NOTE AND MORTGAGE

Sec

THE MORTGAGOR, LOUIS BARRY GALLOWAY and VANITA SUE GALLOWAY,

husband and wife

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merigages to the STATE OF OREGON, represented and acting by the Director of Veterans' Affairs, pursuant to ORS 407.030, the following described real property located in the State of Oregon and County of K_1 reports. ing described real property located in the State of Oregon and County of

Lot 10 of LAMEON MOMBE, Flam: th County, Gregon.

e 161 Hd H 27 N. <u>(</u>[]]

to secure the payme t of Eighteen Thousand Eight Hundrud

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Eightern Thous of Eight Hundred Ten and no/100 to pay to the STATE OF OREGON 18,810.00----Dottars (* m until such time as a "Bereent per an initial disburaement by the State of Oregon, at the rate o different interest rate is established pursuant to ORS 407.0 States at the office of the Director of Veterans' Affairs in nte of principal and interest to be uant to ORS 407.072, and \$ 121.00 on the 1s I continuing until the full amou first as interest on the unpaid b successive year on the premises described in the mortgage, and advances shall be fully paid, such payments to be app principal. December 1, 1998----In the event of transfer of ownership of the premises or any part thereof, I will continue to be hable for payment and the balance shall draw interest as prescribed by OHS 407.070 from date of such transfer. balance shall draw interest as preserved by OKS 407.010 from tate of such transie. This note is secured by a mortgage, the terms of which are made a part hereof, et at Klamath Falls, Oregon Jacco Darry Gilloway October 24, 1973 Vanita Luc Halloway Dated at Klamath Falls, Oregon

art of the loan at any wher may pay all or

the premises are free whomspeyer, and this covenants that he owns the pre-

MORTGAGOR FURTHER COVENANTS AND AGREES

- 1. To pay all debts and moneys secured hereby;
- Not to permit the buildings to become vacant or un provements now or hereafter existing; to keep sam accordance with any agreement made between the
- 3. Not to permit the cutting or removal of any timber except for his ow
- permit the use of the premises for any objectionable or unlawful purpose:
- 5. Not to permit any tax, assessment, lien, or encumbrance to exist at any time:
- Mortgagee is authorized to pay all real property taxes advances to bear interest as provided in the note; 7. To keep all buildings unceasingly insured during the term of the converte or communities and in such an amount as shall be satisfa





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	Mortgagee shall be entitled to all compensation and damages received under right of eminent domain, or for any security volun-
	then and domates received under right of eminem domain, of the set
	Next group shall be entitled to all compensation and charges a
н.	Mortgagee shall be entitled to all compensation introduces; tarily released, same to be applied upon the indebtedness;
	tarny restances of the non-galaxy
	brily released, same to be applied upon the international without written consent of the mortgagee; Not to lease or rent the premises, or any part of same, without written consent of the mortgagee;
р. 19.	Not to lease or rent the premises, or any part of same, without writen this with the same and to To promptly notify mortgagee in writing of a transfer of ownership of the premises or any part or interest in same, and to To promptly notify mortgagee in writing of a transfer of ownership of the premises shall pay interest as prescribed by ORS 497.970 on to promptly notify mortgagee in writing of a transfer to the mortgage; a purchaser shall pay interest as prescribed by ORS 497.970 on to promptly notify mortgagee in writing of a transfer of the mortgage is a purchaser shall remain in full force and effect.
	The assumptive notify mortgagee in writing of a trainer mortgagee; a purchaser shall pay interest in full force and effect.
10	Not to lease or rent the premises, or any part of a transfer of ownership of the premises or any part or interest in Sine art of the premises or any part or interest in Sine art of the premise and the sine art of the mortgage; a purchaser shall pay interest as prescribed by ORS 47,670 on furnish a copy of the instrument of transfer to the mortgage; a purchaser shall pay interest as prescribed by ORS 47,670 on all payments due from the date of transfer; in all other respects this mortgage shall remain in full force and effect.
	all payments due from the date of transfer, in an other
	furnish a copy of the instruments of transfer; in all other respects this independent in the provided of transfer; in all other respects this independent of the work of the provided in the provided in the rate of default of the mortgage may, at his option, in case of default of the mortgage compliance with the terms of the mortgage or the note shall be in so doing including the employment of an attorney to secure compliance with the terms of the mortgage or the note shall be in so doing including the employment of an attorney to secure compliance with the terms of the mortgage or the note shall be in so doing including the employment of an attorney to secure compliance with the terms of the mortgager without be not the rate in the note and all such expenditures shall be immediately repayable by the mortgagor without
	The mortrage may, at his option, in case of outpriney to secure compliance with the drawbately repayable by the mortgagor without
111/14	in so doing including the employment of an all such expenditures shall be inimediately report
	and the experiments herein contained of the experiments given before the experiments and this
	Default in any of the elementation, except by written permission of the boson element dutely due and payable without tool and
oth	or than those spectrues is have been the ontion of the clorestages to
sha	Default in any of the covenants or agreements herein contained or the experiment of prove before the experiment is more a frame of the more and the application, except by written permission of the more agree given before the application, except by written permission of the more agree given before the application, except by written permission of the more agree given before the application of the more agreement is an application of the more agreement of the more agreement of the antipermission of the more agreement of the mo
mo	tragge subject to force same
	If cause the entire indeptenties at the option trans subject to foreclosure. The failure of the mortgagee to exercise any options herein set forth will not constitute a waiver of any right arising from a
	The failure of the covenants.
bre	ach of the covening and a start be liable for the cost of a title search, atomicy is early
	The failure of the morigage to extreme the second s
	In ease foreclosure is commenced, the mortgage, the mortgage shall have the right to enter the premises, take possession, urred in connection with such foreclosure. Upon the breach of any covenant of the mortgage, the mortgage shall have the right to enter the premises, take possession, use the breach of any covenant of the mortgage, has reasonable costs of collection, upon the indebtedness and the nortgage shall be breach is not add profits and apply same, less reasonable costs of collection, upon the indebtedness and the nortgage shall be breach is not add profits and apply same and the same
fuit.	in the mortgage the mortgage shall have the right man the indebtedness and the mortgagee shall
	Upon the breach of any covenant of the mortgage, the mortgage shall have the right to enter the premises, take possession Upon the breach of any covenant of the mortgage, the mortgage shall have the right to enter the premises, take possession left the rents, issues and profils and apply same, less reasonable costs of collection, upon the indebtedness and the nortgage chail the rents, issues and profils and apply same, less reasonable costs of collection, upon the indebtedness and the nortgage chail the rents, issues and profils and apply same.
en	tert the rents, issues and profils also apply to collect same.
ha	bet the rents, issues and profits and apply same, has been ame. See the right to the appointment of a receiver to collect same.
	The covenants and markes hereto.
as	agins of the respective parts which have been
	The corenants and agreements herein shall excite the more and more agreed to the provisions of Article XI-A of the Oregon signs of the respective parties hereito. It is distinctly understood and agreed that this note and more agreed to all rules and regulations which have been as the distinctly understood and any subsequent amendments thereta and to all rules and regulations which have been as the distinct of the provisions of ORS $407,010$ to $407,210$ and any subsequent amendments thereta in the provisions of ORS $407,020$.
04	estimation, ORS 407.010 to 407.210 and any subscript Affairs pursuant to the provident of the providence of the Director of Veterans' Affairs pursuant to the providence of th
ist	It is distinctly understood and agreed that this note and money is therete and to all rules and resistance and statistical statistical of the stat
	many matter chall be deemed to include the femulite, and the singletic
	astitution. ORS 407.610 to 407.210 and any exector of Veterans' Affairs pursuant to the plural where such connotations are used or may hereafter be issued by the Director of Veterans' Affairs pursuant to the plural where such connotations are WORDS: The masculine shall be deemed to include the feminine, and the singular the plural where such connotations are
31	plicable herem.

IN WITNESS WHEREOF. The mortgagors have set their hands and seals this 24th_{day of} Octobe: 73 Junita Sur Salloway (seal) (Seal)

ACKNOWLEDGMENT

STATE OF OREGON. Klomath Before me, a Notary Public, personally appeared the within named Louis Barry Galloway and County of

, his wife, and acknowledged the foregoing instrument to be their voluntary Vanita Sue Galloway act and deed.

nd and official seal the day and year last above written WITNES

In Contense Adder a ton Notary Public Ing Oregon My Commission expires March 21, 1977 Marleno T. Addington Notory Public for Orogo My commission expires L MORTGAGE

TO Department of Veterans' Affairs

STATE OF OREGON, County of KT. A'ATH

FROM

County Records, Book of Mortgages, KLANA'TH I certify that the within was received and duly recorded by me in No. M 73 Page 1/132 Con the 24 day of OUTOR'R 1973 W.D. MILNE KLAMATH , County CLERK

By <u>Acycl Magic</u> ..., Deputy.

at o'clock 3:115 P M. Filed <u>OCTOBER 21th 1973</u> Klamath Falls, Oregon By day of Deputy. FPE 3 4.00 Clerk. County

After recording return to: DEPARTMENT OF VETERANS' AFFAIRS General Services Building Salem, Oregon 97310 Form L-4 (Rev. 5-71)

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