TA: 38-M, 13965-4 Vol. 78 Page 1548 NOTE AND MORTGAGE 42210 CHARLES LAVERN RICHERSON and SHIRLEY L. RICHERSON, Husband THE MORTGAGOR, and Wife mortgages to the STATE OF OREGON, represented and acting by the Director of Veterans' Affairs, pursuant to ORS 407.030, the following described real property located in the State of Oregon and County of Klamath The Northerly 1/2 of Lot 3 in FAIR ACRES SUBDIVISION #1, Klamath County, Oregon. 50 **C**. Ö  $\mathcal{C}^{(2)}$ 101 201 122 together with the tenements, heriditaments, rights, privileges, and appurts with the premises; electric wiring and fixtures; furnace and heating sys ventilating, water and irrigating systems; screens, doors; window shades and coverings, built-in stoves, ovens, electric sinks, air conditioners, refrigerator installed in or on the premises; and any shrubbery, fors, or timber now grr replacements of any one or more of the foregoing items, in whole or in part, land, and all of the rents, issues, and profils of the mortgaged property; (\$39,500.00-----), and interest thereon, evidenced by the following promissory note: I promise to pay to the STATE OF OREGON ... Thirty Nine Thousand Five Hundred and no/100 Dollars (\$.39,500,00mmmmm), with interest from the date of \$235.00----- on or before April 1, 1978------ and \$235.00 on the sive year on the premises described in the mortgage, and continuing until the full amount of the principal, interest dvances shall be fully paid, such payments to be applied first as interest on the unpaid balance, the remainder on the rel In the event of transfer of ownership of the premises or any part thereof, I will continue to be liable for pa alance shall draw interest as prescribed by ORS 407.070 from date of such transfer. This note is secured by a mortgage, the terms of which are made a part hereof. Dated at Klamath Falls, Oregon RICHERSON CHARLES, LAVERN SHIRLEY A. RICHERSON January 24 10 78 Q 4000 The mortgagor or subsequent owner may pay all or any part of the loan at any time without penalty. 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 covenant shall not be extinguished 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 provements now or hereafter existing; to keep same in good repair; to complete all construction within a accordance with any agreement, made between the parties hereto; any buildings or im-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;

6. Mortgages 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;

7. To keep all buildings unceasingly insured during the term of the mortgage, sgainst loss by fire and such other hazards in such company or companies and in such an amount as shell be satisfactory to the mortgage; to deposit with the mortgage all such 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;

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8. Mortgagee shall tarily released, s	be entitled to all compens ame to be applied upon th	sation and damages received under right of emine to indeptedness;	nt domain, or for any security volun-
0. Not to lease or 1	ent the premises, or any	part of same, without written consent of the mor	
furnish a copy o all payments due	t the instrument of transfer	of a transfor of ownership of the premises or an for to the mortgagee; a purchaser shall pay inter (; in all other respects this mortgage shall remain of action of the presence of the state of the state of the state of action of the state	y part or interest in same, and to rest as prescribed by ORS 407.070 on n in full force and effect.
made in so doing inclu draw interest at the ra demand and shall be	ay, at his option, in case c uding the employment of ate provided in the note a secured by this mortgage.	of default of the morigagor, perform same in wh an attorney to secure compliance with the term and all such expenditures shall be immediately a	ole or in part and all expenditures s of the mortgage or the note shall repsyable by the mortgagor without
Default in any o other than those specification in the specific sp	f the covenants or agreen led in the application, exc indebtecness at the option	nents herein contained or the expenditure of at ept by written permission of the mortgagee giv of the mortgagee to become immediately due a	iv portion of the loan for purposes in before the expenditure is made, demonstrate where the state of the
化物理合物体制的原则有效和	o mortgagee to exercise an	by options herein set forth will not constitute a	: 이번 아님들은 전망가 손님들만 다 한 것을 물
In case foreclosu neurred in connection	re is commenced, the mor with such foreclosure,	tgagor shall be liable for the cost of a title searc	
Upon the breach collect the rents, issue have the right to the a	of any covenant of the r s and profits and apply sr appointment of a receiver	mortgage, the mortgagee shall have the right to ame, less reasonable costs of collection, upon the to collect same.	enter the premises, take possession, indeptedness and the mortgagee shall
The covenants an assigns of the respectiv	id agreements herein shall ve parties hereto.	extend to and be binding upon the heirs, executed	utors, administrators, successors and
Constitution, ORS 407.4 ssued or may hereafte WORDS: The ma	r be issued by the Directo	this note and mortgage are subject to the provi ibsequent amendments thereto and to all rules or of Veterans' Affairs pursuant to the provision a include the familian and the charging the	slons of Article XI-A of the Oregon and regulations which have been s of ORS 407,020.
applicable herein.	scume snar, ne neemen n	o include the feminine, and the singular the $\cdot$ p	lural where such connotations are
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IN WITNESS WH	EREOF, The mortgagors	have set their hands and seals this $$	January 🔥 78
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		SHIRLEY L. RICH	RSON (Seal)
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		ACKNOWLEDGMENT	
TATE OF OREGON,			
County of		<b>}S8</b> .	
es forte de la const		ared the within named <u>CHARLES LAVEI</u>	
ct and deed	***************************************	, his wife, and acknowledged the foregoing inst	rument to be THEIK voluntary
WITNESS by hand	and official seal the day a	ind year last above written.	<i>∞</i> .
		Mathe	Notary Public for Oregon
19115			
Ston 5		My Commission expires	<u>11-81</u>
		MORTGAGE	
ROM			1- <u></u>
TATE OF OREGON,	271 <b>b</b> k		
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15 A	3. on the 26th day of	January, 1978 Wm <sub>p</sub> D. Milne Klar Grad Diversion Control of State	Clerk
	lls, Oregon	at octock 9:20 Am. By Surretta S.	P
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