32937- Ba **9352**5 9 Page **2388**1 NOTE AND MORTGASE! YELVIE:BERNARD J. JENDRZEJEWSKI AND NONIE B. JENDRZEJEWSKI DEBYSLITEN OF AFLICTURE OF AFLICTURE. County Klamath Phusband and wife morrgages to the stare of OREGON, represented and acting by the Director of Veterans' Affairs, pursuant to ORS 407.030, the following described real property located in the State of Oregon and Novine's of Klamath

A tract of land situated in the SW NE's and NW NE's of Section 7, Township 38 South, Range 11 A tract of land situated in the SW-NE% and NWANE% of Section 7, Township 38 South, Range 11

Bast of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at the NE 1/16 corner of said Section 7; thence NOO 20'W, along NEO 33the East like of said NWANE%] 222.89 feet to the South of way line of State Highway No. 140; thence S 51 50'40" W, along said right of way 358.25

feet to the South line of said NWANE%; thence continuing S51 50'40" K, along said right of way, 48.00 feet; thence S 60'48'E 369 feet, more or less, to a point of beginning containing 1.58 acres, with bearings based on survey No. 1355, as point of beginning, containing 1.58 acres, with bearings based on survey No. 1355, as recorded in the Klamath County Surveyor's office. 20 MORTGAGE This is being re-recorded to correct the legal description (3) tablic for direch WITNESS by hand and official seal the day and year last above ert and deed. Nonte B. Jendizelewski, Before me, s Watery Public, personally apprecial the Within hamed. Bernand. I. Jendrassiewski and Com: 7. of 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 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/or/timber/how/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; to secure the payment of Fifty Thousand and no/100 (3.50,000,00---), and interest thereon, evidenced by the following promissory inote: 16/48/1 Ξ pernard of neuaradi Maria S. I promise to pay to the STATE OF OREGON Fifty Thousand and no/100-Dollars (\$450.000.00----); with interest from the date of \$ 297,00----- on or before February 1, 1981----- and \$ 297,00 on the 1st of each month---- thereafter, plus one-twelfth of---- the ad valorem taxes 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 ... January 1, 2011-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 ORS 407.070 from date of such transfer, where such continues the COUNTY of the Count OBJECT THIS note is secured by a mortgage, the terms of which are made a part hereof at min priciple, he seemed by a mortgage, the terms of which are made a part hereof at min priciple, he seemed by a mortgage, the terms of which are made a part hereof at most account to mortgage, the terms of which are made a part hereof at most account to mortgage, the terms of which are made a part hereof at most account to mortgage, the terms of which are made a part hereof at most account to mortgage, the terms of which are made a part hereof at most account to mortgage, the terms of which are made a part hereof at most account to mortgage, the terms of which are made a part hereof at most account to mortgage, the terms of which are made a part hereof at most account to mortgage, the terms of which are made a part hereof at most account to mortgage, the terms of which are made a part hereof at most account to mortgage, the terms of which are made a part hereof at most account to mortgage, the terms of which are made a part hereof at most account to mortgage, the terms of which are made a part hereof at most account to mortgage, the terms of which are made at part hereof at most account to mortgage, the terms of which are made at part hereof at most account to mortgage, the terms of which are made at most account to mortgage, the terms of which are made at mortgage at most account to mortgage, the terms of which are made at mortgage at dendrzejewski tondrzylwski pon the brack of any coverant of the mortgage, the mortgage the property of the mortgage of the property of the mortgage of the property of th Nonie B. Jéndrzejewski off the counterfield Multistick tolkickens. The control of the loan at any time without penalty, and the loan at any time without penalty, and the control Photograph of the morning of covenants that he owns the premises in fee simple, has good right to morning same, that the premises are free from shell morning, 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.

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Spring the entire high premises of the during of the longitudes of the lands. The entire warrant is a large that the land of the lands of the longitudes of the lands of the l 3. Not to permit the cutting or removal of any timber except for his own domestic use; not to commit or suffer any waste;

13. Not to permit the time of the premises for any objectionable of unlawful purpose?

5. Not to permit any tax, assessment, ilen, or encumbrance to exist at any time;

15. Not to permit any tax, assessment, ilen, or encumbrance to exist at any time;

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15. Not to permit the class of the unit of the property taxes assessed against the premises and add same to the principal, each of the supplications are appropriately in the property taxes assessed against the premises and add same to the principal, each of the property taxes appropriately appeared to the principal and the property taxes appropriately in the property taxes assessed against the premises and add same to the principal, and the property taxes appropriately appeared to the principal appeared to the p

7. To keep all buildings undesasingly 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 mortgagee; to deposit with the mortgagee all such policies with receipts showing payment in full of all premiums; all such insurance shall be made payable to the mortgagee; insurance shall be kept in force by the mortgager in case of oreclosure until the period of redemption—express;

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Vol. M 8/ Page

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2470 portions of combinate distributions and another experience of the mortage of the nities and have received in the perfectively each of the The mortgage, may, at his oution, 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 mortgage or the mortgage.

The mortgage including the employment of an attorney to secure compliance with the terms of the mortgage or the mortgage or the mortgage.

Default in any of the covenants or agreements herein contained or the expenditure of any portion of the loan for purposes other than those specified in this application/except by written permission of the mortgage given before the expenditure is made, mortgage subject to foreclosure.

The failure of this 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 mortgage 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 Issued for may hereafter be issued by the Director of Veterans' Affairs pursuant to the provisions of ORS 407,020 which have been WORDS: The masculine shall be deemed to contain 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 about 11 to 12 to 1 The due gate at the less payment shall be on or bulger. Genually, 17, 2011successive rear or the premise described to the mortanee, and conditions that the full present of the principal said advances shall be fully paid auth payments to be applied that as payment on the applied that are principal. Tat of each mentile filt. The management of e-twelft. Of e--- the adventor to reside the eco on or betwee Pelicutty 14 13817 and 2 2274.00 on the resist assurgement by the glatelot Oregen, st the rate of well forms.

Thereof per annual unit seek and the Volter of the States of well and west to be path in lewest money of the Volter States at the Office of the Director of Veterons' Affairs in Balem, Oregon, as follows: IN WITNESS WHEREOF, The mortgagors have set their hands and seals this ______day.of __December_____ E promise to pay to the STATE OF OREGON FILEY THOUSE NO hand no 18 201 000 00 ____) ned matest thereon evidenced by Nobje B. v. Uendrzejewski secure the payarm of the transmit and no 10Az lendrzejewski (Seal) ACKNOWLEDGMENT SHOP SELECT THE PRINCIPLE GENERAL TO DESCRIBE THE CONTRIBUTION OF THE PRINCIPLE GENERAL TO DESCRIBE AND ACCOUNT OF THE PRINCIPLE SELECTION OF Acutionia Agest and Luganes STATE OF OREGON 11282 Cleans Mit Construction 1222 Klamath Before me, a Notary Public, personally appeared the within named Bernard J. Jendrzejewski and Nonie B. Jendrzejewski his wife and acknowledged the their voluntary WITNESS by hand and official seal the day and year last above write

act and deed.

MORTGAGE Legarded in the Klemath County, Surveyor's Office of 17 2422 P49311 STATE OF OREGON A 00 50 1 508 00 took XXXXX (SWAMIXNX PAGES A 00 50 1 50 00 50 ED)

County of Klamath the coast line of the specific from the property of the county of the specific of the specific from the spec po s County Records, Book M80 Page 23881 of the 9th day of December, 1980 WM. D. MILNE Klamatlinty on the Thurst, at the one of the corporate or short factor of the factor COMMISSIONER

December 9 1980 posted in the Space of Octobs 3:43 copp. On the Space of Manager of Octobs 3:43 copp. On the Space of Octobs 3:43 copp. On the "December 3 12 1080 meaning the Shakhel and Markel of Feet ton 1 Thereare December 3 12 1080 meaning the Shakhel and Markel of Feet ton 1 Thereare county Klamath

After recording return to:

DEPARTMENT OF VETERANS AFFAIRSTERMVED Q: QLFee \$7.00 MRKI VMD MOMIC B: QENT NOTE AND MORTGAGE!

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STATE OF OREGON; COUNTY OF KLAMATH; ss.

Filed for record at request of Klamath County Title Co.

his 13th day of February A. D. 19 81 at 11:50 clock A N., and duly recorded in Vol. M81, of Mortgages on Page 2469.

EVELYN BIEHN, County Clerk By Decoration of Fee \$10:50