

P31534		ASSIMPTION AGREEMENT	
an Number		를 통해 기계 하는 기계	
TE:	October 31, 198	21 1 2 1 2 1 2 2 2 2 2 2 2 2 2 2 2 2 2	wife
	Daniel Mark Dav	is and Margaret Ann Davis, husband and	
RTIES:	Jan 102		BUYER
	Elden O. Gosney	and Esther Gosney, husband and wife	<del></del> :
	Elden O.		SELLER
			LENDER
	- 2-1-2-6	rugon By And Through The Director Of Veterans' Affairs	LLINDE
	The State of C		
		type sent to: Daniel Mark Davis	<u> </u>
Intil a change is	requested, all tax statements are	Nema of Parket	
Until a change is requested, all tax statements (Tax Account No. 0615748 )		2312 Wantland Street	
			<u>.</u>
THE PARTIES	STATE THAT: Lender the debt shown by:	Klamath Falls, OR 97601 City State Zip	
1. Sellar owes		City State Zip  City State Zip  19_80 which note is secured by the Cream in Volume/	a mortgage of the sa
(a) A note in	the sum of \$ 28,500.00	/ idated	Real/Book
	화장도 하는 그 사이는 사람들은 보고 있는 것	County, Cregor, W. Lamath.	
date, an	d tecotogo in ma office or min	2972 on February 14 19-	80_
	No. M80 Page		was Dood of the
		dal:d19, which note is secured by	a inist beed of the
(b) A note i	n the sum of \$.	nt/recording officer ofcounty, Oregon, in Volume	/Reel/Book
	d recognised in the office of the coul	nt/recording officer of	
经分割销售 机压压压	는 10 대학교 학교 10 대학교 (1982년 - 1982년 1982 - 1982년 - 1982년 1982	(1) 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	TT 15 15 15 15 15 15 15 15 15 15 15 15 15
		dated19, which note is secured b	v a Security Agreem
		dated, 19, which note is secured b	,
(c) A note	in the sum of 5		
	me date.	기를 보는 경우는 이 사람들은 경기를 보고 충분하게 되는 것으로 하기가 있는데 기를 받는 경우는 이 기가 있는 경기를 보고 있습니다.	
	rther shown by		

2. Seller has sold and conveyed (or is about to sell and convey) to Burjer, all, or a portion, of the property described in the security document. Both Seller and Buyer have asked Lender to release Seller from further line lity under or on account of the security document. The property being sold by Seller and bought by Buyer is specifically described as follows:

Lot 7, Block 303, DARROW ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.

FOR THE REASONS SET FORTH ABOV. AND IN CONSIDERATION OF THE MUTUAL AGREEMENTS OF THE PARTIES, SELLER, LENDER, AND

# SECTION 1. UI IPAID BALANCE OF SECURE () OBLIGATION

The unpaid balance on the loan being assumed is \$ 25,915.66 as of October 11

### SECTION 2. RELEASE FROM LIABILITY

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

### SECTION 3. ASSUMPTION OF LIABILITY

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 colligations 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 an provided in the security document. Buyer agrees to be bound by all of the terms of

## SECTION 4. INTEREST RATE AND PAYMENTS

The interest rate is <u>variable</u> (indicate whether variable or fixed) and will be <u>10.75</u> percent per annum. If this is a variable interest rate loun, 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 \$ 270 to be paid monthly. (The payment will change if interest rate is variable and the interest rate changes.)

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

#### SECTION 5. DUE ON SALE

Except for a sale or transfer to the original Lorrayer, the surviving spouse, unremarried formar spouse, surviving child or stepchild of the original borrower, or to a voteran eligible for a loan under this chapter and Article XI-A of the Oregon Constitution, only one sale or transfer of the property reforred to in ORS 407.275 (2) is permitted after July 20, 1983. In the event of a second sale or transfer of the property, or any part thereof, the entire unpaid balance of the loan for the property may become immediately due and payable at the discretion of the Director as prescribed by rule.

### SECTION 6. TAX AND INSURANCE RESERVES

Subject to any limitations set by applicable is w, at the Lender's discretion, or by Oregon Revised Statute, the Buyer shall maintain-with Lenderreserves for payment of taxes, assessments, and insurance if applicable. Such reserves shall be created by Buyer's advance payment or monthly payments of a sum estimated by Lender to be sufficient to produce, at least 15 days before due, amounts at least equal to the taxes and assessments to be paid. The amount of such monthly payment would be approximately 1/12 of the annual property taxes. Buyer shall pay on demand any additional amount which may be deemed necessary for the resyment of such taxes, ascessments, and insurance premiums. If, 15 days before payment is due, the reserve funds are insufficient. Buyer shall, upon demand, pay any deficiency to Lender. The reserve funds shall be held by Lender as a general deposit from Buyer and shall constitute a non-interest boaring debt from Lender to Buyer, which Lender may satisfy by payment of the taxes and assessments and insurance premiums required to be paid by Buyer as they become due. Lender does not hold the reserve funds in trust for Buyer. and Lender is not the agent of Buyer for payment of the taxes, assessments, and insurance premiums required to be paid by Buyer.

### SECTION 7. LATE PAYMENT

If the Lender has not received the full amount of any payment by the end of 30 calendar days after the date it is due, he may impose a late charge to the Buyer. The amount of the charge will be not more than 5 percent of the overdue payment of principal and interest. The late charge may be charged

#### SECTION 8. AMORTIZATION

The Lender may increase payments of principal and other payment terms of the loan when the balance of the loan will not amortize within the terms of

#### SECTION 9. 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 the person, firm, or corporation as Buyer, the oblightions of each such parson, firm, or corporation shall be joint and several.

#### LINITATIONS

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. Failure to exercise any of these rights shall not constitute a waiver.

ĺ Mark Davis BUYER \* 1/12/00/18

P31534

Loan Number

Pace 2 of 3

508-M (7-89)

Page 3 of 3

508-M (7-89)