TTIE MORTGAGOR	TA # 15892-3 M NOTE AND MORTGAGE Vol. 78 Page 18213
	FRED HENDRY, JR Dand MARY L. HENDRY, husband and
wife Kinasep	Data and and and and and and and and and an
described real property located in the St	esented and acting by the Director of Veterans' Affairs, pursuant to ORS 407.030, the follow- ate of Oregon and County of Klamath
t 23. Block 9. Wreat No.	1064, FIRST ADDITION TO GATEWOOD,
the County of Klamath, S	tate of Oregon.
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her with the tenements, heriditaments, the premises; electric wiring and first	rights, privileges, and appurtenances including roads and easements used in connection ures; furnace and heating system, water heaters, fuel storage receptacles; plumbing, ens, doors; window shades and blinds, shutters; cabinets, built-ins, linoleums and floor bery, flora, or fingerators, freezers, dishwashers; and all futures now or hereafter oling items; in whole or in part, all of which are hereby declared to be appurtenant to the Thousand and in the second contact of the second contact of the second contact of the theory of the mortgaged property;
.,00000 and interest thereo	m, evidenced by the following promissory note:
	The second se
I promise to pay to the STATE O	F OREGON Thirty Five Thousand and no/100
different interest rate is ostability a	Dercent per and and a state of the state of
- we orne or the Director of V	eterans' Affairs in Salem, Oregon, as follows:
208.00	
208.00 on or befor 15th of each month	hereafter, plus One-twelfth of
208.00	d in the mortgage, and continuing until the full amount of the principal, interest
208.00	In the mortgage, and continuing until the full amount of the principal, interest bayments to be applied first as interest on the unpaid balance, the remainder on the shall be on or before <u>September 15, 2008</u>
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208.00	the ad valorem taxes for each the interest on the full amount of the principal, interest bayments to be applied first as interest on the unpaid balance, the remainder on the shall be on or before September 15, 2008- hip of the premises or any part thereof, I will continue to be liable for payment and the by ORS 407,070 from date of such transfer. the terms of which are made of part hereof. Oragon Dareid Fred Hendry, Jr. J. August, 18, 78
208.00	the ad valorem taxes for each bayments to be applied first as interest on the unpaid balance, the principal, interest as interest on the unpaid balance, the remainder on the shall be on or before September 15, 2008
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208.00- 15th of each month successive year on the premises describe and advances shall be fully paid, such p principal. The due date of the last payment In the event of transfer of owners! the balance shall draw interest as presen This nots is secured by a mortgage bated at	the ad valorem taxes for each advanced in the mortgage, and continuing until the full amount of the principal, interest asyments to be applied first as interest on the unpaid balance, the principal, interest shall be on or before September 15, 2008- hip of the premises or any part thereof. I will continue to be liable for payment and the terms of which are made of part hereof. I will continue to be liable for payment and Diragon DareId Fred Hendry, Jr. Mary 12 hendry W pay all or any part of the ioan at any time without penalty. Premises in fee simple, has good right to mortgage same, that the premises are free wire, but shall run with the land. AND AGREES: Dy: are in sord repair: the removal or demolishment of any buildings or im- prevent in a parts: the remit the removal or demolishment of any buildings or im- prevent in the parts: the premise all construction within a reasonable time in any timber except for his own domastic use: not to commit or suffer any waste: or any objectionable or timewill burronse
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10. To promptly notify mortgages in writin fornish s copy of the instrument of tra-	in part of same, without written consent of the mortgage of a transfer of ownership of the premises or any pr ransfer to the mortgages; a purchaser shall pay interest a mafer; in all other respects this mortgage shall remain in	e; int or interest in same, and to
The mortgagee may, at his option, in ca ade in so doing including the smiloyment	nafer; in all other respects this mortgage shall remain in ase of default of the mortgagor, perform same in whole of an attorney to secure compliance with the terms of ote and all such expenditures shall be immediately repay age.	full force and effect.
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and failure of the mortgrage to exercise each of the covenants.	se any options herein set forth will not constitute a wais	
In case foreclosure is commenced, the in curred in connection with such foreclosure.	mortgagor shall be liable for the cost of a title search, a	ttorney fees, and all other costs
liect the rents, issues and profits and appl ve the right to the appointment of a receiv The covenants and agreements backing	the mortgage, the mortgages shall have the right to enter by same, less reasonable costs of collection, upon the indel ver to collect same. shall extend to and be binding upon the heirs, executors	r the premises, take possession. stedness and the mortgagee shall
signs of the respective parties hereto. It is distinctly understood and agreed in nstitution, ORS 40,000 to 407 200 and agreed in	that this note and mortgage are subject to the provision	, administrators, successors and
sued or may hereafter be issued by the Di Unit hold in additioned by the Di WORDS: The masculine shall be deeme	that this note and mortgage are subject to the provision y subsequent amendments thereto and to all rules and frector of Veterans' Affairs pursuant to the provisions of ed to include the feminine, and the singular the plura	Regulations which have been ORS 407.020.
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