	$\delta$ -23288-1 $\sqrt{2}$ $\frac{m_8}{1}$ $\sqrt{2}$ 3050
General Services Builds	NOTE AND MORTGAGE  NOTE AND MORTGAGE  VILLIAMS and KAREN L. WILLIAMS, husband and
WELVIER DI APPENDICATION	JAMES F. WILLIAMS and the follow-
cowiferranach	OF OREGON, represented and acting by the Director of Veterans Affairs, pursuant to ORS 407.030, the follow- tyllocated in the State of Oregon and County of
morigages to the STATE.	Hyllocated in the State of Oregon and County of
All the followin	g described real property in the County of Klamath, State of Oregon.  g described real property in the County of Klamath, State of Oregon.  g described real property in the County of Klamath, State of Oregon.  Graph Table 19 and 10, Block 3, TOGETHER WITH the Westerly of Kited Ronald Street adjoining said South 2½ feet of Lots 9 and all of Lots 9 and 10 in Block 4; all in BAILEY ld Street adjoining said Lots 9 and 10 in Block 4; all in BAILEY
TAITION OREGES	TO Department of Veterant Affairs
WOE	MORTGAGE
	My Commission expires 77-72-52
	Retay: Patrile for Oregen My Commission execu-
	4uran Clark
Wiffvess by band an	CHELT volument to 10. CHELT volument to 10. CHELT volument to 10.
gat and days	he was and arrived to the part of the part
	Public, personally appeared the within named James F. Williams and
2、 " " " " " " " " " " " " " " " " " " "	tenements, heriditaments, rights, privileges, heating system, water heaters, fuel storage receptacles; plumbing, mod irrigating systems; screens, doors, window shades and blinds, shutters; cabinets, built-ins, linoleums and floor mod irrigating systems; screens, doors, window shades and blinds, shutters; cabinets, built-ins, linoleums and floor stoves, overs, electric sinks, air conditioners, refrigerators, freezers, dishwashers; and all fixtures now or hereafter planted or growing thereon; and any shrubbery flora, corrumber inow growing or hereafter planted or growing thereon; and any one or more of the foregoing items; in whole or in part, all of which are hereby declared to be appurtenant to the rents, issues, and profits of the mortgaged property:  Forty Two Thousand Fiver Hundred and no/100
2、 " " " " " " " " " " " " " " " " " " "	nent of
to secure the paym	nent of
to secure the paym (\$ 42,500.00-	Forty Two Thousand Five Hundred and no/100 ise to pay to the STATE OF OREGON  Dollars (s. 42,500.00), with interest from the date of percent per annum until such time as a resement by the State of Oregon, at the rate of 5.9
I prom i initial disbut different int States at the	Forty Two Thousand Five Hundred and no/100 ise to pay to the STATE OF OREGON  Tollars (s. 42,500.00), with interest from the date of the Director of Veterans' Affairs in Salem, Oregon, as follows:  April 15, 1981  April 15, 1981  April 15, 1981  April 15, 1981
I prom initial disbuidifferent int States at the \$252.00- 15th 01	Forty Two Thousand Five Hundred and no/100 ise to pay to the STATE OF OREGON  Forty Two Thousand Five Hundred and no/100 ise to pay to the STATE OF OREGON  Segment by the State of Oregon, at the rate of 5.9
1 prom initial disbuildifferent int States at the \$252.00- 15th 01 successive 1 and advance principal.	Forty Two Thousand Five Hundred and no/100—  ise to pay to the STATE OF OREGON  Toollars (\$\frac{42}{500.00}\$———), with interest from the date of the state of Oregon, at the rate of \$\frac{5}{0}\$———————————————————————————————————
I prom initial disbut different int States at the \$252.00- 15th of successive and advance principal.  The company of the balance of the balan	Forty Two Thousand Five Hundred and no/100—  ise to pay to the STATE OF OREGON  Dollars (\$ 42.500.00———), with interest from the date of percent per annum until such time as a percent is established pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United erest rate is established pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United erest rate is established pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United erest rate is established pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United erest rate is established pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United erest rate is established pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United erest rate is established pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United erest rate is established pursuant to ORS 407.070 from daty of such transfer.  All I I I I I I I I I I I I I I I I I I
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I prom	Forty Two Thousand Five Hundred and no/100 lise to pay to the STATE OF OREGON  Forty Two Thousand Five Hundred and no/100 Dollars (s. 42,500.00), with interest from the date of rement by the State of Oregon, at the rate of 5.9
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I prom	Forty Two Thousand Five Hundred and no/100—  Forty Two Thousand Fi
1 prom	Forty Two Thousand Five Hundred and no/100 lise to pay to the STATE OF OREGON  Tobliars (* 42.500.00
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I prom	Forty Two Thousand Five Hundred and no/100-  Forty Two Thousand Five Hundred And Interest to be paid in lawful money of the United Five Hundred Five Hundred Interest to be paid to the premises of any part thereof. I will continue to be liable for payment and shall draw Interest for ownership of the premises or any part thereof. I will continue to be liable for payment and shall draw Interest for ownership of the premises or any part thereof. I will continue to be liable for payment and shall draw Interest for the unpaid balance, the remainder on the payment for the premises or any part thereof. I will continue to be liable for payment and shall be unfair the payment for the premise of any payment for the premise of any payment for

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8. Mortgagee shall be entitled to all compensation and damages received under right of eminent domain, or for any security volutarily released, same to be applied upon the indebtedness;

of productions is anticorded to both all continuously received under right of eminent domain, or for any security volutarily released, same to be applied upon the indebtedness.

9. Not to lease or rent the premises, or any part of same, without written consent of the mortgagee;

10. To promptly notify mortgagee in writing of a transfer of ownership of the premises or any part or interest in same, and to promptly notify mortgagee in writing of a transfer of ownership pay interest as prescribed by ORS 407.070 on furnish a long 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 all payments due from the date of transfer; in all other respects this 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 particular to secure compliance with the impressed of the mortgagor without to secure compliance with the impressed of the mortgagor without to secure compliance with the impressed of the mortgagor without to secure shall be immediately repayable by the mortgagor without draw interest at the option of the loan for purposes demand and shall be secured by this mortgage.

Default in any of the covenants or agreements herein contained or the expenditure of any portion of the loan for purposes and the covenants or agreements herein contained or the mortgage given before the expenditure is made of the the special of the covenants or agreement by written permission of the mortgage given before the expenditure and this shall cause the entire indebtedness at the option of the mortgage to become immediately due and payable without notice and the mortgage subject to force one.

The failing of the mortgages, the 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 coveriants 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 that this distinctly understood and agreed that this note and mortgage are subject to the provisions of Article XI-A of the Oregon that this distinctly understood and agreed that this note and mortgage are subject to the provisions of ORS 407.020.

Constitution ORS 407.010 to 407.020 the Director of Veterans Artains pursuant to the provisions of ORS 407.020.

WORDS: The masculine shall be deemed to include the femiline and the include the plural where such constitutions. WORDS: The mascular shall be deemed to include the feminine, and the singular the plural where such connotations are applicable herein. [1] the control connected to the control of the co The due date of the last payment shall be on or before ... March 15., 2011---statessive per on the premises described in the nertgare, and continuing with the religious to a version of the principal of the principal operation. The same performents to be applied to as increasing the religious of the principal of the prin Single of the Director of Assessing Villeton Director as Indianal Director of Assessing Villeton Director as Indianal Director of Assessing Villeton Director of Director of the State of Director of the State of Courses of the Late of Director of the Marketon Director of A 140 My 18 1 LIAS HOUGH GT GHE VOLIO ames F. Williams allams 18 42, 590, 00 - - - Tr' and tarrest mercon, evidenced by the \* to secure the payment of FOREY TWO Thousand F Karend SdMilliams ... part one of the real states before any profit of the mortested property of the profit STATE OF OREGON DECA Before me, a Notary Public, personally appeared the within named James F. Williams and \_\_\_\_\_, his wife, and acknowledged the foregoing instrument to be \_\_\_\_\_\_their voluntary Karen L. Williams WITNESS by hand and official seal the day and year last above writter act and deed. er Pholog My Commission expires D51922 MORTGAGE WF TO Department of Veterans' Affairs FROM .

completed Knumer of the second The in Flock of all of total and to block of total and the state of th STATE OF OREGON. State of Oregon.

Filed February 20% 1981 Person of the grant at o'clock 10:59 Am o'clock Klamath Falls, ORegon of the control of fetoch After recording return to: Department of VETERANS' AFFAIRS OF ALL VIOLE AND MORIOVEL MILITIME PROPERTY OF MAINTIME PROPERTY OF MILITIME PROPERTY OF MILITIME