Vol.	0178	rs		714.	
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4-31127 ○ • • • • • • •	NOTE AND MORTGAGE Vol. M18 Page
- 10、10、10、10、12 <u>に202</u> 数を含めて同じ返答されば必要に要が過ぎます。以及第四位に2	Green C. V.
	Gregory C. Meyers and Maxine Meyers husband and wife
mortgages to the STATE OF COM-	
ing described real property located in	N. represented and acting by the Director of Veterans' Affairs, pursuant to ORS 407.030, the State of Oregon and County of Klamath
All that nontron of	<u>다. 전쟁을 다른 경기 전에서 대표한 제작으로 되면 생활하다고 있는 데이터 (1997) (1997) (1997)</u>
	the Stanta SW of Section 8 Township 39 South, in lies East of Round lake Road.
I COGETHER WITH THE TOP	LOWING MOBILE HOME WHICH IS FIRMLY AFFIXED TO THE Make/Barrington, Serial Number/1259, Size/ 14 x 6 6.
일이 하는 사회를 잃었다면 그리고 있는데 얼마를 하는데 되었다.	
ELVER OR CAROL	
얼마 하루 기가 있는 것 같이 가능하다. 얼마나 얼마 얼마나 나는 것 같아 있다.	가능하는 사용도 100명 (1985년) 경우 1985년 1일 1985 1일 1985년 1985년 1일 1985년 1
에 함께 가는 사람들이 말았다. 일본 기업 사람들은 사람들은 기업을 다	있는 것도 하면 하는 고객들이 가득하면 함께 되었습니다.
together with	
with the premises; electric wiring and ventilating, water and irrigating systems; coverings, built-in stoves, ovens, electric installed in or on the premises; and any sreplacements of any one or more of the feland, and all of the rents, issues, and proto secure the premise of the rents.	ents, rights, privileges, and appurtenances including roads and easements used in confistures; furnace and heating system, water heaters, fuel storage receptacles; plu sinks, air conditioners, refrigerators, freezers, dishests, built-ins, kinoleums, shrubbery, flora, or there now growing or hereafter planted or growing thereon; an oregoing items, in whole or in part, all of which are hereby declared to be appurtenant vine Thousand Three Hundred Seventy Three and no/100
s 29.373 OO	of the mortgaged property; Vine Thousand Three Hundred Seventy Three and no/100 reon, and as additional security for
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owing of <u>-icven mousand Nin</u>	reon, and as additional security for an existing obligation upon which there is a be Hundred Fifty One and 77/100
evidenced by the following promissory note	e: Crefor Dollars (\$ 17,951
Twenty Nine Thousand The	OF OREGON:
Interest 4	mree Hundred Seventy Three and no 100
Eleven Thousand Nine Hunc	ired Fifty One and 77/100
****	sement by the State of Oregon, at the rate of 5.9, with
interest from the date of initial disburse	ement by the State of Dollars (\$
principal and interest to be paid in to	rate is established pursuant to ORS 407.072, percent per annum,
in Salem, Oregon, as follows: \$347.0	money of the United States at the office of the
\$ 347.00 on the 1st of each	ch month
amount of the principal, interest and a unpaid principal, the remainder on the	ve year on the premises described in the mortgage and continuous shall be fully paid on the mortgage and con
The due date of the last payment	ve year on the premises described in the mortgage, and continuing until the full principal. t shall be on or before January 1. 1994
This note is secured by a more	t shall be on or before January 1, 1994———————————————————————————————————
Date P1	of which are made a part hereof.
Dated at Klamath Falls, O	regon + Massy (1 20)
December 12	Gregory G. Meyers
The most e home described	19.70 Maxine Meyers (19.10
The mortgagor or subsequent owner may	y pay all or any part of the loan at any time without penalty.
n, dated	attached hereto and moderate by the mortgagors herein to the
y, Oregon, which was given to secure the	DRYMONT OF THE PROPERTY AND THE PROPERTY
urity for an additional advance in the an is note, and the new note is evidence of	mount or \$ 29,373,00 , together with the balance of installed
- 1、	e premises in fee simple, has good right to mortgage same, that the premises are free lend same forever against the claims and demands of all persons whomsoever, and this ND AGREES.

MORTGAGOR FURTHER COVENANTS AND AGREES:

1. To pay all debts and moneys secured hereby;

- To pay all debts and moneys secured hereby;
 Not to permit the buildings to become vacant or unoccupied; not to permit the removal or demolishment of any buildings or improvements now or hereafter existing; to keep same in good repair; to complete all construction within a reasonable time in accordance with any agreement made between the parties hereto;
 Not to permit the cutting or removal of any timber except for his own domestic use; not to commit or suffer any waste;
 Not to permit the use of the premises for any objectionable or unlawful purpose;
 Not to permit any tax; assessment, lien, or encumbrance to exist at any time;
 Mortgages is authorized to pay all real property taxes assessed against the premises and add same to the principal, each of the

- 6. Mortgagee 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 bear interest as provided in the note;

 7. To keep all buildings unceasingly insured during the term of the mortgage, against loss by fire and such other hazards in such companies and in such an amount as shall be satisfactory to the mortgagee; to deposit with the mortgagee all such policies with receipts showing payment in full of all premiums; all such insurance shall be made payable to the mortgagee; in the mortgagee all such insurance shall be kept in force by the mortgager in case of forcelosure until the period of redemption expires;

- nichenica epop da sabo po jaciarda, que inacidente da los estas josepales anos Romais antigo estandos estas delegiones en carrollo en la estanda de la como 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;
- 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 same, and to furnish a 20py 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 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, mortgage subject to foreclosure.

The failure 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 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 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 assigns of the respective parties hereto.

It, is distinctly understood and agreed that this note and mortgage are subject to the or may hereafter by

The state of the s	dude the feminine, and the singular the plural w the face of this document is a por Mortgage.	
Dated of Wilderth Falls, Oregon	Grazera derer	Area
The factor of the course of th	P. Oko Miskin Make 1997 pe dada nen me. Pangungga da make kara Pangunggan nen	
williass whereor, the mortgagors have set	their hands and seals this 12 day of Dec	ember 1978
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1 131 19 20 19 10 10 10 6 6 10 10 10	XIRMAN VI. PERMA	/(Se
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managa namangan ng mpangangan na na		A STANFORD OF STANFORD
PS 127401 Tousand Nine anno 20 Feb	KNOWLEDGMENT	
STATE OF OREGON,	이 그 아들이 되었다. 이 그는 생님들은 그 아들을 모양하면 보고 생각 되었습니다. 이 이 아름이 하다.	Jahren Herring
County of Klamath ESUG 14156 MOUNT	-79 25/ ks r/A lykse gud no/ 1/2	repolegia i a meni.
Before me, a Notary Public, personally appeared the	Gregory G. Mevers and M	lavina Mayara
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2000

SECURITY AGREEMENT

march 2 George Gregory Meyers and Maxine Meyers, Husband and Wife (Name) 2241 Greenspring Dr. #20 Klamath Falls (No. and Street) (hereinafter called "Debtor"), hereby grants to the State of Oregon, represented and acting by the Director of Veterans' Affairs, (hereinafter called "Director"), a security interest in the following property and any and all additions, attachments and accessions thereto (hereinafter called the "Collateral"): Length & Width New or Used Series Name Color & Model Manufacturer Year tan/brown Used Fleetwood 1977 Barrington 2B 1259 56X14 And special equipment listed: _ to secure the payment of Twelve Thousand One Hundred and no/100-----------Dollars (\$12,100.00), and interest thereon, evidenced by the following promissory note: I promise to pay to the STATE OF OREGON Twelve Thousand One Hundred and no/100----------Dollars (\$12,100.00-), with interest from the date of initial disbursement by the State of Oregon, at the rate of 7.9---- percent per annum until such time as a different interest rate is established pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United States at the office of the Director of Veterans' Affairs in Salem, Oregon, as follows: \$ 131.00----or before June 1, 1978-----, and \$131.00 on the first of each monththereafter, plus one-twelfth of----- the taxes for each successive year on the Collateral described in the security agreement 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 balance, the remainder on the principal. The due date of the last payment shall be on or before May 1, 1990-----In the event of transfer of ownership of the Collateral or any part thereof, I will continue to be liable for payment and the balance shall draw interest as prescribed by ORS 407.070 from date of such transfer. This note is secured by a security agreement, the terms of which are made a part hereof.

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

2. The Collateral will be located at 224 Carron Spring It Sp#20

| Vlamsty Falk | Vlamsty (Nagan 9760) |
| City | County | State

THIS COLLATERAL WILL NOT BE MOVED TO A LOCATION OUTSIDE THE STATE OF OREGON. THE COLLATERAL WILL NOT BE MOVED FROM THE FOREGOING ADDRESS TO ANY OTHER LOCATION WITHIN OREGON WITHOUT THE WRITTEN CONSENT OF THE DIRECTOR. A VIOLATION IN EITHER INSTANCE WILL RESULT IN THE ENTIRE INDEBTEDNESS BEING DECLARED DUE AND PAYABLE.

- Debtor warrants and covenants that except for the security interest granted hereby, Debtor is the owner of the Collateral free from any lien, security interest or encumbrance and will defend the Collateral against the claims and demands of any persons whomsoever.
- 4. Debtor further covenants and agrees:
 - A. To pay all debts and monies secured hereby;
 - B. To maintain the Collateral in good condition and repair and preserve the same against waste, loss, damage or depreciation in value other than by reasonable wear;
 - C. Not to permit the use of the premises from any objectionable or unlawful purpose;
 - D. Not to permit any tax, assessment, lien or encumbrance to exist at any time;
 - E. The Secured Party is authorized to pay all taxes assessed against the Collateral and to add same to the principal, each of the advances to bear interest as provided in the note;
 - F. To keep the Collateral unceasingly insured during the life of the security agreement, against loss by fire and such other hazards in such company or companies and in such an amount as shall be satisfactory to the Secured Party;
 - G. Not to lease or rent the Collateral, or any part of same, without the written consent of the Secured Party;
 - H. To promptly notify the Secured Party in writing of a transfer of ownership of the Collateral or any part of interest in same, and to furnish a copy of the instrument of transfer to the Secured Party: a purchaser shall pay interest as prescribed by ORS 407.070 on all payments due from date of transfer; in all other respects, this security agreement shall remain in full force and effect;
 - Secured Party shall be entitled to all compensation received for any security voluntarily released, same to be applied on the indebtedness.
- 5. Debtor shall be in default under this agreement upon the happening of any of the following events or conditions:
 - A. Debtor shall fail to pay, when due, any installment of principal, interest or taxes of any indebtedness owing by Debtor to the Secured Party;
 - B. If Debtor shall fail to perform promptly at the time and strictly in the manner provided by any covenant of the Debtor contained in this or any other agreement between him and the Secured Party;
 - C. If any warranty, representation or statement made by Debtor to Secured Party is false in any material respect.
- 6. This security agreement shall further secure the payment of such additional money, if any, as may be loaned hereafter by the Secured Party to the Debtor as evidenced by a note or notes. Any advances are limited to the amounts and percentages as set forth in ORS 407.040 and ORS 407.050, respectively.
- 7. Upon such default and at any time thereafter, Secured Party shall have each and all of the rights and remedies granted to him by the Uniform Commercial Code of Oregon or other applicable laws, by this agreement and by the promissory note or notes hereby secured, and the Secured Party may, without notice, declare any or all such promissory notes immediately due and payable. The Debtor agrees to pay all expenses, including reasonable attorney's fees, incurred by the Secured Party in taking, holding, preparing for sale and selling any of the Collateral or the collection on the

Upon the breach of any covenant of the security agreement, the Secured Party shall have the right to take possession of the Collateral, collect the rents, issues and profits, and apply same, less reasonable costs of collection, upon the indebtedness and the Secured Party shall have the right to the appointment of a receiver to cellect 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 security agreement 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. The failure of the Secured Party to exercise any options herein set forth will not constitute a waiver of any right arising from a breach of the covenants.

WORDS: The masculine shall be deemed to include the feminine, and the singular the plural where such connotations are applicable herein.

I HEREBY STATE THAT I WILL PERSONALLY COMPLETION OF THE LOAN.	OCCUPY THIS PROPERTY	Y AS MY PRII	NCIPAL HOME UPON
	To the state of th	Agin High Agin Agin Agin Agin Agin Agin Agin Agin	
Signed in duplicate this 2 _ day of _	march		1078
STATE OF OREGON,			, 13_ <u>FV</u>
County of Klamath	Simon Coly	War.	
Filed for record at request of	George G. Me	vers	Debtor
	- W 1 -		
on this 13th day of December D. 19 78	- Men	Musica	Spouse
at 2:48 P M, and duly	Maxine Meyer	9	\.
recorded in Vol. M-78 of Mortgages	(
Page 27932			
Wrn D. MILNE, County Clerk 255-M (Rev. 5-75)			
B. Jacqueline J. Mellee			
Fac#12.00			755-F13-3