SHARATIS,	OREGON AVENT		
	- AT	26207	
[1] F. S. MARAN M. South Conversion	TEANING VEEVING NOTE	AND MORTGAGE	Vol. <u>7783</u> Page 1464
			husband and wife
mortgages to the STAT	E OF OREGON PERFECTATION		ffairs, pursuant to ORS 407.030, the follow-
ing described real prop	erty located in the State of Oregon a	ting by the Director of Veterans' A	ffairs, pursuant to ORS 407 020 the f
South, Range 7 Klamath, State	I situated in the NW4SE East of the Willamette of Oregon, more partic	a of Section 36, Towns Meridian, in the Coun	hip 39 ity of
Beginning at a of 550.03 feet a the common 4 con 418.28 feet; the 89 48'42" West 4 to the point of	inch iron pin being 3 and South 89 48 42" Eas rner of said Section 36 ence South 00 09 58" Ea 118.28 feet; thence Nor beginning.	South $00^{\circ}24^{\circ}$ 18" East t a distance of 600.1 t hence South 89° 48 st 200.00 feet; thence th 00° 09'58" West 200.	a distance 1 feet from 42" East North .00 feet
together with the tenements	hereditan	사람에 있었다.	
electrical service panels, acressinks, air conditioners, refrig timber now growing or hereaf are hereby declared to be ap	urrace and heating system, water heater, ons, doors; window shades and blinds, shu erators; frezers, dishwaters; and all fix ter planted or growing hereon; and any re purtenant to the land, and all of the re	ppurtenances including roads and easer fuel storage receptacles; plumbing, venti iters; cabinets, built-ins, linoleums and f tures now or hereafter installed in or or placements of any one or more of the for nts, issues, and profits of the mortone	ments used in connection with the premises; lating, water and irrigating systems, pumps, loor coverings, built in stoves, oversa, electric a the premiser, and any shrubbery, flora, or spoing items, in whole or in part, all of which
a 22 125 an	Twenty-two thousand or	le hundred thint	
(\$	1d Interest 41	currey-one	and no/100
owing of Thirty-thr	ee thousand five hundr	an security for an existing obligat	and no/100 Dollars tion upon which there is a balance $\frac{100}{200}$ Dollars ($33,529,25$).
evidenced by the following no	Omianomy		100 Dollars (\$33,529,25.
interest from the date of in Thirty-three t	o the STATE OF OREGON: USAND ONE hundred thir: hitial disbursement by the State of Oregon, hOUSAND five hundred tw itial disbursement by the State of Oregon,	at the rate of 10.5	ollars (22, 131, 00), with
interest from the date of in	itial diaburgement by the State of Oregon,	enty-nine and 25/100	plane (33, 529, 25 - annum,
	State of Oregon,	at the rate of 6.2-	, with
interest from the date of ini	tial disbursement by the State of Oregon,	VALEPASS ACTION	ollars (\$), with
follows: \$428,00 \$ 428,00onthe the ad valorem taxes for eac interest and alorem taxes for eac	tial disburgement by the State of Oregon, a ent interest rate is established pursuan paid in lawful money of the United Sta on or before October. 1., 199 Ist. of every. month	at the office of the Director of Vete	Illars (#
	the successive year on the premises descript the successive year on the premises descript be fully paid, such payments to be applied to payment shall be on or before Decem- r of ownership of the premises or any part S4 407.070 from date of such transfer. by a mortgage, the terms of which are p		
Datastas K (Ass are)		X True	
AUGUST	ZL 1983	STEVEN A. GLAWE	geire
		MAUREEN V. GLAWE	Mawe
The mortgagor or subsequen	it owner may pay all or any part of the	loan at any ti	
I FILS THOT LEADE IS GIVEN IN AN			
d recorded in Bost- Mar 78	ction with and supplementary to that cert 2533 Mortgage Records for KLAM	ain mortgage to the State of Oregon, date	November 0 70
a an an Arrist for the second of	etion with and supplementary to that cert e 2533 Fortgage Records for KLAM	ATH	, 19/8,
and was given to secure the paymen	nt of a note in the amount of \$ 35,869	.00	County, Oregon,
126 SIMARY, Mathema	at of a note in the amount of \$ 35,869		
I this mortgage is also given as sec	Princip an additional advance in the amo	10 19 00 HUGS 100 1900 - 100000	
note, and the new -	When in white	tomathen and a life a life and have been and a	
encumbrance, that he will w mant shall not be extinguished	with for an additional advance in the amo sole is evidence of the entire indebtedne at he owns the premises in fee sim arrant and defend same forever aga d by foreclosure, but shall run with OVENANTS AND AGREES:	ple, has good right to mortgage sai	me, that the premises an
MORTGAGOR FURTHER C	OVENANTS AND AGREES:	i the land.	persons whomsoever, and this
To allow the P	ured hereby;		· .
Not to permit the buildings to be	ured hereby; se Director of Veterans' Affairs of Oregon come vacant or unoccupied; not to permit a good repair; to complete all construction oval of any timber except for his own of	to make reasonable inspection of the new	miss during the transferred
Not to permit the mitting	n an	a reasonable time in accordance	buildings or improvements now or
Not to permit the use of the pre-	oval of any timber except for his own d misse for any objectionable or unlawful lien, or encumbrance to evice at	iomestic use; not to commit or suffer a	ny waste:
liene thance, mortgagee may add	any attentionence to exist at any time		
Mortgages is authorized to pay all ;	an attorney less or costs incurred to the encumbrances, such payments may also real property taxes assessed against the p insured during the term of the mortgage, attifactory to the mortgage to appoint will be made payable to these to deposit wi	principal, to bear interest as provided is be added to the principal, to bear int	not a lawauit to foreclose a lien or in the note; if mortgages pays any aver as provided in the
To keep all buildings unceasingly i and in such an amount as shall be	nsured during the term of the model	the principal, east	ch of the advances to bear interest
the period of redemption expires;	all be made payable to the mortgages; to deposit wi	th the mortgages all such other hazar urance shall be kers in folicies with re-	ds in such company or companies
(11-81)	insured during the term of the mortgage, attifactory to the mortgages; to deposit wi all be made payable to the mortgages; ing	urance shall be kept in force by the mort	cepts showing payment in full of igagor in case of foreclosure until
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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 draw interest at the rate provided in the note and all such expenditures shall be immediately repayable by the mortgage or without

Default in any of the covenants or agreements herein contained or the expenditure of any portion of the loan for purposes ther than those specified in the application, except by written permission of the mortgagee given before the expenditure is made, shall cause the entire indebtedness at the option of the mortgagee to become immediately due and payable without notice and this

The failure of the mortgagee to 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 issued or may hereafter be issued by 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.

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IN WITHES THERE IN A HOLE THE ALL AND A STREET	iko utango - Ing ing ing ing ing	
IN WITNESS WHEREOF. The mortgagors have set their	hands and seals mis _26 day of _AUGUST	
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(1) And the Hold Maximum and the probability of the Control Control of the Con	the stand of the second s	-
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(1) A state of a state of the state of th	MAUREEN V. GLAWE	(Seal
and where the state of the state of the state state of the state of the state of the state of the state of the The state of the state	the to five use use	
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FATE OF OREGON		
	and a second of the second sec	
County of KLANDATHING POHICING OF		
LACHE - THE THE PARTY AND AND AND AND	n named STEVEN A, GLAWE and MAUREEN VGLAV	-
Before me, a Notary Public, personally appeared the within	n named STEVEN A. GI AWF and MAUDEEN H CLAI	1
an a	nd acknowledged the foregoing instrument to be their volument	NE
	Notary Public for Oreg My Commission expires 8-26-83	ion
CING Sugara and Degrand.	My Commission expires	
NE IN HOUSE INC.		
TE OF OREGON, CHOUGE POLICH (U.U.) 20, 1920	To Department of Veterans' Affairs Loan Number	•••••
1、14月9月1日月月1日,同时中国的东西,总是一家都开始,我将将各自公司,从来到了。	S00:00 Jeas: sunario pecer imp-adv Putta soose eag or contractor	
County of ALdillath	*) \$5.1 - Charles (1945) (1971) - Frank (1975) (1971) 	
renting at a struct from gin being Sous	U GA Mar Anna anna 1	
a certify that the within was received and duly recorded by r	me in Klamath County Records Book of Mark	
M83 Fage 4645, on the 30 day of August	CODELIDER SP. LAND RECIUS, BOOK OF MORTBA	Bes,
Evelyn Biehn. Co	unty Clerk County Oregon	
Denut	,	
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August 29, 1983 3:44 at o'clock	P	~ n
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