Constant of Astronomy Viewing DON F. LITTLE, JR.00 85'00 VIEWING AND	E CITY ent Ave reet 75 int;
All that portion of Lots 7 and 8 in Block 19 of HOT SPRINGS ADDITION TO TH IOF KLAMATH FALLS, OREGON, described as follows: Beginning at the most Westerly corner of said Lot 7 at the corner of Cresc and Manzanita Street; thence Easterly along the North line of Manzanita St feet; thence Northerly at right angles to Manzanita Street 75 feet to a po feet; thence Westerly along the East line of Crescent Ave., to the point of beg MOBLEVEE	E CITY ent Ave reet 75 int;
All that portion of Lots 7 and 8 in Block 19 of HOT Skrinds Abbrication OF KLAMATH FALLS, OREGON, described as follows: Beginning at the most Westerly corner of said Lot 7 at the corner of Cresc and Manzanita Street; thence Easterly along the North line of Manzanita St feet; thence Northerly at right angles to Manzanita Street 75 feet to a po thence Westerly and parallel with Manzanita Street to the East line of Cre athence Southerly along the East line of Crescent Ave., to the point of beg MOBLEVEE	ent Ave reet 75 int;
Beginning at the most Westerly corner of said Lot 7 at the corner of Cresc and Manzanita Street; thence Easterly along the North line of Manzanita St feet; thence Northerly at right angles to Manzanita Street 75 feet to a po feet; thence Westerly and parallel with Manzanita Street to the East line of Cre thence Westerly along the East line of Crescent Ave., to the point of beg MOBLEVEE	oint; scent A
MORTGAGE	1.4
My commission expires Horch 22, 1981	
W reminister 1020h 22 481	
수 약 전 명령 영향 수 있는 것은 것을 알려야 할 수 있는 것을 것을 것 같아. 것은 것은 것은 것을 가지 않는 것을 하는 것을 수 있다. 것을 하는 것을 하는 것을 하는 것을 하는 것을 수 있다. 것을 하는 것을 수 있는 것을 수 있다. 것을 것 같이 같이 것을 수 있는 것을 수 있는 것을 것 같이 것 같이 같이 않는 것 같이 같이 않다. 것 것 같이 것 같이 않는 것 같이 않는 것 같이 않는 것 않는 것 같이 않는 것 않는 것 않는 것 같이 않는 것 않는 것 같이 않는 것 않는	
versit hards to	Sec. es
With the strange and are interesting above written.	
and deed is a first and the wile, and sektiowied and the foregoing instrument and the foregoing instrument and official each of a section of the section of	volan" iny [
에 가장했다. 1월 2월	
Before me, a Noticy Public, periodially appeared me within named DOH F. LTTTTLE	
Forty Eight Thousand Five Hundred E	iahtv
Forty Fight Housally I we have a	m the date
I promise to pay to the STATE OF ORIGON	uch time a of the Un
I promise to pay to the STATE OF ORLEON	
I promise to pay to the STATE OF OREGON) on th
I promise to pay to the STATE OF OREGON	on the
I promise to pay to the STATE OF OREGON) on th taxes for incipal, inter mainder on
I promise to pay to the STATE OF OREGON) on the taxes for incipal, inter mainder on
I promise to pay to the STATE OF OREGON	on the taxes for mainder on or payment
I promise to pay to the STATE OF OREGON	on the taxes for mainder on or payment
I promise to pay to the STATE OF OREGON) on the taxes for a mainder on or payment
I promise to pay to the STATE OF ORCOON) on th taxes for mainder on or payment
I promise to pay to the STATE OF OREGON) on th taxes for mainder on or payment
I promise to pay to the STATE OF ORCOON) on th taxes for mainder on or payment or payment
I promise to pay to the STATE OF ORLEGA) on th taxes for incipal, intermediate on or payment or payment
I promise to pay to the STATE OF OALCONDollars (<u>A8,588,00</u>), with interest from Eight and no/100) on the taxes for on mainder on or payment or payment
I promise to pay to the STATE OF ORLOAN) on this taxes for a mainder on or payment or payment taxes for any building a reasonab ffor any water principal. a

0

2852 Jm 1/28/81 company or companies and it such an anount as that to extra more to the monty, each periors with recurst abound payments in [0] of all premiumly all and insertions that maintaine shall be kept in force by it's moritager in case of insertioning with the restor- Mortgagee shall be entitled to all compensation and damages received under right of eminent domain, or for any security tarily released, same to be applied upon the indebtedness; Not to lease or rent the premises, or any part of same, without written consent of the mortgagee;
Not to lease or rent the premises, or any part of same, without written consent of the mortgagee; To promptly notify mortgagee in writing of a transfer of ownership of the premises or any part or interest in sam furnish'a'copy'of the instrument of transfer to the mortgagee; a purchaser shall pay interest as prescribed by ORS all payments due from the date of transfer; in all other respects this mortgage shall remain in full force and effect. in same, and to w ORS 407.070 on The mortgage may, at his option, in case of default of the mortgage, shall remain in juit 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 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 mortgage of the hold of the mortgage. To bar all objects but mortgage. To bar all objects but mortgage. Default in any of the covenants or agreements herein contained or the expenditure of any portion of the loan for purposes that the specific the application except by written itermission 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 shall cause the entire indebtedness at the option of the mortgage to become immediately due and payable without notice and this shall cause the entire indebtedness at the option of the mortgage to become immediately due and payable without notice and this shall cause subject to foreclosure mortgage subject to foreclosure. The failure of the mortgage, to exercise any options herein set forth will not constitute a waiver of any right arising from a The failure of the mortgagee, 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 mortgagee shall have the right to enter the premises, take possession, 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 herein shall extend to and be binding upon the heirs, executors, administrators, successors and as of the respective parties hereio. 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 407.010 to 407.210 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 that he deemed to include the feminine, and the singular, the plural where such connotations are applicable herein, is the chart of reaccards of the herein. the day state of the rast pagment such he on or before. Fighrugry 10, 2011 printing. And subject well be fully part such promiting to the applied first of migraph with the full such as a successing well be fully bard such promiting the maintaine successfully and with the full success of a successing to the fully bard such promiting to the maintaine successfully and the fully successfully successfully and the fully su 15th of GVEry month-------bereauter plue GHC-twelfth of------Nutries as the office of the Director of Aeretria, officia to Estate Outcom as forder officient present the a carpitized branch to OBS 402 OF Director end metrics of many dipercenter of the Brie of Occou of the tale of D------ 17th day of NUTRESS WHEREOF, The mortgagors have set their hands and seals this 19 UNITED THE DIFFICULT OF ONE OF OMEGON general en al de la , ₁₉81 herwal' February munusa (Seal) (Seal) is 48,523.00----.), and interest thereon, evidenced by inc (otherwar projectory (Seal) to secure the partners of Forty Fight Thousand Five Hundred Fighty Fight and no/100-TATE OF OREGON THE COLORS ALL TREATED AND TREATED AND ALL AND estination taxat Alexandra (Maria) Alexandra (Maria) Alexandra (Maria) County of Klamath Before me, a Notary Public, personally appeared the within named DON F. LITTLE, JR. , his wife, and acknowledged the foregoing instrument to be ... WITNESS by hand and official seal the day and year last above writte C: brles Ĉ ৰা : গ 卫行记10 My Commission expires March 22, 1981 ٨ 110 17. h_{1} MORTGAGE P50866 thence Southerly along the fast line of beginning the fast line of beginning I certify that the mitting and parallel with ManZanite Street to the County Becords' Book of WorkBades' Becords Street if and parallel with ManZanite Street to the Count of Street is street. Thence Southerly along the of Crescent Ave. Thence Southerly along the Street to the Count of Street is street. No. M81- page 2851 - 10 102 19th Carl of February, 1981 - EVELYN BIEHN Klamathcounty Clerk. fetsch Semetha Deputy. ar Filed February 19 at 1981 and a measure of the state of t By COLUMN 2 Gernetha Spetac Deputy. County Klamath After recording return to: DEPARTMENT OF VETERANS' AFFAIRS DOM L' PILLIFE' JFee \$7.00 General Services Building Selem, Oregon 97310 JEE VID WOBLEVO 2851 NOTE AND MORTGAGE الاستى ئەتتى مەركە ئەتتەر Form L-4 (Rev. 5-71) 307 Set & \dot{A}