| | MTC- 14291- NOTE AND MOI | K RTGAGE VO | 1. Mg Page |
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20357

THE MORTGAGOR, MICHAEL G. PIERCE AND SHARON K. PIERCE

Husband and Wife

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

The East 170 feet of Lot 1 and all of Lot 2, Block 3, BEVERLY HEIGHTS ADDITION, according to the official plat therof on file in the office of the County Clerk of Klamath County, Oregon.

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reneration, ducer, refrigerations, fr veroafter plants in conditioners, refrig now growing or bereal wby declared to be ap inted or growing hereon; and any ant to the land, and all of the

to secure the payment of Six thousand dollars and no/100-----_____ Dollars

 $(s_0, 6_2, 000_{\pm}, 00_{\pm})$, and interest thereon, and as additional security for an existing obligation upon which there is a balance

| I promise to pay to the STATE OF OREGON Thirty-two thousand and eight dollars & 12/100 | | | 37 008 12 | |
|---|------------------------|--|---|-----------------------|
| interest from the date of initial diabursement by the State of Oregon, at the rate of Six thousand dollars and no/100 | 6.2 | | percent p |), with rrannum, |
| interest from the date of initial disbursement by the State of Oregon, at the rate of | 10,5 | Dollars (\$ | 6,000.00 |), with Tazoum, |
| interest from the date of initial disbursement by the State of Oregin, at the rate of | | Dollars (\$ | | ······ |
| The state of Oregon, at the rale of | | | percent pe | T annum. |
| | | Dollars (\$ | | - , with |
| interest from the date of initial dasburvement by the State of Oregon, at the rate of " until such time as a different interest rate is established pursuant to ORS 407 | 071. | | percent pe | T ADDUDS, |
| principal and interest to be paid in lowful money of the United States at the offi follows: \$ 281,00 on or before December 15, 1984 | or of the Devector | r of Veterane' A | ffaire in Salem, O | Tugini, as |
| | thereafter, plus | one twe | | and |
| the ad valorem taxes for each successive year on the pressure described in the meet interest and advances shall be fully paid, such payments to be appived first as inter- | and out only compariso | using units the fu principal, the re- | all amount of the presented on the pre- | principal, incipal |
| The due date of the last payment shall be on or before SCPTEMDET 1 | 5. 2005 | | | |
| In the event of trainier of ownership of the presses or any part thereof. I will interest as prescribed by CMES 407 070 from date of such trainier | | able for payment | and the balance al | hall draw |
| This note is secured by a mortgage, the terms of which are made a next i | h | | | |

Dated at Klamath Falls, Oregon

December 4

and by the following promissory note

" Whichard S. Pince

quent owner may pay all or any part of the loan at any time without penalty

This mortgage is given in conjunction with and supplementary to that certain mortgage to the State of Oregon, dated September 14, 19 77 ched in Book M 77 page 1715 Dirtgage Records for Klamath County, Oregon,

| which was given to secure the payment of a rule in the assount of $\pmb{\theta}$ | 35,000,00 |
|--|-----------|
| | |

is mortgage is also given as accurity for an additional advance in the associat of \$ 6,000,00 , together with the balance of indebtedness cov the previous note, and the new note is evidence of the entire end-be

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

- To pay all dubts and moneys secured lurreby, .
- 2. To allow the Representatives of the Director of Vete
- rans' Affairs of Oregon to make reasonable in ring the life of the loan, Not to paraset the buildings to become values or uncompared; not to permit the removal or demolathement of any buildings or improvements new or horeafter emisting; to keep same in good repair, to complete all construction within a resonable time in accordance with any agreement made between the parties herein.
- Not to permit the cutting wal of many timber examplifur his own dom retic use not to comput or suffer any waste;
 - Not to persent the use of the m nee far any olg ble er uni that purps

 - mit env Los, accesses al. lum, or excumbrance to escat at any time, if merigages to required to defend see, rearigages anny add any atterney face or each measured to the principal, to have entrust an provid a necessarile or other eachimbritisms, each paytestic may also be added to the principal, to have d agreent a laweaut to fo reded as the sate, if sorri to internet as provided Mortgages is authorized to pay all real property tan as provided in the nose: d accurat the re والقبير البيبير ببر
 - To keep all buildings untreasingly insured during the term and in such an associat as shall be antidiatory to the marks all pressuums; all such insurance shall be marks payable to the period of redemption experies; rm of the martgage, against loss by fire and such other regaging to depuset with the martgages all much poisses to the mortgages; meansace shall be kept in force by pto charring pay 2

Tegal correct Payment amount correct

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and Marks ------

Offe 407.070

rt and all expenditures tgage or the note shall the mortgagor without att made draw oing at t chall

of the loan for purposes the expenditure is made. the expenditure of the mortgad me immediately any portie given before e and pays Default in any of the covenants or agreements between contain-other than those specified in the application, except by written permi-shall cause the entire indebtedness at the option of the mortgagee to mortgage; subject to foreclosure. **7**

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 foraclosure.

Upon the breach of any covenant of the mortgage, the mortgagee shall have the right to enter the premises, take possession, collect like 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 he 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 publics to the provisions of Article XI-A of the Oregon satisfies. ORS 401.016 to 407.216 and any subsequent amendments thereto and to all rules and regulations which have been issued may hereafter be issued by the Director of Veterans' Affairs pursuant to the provisions of ORS 407.620.

WORDS. The masculine shall be deemed to include the applicable hereir. the singular the plural where such co teminine, and

IN WITNESS WHEREOF, The morigagors have we their hands and weaks this with day of December

, Michael & Pierce (Seal) (Seal)

(Seal)

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ACKNOWLEDGMENT

| STATE OF OREGON. | |
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| County of Klamath | · · · · · · · · · · · · · · · · · · · |
| Before me, a Notary Public, personally appeared the | he within named MICHAEL G. PIERCE and SHARON K. |
| | s wife and acknowledged the foregoing instrument to be their voluntary |
| | |
| act and deed. | rear last above, written, |
| | year last above writering Austical Manager Public for Oregon 1/16/87 |
| | Notary Public for Dreson |
| | My Commission expires |
| | |
| | MORTGAGE M71445 |
| FROM | TO Department of Veterans' Affairs Loan Number |
| |) |
| STATE OF OREGON. | |
| | |
| I certify that the within was received and duly re | econded by me in Klamath County Records, Book of Mortgages, |
| No. 113/1. Page 2035.70s the Sth. day of DEC | cember 1934 Evelyn Biehn |
| | , Deputy. |
| | |
| Filed December 5, 1934 | at o'clock 2: 22 A M. |
| County Clerk Evelyn Biehn | at o'clock 2: 22 A M By TPArn Ansilt , Deputy |
| After recording return to: | n |
| J'Ji? Cannon Bone Bone Band, OR | 97701 Feet \$9.00 sp-scene 74 |