kuin tet igen sil	٣
K-341707707	NOTE AND
Conut	NOTE AND MORTGAGE Vol. Mg/ Pc. 455
	Clarence Panchot and Helen J. Panchot
ing described real proper	UREGON
more particula	Lot 16 in Block 2 Of Subdivision Klamath
to the West line	thence West, parallel to the thence Southers
LINE NOrthwest con CIO'to the point c ENVIE OF OREGON	thence West, parallel to the north line of said Lot 16, thence South along said East of said Lot 16; thence North along said West Time, 150 feet to of beginning. SAVING AND EXCEPTING therefrom the North thereof.
	anartinent at Vergrass, Attaits
	MORTGAGE
	My Commission endites
	8 <b>~</b> ₽- <b>₽</b> ₹
WITNESS by hadd and an	
act and deed 1	and the day and year inst above written
	panchothate wife, and account
Before me. a Notary Public, parso	anally appeared the within named PanchoLate wife, and acknowledged the toregoing instrument to be PanchoLate wife, and acknowledged the toregoing instrument to be
Conut of KANASKIS	Clarence Friday
Vin the premises; electric with	CITCEDCE BUICING CTA IN CONCENTS AND A CONNEction of the concentration of the concent of the con
, and inter	and profits of the morigaged property: freezers, dishnets, built-ins, linoleums and floor and profits of the morigaged property: ty Thousand Two Hundred Sixty Eight and no/100
I promise to pay to the	CTELEUCE LEUCHOF
Initial disbursement have	STATE OF OREGON Twenty Thousand Two Hundred Sixty Eight and
States at the office of the Direct	e of Oregon, at the rate of 5.9, with interest from the date of the pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United or before May 15, 1981
15th of every mon on	or before May 15 1001.
Successive year on the premises of principal successive shall be premises of the premises of t	thereafter, plus <u>One-twelfth of</u> and <u>s</u> <u>170.00 on the</u> described in the mortgage, and continuing until the full amount of the principal, interest such payments to be applied first as interest on the unpaid balance, the remainder on the yment shall be on or before <u>April 15, 1996</u>
The due date of the last new	such payments to be applied first as interest on the full amount of the art
OFFICE This note that the balance shall draw interest as	yment shall be on or before April 15, 1996
Liou Ora di ou Riand pa la Dice	rigage, the terms of which are made a next start thread a next start and
2 Covenants and a Warch herein and a Warch herein and a Warch herein and a warch herein and a state of the rest of	yment shall be on or before <u>April 15, 1996</u> prescribed by OFS and April 15, 1996
Fight to the appendicent of a receiver	The second secon
in connection white and of the	mourage, we morress of conceptor and Panchot
The mortgagor covenants that he own enant shall be what he own	Imay pays all or; any part iof the loan at any time with any
MORTGAGOR FUPPrise of the option	nd defend same forever against good right
To pay all debts and moneys secured h	Start shall run with the in shirts and days same the
	of the high with the land
provements now, or hereafter existing accordance, with any agreement med	of the prophytic and with the land, units and demands of all persons whomsoever, and this TS AND (AGRESS interfere of the Mother and the Market All persons whomsoever, and this are parter period of the Mother and the period and the second and the areby;
Unit the states of the	of the prophysics and with the land, units and demands of all persons whomsoever, and this TS AND (AGREYS and the source in the formation of all persons whomsoever, and this are backy obtained and the transformation of the persons whomsoever, and this areby; (b) (keep same in good repair; to complete all construction within any buildings on ( appendix the parties hereid any source is all construction within any buildings on ( of any timber away the source is all construction within a source is any buildings on (
Not to permit any tax, assessment, lier	of the unputdated in which the land, and demands of all persons whomsoever, and this IS AND ACREES whether of the detailed and an and demands of all persons whomsoever, and this streby; (contributed in the construction whether is a strength of the strength of the streby; (construction whether is a strength of the strength of the strength of the streby; (construction within a reasonable time in a between the parties therefore stress of the strength of the streby; (d) any timber, except for his own domestic use; not to commit of sites of the to observe the strength of the stress of the stress of the stress of the stress of any timber, except for his own domestic use; not to commit of sites of the to observe the stress of the stress of the stress of the stress of the stress of any objectionable of unlaw() is the stress of the stress of the stress of a stress of the stress of the stress of the stress
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nightorie shall be beste in force ph	ine mortustor in three or lossedorme runn the bester of bedeuthiou with the second state of the second sta
boncisses with incompts and allow on a company, on companyers and an accurate and a second and a	in the second provide the second seco
8. Mortgage shan same to be applied upon the tarily released, same to be applied upon the solution of the solu	ation and damages received under right of eminent domain, or the bin could be the could be bin c
<ol> <li>Not to be used on a real state of the state</li></ol>	of default of the mortgagor, perform same in whole or in part and all expenditures shall of default of the mortgagor, which will be the same in whole or in part and all expenditures and the mortgage is a purchaser shall read in the same in the same in the same shall expenditures in all other respects this mortgage shall remain in full force. and effect.
all payments due from the date of theory Not to definit the employment, of	fer to the mortgage; this mortgage shall remain in full taken r; in all other respects; this mortgage, shall remain in full taken of default of the mortgagor, perform same in whole or in part and all expenditures an attorney to secure; compliance with the terms of the mortgage or the note shall and all such expenditures shall be immediately repayable by the mortgagor without and all such expenditures shall be immediately repayable by the mortgagor without perform the expenditure of any portion of the loan for purposes in the expenditure is made.
hade in so doing mitatality, provided in the note, raw interest at the rate provided in the note, emand and shall be secured by this mortgage	included and an autor contained or the expenditure of any portion of the loan for purposes ments herein contained or the mortgagee given before the expenditure is made, cept by written permission of the mortgagee given before the expenditure is made, and the mortgagee to become immediately due and payable without notice and this of the mortgagee to become immediately due and payable without notice and this and the mortgage to become immediately due and payable without notice and this are an
Default in any of the covenants of agriculture than those specified in the application, ex- ther than those specified in the application, ex- nortgage subject to foreclosure applied to the option covered and the applied of the applied of the exercise, and the applied of the applied of the exercise of the applied of the applied of the exercise of the applied of the exercise of the applied of the appl	include the second of the expenditure of the before the expenditure is made, second by written permission of the mortgagee given before the without notice and this not the mortgagee to become immediately due and payable without notice and this include the second of the mortgage to become immediately due and payable without notice and this include the second of the
IN BE CARENOUT STRIL-OOL ON THE SHIT SATURDE	ontions herein set form, will not constant
oreach or the	hall berlishle for the cost of a time so
Upon the breach of any covenant of the collect the rents, issues and profits and apply	all extend to and be binding upon the heirs, executors, administrators, successors and
have the right to the appointments herein sh The covenants and agreements herein sh of the respective parties hereto.	same, less reasonance cost of the THETHEL A. BETHELIGHT B. BETHELIGHT A. THE STREET AND A STREET AND A STREET AND A STREET AND A STREET A STREET AND A STREET A STREE
It is distinctly understood, and agreed, the second stand any constitution. ORS 407.010 to 1407.210 and any Direction of the Direction of the second standard stand	at this note and mortgage are should to all rules and regulations Jsubsequent amendments thereto and to the provisions of ORS 407.020.
issued for may hereafter be issued to particulate the second seco	Subscrute Veterans, Affairs pursuant to the provide a subscrute such connotations are determined and the singular the plural where such connotations are determined to include the feminine, and the singular the plural where such connotations are much to the provide the subscrute of subscrute subs
Successful year on the premises and advances shall be fully paid, principal,	ment stell be on a spelled inst as interest or the unitation and relations of the primeral state of the primer
Loth of every month.	prima indiata indi
Sulles at the office of the Direct	at or Astronomy With an patom of color as tollows at or Astronomy With an patom of color as tollows at or Astronomy With a safe of the safe and indicate the patom of March 1981
WITNESS WHEREOF, The mortga	gors have set their hands and seals and the seals and seals and seals and seals and seals and seals and seals a
T promise is rev to the S	(Manuel O): ( anchor (Seal)
	Clarence Pancholog (Seal)
12-03-00-00	A UNCLEASE CALIFORNIA OF MELEN J. Panchot (Seal)
이 집에 있는 것 같은 것 같은 것 같은 것 같은 것 같은 것 같이 있는 것 같은 것 같이 있는 것 같이 없다.	。1997年上海沿海海洋省省省省自己自己自己之中,其中国际和国际省和国际省和国际省、1997年1997年,1997年1997年,1997年1997年,1997年,1997年1997年
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<ul> <li>Statistical and a statistical and a</li></ul>	CLUC APPER BIL CONTRACTOR AND AND AND PILLAR AND AND AND AND AND AND A AND A AND AND
STATE OF OREGONDICS PERFORMENCE PERF	ath}ss
	created the within named
्राह्म हिम्लर का <u>P</u>	anchothis wife, and acknowledged the foregoing instrument to be their voluntary
WIINESS by hand and official seal	
	Notary Public for Oreson
	My Commission expires 8-5-83.
	"Mananes"
	MORTGAGE
FROM	Chereof thence Easterly along the Mortley Provent de Mortley along the Mortley along
County of CUKlamthe 01 C	red in 100 - 24AIMC MD EXCELING THE HOLE THE MOLENELIX HUE runsol : chence fusical a gloud the Molenelix Hue wed and duly recorded by no in OLCK Lamath 2010 County Records, Book of Mortgages. Need and duly recorded by no in OLCK Lamath 2010 County Records. Need and duly recorded by no in OLCK Lamath 2010 County Records. Need and duly recorded by no in OLCK Lamath 2010 County Records. Need and duly recorded by no in OLCK Lamath 2010 County Records. Need and duly recorded by no in OLCK Lamath 2010 County Records. Need and duly recorded by no in OLCK Lamath 2010 County Records. Need and duly recorded by no in OLCK Lamath 2010 County Records. Need and duly record by no in OLCK Lamath 2010 County Records.
I certify that the within was reco	Wed and duly recorded by no in OLCK Hauder and County Records of Cherk 100 Host bstalled to the Holth 110 of 201 County OLCHerk heren 2 March 1981 24 Evelyn BEihn 202 201 County OLCHerk
No. M8163 Page 4553; on the 12t	
By KOE Ing a gang	La processi and a sub-
Filed unstable Evelyn BEihn	3:32 at o'clock
County Cletk	$\rho$
After recording return to:	WHRS Clarence Panchot and Relen J. Parchol 4.153
General Services 97310	NOTE AND MORTGAGE
Form L-4 (Rev. 5-71)	