#A-22/35 Vol. <u>1973</u> Page 7361 77648 NOTE AND MORTGAGE THE MORTGAGOR, CHARLES G. STEBER and BETTYE JANE STEBER, husband and mortgages to the STATE OF OREGON, represented and acting by the Director of Veterans' Affairs, pursuant to ORS 407.030, the following described real properly located in the State of Oregon and County of Ramath PARCEL 1 A tract of land in the North half of the Southeast quarter of Section 9, PARCEL 1 A tract of land in the North half of the Southeast quarter of Section Township 39 South, Range 10 East of the Willamette Meridian, described as follows:

Beginning at aniron pin located South 0°08' West a distance of 668.25 feet and North
Rosest West a distance of 882 30 Section 9: then Reginning at aniron pin located South U-Oo' west a distance of 000.27 leet and North 89°52' West a distance of 792.30 feet from the East quarter corner of Section 9; thence North 89°52' West a distance of 531.40 feet to an iron pin; thence South 0°08' West 80°52' West a distance of 531.40 feet to an iron pin; thence South 80°40' Feet parallel with the East line of said Section 9 a distance of 667.10 feet to the South 80°40' Feet 10°50' Feet 10°50 paraller with the East line of Sala Section 9 a distance of Section 9; thence South 89°49' East line of the North half of the Southeast quarter of Section 9; thence South 89°49' East line of the North half of the Southeast quarter of Section 9; thence South 89°49' East along the South line of North half of the Southeast quarter of Section 9 a distance of 531.40 feet to an iron pin; thence North 0°08' East parallel with the East line of said Section 9, 667.56 feet to the point of beginning, containing 8.14 acres more or less. PARCEL 2 A tract of land situated in the NYSEY, Section 9 Township 39 South, Range 10 East, Willamette Meridian, Klamath County, Cregon, described as follows: Beginning at a point located South 0°08' West a distance of 668.25 feet and North 89°52' West a distance of 983.70 feet from the east one fourth corner of said Section 9: thence North 89°52' West 舌 point located South 0°08. West a distance of 668.25 feet and North 89°52. West a distance of 983.70 feet from the east one fourth corner of said Section 9; thence North 89°52. West a distance of 150.00 feet; thence South 0°08. West a distance of 150.00 feet; thence South 8,0052. Fast a distance of 150.00 feet to 150.00 feet; thence South 0°08. Fast and same sused of 150.00 feet to 150.00 feet; thence South 0°08. Fast and same sused of 150.00 feet to 150.00 feet; thence South 0°08. Fast and same sused of 150.00 feet to 150.00 feet; thence South 0°08. Fast and same sused of 150.00 feet to 150.00 feet; thence South 0°08. Fast and same sused of 150.00 feet to 150.00 feet; thence South 0°08. Fast and same sused in the same sused of 150.00 feet to 150.00 feet; thence South 0°08. Fast and same sused in the same sused to secure the payment of Three Thousand and no/100-----the ad valorem taxes for each successive year on the premises described in the mortgage, and continuing until the full amount of the principal, interest and advances shall be fully paid, such payments to be applied first as interest on the principal, the remainder on the principal.

The due date of the last payment shall be on or before in the event of transfer of ownership of the premises or any part thereof. I will continue to be lightly for payments the balance shall draw interest as prescribed by ORS 407.070 from date of such transfer.

This note is secured by a mortgage, the terms of which are made a part hereof. Klamath Falls, Oregon for an additional advance in the amount of 3,000.00-=-75gether with the MORTGAGOR FURTHER COVENANTS AND AGREES: 1. To pay all debts and moneys secured hereby;
2. Not to permit the buildings to become vacant or unoccupied; not to permit the removal or demoi provements now or hereafter existing; to keep same in good repair; to complete all construction of the permit the cutting or removal of any timber except for his own domestic use; not to complete the permit the use of the premises for any objectionable or unlawful purpose;
3. Not to permit any tax, assessment, lien, or encumbrance to exist at any time;
4. Not to permit any tax, assessment, lien, or encumbrance to exist at any time;
5. Not to permit any tax, assessment, lien, or encumbrance to exist at any time;
6. Not to permit any tax, assessment, lien, or encumbrance to exist at any time;
7. Not to permit any tax, assessment, lien, or encumbrance to exist at any time;
8. Not to permit any tax, assessment, lien, or encumbrance to exist at any time;
9. Not to permit any tax, assessment, lien, or encumbrance to exist at any time;
9. Not to permit the use of the premises provided in the not;
9. Not to permit the use of the premises and add san advances to bear interest as provided in the not;
9. Not to permit the use of the premises for any objectionable or unlawful purpose;
9. Not to permit any tax, assessment, lien, or encumbrance to exist at any time;
9. Not to permit the use of the premises for any objectionable or unlawful purpose;
9. Not to permit the use of the premises for any objectionable or unlawful purpose;
9. Not to permit the use of the premises for any objectionable or unlawful purpose;
9. Not to permit the premise premises for any objectionable or unlawful purpose;
9. Not to permit the use of the premises for any objectionable or unlawful purpose;
9. Not to permit the use of the premises for any objectionable or unlawful purpose;
9. Not to permit the use of the premises for any objectionable or unlawful purpose;
9. Not to permit the use of the premises for any objectionable or unlawful purpose;
9. Not to permit the use of the premises for any objectionabl Mortgagee is authorized to pay all real property taxes assessed against the premises and not same to save advances to bear interest as provided in the note;

To keep all suddings unceasingly insured during the term of the mortgage, against loss by fire and such of the mortgage and in such an amount as shall be satisfactory to the mortgage; to deposit with it company of companies and in such an amount as shall be satisfactory to the mortgage; to deposit with the period of the property of the mortgage and in such as a shall be satisfactory to the insurance shall be made payable in surance shall be satisfactory to the mortgage and in case of foreclosure until the period of redemption expensively the mortgager.

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made in so doing including the employment draw interest at the rate provided in the not	g of a transfer of ownership of the premises or any nsfer to the mortgage; a purchaser shall pay interes isfer; in all other respects this mortgage shall remain se of default of the mortgagor, perform same in who of an attorney to secure compliance with the terms a and all such expenditures shall be immediately re		
in in the base has been also been been as a second of the	e. eements herein contained or the expenditure of any except by written permission of the mortgagee giver ilon of the mortgagee to become immediately due an	(1) 15 전 15	Administration of the second
The failure of the mortgagee to exercis breach of the covenants.	e any options herein set forth will not constitute a v		
incurred in connection with such foreclosure. Upon the breach of any covenant of the collect the rents, issues and profits and appliave the right to the appointment of a receive	nortgager shall be liable for the cost of a title search the mortgage shall have the right to ey same, less reasonable costs of collection, upon the first to collect same.	nter the premises, take possession, debtedness and the mortgage shall	
The covenants and agreements herein s assigns of the respective parties hereto.	hall extend to and be binding upon the heirs, execut	tors, administrators, successors and	
· 씨는 그는 #4시 역 : 그는 4의 학교회 이번 회사는 경기 지난 생기 등 4인 등 전환 및 건강이 , 그리지 않아는 전환 시간 학	hat this note and mortgage are subject to the provisi subsequent amendments thereto and to all rules and of Veterans' Affairs pursuant to the provisions of ORS ed to include the feminine, and the singular the pi	45일 한 20일 시험들이 그림안 안된 전환이 가고 5일 아니는 이 사용되는 이 사람이 있다고 있다.	
IN WITNESS WHEREOF, The mortgager	s have set their hands and seals this	Mnc 13	
TETOLOGICANIA CHARLANA	* Carll	(Seal)	
	- X Billye J.	Sulco (Seal)	
tota tallari e Cite	ingalanding managan balah basik tidak t	(Seal)	
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STATE OF OREGON.	. , ACKNOWLEDGMENT		
STATE OF OREGON, County of Klamath	7.00 f	1.0.00	10 90 1 50 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
STATE OF OREGON, County of Klamath	ppeared the within namedCHARLESGST	TEBER and BETTYE	
STATE OF OREGON, County of Klamath Before me, a Notary Public, personally a JANE STEBER act and deed. WITNESS my hand and official seat the	ppeared the within named	ument to be Alici's voluntary Tay Way	
STATE OF OREGON, County of Klamath Before me, a Notary Public, personally a JANE STEBER act and deed.	ppeared the within named	nment to be Athelia voluntary May Way Oregon	
STATE OF OREGON, County of Klamath Before me, a Notary Public, personally a JANE STEBER act and deed. WITNESS my hand and official seat the	ppeared the within named CHARLES G. ST. the control of the consequence of the consequenc	nment to be Athelia voluntary May Way Oregon	
STATE OF OREGON, County of Klamath Before me, a Notary Public, personally a JANE STEBER act and deed. WITNESS my hand and official seat the	ppeared the within named CHARLES G. ST. the foregoing instruction of the	ment to be their voluntary Nay Oregon Explication regon A particular regon A part	
County of Klamath Before me, a Notary Public, personally a JANE STEBER act and deed. WITNESS my hand and official seal the	ppeared the within named CHARLES G. SI day and year last above written Susan Kay V Notary Public to My.commission expires My Commission expires	ment to be their voluntary Nay Oregon Expires Fegon 1 11 15 15 15 15 15 15 15 15 15 15 15 15	
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STATE OF OREGON, County of Klamath Before me, a Notary Public, personally a JANE STEEER act and deed. WITNESS my hand and official seal the STATE OF OREGON, County of KLAMATH The County of KLAMATH No. M.73. Page 7361., on the 13th day	ppeared the within named CHARLES G. ST. whis wife and acknowledge the lorage of particular and	pument to be their voluntary Nay (Oregon Expires 199088-X 1175	