23794	NOTE AND MORTGAG			
승규는 사람이 다 나는 것이 아파 가지 않는 것이 하는 것이 같이 있다.	, represented and acting by the Director of Vo he State of Oregon and County of 1 FIRST ADDITION TO MOYINA, K	th the second second second second		
a da sera a como de la como de la Como de la como de la co				
Ş	, en el			
5		- 18 - 4} - 41 - 7 - 7 - 7 - 7		
	and the second			
		and the second secon		
together with the tenements, horidit with the premises; electric wiring r ventilating, water and irrigating syste coverings, built-in stoves, overa, elec installed in or on the premises; and a			used in connection ptacles; plumbing, inoleums and floor s now or hereafter thereon; and any appurtemant to the	
iogether with the tenements, herditi with the premises; electric wiring a transformation of the second second for the second second second second for the second second second second teners and all of the rents, issues, and to secure the payment of <u>Eighte</u>	aments, rights, privileges, and appurtenance, and fixtures; furnace and heating system, i ms; screens, doors; window shades and blind tric sinks, air conditioners, refrigerators, free ny shrubbery, flora, or timber now growing he foregoing items, in whole or in hart, all of profits of the morigaged property; en Thousand Five Hundred and	s including roads and easements water heators, fuel storage reco s, shutters; cabinets, built-ins, li zers, dishwashers; and all fixture or hereafter planted or growing which are hereby declared to be	used in connection ptacles; plumbing, inoleums and floor a now or hereafter therecon; and any appurtenant to the	
together with the tenements, heridit with the premises; electric wiring r veneriting, will-in ad tride, wiring installed in or on the premises; and a replacements of any one or more of t land, and all of the rents, issues, and to secure the payment of <u>Eighte</u> (<u>\$18,500.00</u>), and interes	aments, rights, privileges, and appurtenances and fixtures; furnace and heating system, y ms; screens, doors; window shades and blinds tric sinks, air conditioners, refrigerators, free ny shrubbery, flora, or timber now growing te foregoing items, in whole or in part, all of profits of the morigaged property;	s including roads and easements water heators, fuel storage reco s, shutters; cabinets, built-ins, li zers, dishwashers; and all fixture or hereafter planted or growing which are hereby declared to be	used in connection pipales: plumbing, inolecums and floor a now or hereafter therecon: and any appurtenant to the 	
to secure the payment or Eighte	aments, rights, privileges, and appurtenancee ind fixtures; furnace and heating system, y ms; screents, doors; window shades and blind fire sinks, air conditioners, refigeralors, free ny shrubbery, flora, or timber now growing is foregoing items, in whole or in part. all of profits of the morigaged property: en Thousand Five Hundred and st thereon, evidenced by the following promis	s including roads and casements water heators, fuel storage rece s, shutters: cabinets, built-ins, il zers, dishwashers; and all fixture or hereafter planted or growing which are bereby declared to be no/100	Dollars	
to secure the payment or Eighte (\$18,500,00), and intered I promise to pay to the S poliars (\$18,5 Oregon, at the rate of four p at the office of the Director of	aments, rights, privileges, and appurtenance, ind fixtures: furnace and heating system, i may screens, doors; window shades and blind it's sinks, air conditioners, refigerators, free ny shrubbery flora, or while o the part, all of profits of the morgaged property: en Thousand Five Hundred and st thereon, evidenced by the following promis TATE OF OREGON Eighteen Thouse 00.00), with interest from the prent per and interest to veterans Affairs in Salem. Oregon, as follows	s including roads and casements water heaters, fuel storage rec s, shulters; cablets, did fit in ter heaters cablets, did fit in which are bereby declared to be no/100 ssory note: and Five Hundred and the of initial disbursement by be paid in lawful money of the base	no/100 the State of United States	
is secure the payment of Eighte (s18,500,00), and interes I promise to pay to the S Oregon, at the rate of four p at the office of the Director of s 101.00 on or month on the premise and advances shall be fully pa the principal.	aments, rights, privileges, and appurtenances ind fixtures: furnace and heating system. I may screens, doors; window shades and blind tire sinks, air conditioners, refigerators, free ny shrubbery, flora, or timber now growing is foregoing items, in whole or in part, all of profits of the mortgaged property; en Thousand Five Hundred and st thereon, evidenced by the following promis thereon, evidenced by the following promis of 0.00; with interest from the secent per annum, principal and interest to Veterans' Attairs in Salem. Oregon, as follows before August 1, 1968 - thereafter, plus one-twelft is described in the mortgage, and continuing id, such payments to be applied first as inter-	s including roads and easements water heaters, fuel storage rece s, shutters: cabinets, built-ins, il zers, dishwashers; and all fixture or hereafter planted or growing which are bereby declared to be no/100	no/100 the State of United States t of each nxes for each cipal, interest remainder on	
is secure the payment of Eighte (s18,500,00), and interes I promise to pay to the S 	aments, rights, privileges, and appurtenance, ind fixtures: furnace and heating system, y may screens, doors; window shades and blind it's sinks, air conditioners, refigerators, free ny shrubbery flora, or timer thy partox if foregoing items, in ged property: en Thousand Five Hundred and st thereon, evidenced by the following promis there of oregoing the state of the following promis and there of the mortgaged property there of oregoing the state of the state of the state and the state of the state of the state of the state st thereon, evidenced by the following promis thereon per annum, principal and interest from the precent per annum, principal and interest to before August 1, 1968 thereafter, plus one-twelfth is described in the mortgage, and continuing id, such payments to be applied first as inter- payment shall be on or before July 1, of ownership of the premises or any part the heat of a 4% interest rate, the balance sha	s including roads and casements water heaters, fuel storage rec s, shutters: cablets, build like, in cer, distribution plant do growing which are bereby declared to be no/100 ssory not: and Five Hundred and det of initial disbursement by be paid in lawful money of the store in the store of the store and \$101.00 on the 1s h of the ad valorem to until the full amount of the print est on the unpaid principal, the 1992.	no/100 the State of United States t of each nxes for each cipal, interest remainder on	
to secure the payment of Eighte (18,500,00), and interes I promise to pay to the S Dollars (18,5 Oregon, at the rate of four p at the office of the Director of (101,00 on or month on or month on or month	aments, rights, privileges, and appurtenance, ind fixtures: furnace and heating system, i may screens, doors; window shades and blinds first sinks, air conditioners, refigerators, free ny shrubbery flora, or whole or in part, all of profits of the morgaged property: en Thousand Five Hundred and st thereon, evidenced by the following promis the thereon, evidenced by the following promis TATE OF OREGON Eighteen Thouse 00.00), with interest from the veterans' Affairs in Salem. Oregon, as follows before August 1, 1968 thereafter, plus _ one-twelftl is described in the mortage, and continuing id, such payments to be applied first as inter- payment shall be on or before _ July 1, of ownership of the premises or any part the endities the indeteedences in his own righ- entities the indeteedences in his own righ- intitled to a 4% interest rate, the balance sha mortgage, the terms of which are made part	s including roads and easements water heaters, fuel storage rec s, shulters calones, fuel storage rec mention planted all flutter of hereafter planted or growing which are bereby declared to be no/100 ssory nois: and Five Hundred and the of initial disbursement by be paid in lawful money of the start in a storage of the start find \$101.00 on the 1s h of the ad valorem to unit the full amount of the print est on the unpaid principal, the 1992.	no/100 the State of United States t of each nxes for each cipal, interest remainder on	
to secure the payment of Eighte (18,500,00), and interes I promise to pay to the S Dollars (18,5 Oregon, at the rate of four p at the office of the Director of (101,00 on or month on or month on or month	aments, rights, privileges, and appurtenance, ind fixtures: furnace and heating system, y may screens, doors; window shades and blind it's sinks, air conditioners, refigerators, free ny shrubbery flora, or timer thy partox if foregoing items, in ged property: en Thousand Five Hundred and st thereon, evidenced by the following promis there of oregoing the state of the following promis and there of the mortgaged property there of oregoing the state of the state of the state and the state of the state of the state of the state st thereon, evidenced by the following promis thereon per annum, principal and interest from the precent per annum, principal and interest to before August 1, 1968 thereafter, plus one-twelfth is described in the mortgage, and continuing id, such payments to be applied first as inter- payment shall be on or before July 1, of ownership of the premises or any part the heat of a 4% interest rate, the balance sha	s including roads and easements water heaters, fuel storage rec s, shulters calones, fuel storage rec mention planted all flutter of hereafter planted or growing which are bereby declared to be no/100 ssory nois: and Five Hundred and the of initial disbursement by be paid in lawful money of the start in a storage of the start find \$101.00 on the 1s h of the ad valorem to unit the full amount of the print est on the unpaid principal, the 1992.	no/100 the State of United States t of each nxes for each cipal, interest remainder on	
to secure the payment of Eighte (s18,500,00), and intere I promise to pay to the S Dollars (s18,5 Oregon, at the rate of four p at the office of the Director of s.101,00 on or month on or month on or month on the premise and advances shall be fully pa the principal. The due date of the last In the event of transfer under ORS 407.010 to 407.210 w if transferred to a person not from date of such transfer. This note is secured by a Dated at Kiamath Fall June 17 The inortgagor or subsequent	aments, rights, privileges, and appurtenance, ind fixtures: furnace and heating system, i may screens, doors; window shades and blinds first sinks, air conditioners, refigerators, free ny shrubbery flora, or time of impart. all of profits of the morgaged property: en Thousand Five Hundred and st thereon, evidenced by the following promis at thereon, evidenced by the following promis and for the morgaged property: and the foregoing property in the following promis thereon, evidenced by the following promise and there and the following promise and there are the following promise and the foregoing property in the following promise and interest from the prent per number of principal and interest from the prent per number of the presence of the following promise before August 1, 1968 - thereafter, plus one-twelfth is described in the mortgage, and continuing id, such payments to be applied first as inter- payment shall be on or before July 1, of ownership of the premises or any part the indicated of the terms of which are made a part s, Oregon 10.68 July payment may pay all or any part of the loan a	s including roads and casements water heaters, fuel storage rec s, shulters cabinets, during the first are distributed and the first which are bereby declared to be no/100 ssory nots: and Five Hundred and the date of initial disbursement by be paid in lawful money of the start in the full amount of the print and s101.00 on the 1s nof the ad valorem to until the full amount of the print eat on the unpaid principal, the 1992 the ad valorem to until the full amount of the print eat on the unpaid principal, the start of the start as prescribed by thereof. MAN JULY, MAN JULY, MAN JULY, MAN JULY, t any time without penalty.	<u>no/100</u> the State of United States <u>t of each</u> nxes for each cipal, interest eremainder on hifled veteran payment and PORS 407.070	
to secure the payment of Eighte (18,500.00), and intere I promise to pay to the S Dollars (\$18,5 Oregon. at the rate of four p at the office of the Director of \$ 101.00 on or month on or month on or successive year on the premise and advances shall be fully pa the principal. The due date of the last In the event of transfer under ORS 407.010 to 407.210 w if transferred to a person not from date of such transfer. This note is secured by a <u>Standard Standard</u> <u>June 17</u> The mortgagor or subsequent The mortgagor provenants that I from enumbrance, that he will war covenant shall rot be extinguished	aments, rights, privileges, and appurtenances ind fixtures: furnace and heating system. I mis screents, doors; window shades and blind fire sinks, air conditioners, refigerators, free ny shrubbery, flora, or timber now growing is foregoing items, in whole or in part, all of profits of the morigaged property: en Thousand Five Hundred and st thereon, evidenced by the following promis TATE OF OREGON Eighteen Thougs 00.00), with interest from the preent per annum, principal and interest to be veterans' Affairs in Salem. Oregon, as follow before August 1, 1968 - thereafter, plus One-twelfti is described in the moritage, and continuing id, such payments to be applied first as inter- payment shall be on or before July 1, of ownership of the premises or any part the the at a 4% interest rate, the balance sha moritage, the terms of which are made a part s, Oregon 19.68 July 19.68	s including roads and casements water heaters, fuel storage rec s, shulters cabinets, during the first are distributed and the first which are bereby declared to be no/100 ssory nots: and Five Hundred and the date of initial disbursement by be paid in lawful money of the start in the full amount of the print and s101.00 on the 1s nof the ad valorem to until the full amount of the print eat on the unpaid principal, the 1992 the ad valorem to until the full amount of the print eat on the unpaid principal, the start of the start as prescribed by thereof. MAN JULY, MAN JULY, MAN JULY, MAN JULY, t any time without penalty.	<u>no/100</u> the State of United States <u>t of each</u> nxes for each cipal, interest eremainder on hifled veteran payment and PORS 407.070	
to secure the payment of Eighte (\$18,500.00), and intere I promise to pay to the S Dollars (\$18,5 Oregon, at the rate of four p at the office of the Director of \$101.00	aments, rights, privileges, and appurtenance, ind fixtures: furnace and heating system. I may screens, doors; window shades and blind fire sinks, air conditioners, refigerators, free ny shrubbery, flora, or timber now growing in foregoing items, in whole or in part, all of profits of the morigaged property: en Thousand Five Hundred and st thereon, evidenced by the following promis the foregoing items, in solution of the following promis of 0.00), with interest from the secont per annum, principal and interest to be before August 1, 1968 thereafter, plus one-twelfti is described in the moritage, and continuing id, such payments to be applied first as inter payment shall be on or before July 1, of ownership of the premises or any part the base at a finder in the balance shall be a difficult at the balance shall be a first and the premises of any part the base in the destectances in his own right in the defined and first as inter payment shall be on or before July 1, of ownership of the premises or any part the base and the findebtedness in his own right in the defined and first as inter independent of the premises of any part the base in the premises in the balance shall be a difficult at the balance shall be a difficult at the balance shall be a difficult at the balance shall be a difficult and the difficult at a first base of the premises in the simple, has good rant and defend same forever ingainst the eland. ENAN is AND AGREES:	s including roads and casements water heaters, fuel storage rec s, shulters cabinets, did like in error distribution of growing which are bereby declared to be no/100 isory not: and Five Hundred and the of initial disbursement by be paid in lawful money of the start in the full amount of the prin- start in the full amount of the prin- start in the full amount of the prin- test on the unpaid principal, the 1992. 	<u>no/100</u> the State of United States <u>t of each</u> nxes for each cipal interest remainder on hifled veteran payment and ORS 407.070	

2-N-2

11.4



5354 Mortgagee shall be entitled to all compensation and damages received under right of eminent domain, or for any security volun-tarily released, same to be applied upon the indebtedness; 9. Not to lease or rent the premises, or any part of same, without written consent of the mortgagee; 9. Not to lease of rent ine premises, or any part of same, without written consent of the indigaged.
10. To promptly notify mortgaged in writing of a transfer of ownership of the premises or any part or interest in same, and to further only only of the instrument of transfer to the mortfaged any purchase, shall assume the indebtedness, and purchase of the premises of the presented by ORS 407.00 has a presented by ORS 407.00 has a presented by ORS 407.00 has mortfaged shall pay interest as presented by ORS 407.00 has a presented by ORS 407.00 has mortfaged shall present in full force and effect; no instrument of mentions are used to the mortfage shall be valid unless same contains a covenant of the grantee whereby the grantee assumes the covenants of this mortgage and agrees to pay the indebtedness secured by same. ments due from the date of tra transfer shall be valid unless s gage and agrees to pay the ind perform same in whole or in part and all expenditures made ance with the terms of the mortgage or the note shall draw be immediately repayable by the mortgagor without demand The mortgagee may, at his option, in case of default of the mortgagor, point in so doing including the employment of an attorney to secure compliance interest at the rate provided in the note and all such expenditures shall be and shall be secured by this mortgage. and shall be secured by this mortgage. Default in any of the covenants or agreements herein contained or the expenditure of any portion of the loan for purposes other than those specified in the application except by written pernission of the mortgage given before the expenditure is made, shall cause the entire indebtedness at the option of the mortgagee to become immediately due and payable without notice and this mortgage subject to forcelosure. 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 foreclosure. Upon the breach of any covenant of the mortgage, the mortgagee shall have the right to enter the premises, take possession, it he rents, issues and profits and apply same, less reasonable costs of collection, upon the indebtedness and the mortgagee shall the right to the appointment of a receiver to collect same. 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 mortgage is 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 here-after be issued by the Director of Veterans' Affairs pursuant to the provisions of ORS 407.020. WORDS: The masculine shall be deemed to include the feminine, and the singular the plural where such connotations are splicable herein. arr. 19. 19. **1**. 19. all all a faith that ی از ماند کرده و کردند. اندوز ایردی ایرون می وقود دستند و معرود مرکز کرده ا در اندوز ایرون میشود می و مرکز کرده ا IN WITNESS WHEREOF, The mortgagors have set their hands and seals this <u>17</u> day of <u>June</u> 19 68 (Seal) Sharon L. Flury (Seal) (Seal) and the second يند به در در در جهر محر مرز مرز مر ACKNOWLEDGMENT June 17, 1968 STATE OF OREGON. 2 53. Kiamath County of Before me. a Notary Public, personally appeared the within named Paul W. Flury and Sharon L. Flury, ., his wife, and acknowledged the foregoing instrument to be <u>their</u> voluntary act and deed. WITNESS by hand and official seal the day and year last above written. neaton Quell for Oregon 20 My Commission expires April 4, 1971 S Dans MORTGAGE L.62361-K. <u>191 8 9</u> TO Department of Veterans' Affairs FROM WVS No. STATE OF OREGON, >55 County of Klamath County Clerk Dorothy Rogers NoM-68_ Page 5353..., on the 17____, day of June, 1968 at 2:40 p.m. Heyder Questy V ____ Deputy. By 181 Filed 116 County Clerk Dorothy Rogers After recording return to: DEPARTMENT OF VETERANS'AFFAIRS fee 3.00 General Services Building Or A Salem, Orekon 67310 Form L-4-(7-63) 2 3 3 SP⁻38142-274 **机**速用。 sit / Same Har Stalle