	0000	28 6152	Vol. 20 Prage 15863	· · · · · · · · · · · · · · · · · · ·	
	83980	NOTE AND MORTGAGE	. SILLS, husband and wife		
	THE MORTGAGOR, MONTE A	SILLS and visit	count to OHS 407.030, the follow-	A A A	Lite of the state
	AL STATE OF OREGON, PEPP	esented and acting by the Director of Vete	erans' Affairs, pursuant to ORS 407.030, the follow-		
	mortgages to the STATE OF OREGON, repri- ing described real property located in the St	ate of Oregon and a table to a table to a table	Constanting of WILLAY VEED.	والمحمد والمراجع والم	
	Lot 1 in Block 3 of 15 Classific County, Gregan,	an an An			
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152.					
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A T				مېر 444 <u>مېر داده د مېر به مېر</u>	
三星				382° 1	
				مىلادى مەرىۋىتىنى مەمىرىم. مەلار ت	مى مەلىرىكى ئەرىپىلىدىكى ئەركىلىكى ئەركىلىكى بىلىغىنىڭ بىلىغىنىڭ بىلىغىنىڭ ئەركىيىكى بىلىدىكى بىلىد خاندىكى بى ئىلىكى ئەركىكى ئەركىكى ئەركىكى ئەركىكىكى ئەركىكىكى ئەركىكىكى ئەركىكى ئەركىكى ئەركىكى ئەركىكى ئەركىكى ئەركىكى ئە
			in connection	and a state of the state	
	-te heridi	taments, rights, privileges, and appurten beating system of the system o	ances including roads and casements over humburg, em, water heaters, foel storage receptacies; plumburg, blinds, shutters; cabinets, built-ins, linoleums and floor blinds, shutters; cabinets; and all fixtures now or hereafter and any storage of the storage of the storage of the storage of the storage blinds, shutters, and all fixtures now or hereafter any storage of the storage		
	together with the tenemetrics wring with the premises; electric wring ventilating, water and irrigating syst ventilating, built-in sloves, ovens, ele coverings, built-in sloves, ovens, etc	and fixtures, doors; window shade sh	nances including roads and easements used in connection em, water heaters, fuel storage receptactes; planibuit, blinds, shutters; annets, built incress now or here-after , freezers, after planted or growing thereon; and any wing or here after planted or growing thereon; and any all of which are hereby declared to be appurtenant to the stud_and $n_{\rm e}/100$		
	installed in of on one or more of replacements of any one or more of land, and all of the rents, issues, ar	s-three theusand nine bund	all of which are littled	and a second of the second of the second s	
	to secure the payment of (a, b)	rest thereon, evidenced by the following	promissory note:	Hand State and Stat	
				y − 7 E	
	t promise to pay to th	STATE OF OREGON Twonty-three	<u>co_thrutsand_nine_handred_and_ut</u> /ita) <u>900.00</u> , with interest from the date of <u>al and interest to be paid in lawful money of the United</u> ergon, as follows:		and a stand of the second stand of the second stand
	the summer by the	State of Oregon, at the rate of principal State of Oregon, at the ORS 407.072, principal	al and interest to a strange	1	The second s
				Fi	
				1000 € 1000 1964 € 1000 1200	
	principal.	last payment shall be on or before	anthung until the family balance, the remains the software of the unpaid balance, the remains a software of the software of th	and the second se	and a second and a s
	In the event of tran the balance shall draw in much pote is secured	by a mortgage, the terms of which are	anuray 1. 1999		MINIC AND
	Dated at Klamath	Falls, Oregon	Luginia & Sillo		
	Decembe	<u>r 3</u> 19	()		
	Land the subscription of subsc	equent owner may pay all or any part of	f the loan at any time without penaty.	ree a 7	
	The mortgagor covenan	ts that he own and defend same forevery with with warrant and defend same shall run with with	h the land.	L. F	
4.26	MORTGAGOR FURTH	ER COT	the removal or demolishment of a reasonable the	im- e in	
	1. To pay all debts and m 2. Not to permit the bul provements now or b	ildings to become vacant or unoccupied; irecatter existing; to keep same in good ereatter existing; to keep same in good	not to permit the removal or demolishment of any buildings or repair; to complete all construction within a reasonable tin ereto: or his own domestic use; not to commit or suffer any waste; or unlawful purpose; exist at any time;	Hacker Congress	the second s
	3. Not to permit a	at the premises for any objection	evict at any time:	of the	עריין איין איין איין איין איין איין איין
	4. Not to permit the and 5. Not to permit any to	the of the premises for any objectionable as assessment, lien, or encumbrance to a red to pay all real property taxes assess are a provided in the note;	or unlawful purpose; exist at any time; ed against the premises and add same to the principal, each f the mortgage, against loss by fire and such other hazards in listactory to the mortgage it deposit with the mortgage af listactory it o the mortgage it deposit with the mortgage af listactory is the mortgage it deposit with the mortgage af listactory is the mortgage it deposit with the mortgage af listactory is the mortgage it deposit with the mortgage af listactory is the mortgage it deposit with the mortgage af listactory is the mortgage it deposites and the mort listactory is the mortgage it deposites and the mortgage listactory is a second second second second second second listactory is a second second second second second second second listactory is a second second second second second second second second second listactory is a second second second second second second second second second second listactory is a second	such I such gagee;	
	6. Mortgaget to bear inte	rest as presented during the term of	tisfactory to the mortgagee, to be made payable to the		

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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 art or interest in same, and to as prescribed by ORS 407.070 on full force and effect. uptly notify mortgagee in writing of a transfer of ownership of the premises a copy of the instrument of transfer to the mortgagee; a purchaser shall pa ents due from the date of transfer; in all other respects this mortgage shall

: mortgagee may, at his option, in case of default of the mortgagor, perform same in whole or in part and all expenditures so doing including the employment of an attorney to secure compliance with the terms of the mortgage or the note shall trest at the rate provided in the note and all such expenditures shall be immediately repayable by the mortgagor without and shall be secured by this mortfage. of any portion of the

Default in any of the covenants or agreements herein contained or than those specified in the application, except by written permission cause the entire indebtedness at the option of the mortgagee to beco The failure of the mortgagee to exercise any options herein set forth will not constitute a waiver of any right breach of the covenants.

all other cost In case foreclosure is commenced, the mortgagor shall be hable for the cost of a incurred in connection with such foreclosure.

enter the pre Upon the breach of any covenant of the mortgage, the collect the rents, issues and profits and apply same, less reas have the right to the appointment of a receiver to collect sam e rents, issues and right to the appoint

The covenants and agreements herein shall extend to and be assigns of the respective parties hereto. It is distinctly understood and agreed that this note Constitution, ORS 407.010 to 407.210 and any subsequent issued or may hereafter be issued by the Director of Ven amendments or rans' Affairs pu

WORDS: The masculine shall be deemed to include the feminine, and the singular the plural where applicable herein.

, ₁₉73 IN WITNESS WHEREOF, The mortgagors have set their hands and seals this 3rd day of December Monte a Sill Virginia & Milles (Scal) (Seal) (Seal)

ACKNOWLEDGMENT

STATE OF OREGON. County of 1.1amath

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Before me, a Notary Public, personally appeared the within named Monte A. Sills and

, his wife, and acknowledged the foregoing instrument to be their voluntary Virginia L. Sills act and deed.

WITNESS by hand and official seal the day and year last above written Marlene T. Addington Notary Public for Oregon Ky commission expires 3-21-17

1 Jarlen V. Helding Ter My Commission expires March 21, 1977

TO Department of Veterans' Affairs

в- 2-0555-2

MORTGAGE

STATE OF OREGON,

m L.-4 (Rev. 5-71)

FROM .

County of KIAMATH I certify that the within was received and duly recorded by me in ____KLAMATH rds Book of Mortgages CLERK

No. M. 73 Page 15663, on the lith day of OFCEMBER 1973 WM. D. MTLLE KLAMATH, County

<u>Klamáth Falls</u>, Oregon December 1, 1973 Deputy. Ву at o'clock 10;48 AM. By the () + 200 - E Filed Clerk County After recording return to: DEPARTMENT OF VETERANS' AFFAIRS General Services Building Salem, Oregon 97310

