	NATO-13513
	10-1-19523
2.446至2.344.00时代会的第三	ML YOUNDTCACE
NC STATES NC	MT0-/3523
가지지 Net 2012 - 1983년 1846년 1847년 1847년 1947년 - 1947년 1947년 1847년 18	N and JEAN H. DUNN, husband and wife
VENNETH W DIN	N and JEAN n. Donny muspane
NENNL III. P.S.	

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(epecie)

THE MORTGAGOR, ortentorizza a al territer (trivite variation a angle mention

35452

mortgages to the STATE OF OREGON, represented and acting by the Director of Veterans' Affairs, pursuant to ORS 407.030, the follow-ing described real property located in the State of Oregon and County of <u>Klamath</u>:

ing described real property			1. S.	5.5.2	t	to the o	fficial
Lot 11, Block 7,	CECOND	ADDITION T	O WINEMA	GARDENS,	accoruing		+v
Lot 11, Block 7, plat thereof on	SECOND	the office	of the (	County Cle	erk of Klama	ith coun	LYS
nlat thereof on	file in	the office				ter a terrer	
		한 아님의 영상을 통				an an an an	i sa manga
Oregon.	1. S. A. M.				AT BURGUILS		- A.A

864 - FOSH - FULL - FULL - FULL - FULL - FOSH Stalvn Sie! KISWS RP

	والمراجع والمراجع			
	사회 가격 전 전 중 전 1			and a second
요구 가지 말을 하는 것이 없다.	그는 그는 그는 것 같아?	a second s	Standard VHI -	and the state of the state
with the tenemenus, ner	and heating system, water	heater, iller storage to opplitting	linoleums and floor coverings.	build any chrybbery, flora, or
together with the tenements, her electric wiring and fixtures; furma electrical service panels; screens, sinks, air conditioners, offrigerat timber now, growing or horsefter are hereby declared to be appur	doors; window shades and bill	all firtures now or hereafter	installed in or on the president	in whole or in part, all of which

to secure the payment or Eive Thousand Three Hundred Seventy and no/100----- Dollars

owing of Forty Two Thousand Five Hundred Eighty Two and 24/100----- Dollars (\$ 42,582.24)

and the and there we address and 

evidenced by the following promissory note:

3

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101 30

th m, ith	I promise to pay to the STATE OF ORELEON: Five Thousand Three Hundred Seventy and no/100	
m,	percent per the state of Oregon, at the rate of	
.m., , 85	interest from the date of initial disbursement by the State of Oregon; at the rate of initial disbursement by the State of Oregon; at the rate of initial disbursement interest rate is established pursuant to ORS 407.072,	
pal,	principal and interest to be paid in lawful money of the United States at the office of the Director of the United States at the office of the Director of the United States at the office of the Director of the United States at the office of the Director	

ad valorem taxes for each successive year on the premises described in the mortgage, and continuing until the full amount of the principal erest and advances shall be fully paid, such payments to be applied first as interest on the unpaid principal, the remainder on the principal. The due date of the last payment shall be on or before October 1, 2010-----In the event of transfer of ownership of the premises or any part thereof, I will continue to be liable for payment and the tas prescribed by ORS 407.070 from date of such transfer.

This note is secured by a mortgage, the terms of which are

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KENNETH W. DUNN 19.84 H. DUNN JEAN

uent owner may pay all or any part of the loan at any time without penalty. The

	,19.99	<i>у</i> ,
- is given in conjunction with an	nd supplementary to that certain mortgage to the State of Oregon, dated AUGUST	<u></u>
This mortgage is growing a r767	K1 ama th	<u>jon</u> ,
nd recorded in Book M80 page 15/0/M	nd supplementary to that certain mortgage to the State of Oregon, cated and of Acting Acting and Acting and Acting and Acting Acting and Acting and Acting A	

ich was given to secure the payment of a note in the amount of \$ 43.926.00-----

and this mortgage is also given as security for an additional advance in the amount of \$...5, 370, 00-, together with the balance of indebted the previous note, and the new note is evidence of the entire indebtedness.

The mortgagor 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.

- MORTGAGOR FURTHER COVENANTS AND AGREES: 3. 15 %
- nable inspection of the premises during the life of the loan; 1. To pay all debts and moneys secured hereby; 2. To allow the Representatives of the Director of Veterans' Affairs of Oregon to make reas
- 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; 3.
- 4. Not to permit the cutting or removal of any timber except for his own domostic use; not to commit or suffer any
- Not to permit the use of the premises for any objectionable or uniawith purpose;
   Not to permit any tax, assessment, lien, or encumbrance to exist at any time; if mortgages is required to defend against a lawsuit to foreclase a lien or encumbrance, mortgage may all any attorney foes or costs incurred to the principal, to bear interest as provided in the note; if mortgages is required to the principal, to bear interest as provided in the note; liens, taxes, assessment or other encumbrances, such payments may also be added to the principal, to bear interest as provided in the note; 5. Not to permit the use of the premises for any objectionable or unlawful purpose;
- od against the promises and add same to the principal, each of the advances to b Mortgagee is authorized to pay all real property taxes as as provided in the note:
- as provided in the note; 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 mortgage; to deposit with the mortgages 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 mortgager in case of foreclosure until the period of redemption expires;

<ul> <li>9. Mortgages shall be entitled to all compensation and damages regived under the statistic statistics.</li> </ul>	<b>5985</b> U
<ol> <li>Morrgape shall be entitled to all compensation and damages received under right of eminent domain, or for any security indebtedness.</li> <li>Not to issue or rant the premises, or any part of same, without written consent of the morrgages.</li> <li>The bourdower must obtain prior written consent form the Director to transfer organity on program of the instrument of transfer. Transferse shall pay interest as prescribed by ORS 407.070 on all payments do transfer or sale to the original or organity and payments do transfer or sale to the original or organity of the program of the program of the original pay interest as prescribed by ORS 407.070 on all payments do transfer or sale to the original or organity and arguments do transfer or sale to the original pay and article XI. At of the Oregon Constitution draws transfer of the program under ORS 407.010 to 407.210 and Article XI. At of the Oregon Constitution draws transfer of the program of the program of the original borney.</li> </ol>	· 문화 · 가슴 · 가
12. The blacks of this loan is immediately the and payable in full you interest as prescribed by ORS 407.070 on all payments duranter of stansfer of payable in full you interest as prescribed by ORS 407.070 on all payments duranter of this loan is immediately the and payable in full you the second sele or other transfer of all or part of the proper transfer of the loan is immediately the and payable in full you the second sele or other transfer of all or part of the proper transfer of the proper transfer of the proper transfer of the part of the proper transfer of	surity for a loan obtained from the Department of ship of the premises or any interest in same, and is from the date of transfer.
The mortgagee may, at his option is the property of the proper	ty securing this loan after July 1, 1983. However, iginal borrower, or to a veteran eligible for a loan a of the provisions of this paragraph.
demand and shall be secured back in the note and all such to secure compliance with the in wh	ole or in part and all and
Default in any of the covenants or agreements herein contained or the expenditure of an other than those specified in the application, except by written permitting or the extenditure of an mortrage rule entire indebtedness at the except by written permitting of the expenditure of an	epayable by the mortgagor without
of the subject to foreclosure	portion of the loan for numeric
In case foreclosure is commenced, the mortgagor shall be this	waiver of any right arising from a
Upon the breach of any covenant of the mortgage, the mortgage shall have the right to end collect the rents, issues and profits and apply same, less reasonable costs of collection, upon the in 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, execute it is distinctly understood and agreed that this note and mortgage are subject to the or may hereafter be issued how 200 and any subsement and mortgage are subject to the	ter the premises, take possession, debtedness and the mortgagee shall
It is distinctly understood and agreed that this note and mortgage are subject to the area or may hereafter be issued by the and any subsequent amenderorgage are subject to the area of t	ors, administrators, successors and
WORDS: The masculine shall be deemed to include the feminine, and the singular the pic	ns of Article XI-A of the Oregon egulations which have been issued 407.020.
for the sungular the plu	ural where such connotations are
IN WITNESS WHEREOF, The mortgagors have set their hands and seals this day of	april 184
to all million	, 1987
KENNETH W. DUNN	him (Seal)
	(Seal)
and the second	(Seal)
ACKNOWLEDGMENIT	
County of Klaman 1	
Before me, a Notary Public, personally appeared the within named KENNETH W. DUNN an	d JEAN H. DUNN
act and deed he foregoing instrumer	it to be their voluntary
WITNESS, my hand and official seal the day and year last above written.	1
	$ \downarrow  $
PUBLIO DE INGUERRA INLES PROVIDENT	Notary Public for Oregon
My Commission expires	-30-87
ROM	
TATE OF OREGON,	P44237
County of Klamath	Improvement Advance
I certify that the within was received and duly recorded by me in	ecords, Book of Mortgages,
An Th Evelyn Biehn cour	uyClerk
ed April 11, 1984	
county Clerk, Evelyn Biehn By Ferry Smuth	
After manufic the second se	Deputy
DEPARTMENT OF VETERANS' AFFAIRS 124 N. 4th St. Fee: \$8.00	
Klamath Falls, UR 97601	
- Jan Alexandre	5984 👼

R. S. P. Carrier