W.	
Scient, Ozeronstrio	NOTE AND MORTGAGE Vol. MY Page 3261
General OF VETERANS APPLA George General Services Building	Dillon and Cheryl Dillon, Husband and Wife
그리의 과어 첫번째 이 맛이 되고 있다. 이 그 보고 화고리한 아이를 가져가 있습니다. 경험이 되고 하는 학생님들이	The first committee and the first of the fir
County Classics St. Obecon ten	presented and acting by the Director of Veterans' Affairs, pursuant to ORS 407.030, the follow- 11 0.5 0.5 0.5 0.5 State of Oregon and County of Klamath
mortgages to the STATE OF OREGON TO	state of Oregon and County of Klamath
	ARK, according to the official plat thereof on file in herk Of Klamath County, Oregon. GERENGEN TOST EARPEN DIENN KTONNICE CLOSE
I certify that the within was received and d	uly recorded by me in Klamath County Records. Book of Markanes.
County of Klamath	
TE OF OREGON,	TO Department of Veterans' Attales
M	To Department of Variation 1. P51991
	MORTGAGE
	20 Commission oxpires and
	TVENT SON
	We's are near moone /hitter
Witness by name and otheral seed the da	2001년 1월 12일 전
Land deed.	feeth his wife, and acknowledged the foregoing instrument to the life valuitary
2	superated the within married Court of DILLion and Chartyl DILLion
그렇도 있다. 그 아내는 돈을 모을 하는 걸려. 경찰로 화한일도 하는	
count of KIGHEGU together with the tenements, heriditar Multivith (the Openises; electric wiring an ventilating, water and irrigating system coverings, built-in stoves; ovens; electric installed in or on the premises; and an replacements of any one or more of the	ments, rights, privileges, and appurtenances including roads and easements used in connect distributes; furnace and heating system, water heaters, fuel storage receptacles; plumbing services, doors window shades and blinds, shutters; cabinets, built-ins, lineleums and file sinks, air conditioners, reinferentors, freezers, dishwashers; and all fixtures now or hereater sinks, air conditioners, reinferentors, freezers, dishwashers; and all fixtures now or hereater planted or growing thereon; and a foregoing items; in whole or in part, all of which are hereby declared to be appurtenant to profits of the mortgaged property.
to secure the payment of Fifty T	housand and no/100-2433/304-101
to secure the payment of	the following promissory note:
(\$ 50,000.007, and interest	t thereon, evidenced by the tonorme p
	/ Begrae Million
	OF OREGON Fifty Thousand and no/100
I promise to pay to the S	Dollars (\$ 50,000.00) with interest from the date of
initial disbursement by the State	hed pursuant to ORS 407.072, principal and interest to be partially the pursuant Affairs in Salem. Oregon, as follows:
297-00or	or before April 15, 1981
15th_of_every_mont	h ——— thereafter, plus .ONE-TWELT.UI. OLD ———————————————————————————————————
successive year on the premise and advances shall be fully pai principal.	id, such payments to be applied first as increase.
The due date of the last	payment shall be on or before
In the event of transfer of the balance shall draw interest	payment shall be on or before March 15, 2011 of ownership of the premises or any part thereof. I will continue to be liable for payment are presented by ORS 407.070 from date of such transfer. I mortspage, the terms of which are made a part hereof.
This note is secured by a partie of the part	and emperation of minimum resident and
Carrell The Carrell The Carrell The Klamath	Falls, Oregon George Dillon
Dated to bourse boustes usheso	to the man of unit to the property of the first of the fi
assigns of the respective parties hereto	1981 exteria to use pe printed about the collection of the collection of the more than the collection of the collection

mention in connection with their tentional parties and the loan at any time without penalty.

please of the inortgager covenants that he owns the premises in fee simple, has good right to, mortgage, same, that the premises are free from encumbrance, 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.

Covenant shall not be extinguished by foreclosure, but shall run with the land.

Grant the interpretation of the object of the national part of the shall be considered by the construction of the shall be constructed by the construction of the shall be constructed by the construction of the shall be constructed by the construction of th

3. Not to permit the cutting or removal of any timber except for his own domestic use; not to commit or suffer any waste;

10 Description of the premises for any objectionable or unlawful purpose;

11 Description of the premises for any objectionable or unlawful purpose;

12 Description of the premises for any objectionable or unlawful purpose;

13 Not to permit the use of the premises for any objectionable or unlawful purpose;

14 Description of the premises for any objectionable or unlawful purpose;

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

16 Mortsage is authorized to pay all real property taxes assessed against the premises and add same to the principal, each of the advances to hear interest as provided in the notification of the advances to hear interest as provided in the notification of the mortgage, against loss by fire and such other hazards in such a force of the mortgage, against loss by fire and such other hazards in such a force of the mortgage, against loss by fire and such other hazards in such a force of the mortgage, against loss by fire and such other hazards in such a force of the mortgage, against loss by fire and such other hazards in such a force of the mortgage, against loss by fire and such other hazards in such a force of the mortgage of th

immignor strain he held in roces he me notifished in term of loadground man the held of the combined when the held in the held of the combined when the combined with the held of the combined with the combined management managed with the combined 9. Not to lease or rent the premises, or any part of same, without written consent of the mortgagee;

2. Not to beam only law gradients; just of same, without written consent of the mortgagee;

10. To promptly notify mortgages in writing 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 of the premises or any part or interest in same, and to furnish'a (copy of the instrument of transfer to the mortgagee; a purpose shall pay interest as prescribed by ORS 407.070 on furnish'a (copy) of the instrument of transfer to the mortgage, shall remain in full force and effect.

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.

To both all dofts and bounds a scanisq persph.

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 the application, except by written permission of the mortgage given before the expenditure is made, other than those specified in the application, except by written permission of the mortgage given before the expenditure is made, other than those specified in the application, except 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 this mortgage subject to foreclosure.

Occurring a purpose the mortgage of the mortgage to become immediately due and payable without notice and this mortgage of the mortgage and payable without notice and this properties of the mortgage of the mortgage to become immediately due and payable without notice and this mortgage of the mortgage to become immediately are a payable without notice and this payable without notice and the The failure of the morigage of 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, 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 Constitution, ORS 407.010 to 407.210 and any subsequent amendments thereto and to all rules and regulations which have been constitution, ORS 407.020 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 its description of the such connotation are such control of the such The due data of the last payment thall be on or before. MATCA 15, 2011---successive year on the promise, described in the mentages, and continued that has full come a and advances have be fully paid, onen payments to be applied that as interest in the impact believes. 15th of every month--- incemer me one-twelfth of-----antial distinctement by the State of Oregon, at the rate of 5. G. and the recent of months such unce as a afficient interest rate is established pursuant to 088 society principal and interest to be raid at leaved mione, of the United States at the office of the Director of Veteraci. Attains in Nation Occasion as follows. witness whereof. The mortgagors have set their hands and seals this 23 day of February TITEY Incusand Mid no/100----Ighophie is nay to the STATE OF OREGON George Dillon (\$ 50,000:00---), and interest thereon, evidenced by neri 46 Secure the parament of Fifty Thousand and no/100. Cheryl Dillon gard and an of the teather hands and to the of the fine total of control of the c ACKNO VLEDGMENT the de herende. Cappart and meet h contact means. Man System on the contract for the and different means contraction. Klamath Before me, a Notary Public, personally appeared the within named _____George Dillon and Cheryl Dillon ..., his wife, and acknowledged the foregoing instrument to WITNESS by hand and official seal the day and year last above written My Commission expires MORTGAGE P51991 TO Department of Veterans' Affairs FROM STATE OF OREGON, Klamath County of . I certify that the within was received and duly recorded by me in _______Klamath _____County Records, Book of Mortgages. M81 Page 3261 on the 24th day of February, 1981 EVELYN BIEHN Klamathounty Clerk

EN OFFICE OF the Collicy Cherk Of Klamath County Street House in File in

Decent Cock Street County County County County Street County Clerk February 24 pet 1981 coping print your of Stateou 2:31 p. ... of Klamath Falls. Oregon 12 tentral program of the first of the state of Total Assessment to the souther the totale. Dernetha

DEPARTMENT OF VETERANS A General Services Building Salem, Oregon 97310 NOTE AND MORIONGE Form L-4 (Rev. 5-71) WICE HIBOUT

Klamath

After recording return to:
MENT OF VETERANS AFFAIRS OF SEC. DITTON SHIP COLD FEE \$3.00 product and the