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1 1 10	83 Pag	e	옷을 다	<u></u>
V OI. 11	v~8		Contraction of the local division of the loc	-

## 30735 Vol. <u>Mb2</u> Page\_ NOTE AND MORTGAGE Vol. <u>Mb2</u> Page\_ DALE R. HERYFORD and LINDA D. HERYFORD husband and wife

THE MORTGAGOR.

mortgages to the STATE OF OREGON, represented and acting by the Director of Veterans' Affairs, pursuant to ORS 407.030, the following described real property located in the State of Oregon and County of KLAMATH

Lot 12, Block 2, TRACT 1121, FIRST ADDITION TO KENO HILLSIDE ACRES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. 

		tenances including rouds and easements used in connection with the premises; storage receptacles; plumbing, ventilating, water and irrighting systems, pumps, scabinets, built-ins, limelums and floor coverings, built-in stoves, ovens, olectric sensor or hereafter installed in or on the premises; and any shrubbery, flora, or erements of any one or more of the foregoing items, in whole or in part, all of which issues, and profits of the mortgaged property; /100 Dollars
		including roads and easements used in connection with the pumps,
	hereditaments, rights, privileges, and uppur	storage receptacles; plumbing, ventuating, built-in stoves, built-in stoves, flora, or storage receptacles; plumbing, ventuation or coverings, built-in stoves, and any shrubbery, flora, or a storage receptacles; and any shrubbery, flora, or a storage receptacles; and any shrubbery, flora, or
to	ogether with the tenenenens; furnace and heating system, and blinds, shulters	as now or hereafter installed in or on engoing items, in whole or in party
el	ectrical service panels, activities, freezers, disnumbereon; and any replatives, air conditioners, refrigerators, freezers, disnumbereon; and all of the rents,	issues, and profits of the mortgages por
ti	timber now growing or netering the appurtement to the land, and and	Donais
	to secure the payment of Twe lve thousand and no.	/100 is a balance security for an existing obligation upon which there is a balance forty and 59/100 Dollars (\$36,440,59).
to	to secure the payment of	security for an existing obligation upon which more 440 50
	to 000 ()()), and interest thereon, and as additional	5000000000000000000000000000000000000
(	(3 10,000 hundred	forty and 397 100
	awing of Thirty-SIX - LINUISand	security for an existing obligation upon which which for the security for an existing obligation upon which which for the security for an existing obligation upon which which is a security for an existing obligation upon which which is a security for an existing obligation upon which which is a security for an existing obligation upon which which is a security for an existing obligation upon which is a security for an existing obligation upon which is a security for an existing obligation upon which is a security for an existing obligation upon which is a security for an existing obligation upon which is a security for an existing obligation upon which is a security for an existing obligation upon which is a security for an existing obligation upon which is a security for a s
<u>5</u>	in moning promissory note:	
	evidenced by the following promissory note: I promise to pay to the STATE OF OREGON:	Dollars (3 2, 000, 00
$\underline{\Box}$	I promise to pay to the STAID no/100	10 5 percent per annum.
100	I promise to pay to the STATE OF OREGON: I we live thousand and no/100	batthe rate of $10.5$
A	interest from the date of initial dispursements hundred fo	rty_and_by too
C.	Thirty-S1X thousand by the State of Orego	percent per annum. $t_{1}$ at the rate of $10.5$
	interest from the data of	percent per cent per cent
5		at the rate of, with
	interest from the date of initial disbursement by the State of O rego	percent per annum,
3	the State of Oreg	on, at the rate of
~	interest from the date of initial disbursement by the State of Oregon until such time as a different interest rate is established pura until such time as a different interest rate is not be United	on, at the rate of
	until such time to be paid in lawful money of the United	1983
	principal and interest to be paid in lawful money of the United principal and interest to be paid in lawful money of the United follows:	thereafter, plus ONE-TWE II CII O
	follows: s. Out on the 1st of every monute-	States at the continuing until the full amount of the principal, thereafter, plus One-twelfth Of
	\$ 530. United the set of the successive year on the premires of the successive year on the premires to be a	thereafter, plus ONE-LWEITCH described in the mortguge, and continuing until the full amount of the principal, pplied first as interest on the unpaid principal, the remainder on the principal. NOVEMBER. 1. 2007
	interest and advances shall be fully paid, such page	pplied first as interest on the second secon
	The due date of the inst [40] more ship of the premises of a In the event of transfer of ownership of the premises of a interest as prescribed by ORS 407.070 from date of such tra- interest as prescribed by ORS 407.070 from date of such tra- This note is secured by a mortgage, the terms of which	h are made a part nereo.
	Thus note is the	A Herry
	Klamath Falls, Oregon	DALE R. HERYFORD Kleryford
	Prime Prim Prime Prime P	00 Innalle Innalle In
	November 18	83 / MICLOR PO
		t the logn at any time without penalty.
	The mortgagor or subsequent owner may pay all or any p	art of the loan at any time without primes to that certain mortgage to the State of Oregon, dated AUGUST30
	The mortgagor of same	a mortgage to the State of Oregon, dated .AUUUS L
	in given in conjunction with and supplementary	to that certain
	This mortgage is given in conjunction with and supplement ary and recorded in Book .M78, pagel 9380 Mortgage Records f	or Klamatn
	and recorded in Book pagel 2.JUL Introgen	39 000.00
	which was given water	a contract of indebtedness covered
		in the amount of \$.12,000.00 together with the balance of
	table mortgage is also given as security for an additional adva	nce in the amount of $$, 12,000.00$ , together with the balance of indebtedness covered its indebtedness. It is indebtedness. It is in fee simple, has good right to mortgage same, that the premises are free of orever against the claims and demands of all persons whomsoever, and this shall run with the land.
	and this movings note, and the new note is evidence of the ent	the simple has good right to mortgage same, that the plenter, and this
1	by the previous covenants that he owns the premise	es in ree singles the claims and demands e-
	from encumbrance, that he will warrant and desire, but s	gran and with the second se
	covenant shall not be the TUPTUER COVENANTS AND AG	nees:

from encumbrance, that he will warrant and over MORTGAGOR FURTHER COVENANTS AND AGHEES:

to anow the Representatives of the Director of Veteraus' Affairs of Oregon to make reasonable inspection of the premises during the life of the loan Not to permit the buildings to become vacant or unoxupied; 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; To pay all debts and moneys secured hereby; 1. 2.

З.

- the parties hereto; Not to permit the cutting or removal of any timber except for his own don at a lawsuit to foreclose a lien or i the note; if mortgagee pays any rest as provided in the note; 5. Not to permit the use of the premises for any objectionable or unlawful purpose: Not to permit the use of the premises for any objectionable or unitarium purpose. Not to permit any tax, assessment, lien, or encumbratice to exist at any time; if mortage encumbrance, mortgages may add any attorney fees or costs incurred to the principal liens, taxes, assessments or other encumbrances, such payments may also be addee advances to bear interest 6. used against the premises and add
- er hazards in such company or companies s with receipts showing payment in full of the mortgager in case of foreclosure until Mortgagee is authorized to pay all real property taxe as provided in the now; as provided in the now; To keep all buildings unceasingly insured during the term of the mortgage, against loss by fire an and in such an amount as shall be satisfactory to the mortgage; to deposit with the mortgage all all premiums; all such insurance shall be made payable to the mortgage; insurance shall be kept the period of redemption expires;

**BARE** 8.

9. Water and a successful and the second sec			11/15
indebtedness; 10. Not to lease or rent the manufacture	nsation and damages receiv	ed under right of eminent domain, of for any security voluntarily released, as	19808 (/~
12. The balance of this loan is immediately of transformed at the tran	afer. Transferee shall pay in	ptly notify mortgare in writing of a transfer of ownership of the premises or urest as preacribed by ORS 407.070 on all parts	d from the Department of
under ORS 407.010 to 407.210 and Artic	he surviving spouse, unremained XI-A of the Oregon Const	puty notify mortgapee in writing of a transfer of ownership of the premises or largest as prescribed by ORS 407070 on all payments due from the date of transfer usecond sale or other transfer of all or part of the property securing this loan af ried former spouse, surviving child or stepchild of the original borrower, or to a itulion does not count as a sale or transfer for purposes of the provisions of the 1. Of the movies.	any interest in same, and isfer;
The mortgagee may, at his op made in so doing including this op	tion, in case of defau	the original borrower, or to a sale or transfer for purposes of the provisions of the	veteran eligible for a loan is paragraph.
demand and shall be secured by	in the note and all	ney to secure compliance with a in whole or in part or	
other than those specified in the an	nts or agreements he	the expenditures shall be immediately repayable by the rein contained or the expenditure of any portion of the written permission of the mortgagee given before the exp mortgagee to become immediately due and payable witho is herein set forth will	or the note shall mortgagor without
mortgage subject to foreclosure.	at the option of the	written permission of the mortgagee diver portion of the	loan for nume
breach of the covenants.	o exercise any option	is herein set forth will not constitute a waiver of any rig	it notice and this
In case foreclosure is comment incurred in connection with such for	ed, the mortgagor sh	all be liable for the cost of a title search, attorney fees, a the mortgagee shall have the state	ht arising from a
Upon the breach of any covert collect the rents, issues and profits	ant of the mortgage.	the mortgagee shall have the right to enter the premises, a reasonable costs of collection, upon the indebtedness and the same.	nd all other costs
assigns of the respective parties here: It is distinctly up de-	herein shall extend t o.	o and be binding upon the heirs, executors, administrators	mortgagee shall
WORDS: The masculine shall b	e deemed to include	fairs pursuant to the provisions of Article XI- fairs pursuant to the provisions of ORS 407.020. the feminine, and the singular the plural where such o	A of the Oregon have been issued
		the reminine, and the singular the plural where such a	onnotations are
IN WITNESS WHEDROOM			
IN WITNESS WHEREOF, The mortgagor	s have set their hands and s	ais this 18thday ofNovember	0.5
			, <u>19<sup>8</sup>3</u>
		Wale L- Houston	
		DALE R. HERYFORD	(Seal)
		Junda D Hongeland	
		LINDA D. HERYFORD	(Seal)
			(Seal)
	ACKNC	WLEDGMENT	
STATE OF OREGON,			
County of <u>Klamath</u>		SS	
Before me, a Notary Public, personal	W appaged 4		
	y appeared the with	n named DALE_R_HERYFORD and LINDA_D_	HERYFORD
act and deeg. " is is "	his wife a	nd acknowledged the foregoing instrument to be their	
WITNESS my hand and official seal	ho d	Licit	voluntary
	ne day and year last	above written.	
		Krist Stan	
		Notary Public &	ON I
C 5		1 fra la	r Oregon
		My Commission expires 6/19/87	
	MOb.	<b>FGAGE</b>	
FROM		나는 이 동안이는 사람들이 있는 것을 잘 못 같아. 이 것은 방법을 만들어야 한 것이 있는 것이 같을 것 것 같았다.	
STATE OF OREGON.			nber
County of Klamath		<b>35.</b>	
I certify that the within was received m	d dulu		
No. M83 Page 10807	- conv recorded by m	c inKlamathCounty Records, Book of M	orlgages
	A State Marker ageneration ()	C EVOLVIN DI	
	Denuty	[1] [1] [1] [1] [1] [1] [1] [1] [1] [1]	
Filed November 18, 1983			
County Clarks	at o'clock LO	19 Am	
County Clerk, Evelyn Bi	2hn	By tAm any D	
After recording return to: DEPARTMENT OF VETERANS' AFFAIRS			Deputy
124 N. 4th Street	Fee: S	8.00	
Klamath-Falls, Or. 97601			

and them