THE MORTGACON	19:176 BRUCE S. JEI	OTE AND MORTG			ud wife	
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ing described real propert	OF OREGON, represented a ty located in the State of Or RON HOMES, Klamath	egon and County of Klan	of Veterans' Affairs, pui na th	rsuant to OIIS 407.030.	the follow-	
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together with the teneme with the premises; electr ventilating, water and irri	ents, heriditaments, rights, ric wiring and fixtures; fu gating aystems; screens, doo	privileges, and appurtenan mace and heating system, rs; window shades and bli	ices including roads an , water heaters, fuel nds, shutters: cabinets	d easements used in a storage receptacles; built-ine linoleume	connection plumbing,	
together with the teneme with the premises; electr ventilating, water and irri coverings, built-in stoves, installed in or on the prem replacements of any one o land, and all of the rents,	ents, heriditaments, rights, ric wiring and fitture du gating stream, screes, ovens, electric sinks, air or nises, and any shrubbery. If or more of the foregoing iter , issues, and profits of the i	privileges, and appurtenan mace and heating system, rs; window shades and blir notitioners, re frigerators, fr ora, or timber now growin, ns, in whole or in part, all mortgaged property;	ces including roads an , water heaters, fuel nds, shutters; cabinets, reezers, dishwashers; ar g or hereafter planted of which are hereby de	d easements used in a storage receptacles; , built-ins, Hinoleums nd all fixtures now or n or growing thereen, sclared to be appurten	connection plumbing, and floor hereafter and any ant to the	
to secure the payment of	Thirty Thousand	and No/100		d casements used in a storage receptacles; built-ins, linoleums of all fixtures now or or growing therecan clared to be appurten	connection plumbing, and floor baddtety and to the Dollars	
to secure the payment of	같은 한 것이 같은 것이 같은 것이 같다. 성격은 것이 같아요.	and No/100		d easements used in a storage receptacles; built-ing, linoleums nd all fixtures now or la or growing therecan colared to be appurten	connection plumbing, and floor hereafter and any ant to the 	
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to secure the payment of (s30,000.00	Thirty. Thousand , and interest thereon, evide ay to the STATE OF OREC 	and No/100	nissory note: <u>nd and No/100-</u> <u>.00</u>	1 interest from the da	Tollars	
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I promise to part initial disbursement b different interest rate States at the office o s.192.00	Thirty. Thousand r and interest thereon, evide ay to the STATE OF OREC by the State of Oregon, at the State of Oregon, at the Director of Veterans' 	and No/100 meed by the following pron Thirty Thousa Dollars (\$ 30,000 the rate of 5.9 ORS 407.072, principal and Affairs in Salem. Oregon. tober. 15, 1976 r, plus ORC twelfth. e mortgage, and continuing s to be applied first as inte	nlssory note: nd and No/100- .00	a interest from the da nnum until such time lawful money of the U d \$192.00 on the s ad valorem taxes for it of the principal, in ance, the remainder o	Dollars Dollars te of as a finited te 15th each	
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- 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 improvements now or hereafter existing; to keep same in good repair; to complete all construction within a reasonable time in accordance with any spreement 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 suffer any waste;
  Not to permit the cutting or removal of any timber except for his own domestic use; not to commit or suffer any waste;
  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:
  Mortgagee is authorized to pay all real property taxes assessed against the premises and add same to the principal, each of the advances to bear interest as provided in the note;
  To keep all buildings unceasingly insured during the term of the mortgage; against loss by fire and such other hazards in such companies and in such an amount as shall be satisfactory to the mortgage; to deposit with the mortgage; insurance shall be kept in force by the mortgager in case of foreclosure until the period of redemplion expires;

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<ol> <li>Mortgagee shall be entitled to all compensation and dar tarily released, same to be applied upon the indebtednes</li> </ol>	nages received under right of eminent domain, or for any security volun-	
<ol> <li>Not to lease or rent the premises, or any part of same.</li> <li>To promptly notify mortgagee in writing of a transfer o of promptly notify instrument of transfer to the mou all payments due from the date of transfer; in all other</li> </ol>	공항을 다 가지 않는 것이 같은 것이 있는 것이 같은 것은 것이 같은 것이 있는 것이 같은 것이 같은 것이 같은 것이 같은 것이 같이 같이 같이 같이 같이 않는 것이 같이 많이 많이 많이 많이 없다.	
Default in any of the covenants or agreements herein c other than those specified in the application, except by written shall cause the entire indebtedness at the option of the mortgae mortgage subject to foreclosure. The failure of the mortgages to exercise any options here breach of the covenants.	contained or the expenditure of any portion of the loan for purposes is permission of the mortgagee given before the expenditure is made, gee to become immediately due and payable without notice and this eln set forth will not constitute a waiver of any right arising from a e liable for the cost of a title search, attorney fees, and all other costs	新
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 same The covenants and agreements herein shall extend to an assigns of the respective parties hereto.	mortgagee shall have the right to enter the premises, take possession, onable costs of collection, upon the indebtedness and the mortgagee shall e. d be binding upon the heirs, executors, administrators, successors and	
	I mortgage are subject to the provisions of Article XI-A of the Oregon ndments thereto and to all rules and regulations which have been 'Affairs pursuant to the provisions of ORS 407.020 feminine, and the singular the plural where such connotations are	
IN WITNESS WHEREOF, The mortgagors have set their		
	Bruce Dunism (Seal) Bruce S. Jensen (Seal) Roberta L. Jensen (Seal)	
ACKNO	WLEDGMENT	
STATE OF OREGON. County of <u>Klamath</u>	}ss.	UB JUN
Before me, a Notary Public, personally appeared the within <u>L. Jensen</u> , his wife, an act and deed.	n namedBruce_SJensen_and_Roberta	
WITNESS by hand and official seal the day and year last at	Kathy R. Malta S. B.	
MOI	My Commission expires 6/13/80	T
ROM	L- M50857	
TTATE OF OREGON.	<b>)_85</b> .	
	me inKlamath	
vo M76_ Page 14676 on the 20th day of September, sy <u>Anneedy</u> Depu	Klamath Falls, OR 97601 My.	
Filed <u>September 20</u> , 1976 10:49 at o'clock Wm. D. Milne, County Clerk	A. M. By lance hy Sie Core, Deputy.	
After recording return to: DEFARTMENT OF VETERANS AFFAIRS fee \$6.00 General Services Building Salem: Oregon 97310 form 1-4 (Rev. 5-71)	$\mathcal{F}_{\mathrm{eff}}$ is a set of the	

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