The following described r Hos v292 Jeff solar Lot 1 of Block 4 of Ethem	NOTE AND MORTGAGE LYDE W. WAGNON <sup>9</sup> AND MARY A. WAGNON HUSBAND AND WIFE represented and acting by the Director of Veterans' Affairs, pursuant to ORS 407.030. restate of Oregon and County of Klamath real property situate in Klamath County, Oregon:
mortgages to the STATE OF OREGON. ing described real property located in th The following described r 108 t225 Jack of Etnem	HUSBAND AND WIFE represented and acting by the Director of Veterans' Affairs, pursuant to ORS 407.030. as State of Oregon and County of Klamath
The following described r	represented and acting by the Director of Veterans' Affairs, pursuant to ORS 407.030. The State of Oregon and County of Klamath
The following described r No v205 a jeff star Lot 1 of Block L of Flore	2014년 1월 1997년 1월 19 1월 1997년 1월 1987년 1월 1997년 1월
The following described r 18 v205 or jeru see Lot 1 of Block L of Flore	승규는 승규는 사람이 잘 잘 하면서 이 것 같아요. 것 같은 것 같은 것 같아요. 이 가지 않는 것 같아요.
DUG L OI BLOCK 4 OF FTDOM	Cal oronerry of them
THE PARTY OF A TIME	이 가슴 수밖에 가지 않는 것 같아요. 이 것은 것 같아요. 이 것은 것 같아요. 한 것은 것은 것은 것을 수 있는 것은 것은 것을 하는 것을 못했는 것이 가지 않는 것이 않는 것을 못했다. 이 가지 않는 것이 않는 것이 없는 것이 없 않는 것이 없는 것이 않는 것이 없는 것이 않는 것이 않는 것이 않는 것이 없는 것이 않는 것이 않는 것이 없는 것이 없는 것이 않는 것이 없는 것이 없는 것이 없는 것이 않는 것이 없는 것이 않는 것이 않는 것이 없는 것이 않는 것이 않는 것이 않는 것이 않는 것이 않는 것 않는 것이 없는 것이 없다. 것이 않는 것이 않는 것이 않는 것이 없는 것이 없는 것이 없는 것이 않는 것이 않는 것이 없는 것이 않는 것 않는 것
plat thereof on file in t	ADDITION TO ANTELOPE MEADOWS, according to the offi che office of the County Clerk of Klamath County, Ore
Cennty of Klamath	or the county Clerk of Klamath County, Ore
CON UNROOM	영양 방법을 하는 것을 갖고 있는 것이라는 것을 가지 않는 것이 가지 않는 것이다. 가지 않는 것을 가지 않는 것이다. 같은 것은 것을 만들고 말했는 것은 것은 것이 가지 않는 것이 같은 것이다. 것이 같은 것이 같은 것이다.
Together with the following	ng described mobile home which is firmly affixed to
TO77 War Dute color to	Prokiowar
1977 Van Dyke 24 x 48 mobi x144535 8, title number 7733	ile home, serial number GDB01D35771219AB, license nu
交流の小人人手	수상적 가장
	같은 가지 않는 것 같은 것이 같이 같이 있는 것이 가지 않는 것이다. 같은 것이 같은 것은 것은 것은 것은 것은 것이 같은 것은 것이다. 것은 것이 같이 있는 것이다.
or the set the second state of the last so	19 Xaya mar 2000 X
9 <b>44</b>	
	als with and addressed on Sarahalin and a
ventilating, water and irrigating systems; so coverings, built-in stoves, ovens, electric si	ts, rights, privileges, and appurtenances including roads and easements used in co kurures; furnace and heating system, water heaters, fuel storage receptacles; p reens, doors; window shades and blinds, shutters; cabinets, built-ins, linoleums a rubbery; flora, or finiber now growing or hereafter planted or growing thereon; going items, in whole or in part, all of which are hereby declared to be appurtenar usand. Five Hundred and no/100
	eon, evidenced by the following promissory note:
I promise to pay to the STATE	OF OREGON Twenty Thousand Five Hundred and no/100
initial disbursement by the State of Or	egon, at the rate of 5,9
different interest rate is established pur States at the office of the Director of V	rsuant to ORS 407.072, principal and interest to be paid in lawful money of the Unit
\$ 170 · 00	Morr 7 3000
Calif. Montheses	thereafter all \$ 10000 On the
principal.	payments to be applied first or interest the full amount of the principal inter
This note is secured by a mortgage	ship of the premises or any part thereof. I will continue to be liable for payment a: ribed by ORS 407.070 from date of such transfer. e, the terms of which are made a part hereof.
Dated at KLAMATH FALLS, OF	and the second
March	4 70 CLYDEW. WAGNON
an de la Constantin de la La constantin de la consta La constantin de la consta	MARY A. WAGNON
The mortgagor or subsequent owner man	<u>an an ann ann ann an an an an an an an a</u>
The mortgagor covenants that he owns th	y pay all or any part of the loan at any time without penalty.
on encumprance, that he will warrant and d	e premises in fee simple, has good right to mortgage same, that the premises ar leftend same forever against the claims and demands of all persons whomsoever, an ure, but shall run with the land.
n an	AND AGREEN
1. To pay all debts and moneys services a	
1. To pay all debts and moneys services a	
<ol> <li>To pay all debts and moneys secured hereh</li> <li>Not to parmit the buildings to become v provements now or hereafter existing to accordance with any agreement made bo</li> <li>Not to permit the cutting or removal accordance</li> </ol>	acant or unoccupied; not to permit the removal or demolishment of any buildings o o keep same in good repair; to complete all construction within a reasonable th etween the parties hereto;
<ol> <li>To pay all debts and moneys secured hereh</li> <li>Not to permit the buildings to become v provements now or hereafter existing to accordance with any agreement made be</li> <li>Not to permit the cutting or removal of a</li> <li>Not to permit the use of the premises of</li> </ol>	acant or unoccupied; not to permit the removal or demolishment of any buildings of o keep same in good repair; to complete all construction within a reasonable the etween the parties hereto; any timber except for his own domestic use; not to commit or suffer any water
<ol> <li>To pay all debts and moneys secured hereh</li> <li>Not to permit the buildings to become v provements now or hereafter existing to accordance with any agreement made be</li> <li>Not to permit the cutting or removal of a</li> <li>Not to permit the use of the premises fo</li> <li>Not to permit any tax, assessment lies</li> </ol>	acant or unoccupied; not to permit the removal or demolishment of any buildings of o keep same in good repair; to complete all construction within a reasonable the etween the parties hereto; any timber except for his own domestic use; not to commit or suffer any water
<ol> <li>To pay all debts and moneys secured hereh</li> <li>Not to permit the buildings to become v provements now or hereafter existing to accordance with any agreement made be</li> <li>Not to permit the cutting or removal of s</li> <li>Not to permit the use of the premises fo</li> <li>Not to permit any tax, assessment line</li> </ol>	by: acant or unoccupied; not to permit the removal or demolishment of any buildir o keep same in good repair; to complete all construction within a reasonabl elween the parties hereto; any timber except for his own domestic use; not to commit or suffer any was or any objectionable or unlawful purpose;

Waterbog shull be helt to this by	We would be use of placements and the second of the transmission of the second of the
8. Mortgagee shall be entitled to us the second	48 Jun 1993 De Fill Construction of Activity of Activi
tarily released, same to be applied upon satio	m and damages presived and
5. Not to lease or rent the premises, or any part 10. To promotive and	indebtedness; the second and a right of eminent domain, or for any security volun- t of same, without written consent of the mortgagee:
furnish a copy of the instrument of transfer t all payments due from the data of transfer t	transfer of ownership of the premises or any
demand and shall be secured by the note and a	all such as accure compliance with the whole or in part and all expanditure
Default in any of the covenants or agreements other than those specified in the application. except is shall cause the entire indebtedness at the option of it mortgage subject to forcelosure	s herein expenditures shall be immediately repayable by the mortgage or the note shall's s herein contained or the expenditure of any portion of the loan for purposes be mortgagee to become immediately due and payable without notice and this thous herein set forther without notice and this
The failure of the mortgagee to exercise any op breach of the covenants.	tions herein set forth will not constitute a waiver of any right arising from a
and appointment of a receiver,	Aves reasonable conte at the taking to enter the same
assigns of the respective parties herein shall exter It is distinctly understood and agreed that this a Constitution. ORS 407.010 to 407.210 agreed that this a	lect same. Set costs or collection, upon the indebtedness and the mortgagee shall and to and be binding upon the heirs, executors, administrators, successors and note and mortgage and with the set of the set o
WORDS: The masculine shall be deemed to inclu applicable herein.	not to and be binding upon the heirs, executors, administrators, successors and note and mortgage are subject to the provisions of Article XI-A of the Oregon ent amendments thereto and to all rules and regulations which have been Veterans' Affairs pursuant to the provisions of ORS 407.020. ide the feminine, and the singular the plural where such connotations are
	ACE OF THIS DOCUMENT IS A PORTION OF THE PROPERTY
A state of the source of the state of the source of the so	
IN WITNESS WHEREOF, The mortgagors have se	
anario Trata (19	t their hands and seals this day of day of
	19
	Clyde 9) Warmen
	CLYDEW WAGNON (Seal)
	MARY A. Wagkon (Seal)
an anter see transferration as	
	(Seal)
Bur and view in a second state of the second s	NOW/ EDON/
TE OF OREGON	NOWLEDGMENT
County of KKANATh Deschutes	<pre>Vestado Anticipation (Vestado Vestado) Vestado Anticipation Vestado Vesta</pre>
Before me, a Notary Public	동안 <mark>, '</mark> 이 같이 않는 것 같은 것 같은 것 같은 것 같이 있는 것 같이 있는 것 같이 있다.
- maily appeared the y	within named CLYDE W. WAGNON AND MARY A. WAGNON
his wi	fe and rate
ind deed.	fe, and acknowledged the foregoing instrument to be <u>THEIR</u> voluntary
WITNESS by hand and official seal the day and year la	
and year is	Bt above written.
	이야 사람들은 물건을 못 못 줄이는 물건물 것 같아요. 가는 것 같아요. 가지?

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My community My community MORTGAGE MORTGAGE IL-M83200 TO Department of Veterans' Affairs }ss. County Records, Blook of Jois J. Wright Notary Public for Oregon FROM STATE OF OREGON, March, 1978 MM.D. MILNE Klamathrounty Clerk D. Letoch humanes is set as an excession comest Structor By . ..., Deputy. ः March 14, 1978 Alamath Palls, Oregon Filed .....  $\sum a_{i} \in C$ By Simethand Leloch County . Klamath After recording return to: DEPARTMENT OF VETERANS' AFFAIRS CIANE F Fee \$6.00 General Services Building 1, Salem, Oregon 97310 MOLE VUD MOKLEVOE Deputy. NOTE AND MORTEAGE Form L-4 (Rev. 5-71)