		1090 Yol. 275 YOD: 5822 38-8740	
		LUCK HOTE AND MORIGAGE	and " with a state that the state of the sta
<form></form>		mortgages to the STATE OF OREGON, represented and acting by the Director of the bare of the state of the state of Oregon and County of Klamath	A second state of the seco
The set of the second secon		lot 10 m block a or production	
The set of the second secon			
A more than the structure is a first prior to the structure is a structure is			
The set of the intervent of the start is		₹	
The set of the intervent of the start is		O SIVE	And the start of t
Second the Partial divergence and we can be a provided by the future provided pro	一個		
Second the Partial divergence and we can be a provided by the future provided pro			
Second the Partial divergence and we can be a provided by the future provided pro		together with the tenements, heriditaments, rights, privileges, and appurtenances including roads and easements used in connection with the premises; electric wiring and fixtures; furnace and heating system, water heaters, fuel storage receptacles; plumbing, with the premises; electric wiring and fixtures; during window shades and blinds, shutters; cabinets, built-ins, linoleums and floor	
1, and interest threads, evidenced by the following pomiliary nor:          1       provide to gray to the STATE OF ONCON Initity Pive Thousand And 10/100		which the Dichards ind Irrigating systems; screens, doors; which will be a strength of the previous and	
Will a disburgement by the Sizks of Oregan at the rate of 2-90 pitchpal and interest to be paid in markin marks of the Data different interest rate in a Sizks at the contrast of the pitchpal and interest to be paid in markin marks of the Data different interest rate in a Sizks of the contrast of the pitchpal and interest to be paid in markin marks of the Data different interest rate in a Sizks of the contrast of the pitchpal and interest of the pitchpal and interest in the size of the Data different interest rate in a Size of the Data different interest rate in a size of the rate of Data different interest rate in a size of the rate of Data different interest rate in a size of the rate of Data different interest rate in a size of the rate of Data different interest rate interest rate in the size of the Data different interest rate interest r			
Will a disburgement by the Sizks of Oregan at the rate of 2-90 pitchpal and interest to be paid in markin marks of the Data different interest rate in a Sizks at the contrast of the pitchpal and interest to be paid in markin marks of the Data different interest rate in a Sizks of the contrast of the pitchpal and interest to be paid in markin marks of the Data different interest rate in a Sizks of the contrast of the pitchpal and interest of the pitchpal and interest in the size of the Data different interest rate in a Size of the Data different interest rate in a size of the rate of Data different interest rate in a size of the rate of Data different interest rate in a size of the rate of Data different interest rate in a size of the rate of Data different interest rate interest rate in the size of the Data different interest rate interest r		L promise to pay to the STATE OF OREGON Thirty Five Thousand And No/100	
214:00		initial disbursement by the State of Oregon, at the rate of 5.9 percent per annum until such time as a different interest rate is established pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United different interest rate is established pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United different interest rate is established pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United different interest rate is established pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United different interest rate is established pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United different interest rate is established pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United different interest rate is established pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United different interest rate is established pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United different interest rate is established pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United different interest rate is established pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United different interest rate is established pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United different interest rate is established pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United different interest rate is established pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United different interest rate is established pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United different interest rate is established pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United different interes	
<ul> <li>The due date of the last payment shall be on or before</li> <li>The due date of the last payment shall be on or before</li> <li>The notice are presentiable by ORS 407.00 from date of such transmit</li> <li>This note is secured by on mortgage, the terms of which are made a part hereof.</li> <li>This note is secured by on mortgage, the terms of which are made a part hereof.</li> <li>This note is secured by on mortgage. The terms of which are made a part hereof.</li> <li>This note is secured by one of the presentiable of the presentiable of the part of the last of the presentiable of the prese</li></ul>		e 214,00 on or before July 1, 1972	
This note is secured by a mortgage, use constants of provide and the provide a		The due date of the last payment shall be on or before	
The mortgagor or subsequent owner may pay all or any part of the loan at any time without penaity. The mortgagor overanite that he owns the premises in fee simple. has good right to mortgage same, that the premises are free fore encumbrated on the will warrant and defend same forever agring the dalmas and demands of all persons whomsoever, and this coveranit shall not be extiluguished by foreclosure, but shall run with the land. MORTGAGOR FURTHER COVENANTS AND AGREES: To pay all debts and moneys secured hereby: Not to permit the buildings to become vacant or unoccupied; not to permit the removal or demolishment of any buildings or im- accordance with any agreement made between the parties herefor: Not to permit the use of the premises for any objectionable or unlawful purpose; Not to permit any tax, assessment, lien, or encumbrance to exist at any time: Not to permit any tax, assessment, lien, or encumbrance to exist at any time:		the balance shall draw interest as preserved which are made a part hereof. This note is secured by a mortgage, the terms of which are made a part hereof. Dated at <u>Klamath Falls</u> , Oregon <u>Klasph</u> (Vator)	and the Line of the state of th
The mortgagor covenants that he owns the premises in fee simple, has good right to mortgage same, or new submisseever, and this from encumbrance that he will warrant and defend same forever agrings the claims and demands of all persons whomseever, and this covenant shall how be extitinguished by foreclosure, but shall run with the land. MORTGAGOR FURTHER COVENANTS AND AGREES: 1. To pay all debts are underested to be premited in the premises and add construction within a reasonable time in provements now or hereafter existing; to keep same in good repair; to complete all construction within a reasonable time in a second or the parties hereto: 3. Not to permit the cutting or removal of any timber except for his own domestic use; not to commit or suffer any waste; 4. Not to permit the use of the premises for any objectionable or unlawful purpose; 5. Not to permit may tax, assessment, lien, or encumbrance to exist at any time: 5. Not to permit may tax, assessment, lien, or encumbrance to exist at any time premises and add same to the principal, each of the			A A
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 demolishment of any buildings or im- provements now or hereafter existing; to keep same in good repair; to complete all construction within a reasonable time in accordance with any agreement made between the parties hereto; 3. Not to permit the cutting or removal of any timber except for his own domestic use; not to commit or suffer any waste; 4. Not to 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: 5. Not to permit any tax, assessment, lien, or encumbrance to exist at any time;		The mortgagor or subsequent owner may pay all or any part of the loan at any time without penaity. The mortgagor covenants that he owns the premises in fee simple, has good right to mortgage same, that the premises are free from encumbrance, that he will warrant and defend same forever against the claims and demands of all persons whomsoever, and this	
<ul> <li>3. Not to permit the cutting of removal of any direct or unlawful purpose;</li> <li>4. Not to permit the use of the premises for any objectionable or unlawful purpose;</li> <li>5. Not to permit any tax, assessment, lien, or encumbrance to exist at any time;</li> <li>6. Not to permit any tax, assessment, lien, or encumbrance to remove assessed against the premises and add same to the principal, each of the</li> </ul>		MORTGACOR FURTHER COVENANTS AND AGREES:	PEP-FERRE F. A. TIMAN
5. Not to permit any tax, assessment, lien, or encumprance to characterize and add same to the principal, each of the		3. Not to permit the cutting of removal of any objectionable or unlawful purpose;	
7. To keep all building uncean such an amount as shall be made payload to the increase shall be made payload		5. Not to permit any tax, assessment, lien, or encumpratie to exceed against the premises and add same to the principal, each of the	
		7. To keep all buildings unceasingly insure an amount as shall be satisfactory to the increase shall be made payable to the interased, company or companies and in such an amount as shall be fail premiums; all such insurance shall be made payable to the interased, policies with receipts showing payment in full of all premiums; all such insurance shall be kept in force by the mortgagor in case of foreclosure until the period of redemption expires; insurance shall be kept in force by the mortgagor in case of foreclosure until the period of redemption expires.	

	5823	
<ol> <li>Mortungee shall be entitled to all c tarily released, same to be applied</li> <li>Not to be an out to be applied</li> </ol>	compensation and damages received under right of eminent domain, or for any security volun- upon the indebtedness:	A second s
13. To promptly notify hoorigage in wi furnish a copy of the instrument of all payments due from the date of	or any part of same, without written consent of the montgagee; riting of a transfer of ownership of the premises or any part or interest in same, and to f transfer to the mortgagee; a purchaser shall pay interest as prescribed by ORS 407.000 an	and the international sector of the international sector of the international sector of the relation of the sector of the relation of the sector of the relation o
draw interest at the rate provided in the demand and shall be secured by this more	a cose of default of the morigagor, perform same in whole or in part and all expenditures ent of an attorney to secure compliance with the terms of the morigage or the note shall note and all such expenditures shall be immediately repayable by the morigagor without	
other than those specified in the application is a shall cause the entire indebicances at the mortgage subject to foreclosure.	agreements herein contained or the expenditure of any portion of the loan for purposes on, except by written permission of the mortgage given before the expenditure is made, option of the mortgagee to become immediately due and papabic without notice and this	
The failure of the mortgagee to exer breach of the covennuts. In case foreclosure is commenced, it incutred in concetion with such foreclosure	reise any options herein set forth will not constitute a waiver of any right ariging from a he mortgagor shall be liable for the cost of a title search, attorney fees, and all other costs ore.	
collect the rents, issues and profits and a have the right to the appointment of a rec	If the morigage, the morigagee shall have the right to enter the premises, take possession, pply same, less reasonable costs of collection, upon the indebtedness and the morigagee shall ceiver to collect same.	
assigns of the respective parties hereto.	in shall extend to and be binding upon the heirs, executors, administrators, successors and	
Constitution, ORS 407.210 and Issued or may hereafter be issued by the WORDS: The masculine shall be dec. applicable herein.	d that this note and morigage are subject to the provisions of Article XI-A of the Oregon any subsequent amendments thereto and to all rules and regulations which have been Director of Veterans' Affairs pursuant to the provisions of ORS 407.020. med to include the feminine, and the singular the plural where such connotations are	
		All have been a second and the second of the
IN WITNESS WHEREOF, The mortga	ngors have set their hands and scals this 2/ day of May	A second s
	* Joseph J. Watson (Seal)	
	X Deceldence (1. Wetron (Seal)	the state of the second st
	(Seal)	
STATE OF OREGON.	ACKNOWLEDGMENT	
County of <u>Klamath</u>	<b>5</b> 3.	
A. WATSON	appeared the within named JOSEPH T. WATSON and GERALDINE	
	his wife, and acknowledged the topegoing instrument to be their foluntary	
WITNESS by hand and official seal the	Notary Public for Oregon	
	My commission expires 16141147	
	My Commission expires	A MA
	MORTGAGE	
FROMSTATE OF OREGON,	TO Department of Veterans' Affairs	
County of Klamath		
I certify that the within was received an No. M. 75. Page5822 on the 27 day	d duly recorded by me in	
By Alazel Draza	County Clerk	
Filed May 27 1975	at o'clocf <sup>3</sup> :45 p	
County clerk	or <u>May 1975</u> , <u>Wm D Milne</u> <u>county clerk</u> <u>deputy</u> <u>at o'cloch<sup>3</sup>:45 p</u> <u>By Hazef Dange</u> <u>beputy</u> 4.00	
	4.00	
Form L-4 (Rev. 5-71)	tin statistics An orași a transferi An orași a transferi	