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| artment of Veterans' Affa | airs | Aspen | Title #0 | 1021012 | · · · | |
| | | ASSUMPTIO | N AGREEMENT | | | |
| P01090 an Number | | | | | | |
| | oril 13, 1990 | | | band | and wife | |
| ATE: | MCC | onnell and | Cleo McConne | ell, husband | | |
| ARTIES: Wi | illiam 5. Hee | | | | BUYER | |
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| | | | 이는 것은 것은 것이다. 같은 것은 | | | |
| А | rvil Wyrick | | | | SELLER | |
| · · · · · · · · · · · · · · · · · · · | | n an | | | | |
| | | | | Affairs | LENDER | |
| | The State Of | Oregon By And T | hrough The Director (| Of Veterans Analis | | |
| | The State C. | | | McConnell | | |
| | sted, all tax statements a 0.575737 R | are to be sent to: | William S. | | | |
| Until a change is reques | sted, all tax statements 0575737 R |) | 5382 Gatewo | ng Address | | |
| (Tax Account No | | _ | | 11 - OR 9/60 | 3 | |
| THE PARTIES STATE | THAT: | | City | State Zip | wired by a mortgage of the same | |
| THE PARTIES STATE 1. Seller owes Lender | | 00 dated Nov | . | | | |
| (a) A note in the su | 1m of \$41,800 | | . Klamath | county, Oregon, in | cured by a mortgage of the same Volume/Reel/Book 7, 19 _78 | - |
| | rded in the office of the ca | ounty recording offic | er 01 | November 1 | 7 1978 | |
| and recor | | 26015 | on | | | e |
| date, and recor | Vol. M78 pa | ge 20015 | | | eurod by a Trust Deed of the San | |
| | Vol. M78 pa | <u>ge 200</u> | | | | |
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| | OF THE MUTUAL AGREEMENTS OF THE PARTIES; SELLER, LENDER, AND |
| | OF THE MUTUAL AGREEMENTS OF THE COMPANY |
| THE REASONS SET FORTH ABOVE, AND IN CONSIDER | |
| ER AGREE AS FOLLOWS: | March 5 1990 |
| TION 1. UNPAID BALANCE OF SECURED OBLIGATION | 1.40 as of <u>March 5</u> , 19 ⁹⁰ |
| unpaid balance on the loan being assumed is \$ | |
| Unpaid Comment IABILITY | |
| TION 2. RELEASE FROM LIABILITY | he security document |
| CTION 2. RELEASE FROM LIABILITY ler is hereby released from further liability under or on account of t | the security document. Buyer agrees to perform all of the |
| CTION 3. ASSUMPTION OF LIABILITY sept as specifically changed by this Agreement, Buyer agrees to p perform that were to be perform | bay the debt shown by the security document. Buyer agrees to perform all of the ted by Seller when the security document was executed. Buyer agrees to perform provided in the security document. Buyer agrees to be bound by all of the terms of provided in the security document. Buyer agrees to be bound by all of the terms of |
| ligations provides at the time, in the mariner, and | |
| ICH SECURIV COCUMENTS | 10.75 percent per annum. If this is a value on the loan. |
| CTION 4. INTEREST HATE AND (indicate whether variable or interest rate is <u>variable</u> (indicate whether variable or a interest rate by Admini- | fixed) and will be <u>10.75</u> percent per annum. If this is a variable interest rate strative Rule. Changes in the interest rate will change the payment on the loan. 1 to be paid monthly. (The payment will change if interest rate is 1) to be paid monthly. |
| an, the Lender can periodically change the loan are \$_37 | 1 to be paid in |
| e interest rate is | 1 to be paid monary (|
| ariable and the interest rate changes, | e bellogicana colored |
| he payments on the loan being assumed by a sum of the last payment. | n an |
| | the shild of Siguration |
| ECTION 5. DUE ON SALE | ng spouse, unremarried former spouse, surviving child or stepchild of the original d Article XI-A of the Oregon Constitution, only one sale or transfer of the property the event of a second sale or transfer of the property, or any part thereof, the entire tely due and payable at the discretion of the Director as prescribed by rule. |
| except for a sale or transfer to the original under this chapter an under this chapter an eligible for a loan under this 20 1983. In | ng spouse, unlendance of the Oregon Constitution, only one on any part thereof, the only of a dritcle XI-A of the Oregon Constitution of the property, or any part thereof, the only of the event of a second sale or transfer of the Director as prescribed by rule. they due and payable at the discretion of the Director as prescribed by rule. |
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| unnaid balance of the loan for the property | Dunar shall maintainwith Lender |
| | |
| SECTION 6. TAX AND INCOME applicable law, at the Lender's | a discretion, or by Uregon near ball be created by Buyer's automotive and assessments applicable. Such reserves shall be created by Buyer's automotive and assessments applicable. Such reserves the annual property taxes. Buyer shall pay on demand any additional ce, at least 15 days before due, amounts at least equal to the taxes and any additional property taxes. Buyer shall pay on demand any additional ce, at least 15 days before payment is due, symmetry 1/12 of the annual property taxes. Buyer shall be held by Lender as a general ch taxes, assessments, and insurance premiums. If, 15 days before payment is due, taxes, assessments, and insurance premiums. If, 15 days before payment as a general ch taxes, assessments, the cheder may satisfy by payment of the taxes and ay any deficiency to Lender. The reserve funds in trust for Buyer, which Lender may satisfy by payment of the taxes and independent of the taxes and independent of the taxes and the reserve funds in trust for Buyer, which Lender may satisfy by payment of the taxes and independent of the taxes and the reserve funds in trust for Buyer. |
| Subject to any limitations set by any sense and insurance in a | ce, at least 15 days before due to the annual property taxes. Buyer shall bay before payment is due, |
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| payment of such morning or the payment of su | any deficiency to Lender. This Londer may satisfy by payments in trust for Buyer, |
| amount which may be deemed necessary shall, upon demand, p | applicable. Such reserves shall be amounts at least equal to the demand any additional ce, at least 15 days before due, amounts at least equal or no demand any additional ce, at least 12 of the annual property taxes. Buyer shall pay on demand any additional property taxes, assessments, and insurance premiums. If, 15 days before payment is due, oct taxes, assessments, and insurance premiums. If, 15 days before aparter is due, to taxes, assessments, and insurance premiums. If, 15 days before aparter is a general day any deficiency to Lender. The reserve funds shall be held by Lender as a general ay any deficiency to Buyer, which Lender may satisfy by payment of the taxes and dever as they become due. Lender does not hold the reserve funds in trust for Buyer, buyer as they become due, community required to be paid by Buyer. |
| deposit from Buyer and shall constitute required to be paid by b | assessments, and insurance pretimente |
| assessments and insurance premiums for payment of the taxes, | 633000 |
| and Lender is not the agoin a | after the date it is due, he may impose a late charged |
| SECTION 7. LATE PAYMENT | y the end of 30 calendar days after the date it is due, he may impose a late charge to the sent of the overdue payment of principal and interest. The late charge may be charged |
| table Lender has not received the full amount of any period | ent of the overdue pury |
| Buyer. The amount of the charge this be | the terms of |
| Buyer. The amount of anyment. only once on any late payment. | the balance of the loan will not amortize within the |
| SECTION 8. AMORTIZATION | ment terms of the loan when the balance of the loan will not amortize within the terms of |
| The Lender may increase payments of principal and Street P | |
| the security document. | If this agreement is executed by more than the |
| INTERPRETATION | d the plural number includes the singular. If this agreed and several. |
| SECTION 3. Section and the singular number includes the plural and | d the plural number includes the singular. If this agreement is executed by more than the h such person, firm, or corporation shall be joint and several. |
| In this agreement, the only a Buyer, the obligations of our | Id the plural number includes the singular. If this agreement is observed th such person, firm, or corporation shall be joint and several. plead any statute of limitations as a defense to any obligations and demands secured by of these rights shall not constitute a waiver. |
| parson | to fance to BRV ODligations and |
| SECTION 10. LINITATIONS To the full extent permitted by law, Buyer waives the right to mentioned in the security document. Failure to exercise an | plead any statute shall not constitute a waiver. |
| To the full extent permitted by lart, but Failure to exercise an | |
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