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The mortgage, may, at his option, in case of default of the mortgage, shall remain in full force and effect.

The mortgage, may, at his option, in case of default of the mortgage, shall remain in full force and effect.

made in so doing including the employment of an attorney to secure compliance with the terms of the mortgage or the note shall demand and stall 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 shall cause the entire indebtedness at the option of the mortgage gibber to forcelosure.

Consulting any of the covenants or agreements herein contained or the expenditure of any portion of the loan for purposes shall cause the entire indebtedness at the option of the mortgage gibber to forcelosure.

Consulting any of the covenants of the mortgage of the mortgage gibber to forcelosure.

The default of the mortgage of exercise any options herein, set forth will not constitute a waiver of any right arising from a preach 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 mortgages 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 herein shall. It is distinctly understood	extend to and be binding upon the heirs, executors, administrators, successors this note and moves.
constitution, ORS 407/010 to 407/210 and Jany sul issued or may hereafter be issued by the Director	extend to and be binding upon the heirs, executors, administrators, successors this note and mortgage are subject to the provisions of Article XI-A of the Or of Veterans. Affairs pursuant to all rules and regulations which have include the feminine, and the singular, the plural where such connotations of Original and the singular, the plural where such connotations of the provision of Original and the singular, the plural where such connotations are the provisions of Original and the singular, the plural where such connotations are the provisions of Original and the singular the plural where such connotations are the provisions of Original and the singular the plural where such connotations are the provisions of Original and the singular the plural where such connotations are the provisions of Original and the provision of Original and the provision of Original and Original and Original
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Before ma a Notary Public, personally appeared	the within Nep 1 Ch
t and deed , hi	is wife, and acknowledged the foregoing instrument to be their voluntary
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County of Klamath	>ss.
I certify that the within	
me within was received and duly recor	rded by me inKlamathCounty Records, Book of Mortgages,
181 Page 668_, on the 13th day of March	1981 F
The 1878 170 K O'M LATER AGENCY TO	1981 Evelyn Beihn County Cllerk
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	By Nebra a Cansa
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After recording return to: DEPARTMENT OF VETERANS, AFFAIRST ST. Feet \$7.00 I ST EX SHA; husband and wite General Services Building Salem Gregorie 810

Form L-4 (Rev. 5-71)

NOTE AND MORTGAGE 53356-1

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