	22038 THE MORTGAGOR, THOMA eges to the STATE OF OREGON, repr scribed real property located in the St	NOTE AND MORTG S.W. MCGOWAN and BARBA esented and acting by the Director ate of Oregon and County of	RA L. MCGOWAN,		silow-		
Lot	10 in Block 2, of PINE	GROVE PONDEROSA, Klama	ith County, Oreg	on.	「花		
HOV 23. PM 3. 30		n an Anna Anna Anna Anna Anna Anna Anna					
H 92.			л Д				
toget with vent cove inst iand iand	ther with the tenements, heriditame it the presses; electric wiring and itiating, water and irrigating systems; rings, built-in stoves; ovens, electric alled in or on the premises; and any s accements of any one or more of the f i, and all of the rents, issues, and pro ecure the payment of <u>Twenty-se</u>	nts, rights, privileges, and appurts fixtures; furnace and heating sys soreens, doors, window shades and sinks, air conditioners, refrigerato hrubbery, flora, or timber now gr- oregoing items, in whole or in part fits of the mortgaged properly; yen thousand and no/110	enances including roads stem, water heaters, fur blinds, shutters; cabin rs, freezers, dishwashers; owing or hereatter plan i, all of which are hereby 00	and easements used in con el storage receptacles; pl ts, built-ins, linoleums al and all fixtures now or h ted or growing thereon; declared to be appurtenar	inection umbing, di floor ereafter ind any t to the Dollars		
	27,000.00, and interest th	recon, evidenced by the following	promissory note: en-thousand-and- ;000-00	a annum until such time.			
	15th of each month	before <u>January</u> 15, 197 before <u>January</u> 15, 197 <u>before</u> <u>January</u> 15, 197 <u>before</u> <u>January</u> 15, 197 <u>before</u> <u>January</u> 15, 197 <u>before</u> <u>January</u> 197 <u>before</u> <u>January</u> 197 <u>before</u> <u>De</u>	egon, as follows: 7 fth of tinuing until the full am as interest on the unpaid cember 15, 2001;	-md \$173.00 on th the ad valorem taxes for ount of the principal, int balance, the remainder of	e		
	This note is secured by a mo Dated atKlamath Falls, November23	ortgage, the terms of which are m Oregon	<u> Momas</u> W. Barbare J. M.S.	Villan			
<b>4</b>	The mortgagor covenants that he of menumbrance, that he will warrar system that he will be written the straight of the system that he has a secondance with any agreement a system of the sutting of remains the system of the secondance with any agreement and the sutting of remains and the sutting of remains and the secondance with any agreement and the sutting of remains	owns the premises in fee simple, hr ti and defend same forever, against foreclosure, but shall run with the ANTS AND AGREES: ed hereby: geome vacant or unoccupied; not t isting; to keep same in good reps made between the parties hereto loyal of any timber except for his	as good right to mortga t the claims and demands a land. o permit the removal or d ir; to complete all consi- own domestic use; not t	ie same, that the premise of all persons whomsoeve demolishment of any build truction within a reasonal	ngs or im- le time in		
	<ol> <li>Not to permit the use of the pr</li> <li>Not to permit any tax, assessment</li> <li>Not to permit any tax, assessment</li> <li>Mortgagee is authorized to pay a advances to bear interest as provided in the provided of the provided</li></ol>	emises for any objectionable or un nt, lien, or encumbrance to exist a all real property taxes assessed aga	at any time; at any time; ainst the premises and ac	dd same to the principal,	such of the		

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## 18893

(Seal)

A CALE CONTRACTOR

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

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9. Not to lease or rent the premises, or any part of same, without written consent of the mortgagee;

To promptly notify mortgagee in writing of a transfer of ownership of the premises or any part or interest in same, and to furnish a copy of the instrument of transfer to the mortgagee; a purchaser shall pay interest as prescribed by ORS 407.070 on all payments due from the date of transfer; in all other respects this mortgage shall remain in full 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 expenditures in so doing including the employment of an attorney to secure compliance with the terms of the mortgage or the note shall interest at the rate provided in the note and all such expenditures shall be immediately repayable by the mortgagor without and shall be secured by this mortgage. draw Default in any of the covenants or agreements herein contained or the expenditure of any portion of the loan for purposes in than those specified in the application, except by written permission of the mortgagee given before the expenditure is made, i cause the entire indebtedness at the option of the mortgagee to become immediately due and payable without notice and this tgage 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 ch of the covenants. brea In case foreclosure is commenced, the mortgagor shall be liable for the cost of a title search, attorney fees, and all other costs red in connection with such foreclosure Upon the breach of any covenant of the morigage, the morigagee shall have the right to enter the premises, take possession, it the rents, issues and profits and apply same, less reasonable costs of collection, upon the indebtedness and the morigagee shall the right to the appointment of a receiver to collect same. colle The covenants and agreements herein shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto. It is distinctly understood and agreed that this note and morigage are subject to the provisions of Article XI-A of the Oregon itution, ORS 407.010 to 407.210 and any subsequent amendments thereto and to all rules and regulations which have been d or may hereafter be issued by the Director of Veterans' Affairs pursuant to the provisions of ORS 407.020. WORDS: The masculine shall be deemed to include the teminine, and the singular the plural where such connotations are applicable herein.

set their hands and seals this 23rd day of November 10 76 IN WITNESS WHEREOF. The on will my (Seal) (Seal)

ACKNOWLEDGMENT

Before me, a Notary Public, personally appeared the within named THOMAS W. MCGOWAN and BARBARA L.

MCGOWAN his wife, and acknowledged the foregoing instrument to be .their ... voluntary act and deed.

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

Klamath

KLAMATH

STATE OF OREGON. County of ...

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FROMC 11 E

By

U,

SCREET, STR. P.

STATE OF OREGON,

County of

Form L-4 (Rev. 5-71)

ALL SHER V.R.

(SEAL)

(L)

Denne

MORTGAGE

xx M56371 TO Department of Veterans' Affairs

KLAMATH I certify that the within was received and duly recorded by me in County Records, Book of Mortgages NOVEMBER 1976 WM .D.MILNE KIA MATH CLERK 23rd M 76 18992on the

33.

day of No. na ..., Deputy. NOVEMBER 23rd 1976 ... at o'clock .3;30 Filed Klamath Falls, Cregon County After recording return to: DEPARTMENT OF VETERANS AFFAIRS General Services Building Salem, Oregon 97310 FEE \$ 6.00