r-ru free serie	Vol Mage
omeni Artigo 11918	NOTE AND MORTGAGE
THE MORTGAGOR STATE TIMOTHY Y GOLD SHOULD BE SHOULD BE	J. Schell and Gloria J. Schell, Husband and Wife Leg 28:00
tgages to the STATE OF OREGON, represented in the State of Oregon of Control	sented and acting by the Director of Veterans' Affairs, pursuant to ORS 407.030, the fol te of Oregon and County of <u>Klamath</u> 1:20 b
That portion of the Easter	ly 780 feet of the Wanes of Section 9, Township 40 Sou ette Meridian, Klamath County, Oregon, lying North of xisted on February 14, 4979 FIN KIRBER OFFER
i certify that the within Wes received in	nes duty regarded by me in a Klamath Coduct Beginds, those of there
wrn or ornaen. Cours of Klamath	$\int_{\mathbb{R}^{2}} ds$
	TO Department of Vetering Astalys
	MORTGAGE
	27 Commission expres 7/1/2/PU
gether with the tenements, hereditaments, the premises; electric wiring and fix ntilating, water and irrigating systems; so verings, built-in stoves, ovens, electric stalled in or on the premises; and any shrplacements of any one or more of the fore of and all of the rents, issues, and profit	rights, privileges, and appurtenances including roads and easements used in connectures; furnace and heating system, water heaters fuel storage receptacles; plum creens, doors; window shades and blinds, shutters; cabinets, built-ins, linoleums and alks, air conditioners, refrigerators, freezers, dishwashers; and all fixtures now or here and other or timber now growing or hereafter, planted or growing, thereon; and objects, in whole or in part, all of, which are hereby declared to be appurtenant to the mortgaged property;
secure the payment of Twelve Tho	ousand Ninety One and no/100
tietale not a guesta nappe hataoush videnced by the following promissory note: All promise to pay to the STATE C Eschety Two Thousand Thy	of oregon. hee Hundred Eighty Nine and 84/100 82,389.84
THE PARTY OF THE PROPERTY OF THE PARTY OF TH	는 사람들이 보고 있다면 보고 있다면 보고 있는데 의료를 하게 되는데 있다면 보고 있다
interest from the date of initial disburs	sement by the State of Oregon, at the rate of O. 2. — — — — — — — — — — — — — — — — — —
interest from the date of initial disburs until such time as a different interest	sement by the State of Oregon, at the rate ofpercent per annument rate is established pursuant to ORS 407.072.
	November 15, 1981
the ad valorem taxes for each succes	advances shall be fully paid, such payments to be applied first as interest on the
The due date of the last payme	ent'shall'be on or before controller 15, 2021
Dated at Klamath Falls,	Oregon Tigothy J. Schell
September 9, 198	Si (fluid fill) Gloria of Schell
FORDS: The marginals shall be an	issuing to technic the constant and the spanish that binth Macre they establish may pay all or any part of the loan at any time without penalty.
Geda-Tutten, Ona sky samen section (1916) of Thay, hersafter section on the 11000	with and supplementary to that certain mortgage by the mortgagors herein to the S
August 19.000 bese 197	79 and recorded in Book M79 page 19068 Mortgage Records for
County; Oregon, which was given to secur	re the payment of a note in the amount of \$.70.500.00-and this mortgage is also below the amount of \$.20.500 and this mortgage is also below the amount of \$.20.00-and this mortgage is also below the second of the below the amount of \$.22.001.00-and the second of indebtedness covered the amount of \$.20.00-and this mortgage is also below the below the second of the second of the second of the below the second of
as security for an additional advance in	the amount of \$ 12.091.0U- together with the balance of indebtedness covered are of the entire indebtedness. [38, 494.005] of a new state of the entire indebtedness.

The mortgager 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.

1. To pay all debts and moneys secured hereby;

12. Not 10 payring the hillstone of the premise of the part of the premise of the part of

SEP 9

- 1. To pay all debts and moneys secured hereby;
 2. Not to permit the buildings to become vacant or unoccupied; not to permit, the removal or demolishment of any buildings or improvements now or hereafter existing; to keep same in good repair; to complete all construction within a reasonable time in accordance with any agreement made between the parties hereto; become secondance with any agreement made between the parties hereto; become secondance with any agreement made between the parties hereto; become secondance with any agreement made between the parties hereto; become secondance with any agreement made between the parties hereto; become secondance with any agreement made between the parties hereto; but to permit the use of the premises for any objectionable or unlawful purpose;

 5. Not to permit any taxe assessment lies, or encumbrance to exist at any time;

 6. Mestagge is subtorized to pay all real property taxes assessed against the premises and add same to the principal, each of the

- 5. Not to permit any-taxy assessment then or encumorance to exist at any time;
 6. Mortgagee is authorized to pay all real property taxes assessed against the premises and add same to the principal, each of the advances to bear interest as provided in the note;
 7. To keep all buildings unceasingly insured during the term of the mortgage, against loss by fire and such other hazards in such company or companies and in such an amount as shall be satisfactory to the mortgagee; to deposit with the mortgagee all such policies with receipts showing payment in full of all premiums; all such insurance shall be made payable to the mortgagee; insurance shall be kept in force by the mortgagor in case of foreclosure until the period of redemption expires;

Jm 9/3/8/

- 8. Mortgagee shall be entitled to all compensation and damages received under right of eminent domain, or for any security voluntarily released, same to be applied upon the indebtedness; (it is a second of the large of the lar
- 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 furnish a copy of the instrument of transfer; to the mortgagee; a purchaser shall pay interest as prescribed by ORS 407.070 on The mortgage, may, at his option, in case of default of the mortgage, 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 draw interest at the rate produced in the note and all such expenditures 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 the first in the application; except by written permission of the mortgage given before the expenditure is made, mortgage subject to foreclosure.

The failure of the mortgagee to exercise any options herein set forth will not constitute a waiver of any right arising from a

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 mortgage shall have the right to the appointment of a receiver to collect; same. In the same of the collection upon the indebtedness and the mortgage shall have the right to the appointment of a receiver to collect; same. In the collection upon the indebtedness and the mortgage 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 WAO 13000 KI SHIGHT---

It is distinctly understood and agreed that this note and mortgage are subject to the provisions of Article KI-A. of the Oregon or may hereafter be issued by the Director of Veterans' Affairs pursuant to the provisions of One Article KI-A. of the Oregon or may hereafter be issued by the Director of Veterans' Affairs pursuant to the provisions of One Article KI-A. of the Oregon

applicable hereir	er be issued by the Director The masculine shall be dee	med to include the	feminine, and the sing	ular the plural when	e such connotations
挪兵机 计设置 医瓦内斯氏病	Septembar 9, 1981			LA Proporta	
D #15 / 24	Klamath Falls, Or	egon	Allection of the second of the	A. H. Scharze	
1.09 00					
IN WITNES	S WHEREOF, The mortgago		Prince was a superpose Chapter and come of these	Vi in the contract of the cont	
and the second second	S WHEREOF, The mortgago	rs have set their hand	is and seals this 9tl	day of Septem	oer A.
A Section of the sect	· 14 · 3 · 1 · 1 · 10 · 15 · 2 · 3 · 1 · 1 · 1 · 1 · 1 · 1 · 1 · 1 · 1	and the second of the second o	15	0001	===== <u>, 19</u>
TO PART OF	465.00	му-понти	- Almol	Mescherri	(Se
Partie Propinsi	er interior pressi in La interior principal de la consecue	o e properties dub Communication		Mile	(Sea
		401/1		⊘se heTI:"="	7 (Sea
TATE OF OREGO	A. TTOUSANA TOURS	ACKNOWL	EDGMENT		Carine, partie
Eld)If \ [/ County of	Klamath 1966				, de la companya de La companya de la companya de l
STATES PARTY STATES	To the state of th		≽ :Nine and 34/1	가지 사람들이 얼마나 얼마나 나를 살아 다른데 그렇게 다른데 그렇게 다른데 그렇게 다른데 그렇게 되었다.	3123
**************************************	otary Public, personally	eared the within nar	ned Timothy J	Schall a	911
				g instrument to be	their voluntary
WITNESS my	INCOME THOMAS				
	and and official seal the da	y and year last above	e written JO \ []()	V	SECTION PAGE
The true of the	Standard of the relations	ESTAL TO GLORIDE OF THE		/	7
भी है। कर्मा के महार है। भी हैं। कर्मा के महार है।	colonic hemidications, rich encile auforms and takening in peace intermediate in the colonic intermediate in the standard of the services for a standard the services	The officer length		uda s	Helle)
	And the second	Proposition in the Community of the Comm	File Empirement in configuration	Notar	Public for Oregon
			Commission expires	7//3/	95
vr.		MORTGA	(GE		
TE OF OREGON,			Department of Veterans	Affaire T.	P57769
	V1)			
County of	Klamath	as.			
I certify that the	within was received and dul	V recorded b	K1 amoek		
M81 L. 1599	5, on the 9th day of S	recorded by me in	KramaCII	County Records, B	pok of Mortgages
7 6		eptember, 1981	EACTIN, RIEHN K.	lamath ci-	스=24 시간 사람들이 가게 되었다.
Marin	Q Wall	instead of she	EVELYN BIEHN K	County City	WELD OF The
September	9 1081			an a Townshi	p. 40 South,
Klamath F	111s, ORegon	at o'clock 1:50 P			
ountyKl	math	and the tile of	70	วลภ	
	turn to	Ву	year co	Marin	
After recording re					おりがん とい (別さるた だけらい イデー・ディー
TMENT OF VETE General Services Salem Organia	RANS' AFFAIRS	Fee \$8.00	TO We Differ to a second		
General Services Salem, Oregon	RANS' AFFAIRS Building L(MC) DA 1 20 97310	Fee \$8.00	in li Sabett, 1	nsbaud ant V	7
Atter recording reaching reach	RANS' AFFAIRS Building L(MC) DA 1 20 97310	Tee \$8.00 Pell sin clos MOS	TGAĢĒ La J. sabella i	nsboud aut W	
General Services Salem, Oregon	RANS: AFFAIRS Building Li WO DA (1: 20 97310	Fee \$8.00 Pell sin clos ME VND MOS	Tovět	aspand aut A	SP*04030-274