| A- 20046<br>געפורק 20046   | NOTE AND MORTGAGE VOL. M76 Page   |   |                  |
|--|---|---|------------------|
|  | husband and wife<br>, represented and acting by the Director of Veterans' Affairs, pursuant to ORS 407.030, the follow-<br>the State of Oregon and County of <u>Klamath</u> :   |   |                  |
| Commencing at the one-qu<br>Runge 8 E. W.M. and Sect<br>O 32' East a distance of   | uarter corner common between Section 36, Township 24 South,<br>tion 1. Township 25 South, Range 8 E. W. M., and running North<br>of 1066.76 feet; thence South 89 15' East a distance of 1108.2   | 2 |                  |
| feet to a point of begin<br>North O <sup>o</sup> 32' East a dis<br>feet; thence South O <sup>o</sup> 4<br>being a portion of Sect:<br>Meridian.  | tion 1. Township 25 South, Range 8 E. W. M., and running North<br>of 1066.76 feet; thence South 89° 15' East a distance of 1108.2<br>nning; thence South 89° 15' East a distance of 100 feet; thence<br>tance of 127 feet; thence North 89° 15' West a distance of 100<br>5' West a distance of 127 feet back to the point of beginning,<br>ion 36, Township 24 South, Range 8 East of the Willamette   |   |                  |
| 74 –<br>33   | MOMENT GE.  |   |                  |
| 76, 0CT - B  | n<br>Ang na sang sang sang sang sang sang sang  |   |                  |
| •  | itaments, rights, privileges, and appurtenances including roads and easements used in connection the state of the storage receptacles; plumbing,  |   |                  |
| with the premises; electric wiring<br>ventilating, water and irrigating syste<br>coverings, built-in stoves, ovens, ele-<br>installed in or on the premises; and<br>replacements of any one or more of<br>land, and all of the rents, issues, an<br>to secure the payment of <u>Twenty</u> | itaments, rights, privileges, and appurtenances including roads and easements used in connection<br>and fixtures; furnace and heating system, water heaters, fuel storage receptacles; plumbing,<br>ems; screens, doors; window shades and blinds, shutters; cabinets, built-ins, linoleums and floor<br>ctric sinks, air conditioners, refrigerators, freezers, dishwashers; and all fixtures now or hereafter<br>any shrubbery, flora; or timber now growing or hereafter planted or growing thereon; and any<br>any shrubbers, flora; or timber now growing or hereafter planted or growing thereon; and any<br>any shrubbers, flora; or timber now growing or hereafter planted or growing thereon; and any<br>any shrubbers, flora; or timber now growing or hereafter planted or growing thereon; and any<br>any shrubbers, flora; or timber now growing or hereafter planted or growing thereon; and any<br>any shrubbers, flora; or timber now growing or hereafter planted or growing thereon; and any<br>any shrubbers, flora; or timber now growing or hereafter planted or growing thereon; and any<br>any shrubers of the moritaged property;<br>wethere Thousand Four Hundred Thirty-one and no/100 Dollars |   |                  |
|  | est thereon, evidenced by the following promissory note:<br>STATE OF OREGON Twenty-three Thousand Four Hundred Thirty-One<br>23 431 000   |   |                  |
| and no/100   | bollars (5.2, 12) and the sate of 5.9   |   |                  |
| successive year on the premise<br>and advances shall be fully pi<br>principal.<br>The due date of the last<br>In the event of transfer<br>the belance shall draw interes   | ies described in the mortgage, and continuing until the full amount of the principult and a state of the payments to be applied first as interest on the unaid balance, the remainder on the t payment shall be on or before November 15, 1996  |   |                  |
| Dated atBend,  | a mortgage, the terms of which are made-a part hereof.<br>Oregon Donald J Beckett<br>tober 19.76 <u>127 ALL Pett</u><br>Marlene Beckett   |   |                  |
| The mortgagor covenants that<br>from encumbrance, that he will we<br>covenant shall not be extinguished  | t owner may pay all or any part of the loan at any time without penalty.<br>t he owns the premises in fee simple, has good right to mortgage same, that the premises are free<br>variant and defend same forever against the claims and demands of all persons whomsoever, and this<br>d by foreclosure, but shall run with the land.   |   | PIPIPIE (SVI) (- |
| To pay all debts and moneys     To pay all debts and moneys     Not to permit the buildings     provements now or hereafte     accordance with any agreen     Not to permit the cutting or   | OVENANTS AND AGREES:<br>secured hereby:<br>to become vacant or unoccupied; not to permit the removal or demolishment of any buildings or im-<br>rr existing; to keep same in good repair: to complete all construction within a reasonable; time in<br>nent made between the parties, hereto:<br>r removal of any timber except for his own domestic use; not to commit or suffer any waste;<br>te premises for any objectionable or unlawful purpose;  |   |                  |
| 5. Not to permit any tax, asset  | see premises for any concentration of an any lime;<br>sament, lien, or encumbrance to exist at any lime;<br>pay all real property taxes assessed against the premises and add same to the principal, each of th<br>provided in the note;<br>singly insured during the term of the mortgage, against loss by fire and such other hazards in such<br>in such an amount as shall be satisfactory to the mortgage; to deposit with the mortgage all such<br>ing payment in full of all premiums; all such insurance shall be made payable to the mortgage<br>force by the mortgager in case of forcelosure until the period of redemption expires;  |   |                  |
| insurance shall be kepi in I   | 12950   |   |                  |

Ø

Ø

ŋ

| <u></u>  | 15920   | مىما <del>دىلىنى ئىدىنى يارىكى</del> تى<br>ر          | Low a fear of a subserver of a second se   |
|--|---|---|--|
| 8. Mortgagee shall be entitled to all compensation traily released, same to be applied upon the ind  | and damages received under right of eminent domain, or for any security volun-<br>ebtedness;  |   |  |
| <ol> <li>Not to lease or rent the premises, or any part o</li> <li>To promptly notify mortgagee in writing of a tr<br/>formist a conv of the instrument of transfer to</li> </ol>                              | f same, without written consent of the moregage,<br>ansfer of ownership of the premises or any part or interest in same, and to<br>the mortgagee; a purchaser shall pay interest as prescribed by ORS 407.070 on<br>the mortgagee; a purchaser shall remain in full force and effect.   |   | an <u>a 1 2007 - Const</u> urster, Constantino, Constantino, Constantino, Constantino, Constantino, Constantino, Constant  |
| The mortgagee may, at his option, in case of def<br>made in so doing including the employment of an at   | Il other respects this morigage and terms of the morigage or the spenditures<br>orney to secure compliance with the terms of the morigage or the note shall<br>orney to secure compliance with the terms of the morigage or the note shall<br>i such expenditures shall be immediately repayable by the morigager without<br>herein contained or the expenditure of any portion of the loan for purposes<br>written permission of the morigage given before the expenditure is made,<br>e morigages to become immediately due and payable without notice and this<br>the morigage is become immediately and payable without notice and this   | 2 - 77"   | The second s   |
| The failure of the mortgagee to exercise any op  | lons herein set forth will list constitute a matter   |   | din Landada  |
| Upon the breach of any covenant of the morts<br>collect the rents, issues and profits and apply same,  | r shall be liable for the cost of a title search, attorney fees, and all other costs<br>rage, the mortgagee shall have the right to enter the premises, take possession<br>less reasonable costs of collection, upon the indebtedness and the mortgagee shall<br>liect same.<br>and to and be binding upon the heirs, executors, administrators, successors and   |   | and the second   |
| assigns of the respective parties increases<br>It is distinctly understood and agreed that this<br>Constitution, ORS 407.010 to 407.210 and any subseq<br>issued or may hereafter be issued by the Director of | note and mortgage are subject to the provisions of Article XI-A of the Oregon<br>uent amendments thereto and to all rules and regulations which have been<br>t Veterans' Affairs pursuant to the provisions of ORS 407.020.<br>Unde the femining, and the singular the plural where such connotations are   |   |  |
| applicable nerein.   | $\gamma_{1}(x_{1}) = (x_{1})^{-1} + (x_{2})^{-1} + (x_{$ |   | <u>- 18 1 - 18 1 - 19 1 -</u> |
|  |   |   |  |
| IN WITNESS WHEREOF. The mortgagors hav   | 76  |   | and the first of the state of t       |
|  | e set their hands and seals this <u>friends</u> day of <u>October</u> 19.1.9<br>Donald J. Beckett (Seal)<br><u>NAULE BLC REFT</u> (Seal)<br>Marlene Beckett   |   |  |
| s (2) status<br>an analysis and a second status (2) 200 and a<br>and a second status (2) and (2)                               | ACKNOWLEDGMENT  | اما <u>بر این این این این این این این این این این</u> | a de la constante de la constan<br>Constante de la constante de la   |
| STATE OF OREGON.   | i   |   |  |
| Before me, a Notary Public, personally appear  | ed the within named <u>Donald J. Beckett and Marlene Beckett</u><br>his wife, and acknowledged the foregoing instrument to be their voluntary   |   | <u>i li itài tauti</u>   |
| act and deed.<br>WITNESS by hand and official seal the day an  | d year last above written.  |   |  |
| ο<br>ο<br>ο<br>ο<br>ο<br>ο<br>ο<br>ο<br>ο<br>ο<br>ο<br>ο<br>ο<br>ο<br>ο<br>ο<br>ο<br>ο<br>ο  | My Commission expires <u>6-9-80</u>   |   |  |
|  | MORTGAGE  |   |  |
| FROM<br>STATE OF OREGON, MIT I D. TO I WELL  | TO Department of Veterans' Affairs: 100 MTTT 698784<br>TO Department of Veterans' Affairs: 100 MTTT 698784<br>TO DEPartment of Veterans' Affairs: 100 MTTT 698784<br>Status and 100 MTTTT 698784<br>Status and 100 MTTTT 698784<br>Status and 100 MTTTT 698784<br>Status and 100 MTTTTT 698784<br>Status and 100 MTTTTTT 698784<br>Status and 100 MTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTT   |   |  |
| and du within was received and du  | Contraction of the second states of the second stat      |   |  |
| By Hazel Prazil  | Deputy.   |   |  |
| Filed OCTOBER 8th 1976<br>KLämATH FALLS; OREGON<br>County Clerk  | at o'clock <u>1;32 P</u> M. Carl Mag. Deputy.   | THE REAL PROPERTY OF                                  |  |
| After recording return to;<br>DEPARIMENT OF VETERANS' AFFAIRS<br>Geaeral, Sergices Building<br>Salem, Oregon 97310<br>Form L-4 (Rev. 5-71)   | REF & COO   |   |  |

9.0

-