	43367		M Vol. <u>78</u> Faga	3143	ſ
• •	NOTE		· • <u>//</u>		14
	A-20049 DATE & PLEM	ING AND JANICE M. FL	MING	41164414414444444444444444444	
	THE BORTONGON,	AND AND WIFE			्रम् । मृत्
	and the between the property in the second se	ting by the Director of Veterans	Affairs, pursuant to ORS 407.0	30, the follow-	
ing	described real property located in the State of Oregon i	and County or			「読む」
PA	ARCEL 1: All that part of the NE 1/ E.W.M., Klamath County, On Irrigation Lateral and East	/4 NW 1/4 of Section regon, lying South of at of the Northeaster	12, Township 40 Sou the South boundary boundary of the	y of the D2	
PI	about 2. What nortion of the NE 1/4	A Section 12. Townsh	ip 40 South, Range	9 E.W.M.,	
	lying between the "C" Can South of the Cross Boad	al and the Southern I EXCEPTING THEREFROM	a strip of land al	ong the	
	South boundary conveyed to	o the United States (of America by deed :	recoraea	
	June 18, 1923, in Deed Vo. strip of land along the No.	orth boundary convey	ad to the United Sta	ates or	전 1
<u> </u>	America by deed recorded 1 ARCEL 3: Tract 19 of "400" Subdivi	December 10. 1929 in	Deed volume ss, pa	ge 302.	
PI	United States of America	hv deed recorded FeD	cuary /, 1930 in De		
	page 608 for 1-B-1-A Drai deeded to the United Stat	on of Amorica by dee	Trecorded August 2	e' taon tu	
tor	deceded to the united statu- Deed Volume 323, page 581 sether with the tenements, hereditaments, programs, privi- th the premises; electric wiring anna; screens, doors; verings, built-in stoves intersions, electric sinks, air condi stailed in or on ay one or more of the foregoing items, placements of the or more of the foregoing items, nd, and all of the rents, issues, and profils of the mor	leges, and appurtenances includ	ing roads and easements used	in connection les; plumbing,	
wit	th the premises: electric wiring and fixtures; furnac ntilating, water and irrigating systems; screens, doors; verings, built-in stoves, ovens, electric sinks, air condi-	window shades and blinds, shu tioners, refrigerators, freezers, d	ters; cabinets, built-ins, linole shwashers; and all fixtures no after planted or growing the	ums and floor w or hereafter reon; and any	3) S
ins rep lar	stalled in or on the premises; and any sirubbery, nora, placements of any one or more of the foregoing items, i nd, and all of the rents, issues, and profits of the more	in whole or in part, all of which gaged property;	are hereby declared to be app	irtenant to the	
to	secure the payment of Fifty Two Thousand	and no/100	n	Dollars	9. 4
(\$	52,000.00, and interest thereon, and as ad	ditional security for an existing	obligation upon which there	s is a balance	
70	wing of Thirty Four Thousand Fifty S	even and 02/100	Dollars (\$.	34,057.02).	3.5
<u>e1</u>	videnced by the following promissory note:				
	I promise to pay to the STATE OF OREGON: Fifty Two Thousand and no/100		Dollars (\$.52,000.00)y with	-
	interest from the date of initial disbursement by the	State of Oregon, at the rate of and 02/100	Dollars (\$ 34.057.02	2==), with	
	interest from the date of initial disbursement by the	State of Oregon, at the rate of	5.9 percent p	ber annum,	
	interest from the date of initial disbursement by the until such time as a different interest rate is estal				, .
	interest from the data different interest rate is estal until such time as a different interest rate is estal principal and interest to be paid in lawful money	of the United States at the of	lice of the Director of Vetera	ns' Affairs	
	5.721.00	on or before May 1	979	nmmm-and	
	F ROL OO on on the Most 1		and the second state of th	til the full	
	the ad valorem taxes for each successive year on amount of the principal, interest and advances shu unpaid principal, the remainder on the principal.	all be fully paid, such payment	to be applied that as ince		Ţ
	unpaid principal, the tentantet of and payment shall be of In the event of transfer of ownership of the and the balance shall draw interest as prescribed This note is secured by a mortgage, the ten	by OPS 407 070 from date of su	ch transfer.	yr payment	Church & Church
	Dated at Klamath Falls, OR	Date	astemmy	<u></u>	
	February	19	MINGY , fless	ing	
		JANICE M.	FLEMING		1000
L					A.S.C.B
	The mortgagor or subsequent owner may pay all This mortgage is given in conjunction with and su	or any part of the loan at any	gage by the mortgagors herein	a to the State of	EXCLUSION OF
	승규는 물건을 많이 잘 못했는 것이 있는 것을 것 같아. 지난 것이 가지 않는 것이 없는 것을 많이 많이 있는 것이 없다.	ded in Book	179, Mortgage Records for K	<u>lamath</u>	Line in
C	Oregon, dated <u>March 5, 1974</u> , and recor County, Oregon, which was given to secure the paymer	t of a note in the amount of \$	34,000.00, and this morts	age is also given	200 SC
	as security for an additional advance in the amount o	\$ \$52.000.00	th the balance of indebtedness	s covered by the	Ľ
	new note and the new note is evidence of the ent	ire indebtedness.			
1	The mortgagor covenants that he owns the premi from encumbrance, that he will warrant and defend sa covenant shall not be extinguished by foreclosure, but	ses in fee simple, has good righ me forever against the claims an shall run with the land.	t to mortgage same, that the j d demands of all persons who	nsoever, and this	
- -	MORTGAGOR FURTHER COVENANTS AND A				
n de la composition d La composition de la c	化化学学校 网络拉拉拉 医血管 化加热分子 化丁烯二酸 化乙二乙酸 计算法 化二乙烯酸 医后外外外的 化丁烯		emoval or demolishment of any	buildings or im-	
	 To pay all debts and moneys secured hereby: Not to permit the buildings to become vacant of provements now or hereafter existing; to keep accordance with any agreement made between 	same in good repair; to complet the parties hereio;	all construction within a re	asonable time in	
	3. Not to permit the use of the premises for any of	bjectionable or unlawful purpose		n an ann an Anna an Ann An Anna an Anna	
	5. Not to permit any tax, assessment, lien, or end	taxes assessed against the pren	ises and add same to the prin	cipal, each of the	
	 Advisate to bear interest as provided in the note; advances to bear interest as provided in the note; To keep all buildings uncessingly insured durin company or companies and in such an amount; policies with receipts showing por the mortgag insurance shall be kept in force by the mortgag 	the term of the mortgage, ago	inst loss by fire and such othe	r hatards in such	
	7. To keep all buildings unceasingly, inputed washing	THE THE PARTICULATION TO - THE PARTY	OI BERT AN HARMAN	a. the moulds and	

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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; 9. Not

or rent the premises, or any part of same, with of the n origagee;

88.341.

S. AL

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mptly notify mortgagee in writing o a copy of the instrument of transfer ments due from the date of transfer nership of the premises or any part e: a purchaser shall pay interest as p ait or interest in same, and to is prescribed by ORS 407.070 on full force and effect. r; in all other ser snall pay i ortgage shall r in case of dufault of the mortgagor, perform same in whole or in part and all expenditures ment of an attorney to secure compliance with the terms of the mortgage or the note shall he note and all such expenditures shall be immediately repayable by the mortgagor without mortgagee to doing ind rest at the nd shall be at his option, og the employ provided in ti red by this m made draw demai the note mortgage. Default in any of the covenants or agreements herein contained than those specified in the application, except by written permis cause the entire indebtedness at the option of the mortgagee to i age subject to foreclosure. penditure of any portion of the lo mortgagee given before the expe mediately due and payable without loan for purposes enditure is made, it notice and this The failure of the mortgagee to exercise any options herein set forth will not constitute a breach of the covenants. of any right arising from a In case foreclosure is commenced, the red in connection with such foreclosure mortgagor shall be liable for the cost of a title search, attorney in other costs Upon the breach of any covenant of the mortgage, the mortgagee shall have the right to enter the p t the rents, issues and profits and apply same, less reasonable costs of collection, upon the indebtedness the right to the appointment of a receiver to collect same. colle emises, take possession, and the mortgagee shall The covenants and agreements herein shall extend to and be binding upon the heirs, executors, administrators, successors and s of the respective parties hereto. It is distinctly understood and agreed that thi itution, ORS 407.010 to 407.210 and any subseq ay hereafter be issued by the Director of Vete: this note mortgage are subject to the pro-dments thereto and to all rules a rovisions of and regulat t ORS 407.02 Article XI-A of the Oregon WORDS: The masculine shall be dee ninine, and the singular the plural where

IN WITNESS WHEREOF. The DALE A. FLEMING hn 111 ANICE M. FLEMING

ACKNOWLEDGMENT

me, a Notary Public, personally appeared the within named DALE A. FLEMING AND JANICE M. FLEMING 12..... 1012 1 his wife acknow THEIR voluntary

My Commission expires 1.1.1

WITNESS my hand and official so and

KLAMATH

1 15 10 10 FROM STATE OF OREGON,

STATE OF OREGON.

act and deed

of inty

Klamath County I certify that the within

Klemath received and duly recorded by me in County Records. Book of Mortgas day of February, 1978 Wm. D. Milne Klamathounty No. M78 Page 3143 17th $(\mathbb{Z}^n) \to \mathbb{Z}^n$ Clerk

33.

MORTGAGE

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Bernetlia & Lelock bhí id Deputy. 'By ور ا February 17, ,1978 at o'clock 3:50 P M. Filed Klamath Falls, Oregon By Bernetha & Leloth

Klamath County After recording return to: DEPARTMENT OF VETERANS' AFFAIRS General Services Building Salem, Oregon 97310

Form L-4-A . (Rev. 6-72) 13267

Fee \$6.00

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instrument to be

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TO Department of Veterans' Affairs

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Deputy

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