00000 C	MT 7207-L Vol. 78 Page NOTE AND MORTGAGE Vol. 78 Page Dan R. Malley and Sheryl A. Malley, Husband and Wife	Station of the local division of the local d
mortgages to the STATE OF OREGON.	10 Prepresented and acting by the Director of Veterans' Affairs, pursuant to ORS 407,030 the State of Oregon and County of <u>Klamath</u>	, the follo
		n territoria. Antonia de la composición de la composi Antonia de la composición
	te in the SWA of Section $3^{4}$ , Township 39 South, Rang Idian, Klamath County, Oregon, described as follows:	e 9 Ea
Willamette Meridian, t	orner of Section 34, Township 39 South, Range 9 East thence East 467 feet; thence South 367.63 feet; the Line of said SWM; thence North 367.16 feet to the poi	nce We
EXCEPTING THEREFROM an	iy portion lying within the County Road.	
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a tangat pa uduk ndu milan ik	ar na ma sa na na ma ka na ma	
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コート・ビート しんてい しょうしん しびつ かたい くちかきん	ments, rights, privileges, and appurtenances including roads and easements used in id fixtures; furnace and heating system, water heaters, fuel storage receptacles is screens, doors; window shades and blinds, shutters; cabinets, built-ins, linoleum ric sinks, air conditioners, refrigerators, freezers, dishwashers; and all fixtures now y shrubbery, flora; or timber now growing or hercrafter planted or growing therea e foregoing items, in whole or in part, all of which are hereby declared to be appurted profits of the mortgaged property; w Nino, Thousand, and and 100	
o secure the payment of	the inclures; furnace and heating system, water heaters, fuel storage receptacles is screens, doors; window shades and blinds, shutters; cabinets, built-ins, linoleum ric sinks, air conditioners, refrigerators, freezers, dishwashers; and all fixtures now y shrubbery, flora; or timber now growing or hererafter planted or proving therea e foregoing items, in whole or in part, all of which are hereby declared to be appurted for the mortgaged property; while the mortgaged property is structured and no/100 proving and the mortgaged property is thereon, evidenced by the following promissory note:	
o secure the payment of	v Nine Thousand and no/100-	
o secure the payment ofThirty \$.39,000,00	v Nine Thousand and no/100 thereon, evidenced by the following promissory note: ATE OF OREGON Thirty Nine Thousand and no/100	Dolla
secure the payment of	ATE OF OREGON Thirty Nine Thousand and no/100 Dellars (\$.39,000,00 percent per annum until such tim of Oregon, at the rate of 5,9 percent per annum until such tim of Oregon, at the rate of 5,9 percent per annum until such tim of Oregon, at the rate of 5,9 percent per annum until such tim of Oregon, at the rate of 5,9 percent per annum until such tim of Oregon, at the rate of 5,9 percent per annum until such tim of December 10 DES 407.072, principal and interest to be paid in lawful money of the	date of ne as a
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s secure the payment of	ATE OF OREGON Thirty Nine Thousand and no/100- Deltars (\$.39,000,00- Deltars (\$.39,000,00	date of ne as a United the the interest on the ent and
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7. To keep all buildings unceasingly insured during the term 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 mortgage; insurance shall be kept in force by the mortgagor in case of foreclosure until the period of redemption expires.

<ol> <li>Mortgagee shall be entitled to tarily released entitled to</li> </ol>		26 t c a
9. Not to lease or rent the premi	plied upon the indebtedness; ses, or any part of same, without written consent of the more in writing of a transfer of ownership of the more of transfer to the more ownership of the	ent domain or far
<ol> <li>To promptly notify mortgagee furnish a copy of the instrume all payments due</li> </ol>	in writing of a transfer of	rtgagee
The mortgage may, at his ontic	ises, or any part of same, without written consent of the mon in writing of a transfer of ownership of the premises or are of transfer to the mortgage; a purchaser shall pay inter or of transfer; in all other respects this mortgage shall remain owner of an attorney, to secure compliance with the terms the note and all such expenditures shall be immediately re- sort agreements herein contained or the expenditure of an cation, except by written permission	by part or interest in same
draw interest at the rate provided in demand and shall be secured by the	in, in case of default of the mortgagor, perform same in which the note and all ends to secure compliances in which the note and all ends	n in full force and effect.
Other than those specified in the annu shall cause the necessary of the covenants	the note and all such expenditures shall perform same in white mortgage. s or agreements herein contained or the expenditure of any cation, except by written permission of the mortgagee giver the option of the mortgagee to become immediately due and exercise any options herein set forth will not constitute a su	of the mortgage or the note shall
mortgage subject to foreclosure.	the option of the mortgagee to become the mortgagee gives	y portion of the loss for
breach of the dovenants.	exercise any options herein set forth will not constitute a w the mortgager shall be liable for the cost of a title and	d payable without notice and this
have the right to the and profits and	t of the mortgage, the most	, attorney fees, and all other costs
It is distinctly understood and agr Constitution, ORS 407.010 to consider and agr	receiver to collect same, receiver to collect same, rein shall extend to and be binding upon the heirs, executor eed that this note and mortgage are subject to the provide any subsequent amendments there subject to the provide	rs, administration
snail be di	ally subsequent, amendments thereto and to all rules an e Director of Veterans' Affairs pursuant to the provisions of eemed to include the feminine, and the singular the plura	d regulations which have been
Line was greated in the beau balls and the control beau from a second of the second from a second of the second	on and the plura	I where such connotations are
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	그는 것 같은 것 같	
IN WITNESS WHEREOF, The mortge		
WIEHEOF, The mortge	agors have set their hands and seals thes _24 day of	
	day of	November 1978
	len Mall	
	Dan R. Mailey	(Seal)
	1 na	(Seal)
	Sheryl A Malley	6 11.
그는 것은 영상은 물건을 다 가지 않는 것을 물건을 다 있다. 것은 것은 것은 것을 했다.	ACKNOWLEDGMENT	(Seal)
	<b>HEDOMENI</b>	$\mathcal{U}$
County ofKlamath	53.	
Before me, a Notary Public, personally ap	peared the within	
Apt and	ppeared the within named Dan R. Malley and s	Sheryl A. Malley
그는 것 그는 방법을 만들었다. 말 눈가 없다. 한 일간을 잡히지 않을 것 ?	acknowledged the form	h. +1.
WITNESS by hand and official seal the day	and year last above written	voluntary
		107170D
	- Unde	Jerro
		Notacy Public for Orcgon
이라는 것이 같은 것을 가지 않는 것을 가지 않는다. 것이 가지 않는다. 같은 것이 같은 것은 것을 알고 있는다. 것은 것은 것이 같은 것을 것을 것을 것을 수 있다.	My Commission expires	Expires July 13
	MORTGAGE	7 10, 1981.
FROM		
STATE OF OREGON.	L- TO Department of Veterans' Affairs	P02568
County of Klamath		
I certify that the within was -	recorded by me in <u>Klamath</u> County Records	
to.M78 Page 26568 2411	recorded by me in	
Si _ No	recorded by me in <u>Klamath</u> County Records	. Book of Mortgages,
Disnitha Hetsch	Deputy	lerk
<sup>led</sup> <u>November 24, 1978</u> Klamath Falls, Oregon <sup>County</sup> Klamath	2.07	
County Klama+b	II O'Clock C. U/ P M	
A		
General Services Building	ee \$6.00	Deputy,
1 L-4 (Rev. 5-71)	요즘, 김 사람이 전하지, 이렇게 물건을 가지 않는다. 전 전 특별성을 것 않았는데	
는 것이 있는 것은 가격에 가려져 가려고 있다. 특별한 것을 통 물건 것이 있는 것이 있는 것은 것을 많은 것이 것을 들었다.		