 a sight Osherij Serrica indiger Tighe, Mortgagor	NOTE AND MORTGAGE ROBERT G. MC MAHON and CHARLOTTE A. MC MAHON, husband
cand wife ramail	OF OREGON, represented and acting by the Director of Veterans' Affairs, pursuant to ORS 407.030, the follow-
The Northerly 45 ELDORADO ADDITIO	Sefeet of Lot 11 and the Southerly 50 feet of Lot 12, Block 4, Sefeet of Lot 11 and the Southerly 50 feet of Lot 12, Block 4, Sefeet of Lot 11 and the Southerly 50 feet of Lot 12, Block 4, Sefect of Lot 11 and the Southerly 50 feet of Lot 12, Block 4, Sefect of Southerly 11 and Southerly 11 and Southerly 12 feet and Southerl
Stor or ORECON County of	
HOT .	MORTGAGE F (PSC) 2.31
2	My Commission expires 72.72
*81 FE8	All and your last above written.
avi and deed,	Public personally appeared the within named. Balk I
the povi	enements, heriditaments, rights, privileges and appurtenances including roads and easements used in connection heating system, water heaters, fuel storage receptacles; plumbing, and fixtures; furnace and heating system, water heaters, fuel storage receptacles; plumbing, and irrigating systems; screens, doors; window shades and blinds, shutters; cabinets, built-ins, linoleums and floor and irrigating systems; screens, doors; window refrigerators, freezers, dishwashers; and all fixtures now or hereafter planted or growing thereon; and any strubbery floors, for itmeel hindw growing or hereafter planted or growing thereon; and the premises; and any shrubbery floors, for itmeel hindw growing or hereafter planted or growing thereon; and the premises; and any shrubbery floors, it whole or in part, all of which are hereby declared to be appurtenant to the rents, issues, and profits of the mortgaged property: Tents, issues, and profits of the mortgaged property: Tents, issues, and profits of the mortgaged property: The following promissory note: (2031)
I promi	Forty Seven Thousand Twenty Five and no/100 Forty Seven Thousand
\$ 279.00. 15th_0 successive 3 and advance principal. The 0	f every month —— thereafter, plus one-twelfth of———— the ad valorem taxes to the serious of the principal interest on the premises described in the mortgage, and continuing until the full amount of the principal interest on the premises described in the mortgage, and continuing until the full amount of the principal interest on the unpaid balance, the remainder on the shall be fully paid, such payments to be applied first as interest on the unpaid balance, the remainder on the last payment shall be on or before February 15, 2011———————————————————————————————————
Subject 15 Ptile balance (DEDe 1, pe 18) Series of 1992 February (DED 18)	shall draw interest as prescribed by other witch are mad a part hereof shall draw interest as prescribed by a mortgage, the terms of which are mad a part hereof mote is secured by a mortgage, the terms of which are mad a part hereof mote is secured by a mortgage, the terms of which are mad a part hereof mote is secured by a mortgage, the terms of which are mad a part hereof mote is secured by a mortgage, the terms of which are mad a part hereof mote is secured by a mortgage, the terms of which are mad a part hereof mote in the mortgage is a mortgage in the terms of which are mad a part hereof mote in the mortgage is a mortgage in the terms of the mote in the mote in the mote in the mote in the mortgage is a mortgage in the mote
indiffication of the more processes of the m	gagor or subsequent owner may pay all of the simple, has good right to mortgage same, that the premises are frequency of the first same forever against the claims and demands of all persons whomsoever, and the same forever against the claims and demands of all persons whomsoever, and the same forever against the claims and demands of all persons whomsoever, and the same forever against the claims and demands of all persons whomsoever, and the land. I not be extinguished by foreclosure, but shall run with the land.
Gibis, spair iMORTG Details it got I. To pay quantity quantity quantity provem mays it so gue a accorda	AGOR FURTHER Consider Age of the parties of the permit the removal or demolishment of any buildings or in the parties of the permit the pulldings to become vacant or unoccupied; not to permit the removal or demolishment of any buildings or in the parties of the
(nul4/1Not-to	nermit the use the sale of any unit

numering specific in core po the indicastor in cose of indicastor in cose of indicastor in the first of the f 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 due 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 mortgagor, perform same in whole or in part and all expenditures made in so doing including the employment of an attorney to secure compliance with the terms of the mortgage or the note shall draw interest, at the rate provided in the note and all such expenditures shall be immediately repayable by the mortgagor without demand and shall be secured by this mortgage.

1 To this all other and isometic contained or the expenditure of any portion of the loan for purposes other than those specified in the application except by written permission of the mortgage given before the expenditure is made, shall cause the entire indebtedness at the option of the mortgage to become immediately due and payable without notice and this mortgage subject to foreclosure.

Conduction for the mortgage to exercise any options herein set forth will not constitute a waiver of any right arising from a breach of the covenants. 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, collect 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 assigns of the respective parties hereto. It is distinctly understood and agreed that this note and mortgage are subject to the provisions of Article XI-A of the Oregon institution, ORS 407:010 to 407:210 and any subsequent amendments thereto and to all rules and regulations which have been used 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 feminine, and, the singular, the plural where such connotations are applicable herein/1950s to include the feminine, and, the singular, the plural where such connotations are in the caculous transfers of connections of the included of the connection of the product of the included o The due date of the last payment shall be on or before. February 15, 2011purecekbye rem on the premises described in the mortgoge, and contouing until the full amount of the prancipal artered and advances shall be fully paid, such payments to be applied irrst as interest on the unpetit belance, the remainder our use principal. States at the effice of the Director of Acternal Atlanta in Salem, Oregon as to be a supported in the case of the Base of Oregon of the rate of Director of the Salem of Oregon of the rate of Director of the Salem of Oregon of the rate of Director of the Salem of Oregon of the rate of Director of the Salem of Oregon of the rate of Director of the Salem of Oregon of the Rate of Oregon of the Salem of Oregon of Oregon of the Salem of Oregon of Oregon of the Salem of Oregon of Ore I premise to pay to the STATE OF CRECON evan Thousand Twenty Five and no/100 Charletto Ancmans (s47,025,00=3=2=1); of interest thereby evidenced b to secure the payment of EOLLY Seven Thousand Inenty-Five and 110/100----

counts of Rocking the restriction in the control of the control of

AGUINGER MEIOL BEG STATE OF OREGON (SEG) (OSCIPAL MIP 196 16) County of ...

Before me, a Notary Public, personally appeared the within named Robert H. Mc Mohon and Charlotte H.: Mc Makon, his wife, and acknowledged the foregoing instrument to be their voluntary WITNESS by hand and official seal the day and year last above written.

My Commission expires

MORTGAGE

PSOP3

TO Department of Veterans' Affairs FROM STATE OF OREGON Klamath County of

No. M81a to a feet of the 13th day of Leptnary. 1881 EARLYN BIEHN Klamachant Clerk

By Dryno Arotron 13th day of Leptnary. 1881 EARLYN BIEHN Klamachant Clerk

By Dryno Arotron 13th day of Leptnary. 1881 EARLYN BIEHN Klamachant Clerk

February 13, 1981 restor to the office of th time freques facement of their services the bost of county MITKlamath

After recording return to: DEPARTMENT OF VETERANS AFFAIRSEEL C. MC MOHOM SFEE \$7.00 GLLE V. MC MOHOM. DIRECTOR

General Services Building
Salem Oregon 97510,
Form Let (Rev. 5-71) " NOTE AND MORTGAGE 4-52514

uii ii s