95939	28-8175 Vol. 14 Page NOTE AND MORTGAGE	
THE MONTGAGORBilly J	Breedlove gand Jone B. Breedlove husband and wife	,
	and the fully with a second	
morigages to the STATE OF OREGON, P	presented and acting by the Director of Veterans' Affairs, pursuant to ORS 407.03), the tollow-
ing described real property located in the	State of Oregon and County of Building State	14 No. 1
Lots 9 and 10 in Block 2 (real property in Klamath County, Oregon: A parcel f Resubdivision of Tracts 2B and 3 HOMEDALE, more ing at the Northwest corner of Lot 9 in Block 2; t	hence South 0°
West along the Westerly	ine of Lots 9 and 10, block 2, 100 apoly to a prime the sector to a prime the sector 2002' East a di	stance of 108
	of Lot 9, Block 2, a distance of 295.8 feet, more G THEREFROM A tract of land situated in Lot 9 in E	
the Directory of the select OD and	2 OF HUMEDALE, MORO DALLIGUTALIA DERCLINGA OF 101	
asterly right of way line o	Homedale Hoad; thence South 50 47 Last along the	eet to a ½ inch
id right of way 24.25 feet	to the point of beginning, with beatings cance on	
earing North 00°20' East.	with rights privileges and appurtenances including roads and essements used	in connection
together with the tenemonis, hereditan with the premises; electric wiring an untillating water and irrigating system	is fixtures; furnace and heating system, water heaters, fuel storage further is in the storage in the system is some storage and blinds, shutters; cobinets, built-ins, linolets; screens; doors; window shades and blinds, shutters; dishwashers; and all fixtures not	ims and floor v or heresfter
coverings, built-in stoves, ovens, electrinistalled in or on the premises; and any	since all conditioners, ber now growing or hereafter planted of growing there shrubbery, flora, or timber now growing or hereafter planted to be appu foregoing items, in whole or in part, all of which are hereby declared to be appu	rtenant to the
coverings, built-in stoves, ovens, electri- installed in or on the premises; and any replacements of any one or more of the land, and all of the rents, issues, and i	Sinks, an continuers in the new growing or hereafter planted of growing there sintubery, flora, or timber new growing or hereafter planted to be apput foregoing items, in whole or in part, all of which are hereby declared to be apput rofits of the morigaged property;	rienant to the
to secure the payment of inree Tho	ents, rights, privileges, and appurtenances including roads and easements used fixtures; furnace and heating system, water heaters, fuel storage recepted screens; doors; window shades and blinds, shutters; cabinets, bullisins, line sinks, air conditioners, refrigerators, freezers, dishwaters; and all instures nor sinks, air conditioners, refrigerators, freezers, dishwaters; and all instures nor foregoing items, in whole or in part, all of which are hereby declared to be appu rofils of the mortgaged property; ligand Five Hundred and no/100	
to secure the payment of three 100	ISANG FIVE AUtorel accurity for an existing obligation upon which there	is a balance
to secure the payment of Three 100	Isand Five Rundred and by 100	is a balance
to secure the payment of Three Tho (\$3,500.00	isand Five Hundred and my 100- hereon, and as additional security for an existing obligation upon which there Five Hundred Fifty Two and 88/100 Dollars (\$1	is a balance
to secure the payment of Three Tho (\$3,500.00), and interest t owing of Nineteen Thousand evidenced by the following promissory	nereon, and as additional security for an existing obligation upon which there Five Hundred Fifty Two and 88/100 Dollars (*) note:	is a balance 9,552.883;
to secure the payment of Three Tho (\$3,500.00	nereon, and as additional security for an existing obligation upon which there Five Hundred Fifty Two and 88/100 Dollars (\$] note: Fire of onegon: Hundred Fifty Two and 88/100 Dollars (\$19,552.88. Hundred Fifty Two and 88/100 Dollars (\$19,552.88.	is a balance 9,552.883;
to secure the payment of Three Tho (\$3,500.00	IEERIA FIVE Hundred and the state of Segment by the State of Oregon, at the rate of Segment by the State of Oregon, at the rate of Segment (segment by the State of Oregon, at the rate of Segment (segment by the State of Oregon, at the rate of Segment (segment percent pe	is a balance 19,552.883,
to secure the payment of Three Tho (3,500.00	hereon, and as additional security for an existing obligation upon which there Five Hundred Fifty Two and 88/100 Dollars (4- note: TE OF OREGON: Hundred Fifty Two and 88/100 Dollars (5.19,552.88) bursement by the State of Oregon, at the rate of 5.9	is a balance 9,552.883; Et tranum. er annum.
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to secure the payment of Three Tho (\$3,500.00	hereon, and as additional security for an existing obligation upon which there Five Hundred Fifty Two and 88/100 Dollars (# Dollars (# Dollars) hundred Fifty Two and 88/100 Dollars (# 19,552.88. hundred Fifty Two and 88/100 Dollars (# 19,552.88. bursement by the State of Oregon, at the rate of 5.9	is a balance 9,552.883; and,-with er annum,
to secure the payment of Three Tho (3,500.00	hereon, and as additional security for an existing obligation upon which there Five Hundred Fifty Two and 88/100 Dollars (s.19,552.88. hote: The OF OREGON: Hundred Fifty Two and 88/100 Dollars (s.19,552.88. bursement by the State of Oregon, at the rate of 5.9	is a balance 9,552.883;
to secure the payment of Three Tho (3,500.00	Interest and by the State of Oregon, at the rate of <u>5.9</u> ————————————————————————————————————	is a balance 9,552.883;
to secure the payment of Three Tho (3,500.00), and interest to owing of Nineteen Thousand evidenced by the following promissory I promise to pay to the STA Nineteen Thousand Five Interest from the date of initial di interest from the date of initial di Three Thousand Five. His interest from the date of initial di until such time as a different in principal and interest to be paid in Salem. Oregon, as follows: 11 , 148.00 on the 15th (the ad valorem taxes for each s amount of the principal, interest	Interest rate by the State of Oregon, at the rate of <u>5.9</u> <u>—</u> percent percent percent pollars (\$3,500.00- bursement by the State of Oregon, at the rate of <u>5.9</u> <u>—</u> percent percent percent percent percent pursuement by the State of Oregon, at the rate of <u>5.9</u> <u>—</u> percent percent percent pursuement by the State of Oregon, at the rate of <u>5.9</u> <u>—</u> percent percent percent pursuement by the State of Oregon, at the rate of <u>5.9</u> <u>—</u> percent percent percent pursuement by the State of Oregon, at the rate of <u>5.9</u> <u>—</u> percent percent percent pursuement by the State of Oregon, at the rate of <u>5.9</u> <u>—</u> percent percent percent percent precent precent percent per	is a balance 9,952.s88.y, F and my, with er annum, my, with er annum, my, with er annum, has Affairs management if the full set on the
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M--73, page 4505, Mortgage Records for Klemath April 16, 1973 of a note in the amount of \$ 19,950.00 - and this mortgage is also given Oregon Oregon, which was given to secure the pay County.

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as security for an additional advance in the amount of $\frac{3}{24500.00}$ -, $\frac{10}{100}$ gether with the debtedness covered by the balance previous note, and the new note is evidence of the entire indebtedness.

The mortgagor covenants that he owns the premises in fee simple, has good right to mortgage same, from encumbrance, that he will warrant and defend same forever against the claims and demands of all per covenant shall not be extinguished by foreclosure, but shall run with the land. that the premises are free

MORTGAGOR FURTHER COVENANTS AND AGREES:

1. To pay all debts and moneys secured hereby;

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- To pay all debts and moneys secured hereby;
 Not to permit the buildings to become vacant or unoccupied; not to permit the removal or demoliahment.
 Not to permit the buildings to become vacant or unoccupied; not to permit the removal or demoliahment provements now or hereafter existing; to keep same in good repair; to complete all construction within accordance with any agreement made between the parties hereto;
 Not to permit the cutting or removal of any timber except for his own domestic use; not to commit or it. Not to permit the use of the premises for any objectionable or unlawful purpose;
 Not to permit the tax, assessment. Hen, or encumbrance to exist at any time;
 Not to permit any tax, assessment. Hen, or encumbrance to exist at any time;
 Not to permit interest as provided in the note;
 To keen all buildings unocatinal mourced during the term of the mortgage, against loss by fire and succesting the term of the mortgage. uildings or imniffer vaste:
- - each of the to the principal,
- and such other hszards in such onit with the mortgagee all such nade payable to the mortgagee; imption expires; ndvances to bear interest as provided in the note; 7. To keep all buildings unceasingly insured during the term of the morigage, against loss by fire company or companies and in such an amount as shall be satisfactry to the morigages; to deprive policies with seciels showing payment in full of all premiums; all such insurance shall be readed of rede insurance shall be kept in force by the morigagor in case of foreclosure until the period of rede

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and the later

8. :	Morigagee shall be entitled to all compensa- tarily released, same to be applied upon the	tion and damages indebtedness:	received under	right of em	inent domain,	or for any se	curity volun-
9.	Nut to lease or rent the premises, or any p	art of same, with	out written con	ent of the n	Ortgagen		

10. To promptly notify furnish a copy of t all payments due fi ly mortgages in writing of a transfor of ownership of the premises or any part or intere-the instrument of transfer to the mortgages; a purchaser shall pay interest as prescribed from the date of transfer; in all other respects this mortgage shall remain in full force as in same, and to y ORS 407.070 on effect. The morigance may, at his option, in case of default of the moriganger, made in so doing including the employment of an attorney to secure comp draw interest at the rate provided in the acts and all such expenditures at demand and shall be secured by this morigage. r, perform same in whole or in part and all expenditures nollance with the terms of the mortgage or the note shall shall be immediately repayable by the mortgagor without Default in any of the covenants or agreements herein contained or the expenditure of any portion of the loan for purposes than those specified in the application, except by written permission of the mortgagee given before the expenditure is made, cause the entire indebtedness at the option of the mortgagee to become immediately due and payable without notice and this tage 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 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 red in connection with such foreclosure. incuri Upon the breach of any covenant of the mortgage, the mortgagee shall have the right to enter the premises, take possession, t the 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. collec The covenants and agreements herein shall extend to and be binding upon the heirs, executors, administrators, successors and igns of the respective parties hereto. It is distinctly understood and agreed that this note and mortgage are subject to the provisions of Article XI-A of the Oregon is distinctly understood and agreed that this note and mortgage are subject to the provisions of Article XI-A of the Oregon is distinctly understood and agreed that this note and mortgage are subject to the provisions of Article XI-A of the Oregon is distinctly understood and agreed that this note and mortgage are subject to the provisions of Article XI-A of the Oregon is distinctly understood and agreed that this note and mortgage are subject to the provisions of Article XI-A of the Oregon is distinctly understood and agreed that this note and mortgage are subject to the provisions of Article XI-A of the Oregon is distinctly understood and agreed that this note and mortgage are subject to the provisions of Article XI-A of the Oregon is distinctly understood and agreed that this note and mortgage are subject to the provisions of Article XI-A of the Oregon is distinctly understood and agreed that this note and mortgage are subject to the provisions of Article XI-A of the Oregon is distinctly understood and agreed that this note and the provisions of ORS 407,020. Cor

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

IN WITNESS WHEREOF, The ortgagors have set their hands and seals this 20 December (Seal) (Seal) (Seal)

ACKNOWLEDGMENT

88.

STATE OF OREGON. County ofKlamath

December 20,1974

Before me, a Notary Public, personally appeared the within named Billy J. Breedlove and Joan B. Breedlove, N - 1 A second second wife and acknowledged the foregoing instrument to be their voluntary his act and deed,

> CHMORTGAGE

> > \$5.

····· A: .

WITNESS my hand and official seal the day and year last above written.

malona

L. MI.9863-P

TRICE

April 4,1975 My Commission expires

TO Department of Veterans' Affairs

FROM

2010

101A.9 - Mig. 172

STATE OF OREGON, 1.21- 1 KLAHATH County: of

 \sim 1. I certify that the within was received and duly recorded by me in KLAMATH County Records, Book of Mortgages,

14

No. M. 74 Page 16148, on the 23rd day of DECEMBER 1974 W. D. MILNE KLAMATH County .. CLERK 5

..., Deputy,

ilez By ... J (Filed ter and 17 _ at o'clock 10;30 M

DECEMBER 23rd 1974 Klamath Falls, Oregon County Clerk

After recording return to: DEPARTMENT OF VETERANS' AFFAIRS General Services Building Salem, Oregon 97310

Form L-1-A (Rev. 4-11)

flag Bv 1

FEE \$ 4.00