38-11453-E THE MOR	EDWARD B.	Vol. <u>-//</u> DTE AND MORTGAGE VALDEZ and LYNETTE V	Page 15658	wife		
ing described re	STATE OF OREGON, represented an al property located in the State of Ore CASITAS, Klamath County,	nd acting by the Director of Veterans' gon and County of	Affairs, pursuant to ORS 407.030, th :h	2 follow-		
HI 3 35						38-1114. 108M No.
76 (LU) 5						by E
						and grant, proper
together with with the re- ventiled infor	the tenements, heriditaments, rights lises; electric wiring and fixtures; i ter and trigating systems; screens, dt t-in stoves, ovens, electric sinks, air on the premises; and any shrubbery,	s, privileges, and appurtenances inclu- furnace and heating system, water oors; window shades and blinds, shut conditioners, refrigerators, freezers, d flora, or timber now growing or her tems, in whole or in part, all of which e mortgaged property;	ting roads and easements used in heaters, fuel storage receptacles; ters; cabinets, built-ins, linoleums ishwashers; and all fixtures now o cafter planted or growing thereon are hereby declared to be appurte	connection plumbing, and floor - hereafter ; and any ant to the		3 35
to secure the	payment ofThirty-five_th	terns, in wild property: nousand and no/100		Dollars	P. L. Jan L. Lais	
		Thirty-five thous Dollars (\$35,000.00= at the rate of 5.9====================================	the second state the second state	ne as a		94
differen States a \$.214. 15t successi	the office of the Director of Veterai 00	ns' Affairs in Salem, Oregon, as follo October 15, 1976 after, plus one-twelfth of- the mortgage, and continuing until hows to be applied first as interest on	ws: and \$214,00 on- the ad valorem taxes f the full amount of the principal, the unpaid balance, the remainder	she or each		whi at i
	e due date of the last payment shall the event of transfer of ownership nee shall draw interest as prescribed is note is secured by a mortgage, th Klamath Falls,	1 be on or before <u>Septembe</u> of the premises or any part thereof. I 1 by ORS 407.070 from date of such t he terms of which are made a part h Oregon	will continue to be liable for paym ransfer.		1	frai
	October 5	1976 Lynette V	The Waldey- 'aldez time without penalty.			with
The m from encur covenant sh MORT	origagor covenants that he owns the p brance, that he will warrant and defi all not be extinguished by foreclosure GAGOR FURTHER COVENANTS AN	premises in fee simple, has good right end same forever against the claims a e, but shall run with the land. ID AGREES:	to mortgage same, that the prem ad demands of all persons whomso	a de la companya de l		shall of - instru- hold fees fees
3. Not t 4. Not t	permit the cutting or removal of ar permit the use of the premises for	ant or unoccupied; not to permit the keep same in good repair; to comple ween the parties hereto; any objectionable or unlawful purpo r encumbrance to exist at any time; operty taxes assessed against the pren- anote;	3 0:			TTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTT
6. Morta 6. Morta 7. To ke comp palei insur	agee is authorized to pay all feat phy ces to bear interest as provided in the ep all buildings unceasingly insured ny or companies and in such an arm is with receipts showing payment if nee shall be kept in force by the m	during the ferm of the mortgage, agg ount as chall be satisfactory to the me n full of all premiums; all such insu hortgagor in case of foreclosure until	inst loss by fire and such other har rigages; to deposit with the most rance shall be made payable not the period of redemption expires;	zards in such ragee all such to mortgagee;		
	No. Anna Anna anna anna anna anna anna ann		11		And a second	

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V. ALAY DAYS

8. Mortgagee shall be entitled to all compensation and damages received under right of eminent domain, or for any security volun-turily released, same to be applied upon the indebtedness;

consent of the mortgagee;

12.0

Form L-4 (Rev. 5-71)

海道 计算机通道问题

9. Not to lease or rent the premises, or any part of same, without To promptly notify mortgagee in writing of a transfer of ownership of the premises or any part or furnish a copy of the instrument of transfer to the mortgagee; a purchaser shall pay interest as pre-all payments due from the dute of transfer; in all other respects this mortgage shall remain in full f r interest in same, and to escribed by ORS 407.070 on force and effect. 10.

The mortgagee may, at his option, in case of default of the mortgagor, perform same in whole or in part and all expendence in so doing including the employment of an attorney to secure compliance with the terms of the mortgage or the not draw interest at the rate provided in the note and all such expenditures shall be immediately repayable by the mortgage.

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, gauge 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 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 costs incurred in connection with such foreclosure.

Upon the breach of any covenant of the mortgage, the mortgagee shall have the right to enter the premises, take possession, to 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.

The covenants and agreements herein shall extend to and be binding upon assigns of the respective parties hereto. of Article XI-A of the Oregon

are subject to the provisions of Article > hereto and to all rules and regulations jursuant to the provisions of ORS 407.020. It is distinctly understood and agreed that this note and mortgage are a Constitution, ORS 407.010 to 407.210 and any subsequent amendments therefy issued or may hereafter be issued by the Director of Veterans' Affairs pursua WORDS: The masculine shall be deemed to include the feminine, and the singular the plural where such connotations applicable herein.

	c. October 1976	Hind and the second second
IN WITNESS WHEREOF, The mortgagors have	e set their hands and seals this 5 day of <u>October</u> , 1976	
	El R (Jos (Seal)	TOTOLOGIA
n berne eine eine eine eine eine eine eine	Clean 1- 12	A. The France
	Zumule Valazza (seal)	
	Lynette Valdez	
		and the second
стана на селото на с Селото на селото на с	ACKNOWLEDGMENT	
		- Alexandra
STATE OF OREGON.	}ऽऽ .	REE
County ofKlamath	ndward B. Valdez and	Plan Mental
Before me, a Notary Public, personally appear	ed the within named Edward B. Valdez and their voluntary	ميرينية (1996) والفريق (1996)
Lynette Waldez	, his wife, and acknowledged the foregoing instrument to betheir voluntary	
act and deed		
WITNESS by hand and official seal the day ar	id year last above written.	
	1 Michwell	
	MUSANCA Notary Public for Oregon	R
	6-13-80	And the second s
11.24	My Commission expires6-7-8-8-8-9-9-9-9-9-9-9-9-9-9-9-9-9-9-9-9	1.25
	TO Department of Veterans' Affairs	
FROM		
STATE OF OREGON.	\$5 ,	
County of <u>KLAMATH</u>		
I certify that the within was received and d	uly recorded by me in <u>KLANATH</u> County Records, Book of Mortgages,	
icino Seb	OCTOBER 1976 WM.D.MILNE KLAMATH County CLERK	WW NO D
No. M 70 Page 13030 on the serie day of		是也可能认
By pland- bring	Deputy	
OCTOBER 5th 1986		1912
Piled Klamath Falls, Oregon	at o'clock	an a
CountyClerk		FEE
After recording return to: DEPARTMENT OF VETERANS' AFFAIRS	FEE \$, 6:00, 101, 10203 U.A. SUILEY	
General Services Building Salem, Oregon 97310		E C

11 38- 11453 - E FORM No. 925-SECOND S. . . ?i 1: TC THIS MO EDWARD by 大学の STEVEN to WITNES and no/10 grant, bargain, property situate Lot 17 SUBJEC ŝ R (1) irriga 0 Klamad 1-(2) F of way 1.53 (3) Wright 111 husbar 1953, 376 for d (4) said (5) race, recor Together, which may here at the time of TO HAV trators and assi This mo 4,500.0 が必要が招 I (or if STEV FOUI with interest th principal and it 時代が新たいため shall be applied pai installments is holder of this n fees and collect fees to be fixed by the appellar は記事 964 A - Berly 婚姻 の行うな The due, to-wit. The (a)* (b) Thi Edwar to Stat 157.6 ... file num

hereby principa to simply