					1/178	ogae (	8935	
			MTC 6131	B	Vol. 78 Vol. 78	Page	8375	
•	<b>4</b> '	7441: NOT					<u></u>	
47067		NOI	E AND ME AN	d SHIRLEY	E. LYONS,			
THE MOR	TGAGOR,	744 NOT	ReLIUND				- the follows	
				- A Moters	ins' Affairs, parte	nt to ORS 40	07.030, the long !!	1
	e STATE OF ORE	unted and	acting by the D	vl amath		•	D-250	
ing described re	eal property located	d in the State of Oreg		tion 28.	Township 39	South,	urly Kenge	
	-1+119	ted in the NW	Wlometh C	ounty, Ore	going Pre-			
A tract of	the Willame	on the West ated South 00	, Allound			int bei	ng in	
9 East of	as follows	•	e est	d Section	28, 8810 PC	the Nor	thwest	
	st a point	on the West ated South 00 on 28; thence I feet, more Westerly alon to the S	01' 40" 4	1est 859.4 581 20" E	ast 422 feet	t; thence	g of said	
Tingley I	ane and loc	on 28; thence	South 09	the South	line of the	f said	Section 20,	
corner	West 46]		g the South	mor of St	aid NWSENWSE;	thence	NOLCH	
422 feet	Fast 461.70	feet to the	porne or	- over the	following	describe	ed hrober t	
01 70	-	asement for ro	oad purpose				Dr. Be	
TOGETHE	R WITH an ea ht vehicle w	use cnly:		antion 2	8, Township	39 Sout	ularly	
101	· ·	unted in the	NWEINWE OI	county,	Oregon, mor	~ 1		
A tract	; of land si	int on the We South 00° 01	lan, Liamaio		•	+ haing	in Tingley	
y sasu	hed as follo	0%8:		Section 2	3, said point	orthwes	t corner of	
		int on the We South 00° 01' thence Scath ads Torch 07	40" West	29.44 fee	feet; then	e South	t corner of 00° 01' 40" rial No./	
-	section 22					ing Children -	· · No /	
	10 <sup>-0</sup> 11-0	COM COM A LOOM	HOME	Year/19	73, Make/Hi	llc, Ser	isus used m connectio	n g.
TOGI	THER WITH T	HE FOLLOWING	MOBILE HOLE 05 0 . John privileges	and appurtena	nces including ioa	fuel storag	e receptacies, pland floo ins, linoleums and floo fixtures now or hereafte	or er Ny
029	1832G, Litten	ents, neriditaments, i	res; furnace and	shades and b	inds, dishwash	ers; and an	rowing thereonant to th	he
	ntemises; electr	ric withing systems; screet	ns, doors	refrigerators.	ing or hereafter p	lanted of F	to be appultenting	
with th ventilat coverin	r with interes; electric premises; electric ting, water and irriting, built-in stoves, buil	igating systems; screet ovens, electric sinks mises; and any shrubi	ns, doors, ditioners a air conditioners bery, flora, or tim bing items, in who	refrigerators, ber now grow le or in part, a property;	ing or hereafter p of which are her	by declared	to be appurtentiate Dolla	ars
with th ventila coverin installe replace land, s	r with the second secon	igating systems; screet igating systems; screet igating systems; electric sinks mises; and any shrubi or more of the forego s, issues, and profits	ns, doors, doors, s, air conditioners bery, flora, or tim bing items, in who of the mortgaged housand Thi	refrigerators, ber now grow le or in part, a property; cee Hundre	ing or hereafter p of which are her Fifty and	no/100-	to be appurtentiation	ars
with it ventila coverin installe land, i to sec	r with interview electronic of the premises; electronic of the presence of the presence of the presence of any one dand all of the rents of any one dand all of the rents of the payment o	it with systems; screek ovens, electric sinks mises; and any shrubi or more of the forego s, issues, and profits of Thirty One T	ns, addors, addors, addors, all conditioners, so this bery, flora, or this ling items, in who of the mortgaged thousand Thu	the following F	Tromissory nete:	no/100-	rial No, / e receptacles; plumbing- ins, liholeums and flow rowing thereon; cnd ar i to be appurtenant to th Dollar	ars
to sec	are the payment o	, and interest thereo	on, evidenced by	the following p	romissory note:			-
with the ventilation of the vent		], and interest thereo	on, evidenced by	the following p	romissory nete:			$\neg$
to sec (\$.31	ure the payment o	., and interest thereo	on, evidenced by	the following F	romissory note:	ee Hund	red Fifty and ate of	
to sec (\$.31	ure the payment o	., and interest thereo	on, evidenced by	the following F	romissory note:	ee Hund	red Fifty and ate of	
to sec (\$.31	I promise to no/100	b) pay to the STATE	OF OREGON Th	the following r hirty One Dollars (s.31, e of 5.9	Thousand Thr 350.00	ee Hund , with in the per annu paid in law	red Fifty and iterest from the date of am until such time as a rful money of the United	r a d
to sec (\$.31	I promise to no/100	and interest thereout pay to the STATE ent by the State of C rate is established p	OF OREGON The Dregon, at the rational to ORS of Vetrans' Affairs	the following r nirty One Dollars (\$.31. e of 5.9 107.072, princips s in Salem, Ore	Thousand Thr 350.00 and interest to be gon, as follows:	ee Hund , with ir ont per annu paid in law	red Fifty and interest from the date of the until such time as a full money of the United \$223.00 On the	t a d
to sec (\$.31	I promise to no/100	and interest thereout pay to the STATE ent by the State of C rate is established p	OF OREGON The Dregon, at the rational to ORS of Vetrans' Affairs	the following r nirty One Dollars (\$.31. e of 5.9 107.072, princips s in Salem, Ore	Thousand Thr 350.00 and interest to be gon, as follows:	ee Hund , with ir ont per annu paid in law	red Fifty and interest from the date of the until such time as a full money of the United \$223.00 On the	t a d
to sec (\$.31	I promise to no/100 initial disburseme different interest States at the offi \$223.00 first of s	b) pay to the STATE ent by the State of C rate is established p ice of the Director of each month	or, evidenced by OF OREGON Th Dregon, at the rat ursuant to ORS 4 t Veterans' Affair before June 1. thereafter, plu	the following F nirty One Dollars (\$ 31. e of 5.9 to 7.072, principa s in Salem, Ore 1978 s one-twel rtgage, and core	Thousand Thr 350.00	ee Hund , with ir paid in law and tull amount unpaid bala	red Fifty and interest from the date of an until such time as a rful money of the United \$223.00 on the ad valorem taxes for each of the principal, inter- nce, the remainder on (	r a d c h est he
to sec (\$.31	I promise to no/100 initial disburseme different interest States at the offi \$223.00 first of s	b) pay to the STATE ent by the State of C rate is established p ice of the Director of each month	or, evidenced by OF OREGON Th Dregon, at the rat ursuant to ORS 4 t Veterans' Affair before June 1. thereafter, plu	the following F nirty One Dollars (\$ 31. e of 5.9 to 7.072, principa s in Salem, Ore 1978 s one-twel rtgage, and core	Thousand Thr 350.00	ee Hund , with ir paid in law and tull amount unpaid bala	red Fifty and interest from the date of an until such time as a rful money of the United \$223.00 on the ad valorem taxes for each of the principal, inter- nce, the remainder on (	r a d c h est he
to sec (\$.31	I promise to no/100	b) pay to the STATE ent by the State of C rate is established p ice of the Director of each month	OF OREGON The Oregon, at the ratursuant to ORS t Veterans' Affair before June 1, thereafter, plu cribed in the mo the payments to nent shall be on	the following r hirty One Dollars (s.31. e of 5.9 box of 5.9 box of 5.9 box of 5.9 box of 5.9 box of 5.9 box of 5.9 s one-twell rigage, and corr box opplied first or before May remises or any	Thousand Thr 350.00	continue to	red Fifty and interest from the date of an until such time as a rful money of the United \$223.00 on the ad valorem taxes for each of the principal, inter- nce, the remainder on (	r a d c h est he
to sec (\$.31	I promise to no/100	b) pay to the STATE ent by the State of C rate is established p ice of the Director of each month	OF OREGON The Oregon, at the ratursuant to ORS t Veterans' Affair before June 1, thereafter, plu cribed in the mo the payments to nent shall be on	the following r hirty One Dollars (s.31. e of 5.9 box of 5.9 box of 5.9 box of 5.9 box of 5.9 box of 5.9 box of 5.9 s one-twell rigage, and corr box opplied first or before May remises or any	Thousand Thr 350.00	continue to	red Fifty and interest from the date of an until such time as a rful money of the United \$223.00 on the ad valorem taxes for each of the principal, inter- nce, the remainder on (	r a d c h est he
to sec (\$.31	I promise to NO/100 Initial disburseme different interest States at the offi \$223.00 first of c successive year and advances si principal. The due the balance sh This note	b) pay to the STATE ent by the State of C rate is established p ice of the Director of <b>Cach month</b> on or h on the premises desi hall be fully paid, su date of the last paym yent of transfer of ow all draw interest as n e is secured by a mo	or, evidenced by OF OREGON The Dregon, at the rat- trusuant to ORS t Veterans' Affairs before June 1. Thereafter, plu cribed in the mo- ch payments to nent shall be on whership of the p prescribed by OR rtgage, the terms Oregon	the following r nirty One Dollars (s.31. e of 5.9	Thousand Thr 350.00	continue to	red Fifty and interest from the date of in until such time as a rful money of the United \$223.00 on the ad valorem taxes for each of the principal, intere- nce, the remainder on t	r a d c h est he
to sec (\$.31	I promise to NO/100 Initial disburseme different interest States at the offi \$223.00 first of c successive year and advances si principal. The due the balance sh This note	b) pay to the STATE ent by the State of C rate is established p ice of the Director of <b>Cach month</b> on or h on the premises desi hall be fully paid, su date of the last paym yent of transfer of ow all draw interest as n e is secured by a mo	or, evidenced by OF OREGON The Dregon, at the rat- trusuant to ORS t Veterans' Affairs before June 1. Thereafter, plu cribed in the mo- ch payments to nent shall be on whership of the p prescribed by OR rtgage, the terms Oregon	the following r nirty One Dollars (s.31. e of 5.9	Thousand Thr 350.00	continue to	red Fifty and interest from the date of an until such time as a rful money of the United \$223.00 on the ad valorem taxes for each of the principal, inter- nce, the remainder on (	r a d c h est he
to sec (\$.31	I promise to NO/100 initial disburseme different interest States at the offi \$223.00 first of 6 successive year and advances sl principal. The due In the ev the balance sh This note Dated at	b) pay to the STATE ent by the State of C rate is established p ice of the Director of a content of the director of on the premises desc hall be fully paid, su date of the last payment of transfer of ow all draw interest as p e is secured by a moo Klamath Fails Augumi	on, evidenced by OF OREGON The Dregon, at the rational state of the the state of	the following r nirty One Dollars (s.31. e of 5.9	romissory nete: Thousand Thi 350.00	cee Hund	red Fifty and interest from the date of our until such time as a reful money of the United s223.00 on the ad valorem taxes for ease of the principal, interence, the remainder on the be liable for payment a	r a d c h est he
to sec (\$.31	I promise to no/100	b) pay to the STATE ent by the State of C rate is established p ice of the Director of each month on the premises desc hail be fully paid, su date of the last paym yent of transfer of ow all draw interest as p is secured by a mo Klamath Falls	on, evidenced by OF OREGON The Dregon, at the ration oregon, at the ration oregon, at the ration oregon, at the ration of OREGON The before June 1, thereafter, pluic cribed in the mo- thereafter, pluic cribed in the mo- thereafter, pluic cribed in the mo- nent shall be on whership of the po- prescribed by OR rtgage, the terms Oregon	the following r hirty One Dollars (s.31. e of 5.9 b7.072, principas s in Salem, Ore 1978 s One-twell rigage, and coro be applied first or before May remises or any s 407.070 from of which are	romissory nete: Thousand Thr 350.00	cee Hund , with ir paid in law and tuil amount unpaid balant continue to ster.	red Fifty and iterest from the date of an until such time as a roul money of the United s223.00 on the ad valorem taxes for each of the principal, intere- nce, the remainder on the be liable for payment a	d d c h e st h e
to sec (\$.31	I promise to no/100	b) pay to the STATE ent by the State of C rate is established p ice of the Director of each month on the premises desc hail be fully paid, su date of the last paym yent of transfer of ow all draw interest as p is secured by a mo Klamath Falls	on, evidenced by OF OREGON The Dregon, at the ration oregon, at the ration oregon, at the ration oregon, at the ration of OREGON The before June 1, thereafter, pluic cribed in the mo- thereafter, pluic cribed in the mo- thereafter, pluic cribed in the mo- nent shall be on whership of the po- prescribed by OR rtgage, the terms Oregon	the following r hirty One Dollars (s.31. e of 5.9 b7.072, principas s in Salem, Ore 1978 s One-twell rigage, and coro be applied first or before May remises or any s 407.070 from of which are	romissory nete: Thousand Thr 350.00	cee Hund , with ir paid in law and tuil amount unpaid balant continue to ster.	red Fifty and iterest from the date of an until such time as a roul money of the United s223.00 on the ad valorem taxes for each of the principal, intere- nce, the remainder on the be liable for payment a	d d ch he st he
to sec (\$.31	I promise to no/100	b) pay to the STATE ent by the State of C rate is established p ice of the Director of each month on the premises desc hail be fully paid, su date of the last paym yent of transfer of ow all draw interest as p is secured by a mo Klamath Falls	on, evidenced by OF OREGON The Dregon, at the ration oregon, at the ration oregon, at the ration oregon, at the ration of OREGON The before June 1, thereafter, pluic cribed in the mo- thereafter, pluic cribed in the mo- thereafter, pluic cribed in the mo- nent shall be on whership of the po- prescribed by OR rtgage, the terms Oregon	the following r hirty One Dollars (s.31. e of 5.9 b7.072, principas s in Salem, Ore 1978 s One-twell rigage, and coro be applied first or before May remises or any s 407.070 from of which are	romissory nete: Thousand Thr 350.00	cee Hund , with ir paid in law and tuil amount unpaid balant continue to ster.	red Fifty and iterest from the date of an until such time as a roul money of the United s223.00 on the ad valorem taxes for each of the principal, intere- nce, the remainder on the be liable for payment a	d d c h e s t h e
to sec (\$.31	I promise to NO/100	and interest thereous op pay to the STATE ent by the State of Contract is established provide the Director of ice of the Director of the last payment of transfer of own all draw interest as provided the second by a moon Klamath Falls Mymilessecond by the will work of the will work the the will work the the second by a moon contract of the second by a moon contract of the second by a moon contrac	on, evidenced by OF OREGON The Dregon, at the rational state of the	the following r nirty One Dollars (s.31. e of 5.9	romissory note: Thousand Thi 350.00	cee Hund	red Fifty and interest from the date of our until such time as a reful money of the United s223.00 on the ad valorem taxes for easy of the principal, inter- nce, the remainder on the be liable for payment a Second State Markowski and State Second State Second State Second State Second State Second State Second State Second State State Second State Sta	s are fr
to sec (\$.31	I promise to NO/100	and interest thereous op pay to the STATE ent by the State of Contract is established provide the Director of ice of the Director of the last payment of transfer of own all draw interest as provided the second by a moon Klamath Falls Mymilessecond by the will work of the will work the the will work the the second by a moon contract of the second by a moon contract of the second by a moon contrac	on, evidenced by OF OREGON The Dregon, at the rational state of the	the following r nirty One Dollars (s.31. e of 5.9	romissory note: Thousand Thi 350.00	cee Hund	red Fifty and interest from the date of our until such time as a reful money of the United s223.00 on the ad valorem taxes for easy of the principal, inter- nce, the remainder on the be liable for payment a Second State Markowski and State Second State Second State Second State Second State Second State Second State Second State State Second State Sta	s are fr
to sec (\$.31	I promise to 1 promise to 10/100	c), and interest thereo b) pay to the STATE ent by the State of C rate is established p ice of the Director of content premises desi- hall be fully paid, su date of the last paym vent of transfer of ow all draw interest as r- e is secured by a mo- Klamath Falls Mymm gor or subsequent ow for covenants that he will warren the extinguished by GOR FURTHER COVE	on, evidenced by OF OREGON The Dregon, at the rational states of the s	the following F nirty One Dollars (s.31. e of 5.9	romissory nete: Thousand Thi 350.00	cee Hund	red Fifty and interest from the date of an until such time as a full money of the United s223.00 on the ad valorem taxes for ease of the principal, inter- nce, the remainder on the be liable for payment a be liable for payment a same, that the premise f all persons whomsoeve	s are fre
to sec (\$.31	I promise to NOVICAG I promise to NOVICAG I promise to NOVICAG I promise to NOVICAG I promise to NOVICAG I To pay all 2. Not to performed NONTCAG I Not to performed NONTCAG I Not to performed Not to performed Not to performed I not provenent MONTCAG I Not to performed I not performed I not performed I not performed I not performed I not performed I no pay all I no to performed I no pay all I no performed I no pay all I no performed I no performed I no pay all I no performed I no pay all I no performed I no performed I no pay all I no performed I n	D), and interest thereo D) pay to the STATE ent by the State of CC rate is established p ice of the Director of D) pay to the STATE ent is established p ice of the Director of D) pay to the State of CC rate is established p on the premises desc hall be fully paid, su date of the last payment on the premises desc hall be fully paid, su date of the last payment of transfer of own all draw interest as p e is secured by a mo Klamath Falls MMMM gor or subsequent own the subling lished by the subling lished by con FURTHER COVE debts and moneys secure rmit the buildings to a with any agreement	on, evidenced by OF OREGON The Dregon, at the ration of the orgon, at the ration of the orgon of the rational state of the second of the sec	the following r hirty One Dollars (s.31. e of 5.9 107.072, principas s in Salem, Ord 1978 s One-twell regage, and cor be applied first or before May or before May of which are . 19.7.4 or any part of es in fee simple me forever aga shall run with HIFEAL the parties ho or unoccupied; same in good the parties ho or before for	romissory note: Thousand Thi 350.00	cee Hund , with ir paid in law and turp and and turp and turp and tu	red Fifty and interest from the date of an until such time as a viul money of the United ad valorem taxes for easy of the principal, inter- nce, the remainder on the be liable for payment a be liable for payment a be liable for payment a penalty. same, that the premised f all persons whomsoever multishment of any build ution within a trasona	s are free ind states or 1 ble time
to sec (\$.31	I promise to NOTONICAG I promise to NO/100 initial disburseme different interest States at the offi \$223.00 first of c successive year and advances si principal. The due the balance sh This note Dated at The mortga The mortga The mortga I To pay ell 2 Not to pe 3 Not to pe	c), and interest there o pay to the STATE ent by the State of C rate is established p ice of the Director of on the premises desi- hall be fully paid, su date of the last paym ent of transfer of ow all draw interest as r is secured by a mo- Klamath Falls Mymm gor or subsequent ow is a subsequent ow for the payment of the satisfield with warr of the satisfield by a for covenants that he of the buildings to so the satisfield by debts and moneys sec- rent the buildings to se with any agreener semit the cutting or r	on, evidenced by OF OREGON The Dregon, at the rational state of the	the following r hirty One Dollars (s.31. e of 5.9	romissory nete: Thousand Thi 350.00	cee Hund	red Fifty and Merest from the date of an until such time as a full money of the United (223.00 On the ad valorem taxes for ease of the principal, inter- nce, the remainder on the be liable for payment a be liable for payment a penalty. same, that the premise f all persons whomsoeve multishment of any build within a trasona	s are fre r, and the lings or 10 ble time coaste:
to sec (\$.31	I promise to NOVICAG I promise to NOVICAG I promise to NOVICAG I promise to NOVICAG I promise to NOVICAG I To pay all Not to per provement Not to p	D), and interest thereo D) pay to the STATE ent by the State of CC rate is established p ice of the Director of D) pay to the STATE ent is established p ice of the Director of D) pay to the State of CC rate is established p ice of the Director of D) pay to the STATE on or he premises desc hall be fully paid, su date of the last paym rent of transfer of ow all draw interest as p is secured by a mo Klamath Falls MMMM gor or subsequent ow it is excluded by a if the will whether the secured by a soft full the will whether if the subliggished by if the s	on, evidenced by OF OREGON The Dregon, at the ration of the second type of the second of the seco	the following r hirty One Dollars (s.31. e of 5.9 107.072, principas s in Salem, Ord 1978 s One-twell regage, and cor be applied first or before May or before May of which are 	romissory note: Thousand Thi 350.00	ee Hund , with ir paid in law and turp and and turp and and turp and turp and	red Fifty and iterest from the date of an until such time as a viul money of the United ad valorem taxes for eau of the principal, inter- nce, the remainder on the be liable for payment a be liable for payment a yampion of the premises f all persons whomsoever multishment of any build commit or suffer any will d same to the principal.	s are free r, and the lings of the ble time caste:
to sec (\$.31	I promise to NO/100 initial disburseme different interest States at the offi \$223.00 first of c successive year and advances st principal. The due the balance sh This note Dated at 2.1 The mortga The mortga The mortga The mortga The mortga Not to pe 4. Not to pe 5. Not to pe 5. Not to pe	c), and interest there o pay to the STATE ent by the State of C rate is established p ice of the Director of on the premises desc hall be fully paid, su date of the last paym ent of transfer of ow all draw interest as r is secured by a mo Klamath Fails My for or subsequent ow is required by a mo contransfer of a contransfer of a secured by a mo contransfer of a mo contransfer of a secured by a mo contransfer of a secured by a mo contransfer of a secured by a secure with the secure of the secure of the secure of the secure of the secure of the secure of the secure contransfer of the secure of the secure secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure	on, evidenced by OF OREGON The Dregon, at the rational state of the	the following F hirty One Dollars (s.31. e of 5.9	romissory nete: Thousand Thi 350.00	cee Hund	red Fifty and interest from the date of an until such time as a full money of the United (223.00 On the ad valorem taxes for ease of the principal, intere- nce, the remainder on the be liable for payment a be liable for payment a genalty. same, that the premised all persons whomsoeve multishment of any build within a trasona commit or suffer any wild d same to the principal. fire and such other has	s are free and sst he ind s are free r, and th ble time vaste: each of cards in gage all
to sec (\$.31	I promise to NO/100 initial disburseme different interest States at the offi \$223.00 first of c successive year and advances st principal. The due the balance sh This note Dated at 2.1 The mortga The mortga The mortga The mortga The mortga Not to pe 4. Not to pe 5. Not to pe 5. Not to pe	c), and interest there o pay to the STATE ent by the State of C rate is established p ice of the Director of on the premises desc hall be fully paid, su date of the last paym ent of transfer of ow all draw interest as r is secured by a mo Klamath Fails My for or subsequent ow is required by a mo contransfer of a contransfer of a secured by a mo contransfer of a mo contransfer of a secured by a mo contransfer of a secured by a mo contransfer of a secured by a secure with the secure of the secure of the secure of the secure of the secure of the secure of the secure contransfer of the secure of the secure secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure	on, evidenced by OF OREGON The Dregon, at the rational state of the	the following F hirty One Dollars (s.31. e of 5.9	romissory nete: Thousand Thi 350.00	cee Hund	red Fifty and interest from the date of an until such time as a full money of the United (223.00 on the ad valorem taxes for ease of the principal, inter- nce, the remainder on the be liable for payment a be liable for payment a penalty. same, that the premise f all persons whomsoeve	s are free r, and the lings or in ble time caste:

8936 8376

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 to lease or rent the premises, or any part of same, without written consent of the mortgagee:

10. To promptly notify mortgagee in writing of a transfer of ownership of the premises or any part or interest in samo, 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.

The mortgagee may, at his option, in case of default of the mortgagor, perform same in whole or in part and all expenditures made in so doing including the employment of an attorney 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 mortgagor without demand and shall be secured by this mortgage.

Default in any of the covenants or agreements herein contained or the expenditure of any portion of the loan for purposes other than those specified in the application. except by written permission of the mortgagee given before the expenditure is made, shall cause the entire indebtedness at the option of the mortgagee to become immediately due and payable without notice and this mortgage 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 breach of the covenants.

In case foreclosure is commenced, the mortgagor shall be liable for the cost of a title search, attorney fees, and all other costs incurred in connection with such foreclosure.

Upon the breach of any covenant of the mortgage, the mortgagee 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 assigns of the respective parties hereto.

It is distinctly understood and agreed 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 amendments thereto and to all rules and regulations which have been Issued 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 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.

and the star

april 19 25 IN WITNESS WHEREOF, The mortgagors have set their hands and seals this 27 day of yan (Seal)

Cherley E (Seal)

Re-recorded to correct legal description on easement.

## ACKNOWLEDGMENT

STATE OF OREGON.

Э

FROM .

>58. County of \_\_\_\_\_Klamath

Before me, a Notary Public, personally appeared the within named Rocky R. Lyons and Shirley E. Lyons

..., 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.

Monard R. Wropman

My Commission expires

MORTGAGE

L- M85899

Depùty

RELATE

n

TO Department of Veterans' Affairs

STATE OF OREGON. Klamath County of .....

I certify that the within was received and duly recorded by me in Klamath County Records, Book of Mortgages.

Ss.

No. M78 Page 8375, on the 27thtay of April, 1978 WM. D. MILNE Klamath County Clarker of

By Bunethar Y filsch Deputy.

April 27, 1978 Klamath <sup>F</sup>alls, Oregon Filed By Buretta Vaderich .....Klamath.... County .....

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

Form L-4 (Rev. 5-71)

Fee \$6.00

Auly recorded in Vol. <u>M78</u>, of <u>Mortgages</u> on Poge 8935 the <u>4th</u> day of \_\_\_\_\_May <sup>c</sup>iled for recard at request of \_\_\_\_ ATE OF OREGON, COUNTY OF KLAMP IT, 53. fee \$9.00 Mountain Title Co. BVALL ---- A. D. 1978 at 9:57 clock AM., and WE D. MILNE, County Cleri 8937