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THE MORTGAGOR RONALD RONALD T. WAVRIN & THEREE M. WAVRIN,	Vol. <u>M15</u> Page <u>980</u> Vol. <u>M85</u> Page <u>561</u>
county Clerk, Freinn Biehn, Hnspaud aud Mile's 200 20	Deputy
mortgages to the STATE OF OREGON, represented and acting by the Director of Veterans' Affa ing described real property located in the State of Oregon and County ofKlamath	irs, pursuant to ORS 407.030, the follow-
Lot 9; Block 31; HOT SPRINGS ADDITION to the City of Klamath the official plat thereof on file, in the office of the Count County, Oregon.	y-Clerk.of Klamath
E countrol KLanath	. Coușty Records Bolix al Nutițariat
KITHIS MORTGAGE BEING RE-RECORDED TO REFLECT CORRECT DATE OF	AST PAYMENT **
MORIGAGE	Villetes preu preu preu
Bygether with the tenements, hereditaments, rights, privileges, and appurtenances including roads and easen electric wiring and fixtures; furnace and heating system, water heater, fuel storage receptacles; plumbing, venti electrical service panels; screens, doors; window shades and blinds, shutters; cabinets, built-ims, linoleums and fi sinks, air conditioners, refrigerators, freezers, dishwashers; and all fixtures now or hereafter installed in or or timber now growing or hereafter planted or growing hereon; and any replacements of any one or more of the for are hereby declared to be appurtenant to the land, and all of the rents, issues, and profits of the mortgage	nents used in connection with the premises; lating, water and irrigating systems, pumps, loor coverings, built-in stoves, overas, electric 1 the premises; and any shrubbery, flora, or sgoing items, in whole or in part, all of which d property;
to secure the payment of Three Thousand Nine Hundred and no/100	N 1973 175 17 17 17 17 17 17 17 17 17 17 17 17 17
(s 3,900.00), and interest thereon, and as additional security for an existing obliga MILLERE w/ print and othered and and and and and and and a subtract and print product and and and a subtract and a	tion upon which there is a bulance Dollars (\$51,801.07),
evidenced by the following promissory note: 11 1 12 11 12 11 12 and acknowledge the foregoing f	netrainent total - 1000 - Frequencies
I promise to pay to the STATE OF OREGON: <u> IFifty=Oneⁿ:Thousand Eight Hundred One' and 07/100</u>	Dollars (\$ 51,801.07-), with
interest from the date of initial disbursement by the State of Oregon, at the rate of	
interest from the date of initial disbursement by the State of Oregon, at the rate of	Dollars (\$), with
interest from the date of initial disbursement by the State of Oregon, at the rate of	Dollars (\$), with
principal and interest to be paid in lawful money of the United States at the office of the Director of V follows: \$.432.00 on or before May 15, 1985 \$.432.00 on the 15th of each month thereafter, plus 0	and
the ad valorem taxes for each successive year on the premises described in the mortgage, and continuing interest and advances shall be fully paid, such payments to be applied first as interest on the unpaid prime. The due date of the last payment shall be on or beforeOctober15,2011	ûntil the full amount of the principal, ipal, the remainder on the principal.
Dated at Klamath Falls, OR + Porceldo 4/18 1985 + Merryc M	turi
4/18 19.85 & THENSE M	Wan
The mortgagor or subsequent owner may pay all or any part of the loan at any time without penalt	y
This mortgage is given in conjunction with and supplementary to that certain mortgage to the State of Orego	
and recorded in Book M-81111, page 1000 Mortigage Records for (126 1614 K. I ama th. 126 entries (126	
It is define the understand and acrica that the note and mortgage are subject to the pro- which has like it oscine the balance of a note in the amount of \$ 1123 500.000 the provisions of C of first hereelist be used by the Director of Veterans. Alf 23 500.000 the provisions of C	visiong of Article XI-A of the Oferen navigutimity without with the Oferen MST-407-629
Line contains and allocation partain there are all of the antice independence of the	Entrets with the balance of indebtedness covered invite the balance of indebtedness covered invite produces and the invite structure share
The mortgagor covenants that he owns the promises in fee simple, has good right to mortg from encumbrance, that he will warrant and defend same forever against the claims and demands covenant shall not be extinguished by foreclosure, but shall run with the land.	age same that the premises are free
MORTGAGOR FURTHER COVENANTS AND AGREES TO BE STATED AT 191 STATED AND STATED	
 I. To pay all debts and moneys secured hereby; To allow the Representatives of the Director of Veterahs'Affairs of Oregon to make reasonable inspection of the secure of the prime secure or unoccupied not to nermit the removal or demolishment Not to permit the buildings to become vacant or unoccupied not to nermit the removal or demolishment 	
hereafter existing; to keep same in good repair; to complete all construction within a reasonable time in acc the parties hereto; secondar pit for duration acts	ordance with any agreement made between
5. Not to permit the use of the premises for any objectionable or unlawful purpose; within a set if a	pole de la best pre en este englater
encumbrance, mortgagee may add any attorney fees or costs incurred to the principal, to bear interest as j liens, taxes; assessments or other encumbrances, such payments may take be added to the principal, to Mortgagee is authorized to pay all real property taxes assessed grants the premises and add same to the pri- as provided in the note; the convert as two box of a grant attract concare or no encidence.	provided in the note; if mortgagee pays any bear interest as provided in the note:

8. To keep all buildings unceasingly insured during the term of the mortgage, against loss by fire and su and in such an amount as shall be satisfactory to the mortgages; to deposit with the mortgages all such all premiums; all such insurance shall be made payable to the mortgages; insurance shall be kept in fo the period of redemption expires; 2817 3801

*85 RPR 1 R EN 9 58

a off strict the next start by the hall be entitled to all compenses Mortgagee The applied upon the indextations within a annual the focus of the indicate statistic tents in the indicate provide the indicate statistic tents of ten tion and day 10 561 all payments due from the dets of transfer. In all other, respects this mortgage shall remain in full force and effect advances to the mortgage may be applying the case of detault of the mortgage, perform same in whole or in part and all expenditures draw interest at the rate provided in the mortgage. The same shall be sate provided in the mortgage.
 a) Default in any of the covenant or agreements therein contained or the expenditures of any portion of the application. Scent by written permission of the draw of any portion of the loan for purposes at the option of the inortgage to become immediately due and payable without notice and this shall cause the and payable without notice and the mortgage of the inortgage of the inortgage of the inortgage of the inortgage of any portion of the loan for purposes and the mortgage is and all expenditures and the inortgage and all expenditures and the inortgage of any portion of the loan for purposes at the option of the inortgage to become immediately due and payable without notice and this indication. 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 for the cost of a title search, attorney fees, and all other costs 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. 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. applicable herein. imasculine "shall be deemed "to" include the feminine, and the singular the plural where such connotations are The protection in grant in continue of exploration to that certain mortgage to the Source Control Coded Sep LenDer 17, 251 The manual of advertical owner may pay all or any part of the bain at long time without proved HIR 1012 + HOLLARD MANY Detoit at KINNOAN The into is secured to a montgate the terms of which are ready a IN WITNESS WHEREOF, The mortgagors have set their hands and seals this 18th, day of and with matching the lead on marketing (43), and the lead of the april . 19 8 5077 enurcipal and received in the part of the United States of the Office of Manual Atoms Atoms States, Areas at a temperature of the States of th (Seal) ed turbul-lis-turserer of by the state of Gragen, of the anti-addination and the state of Gragen of the Grass and Gragen and the Grass and G (Seal) and the state of metrical disjoners of the provide NOWLEDGMENT STATE 'OF OREGON, 'I' of thirth disputacion in the State of Oregon competent of north Hundred and no/100 ==----mi la the Scate of Orago Betote me a Notary Public, personally appeared the within named Ronald - T. Wave provident his wife and acknowledged the foregoing instrument to be (10 17 forument a 3,900.00 is and survey and set and remain some matter of 100------4 Eng. to secure the power of Three Thousand Nine Hunder Comela-heather with the freemastic barelinearing, rights provide an indicate brief with the provide set practice of the provide set of the provid S penico ia mune Bara n 5.3 FROM *1012 WUBIEVE BEINE BE BECUBDED IU BEEFECT CUBBECT DATE OF IVEL DEANERS 3 P58310 ï. Klamath 35 1 I certify that the within was received and duly recorded by me in ____Klamath____ County. Oregon. No.5 M85 Page 5616 on the 18th (day of April 1985 Evelyn, Biehn County Records, Book of Mortgages, BA BATTOCK 31 HOL CITY OF Klamstif Falls, according to The overlapping and branches in the state of Orekon and Canade of KI alia the state of Orekon and Canade of KI alia the state of Orekon and Canade of KI alia the state of Orekon and Canade of KI alia the state of Orekon and Canade of KI alia the state of Orekon and Canade of KI alia the state of Orekon and Canade of KI alia the state of Orekon and Canade of Orekon and Canade of State of Orekon and Canade of Orekon County Clerk, Evelyn Biehn, Horning und Mit And THE MORILE VICE After recording return to: RONALD T DEPARTMENT OF SUPERING AFFAIRS mu SIGBIN'S THEIS WE MVANIN Deputy RIDECKED **新学生**19 9-27) D 1 にくうれ 9800

1-9802

STATE OF OREGON; COUNTY OF KLAMATH; ss. Filed for record this <u>26th</u> day of <u>June</u> A. D. 19<u>85</u> at<u>2:37</u> o'clock P M., and duly recorded in Vol. <u>M85</u>, of <u>Mortgages</u> on Page <u>9300</u> EVELYN BIEHN, County Clerk By P.A.M. A.M.

Fee: \$13.00