THE MORTGAGOR.

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NOTE AND MORTGAGE

Vol. 70 Page **55 35**

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THOMAS C. EDECKERT AND GALE R. DICKERT Chasband and wife

mortgages to the STATE of or or of the good 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 V Klamath

That part of Lots 17, 18 and 19, HOMEDALE, in the County of Klamath, State of Gragon, described as follows, to-wit:

Beginning on the North line of Lot 17, Homedale, 134 feet West Of the Northeast corner of said Lot 17, said point also being the Northwest corner of a tract conveyed to Charles M. Seward by deed recorded April 11, 1934 in Book 100 at page 76, Deed Records of Riamath County Oregon; thence South along the West line of said to the South line of Lot 19; thence West along the South line of Seward Tract and parallel to the East line of Lots 17, 18 and 19 said Lot 19, 132 2/3 feet to the Southeast corner of a tract conveyed to L.E. Judd and Emma Judd, husband and wife, by Deed recorded January 2, 1940 in Book 126 at page 257, Deed Records of Riamath County, Oregon; thence North along the East line of Judd Tract, said East line being 133 1/3 feet East of and parallel to the West, line of Lots 17, 18 and 19, to the North line of Lot 17 and the Mest, line of Lots 17, 18 and 19, to the North line of Lot 17 and the Mest, line of Lot 18 and 19, to the North line of Lot 17 and the Mest, line of Lot 18 and 19, to the North line of Lot 17 and the Mest, line of Lot 18 and 19, to the North line of Lot 17 and the Mest, line of Lot 18 and 19, to the North line of Lot 17 and the Mest, line of Lot 18 and 19, to the North line of Lot 19 and Lot 18 and 19, to the North line of Lot 19 and Lot 18 and 19, to the North line of Lot 19 and Lot 18 and 19, to the North line of Lot 19 and Lot 18 and 19, to the North line of Lot 19 and Lot 18 and 19 and

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Alteretic soud, arienos serged the integral at institution of the TOGETHER WITH THE FOLLOWING MOBILE HOME: Year/1973; Make/Shlby, Serial No./14x502FRSJS4007, License No./X 94894 5. LHOUSE CO. DICKER FULL CO.

Though C. Dickert and Gale R.

Klamath together with the tenements, heriditaments, rights privileges, and appurtenances including roads and casements used in connection with the premises electric wiring and fixtures; nurace and heating system, water heaters, fuel storage receptacles; plumbing, reentilating, water and irrigating systems; screens, doors window shades and blinds, shutters; cablines, to storage, receptacles; plumbing, coverings, built-in, stores, overs, electric sinks, sign conditioners, refrigerators, built-in, stores, overs, electric sinks, sign conditioners, refrigerators, freezers, dishwashers; and all fixtures now or hereafter replacements of any one or more of the foregoing itembers, the first privilege flow greater planted or growing thereon; and any land, and all of the rents, issues, and profits of the mortgaged property:

to secure the payment of Forty Two Thousand Five Hundred and no/100-

____), and interest thereon, evidenced by the following promissory note:

		The service of the se	
initial disbursement by different interest rate	v the Case	of 5.9	Pe Hundred and no/100 with interest from the date of the per community such time as a see paid in lawful money of the United
first of each successive year on the successive year on the successive year on the principal	on or before June 1.] month————————————————————————————————————	1978————————————————————————————————————	and \$253.00 on the the ad valorem taxes for each ull amount of the principal, interest impaid balance, the remainder on the
the balance shall draw This note is secur This nate is secur Dated at Klamath	interest as prescribed by ORS 407 red by a mortgage, the terms of w	ses of any part thereof, I will of 1070 from date of such transfe which are made a part hereof	ontinue to be liable for payment and problems where recompagnetic to the state of t
TIGUT TUCK THE THE THEORY	tive development of the countries the contributed of a tensive to suffer the property of the countries of th	Gale R. Dicke	210011 1000-

The mortgage or subsequent owner may pay all brong pay part of the loan at any time without penalty, 100 800 1000 1000 1000

pied. The murraged covenants that he owns the premises in fee simple, has good right to mortgage same, that the premises are free covenant shall not he will warrant and defend same forever, ignals it has claims and demands of all persons whomspever, and this management that the extinguished by foreclosure, but shell run with the land. The source is advertised and the second of the profession of the tentance of any parties of the four in the control of the profession of the tentance of the parties of the profession of the control of the profession of the tentance of the parties of the parties

- Not to permit the buildings to become vacant or unoccupied; not to permit the removal or demolishment of any buildings or improvements now, or, beparts; extains; to keep same; in good repair it to complete; all construction within a reasonable time; in accordance, with any, agreement, made; between the parties, hereto;

- 2. Not to permit the cutting or removal of any limber, except for his own domestic use; not to commit or suffer any waste;

 4. Not to permit the cutting or removal of any limber, except for his own domestic use; not to commit or suffer any waste;

 4. Not to permit the use of the premiser-for any objectionable to unlawful purpose;

 5. Not to permit any tax, assessment, lien, or encumbrance to, exist at any time;

 6. Mortgagee is authorized to pay all real property taxes assessed against the premises and add same to the principal, each of the property taxes assessed against the premises and add same to the principal, each of the
- advances to bear interest as provided in the nois appropriate the provided in the nois appropriate the provided in the nois appropriate the provided in the noise of the mortgage, against loss by fire and such other hazards in such company or companies and in such an amount as shall 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 made payable to the mortgager in case of foreclosure until the period of redemption expires;

snott be 8 Mortgagee shall be entitled to all compensation and damages received under right of eminent domain, or for any security voluntarily, released, same; to be applied upon the indebtedness;

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

§ Not to lease or rent the premises, or any part of same, without written consent of the mortgagee; No. in the court set in the recommendation of a transfer of ownership of the premises or any part or interest in same, and to To promptly notify more ages in writing of a transfer to the mortgages; a purchaser shall pay interest as prescribed by ORS 407.070 on firming a copy of the instrument of transfer; to the mortgages; a purchaser shall remain in full force and effect.

All payments due from the date of transfer; in all other respects; this mortgage, shall remain in full force and effect. The mortgages may, at his option, in case of default of the mortgagor, perform same in whole or in part and all expenditures made if; so, doing including the employment of an atterney to secure compliance with the terms of the mortgage or the note shall made if; so, doing including the employment of an atterney to secure compliance with the terms of the mortgage or the note shall draw interest at the rate, provided in the note, and all such expenditures shall be immediately repayable by the mortgager without demand and shall be secured by this mortgage. emand and snall be secured by the interest of the loan for purposes of the loan for purposes of the covenants or agreements herein contained or the expenditure of any portion of the loan for purposes. Default in any of the covenants or agreements herein contained or the expenditure of any portion of the expenditure is made, the rhan those specified in the application, except by written permission of the mortgages given before the expenditure is made, the rhan those specified in the application, except by written permission of the mortgages where the entire indebtedness at the option of the mortgages to become immediately due and payable without notice and this nortgage subject to foreclosure. The property of The faither of the mortgages to exercise any options herein, set forth will not constitute a waiver of any right arising from a breach of the covenants. In case dereclosure is commenced, the mertgager 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 mortgage, the mortgage shall have the right to enter the premises, take possession collect the rents, issues and profits and apply same, less reasonable costs of collection, upon the indebtedness and the mortgagee shall have the right to the appointment of a receiver to collect same. The covenants and agreements herein shall extend to and be binding upon the heirs, executors, administrators, successors and exigns of the respective parties hereto. TRies distinctly understood and sgreed that this note and mortgage are subject to the provisions of Article XI-A of the Oregon constitution, ORS, 407.010 to 407.210 and any subsequent amenines thereto and to all regulations which have been said or may hereafter be issued by the Director of Veterans Affairs primary to the provisions of ORS 407.020. WORDS: The masquine shall be deemed to include the feminine, and the singular the plural where such connotations are applicable herein. The mobile home described on the face of this document-is-a-portion-of-the-property secured, by this, Note and Mortgage. The school less as milled for the information of the contract of the security of the secu erster for Orline of the Eurecot, of Asterno August an excess Crease of a compact.

Only the set of the Eurecot, of Asterno August an excess of a compact of the extension of the extension of the end of the extension of the end of t France is tay to the STATE OF ORLOOK FOLLY TWO THOUSAND FIVE HUNDEd and no/160-Thomas C. Dickert

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ACKNOWLED MENT at the period options to be about and the lamb and the period options to be about and the lamb and the period options are period options and the period options and the period options are period options and the period options and the period options are period options and the period options and the period options are period options and period options are period options. The period options are period options are period options are period options are period options. The period options are period options. The period options are period options. The period options are period options. The period options are period options are period options are period options are period options. The period options are period options. The period options are period options are period options are period options are period options. The period options are period options are period options are period options are period options. The period options are period options are period options are period options are period options. The period options are period options are period options are period options are period opt County of Klamath TAXBOLES ALLE THE FOLLOWING MOBILE HOME: Year 1973, Make Sally Serial No. / Thomas C. Dickert and Gale R. LOCETHER WITH THE FOLLOWING MOBILE HOME: Year 1973, Make Sally Serial No. / his wife, and acknowledged the foregoing instrument to be their voluntary Dickert, act and deed. WITNESS by hand and a ficial seal the day and year last above written. DONNA K. RICK NOTARY PUBLIC OREGON My Commission Expires My Commission expires MORTGAGE WASOOA TO Department of Veterans' Affairs STATE OF OREGON County of County was received and duly recorded by me in the Klassach and annual Records. Book of Morigages. No N78 Per 3535 on the 23rd day of March, 1978 BM D. MILNE Elene bounty Clark

Fled of March 23 1978 of pages of octors 11134 Act where the process Rights Falls, Gregon Lecter recording return to:

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

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