## MTC6693-M NOTE AND MORTGAGE

Vol. 78 Page 23006

DistTHE MORTGAGOR Robert S. Adams, GETIF. Land Susan G. Adams, Husband and Wife mortgages to the STATE OF OREGON, represented 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 Klamath Lot 14, Block 14 of HILLSIDE ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon of Octops, 1018 WIF ME Clerk of City Clerk of Cesting that the within that the last gad they restrant think so Kisus (ii Combin of Klamath \* : ; : ZEVENCE OUZOCA rkcini - 1515 LO Dagentasario; Verniada interio MORTGAGE Makers MA Composition and and a together with the tenements, hereditaments, rights, privileges, and appurtenances including roads and easements used in connection with the premises; electric, wiring and littures; furnace and heating system, water heaters, fuel storage receptacles; plumbing, coverings, built-in, stoves, ovens, electric sinks, air conditioners, refrigerators, freezers, dishwashers, built-ins, linoleums and floor replacements of any one or more of the foregoing items, in whole or; in part, all of which are hereby declared to be appurtenant to the to secure the payment of Fourteen Thousand and no/100-(\$14,000,00 and interest thereon, and as additional security for an existing obligation upon which there is a balance owing of Twenty Two Thousand Three Hundred Sixty Five and 47/100 Dollars (\$22,365,47), Here's 16 was the sound here to the same than the same was a sound to the following promissory note: Convil-promise to pay to the STATE OF OREGON: Fourteen Thousand and no/100-Dollar St. from the date of initial disbursement by the State of Oregon, at the rate of 5,9—— Dollars (\$ 14,000,00--), with Twenty Two Thousand Three Hundred Sixty Five and 47/100 Dollars (\$ 22,365.47--). with interest from the date of initial disbursement by the State of Oregon, at the rate of 5.9 interest from the date of initial disbursement by the State of Oregon, at the rate of \_\_\_\_\_\_ until such time as a different interest rate is established pursuant to ORS 407.072, Dollars (\$ \_\_\_\_\_ principal and interest to be paid in lawful money of the United States at the office of the Director of Veterans' Affairs the ad valorem taxes for each successive year on the premises described in the mortgage, and continuing until the full amount of the principal, interest and advances shall be fully paid, such payments to be applied first as interest on the unpaid principal. It is a secured by a mortgage, the terms of which are made a part hereof. Dated at Klamath Falls, Oregon October 13,1978

holdsper making with the description of the mortgagor of subsequent owner may pay all or any part of the loan at any time without penalty.

The mortgagor of subsequent owner may pay all or any part of the loan at any time without penalty.

This mortgage is given in conjunction with and supplementary, to that certain mortgage by the mortgagors herein to the State of Oregon, dated 1. May 24 to 1973, and recorded in Book M73...... page 5342. Mortgage Records for Klamath

County, Oregon, which was given to secure the payment of a note in the amount of \$.24,500,00, and this mortgage is also given security for an additional advance in the amount of \$ 14,000,00 together with the balance of indebtedness covered by the previous note, and the new note is evidence of the entire indebtedness (in the darid, 1, 10)

The morigagor coverants that he couns the premises in fee simple, has good right to mortgage same, that the premises are free from should be oxinguished by foreclosure, but shall run with the land.

- covenant shall not be extinguished by foreclosure, but shall run with the land.

  [20] constant of the destrict of the school of
  - 4. Not to permit the use of the premises for any objectionable or unlawful purpose;
    5. Not to permit any taxy assessment/lien; or encumbrance to exist at any time;

- 6. Mortgages, is: authorized to pay, all real, property, taxes, assessed against the premises and add same to the principal, each of the advances to bear interest as provided in the note:
- advances to use interest as provided in the note.

  To keep all buildings uncessingly insured during the term of the mortgage, against loss by fire and such other hazards in such company for companies and insuch an amount is shall be satisfactory to the mortgagee; to deposit with the mortgage all such policies with receipts showing payment in full of all premiums; all such insurance shall be kept in force by the mortgagor in case of foreclosure until the period of redemption expires; 23009

8. Mortgagee shall be entitled its tarily arcleased; issume to be rapp 9. Not to lease or rent the premis	23007  Leafur neglected stripe class of proposition of the most of
furnish a copy of the instrumer all payments due from the date all payments due from the date the mortgagee may, at his option made, in so doing including the empl draw interest; at the rate provide demand and shall be secured but the	int writing of a transfer of ownership of the premises or any part or interest in same, and to the contraction of the mortgages; a purchaser shall pay interest as prescribed by ORS 407.070 on the contraction of the mortgage shall remain in full force and effect, owners of default of the mortgagor, perform same in whole or in part and all expenditures the note and all supports the contraction of an attorney to secure compilance with the terms of the part and all expenditures.
mortgage subject to foreclosure.  One will get to foreclosure.  One of the failure of the mortgage to breach of the covenants.  In case, foreclosure, is commenced.	the option of the mortgages given before the expenditure is made.  For a property of the mortgage given before the expenditure is made.  For a property of the mortgage given before the expenditure is made.  For a property of the property
Upon the breach of any covenan collect the rents, issues and profits an have the right to the appointment of a true covenants and agreements he assigns of the respective parties hereful	the search, attorney fees, and all other costs to the mortgage, the mortgage shall have the right to enter the premises, take possession, assume, less reasonable costs of collection, upon the indebtedness and the mortgage shall extend to and be broken.
or may hereafter be issued by the Direction of the Direct	teed, that this, note, and mortgage are subject to the provisions of Article XI-A of the Oregon Lany subsequent amendments thereto and to all rules and regulations which have been issued the physical of the provisions of ORS 407,020.  deemed to include the femiline, and the singular the plural where such connotations are
This note it seemed by a see that the note it seemed by a seemed b	
principal are interest to be pold in the street control of the 13th of the street of the 13th of the street of the	agors have set their hands and seals this, 13 day of 3 October 19 78
STATE OF OREGON  County of the property products and the second s	(Seal)  Single of the state of the sound of the state of
Adams, Husband and Wife  Adams, Husband and Wife  act and deed 00-  act and deed 100-  with the beautisping of the control of	our and the second production of the second
FROM:	My Commission expires My Commission Expires July 13 1001  MORTGAGE
STATE OF OREGON,  County of Klamath  I certify that the within was received and	TO Department of Veterans' Affairs  L. M94718
D. CO. FILE OLL NOT DISTORY	of UCTODER. 1978 WM. D. MILNE Klamath Cloub
Fled. October 13, 1978 	Deputy.
General Services Building Salem, Oregon 97310	MACCIUS (25) NOTE AND MORTGAGE Hange Proling Strain of Tolding Proling And Angles (1991)