57849 DEPARTMENT OF VETERANS' AFFAIRS You Page ASSUMPTION AGREEMENT OFF DEPAR P44401 Loan Number January 17, 19<u>86</u> Hartman, husband and wife DATE: Hartman and Danette D. BUYER PARTIES: Charles D. Neill the foregoing a structural trop behalf SELLER after t 315 LENDER The State of Oregon By And Through The Director Of Veterans' Affairs Until a change is requested, all tax statements are to be sent to: Department of Veterans' Affairs 700 Summer Street, N.E. Salem, Oregon 97310-1201 THE PARTIES STATE THAT: 1. Seller owes Lender the debt shown by: $_{-1}$ 19 $\underline{-80}$, which note is secured by a mortgage of the same (e) A note in the sum of \$ 47,000,00 dated August 1] _county, Oregon, in Volume/Rest/Grack M80 date, and recorded in the office of the county recording officer of ___Klamath. on August 12 , which note is secured by a Trust Deed of the same Page 15113 dated. _county, Oregon, in Volume/Reel/Book (b) A note in the sum of \$. date and recorded in the office of the county recording officer of which note is secured by a Security Agreement of Savas un dated care on the follow volumenty are and mond (c) A note in the sum of \$. the same date. (d) and further shown by In this agreement the items mentioned in (a), (b), (c), and (d) will be called "security document" from here on. 2. Seller has sold and conveyed (or is about to sell and convey) to Buyer, all, or a portion, of the property described in the security document. Both Seller and Buyer have asked Lender to release Seller from further liability under or on account of the security document. The property being sold by Seller and bought by Buyer is specifically described as follows: The ESSWASEA of Section 32, Township 40 South, Range 8 East of the Willamette Meridian, in the County of Klamath, State of Oregon TOGETHER WITH the following described mobile home which is firmly affixed to the property: 1980 Kingswood, Ser. No. 8955. (14'x66').

ner the cholyphine of essence in the serion, then of composition and an in pro-mer the cholyphine of essence to the male curbon regions are under the inter-FOR THE REASONS SET FORTH ABOVE, AND IN CONSIDERATION OF THE MUTUAL AGREEMENTS OF THE PARTIES, SELLER, LENDER, AND BUYER AGREE AS FOLLOWS:

SECTION 1. UNPAID BALANCE OF SECURED OBLIGATION December The unpaid balance on the loan being assumed is \$ 49,039,12... _ as of __ THE UNITED DESIRING OF THE PORT DOING RESIDENCE TO BE A POST OF THE PORT OF TH

Seller is hereby released from further liability under or on account of the security document.

Except as specifically changed by this Agreement, Buyer agrees to pay the debt shown by the security document. Buyer agrees to perform all of the obligations provided in the security document that were to be performed by Seller when the security document was executed. Buyer agrees to perform those obligations at the time, in the manner, and in all respects as are provided in the security document. Buyer agrees to be bound by all of the terms of those obligations at the time, in the manner, and in all respects as are provided in the security document. such security document.

SECTION 4. INTEREST RATE AND PAYMENTS (IMUDIO)
The interest rate is <u>Variable</u> (indicate whether variable or fixed) and will be <u>9 86</u> percent per annum. If this is a variable interest rate loan, the Lender can periodically change the interest rate by Administrative Rule. Changes in the interest rate will change the payment on the loan.
The initial principal and interest payments on the loan are \$.524
The payments on the loan being assumed by this agreement may be periodically adjusted by Lender to an amount that will cause the loan to be paid in full on the due date of the last payment.
SECTION 5. DUE ON SALE ** Buyer agrees that the balance of this loan is immediately due and payable in full, if after July 20, 1983, there is a second sale or other transfer of all or part of the property securing this loan: However, transfer or sale to the original borrower, the surviving spouse, unremarried former spouse, surviving child or stepchild of the original borrower, or to a veteran eligible for a loan under ORS 407.010 to 407.210 and Article XI-A of the Oregon Constitution does not count as a sale or transfer for purposes of the provisions of this paragraph.
** This law has been suspended until July 1, 1987. Any transfer of a property between July 3, 1985, and July 1, 1987, will not be counted as a transfer under the 1983 "Due on Sale" law. However, transfers that occurred between July 20, 1983, and July 2, 1985, may become due on sale with the next transfer after July 1, 1987. SECTION 6. INTERPRETATION
In this agreement, the singular number includes the plural and the plural number includes the singular. If this agreement is executed by more than one person, firm, or corporation as Buyer, the obligations of each such person, firm, or corporation shall be joint and several.
SECTION 7. LIMITATIONS (A. 1946) Decrease and the second s
To the full extent permitted by law, Buyer waives the right to plead any statute of limitations as a defense to any obligations and demands secured by or mentioned in the security document.
BUYER X Philip W. Hartman SELIER Khalles P Noell J Charles D. Neill, Jr. BUYER A Martta N With a SELIER SELIER Khalles P Noell J Charles D. Neill, Jr.
STATE OF OREĞON () () () () () () () () () (
COUNTY OF Klamath Ss January 24 19 86
Personally appeared the above ramed PHILIP W. HARTMAN and DANETTE D. HARTMAN, husband and wife
and acknowledged the pregoing a strament to be hie (their) voluntary act and deed.
My Commission Expires: 11/16/87 Notary Public For Oregon
STATE OF MIKKON IDAHO
COUNTY OF I Idaho SS January 28 10 86
COUNTY OF 19 86
Personally appeared the above named CHARLES D. NEILL, JR.
Personally appeared the above namedCHARLES D. NEILL, JR. and acknowledged the foregoing instrument to be his (CHARLES D. NEILL, JR. Before me:
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Personally appeared the above named CHARLES D. NEILL, JR. and acknowledged the foregoing instrument to be his (CHARLES D. NEILL, JR. Before me: Hourth Household Company and deed. My Commission Expires: /3 - / -86 Notary Public For Standing Charles of the company of the commission of the commissio
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Personally appeared the above named CHARLES D. NEILL, JR. Before me: Account to the foregoing instrument to be his (CHARLES D. NEILL), JR. Before me: Account to the foregoing instrument to be his (CHARLES D. NEILL), JR. Notary Public For STATE My Commission Expires: 13-1-86 DIRECTOR OF VETERANS' AFFAIRS - Lender By: Curt R. Schnepp Manager, Accounts Services STATE OF OREGON COUNTY OF Marion Solve January 17 Before me: Curt R. Schnepp Manager, Accounts Services Curt R. Schnepp Manager, Accounts Services Curt R. Schnepp Manager, Accounts Services Schnepp Manager, Accounts Services Curt R. Schnepp Manager, Accounts Services Solve January 17 Before me: My Commission Expires: 3/16/87 AFTER SIGNING/RECORDING. RETURN TO: DEPARTMENT OF VETERANS' AFFAIRS OREGON VITERANS' AFFAIRS
Personally appeared the above named
Ferronally appeared the above named CHARLES D. NEILL, JR. Before me: Drught Holder For Total My Commission Expires: /2 - /-86 Before me: Drught Holder For Total My Commission Expires: /2 - /-86 Signed this 17th day of January 19 86 DIRECTOR OF VETERANS' AFFAIRS - Lender By: Curt R. Schnepp Manager, Accounts Services STATE OF OREGON COUNTY OF Marion 8s January 17 19 86 Personally appeared the above named Curt R. Schnepp and, being duly sworn, did say that he (she) is authorized to sign the foregoing instrument on behalf of the Director of Veterans' Affairs, and that his (her) signature was his, fier) voluntary act and deed. Before me: Marion Notary Public For Oregon FORCOLATY RECORDING, INFORMATION ONLY My Commission Expires: 3/16/87 AFTER SIGNING/RECORDING, RETURN TO: DEPARTMENT OF VETERANS' AFFAIRS OREGON VETERANS' AFFAIRS OREGON VETERANS' AFFAIRS OREGON VETERANS' NOT
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Ferronally appeared the above named CHARLES D. NEILL, JR. and acknowledged the foregoing instrument to be his (MARK) Voluntary act and deed. Before me: Account to the his (MARK) Voluntary act and deed. Notary Public For Total H. Notary Public For Tot