| 65121 NOTE AND MORTGAGE | |
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| | Vol. 19 Page 75 |
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mortgages to the STATE OF OREGON, represented and acting by the Director of Veterans' Affairs, pursuant to ORS 407.030, the follow-

EXAMPLOT 25, CASITAS ADDITION, in the County of Klamath, State of Oregon,

A CANTOGETHER WITH THEN FOLLOWING DESCRIBED MOBILE HOMENIS FIRMLY AFFIXED TO THE PROPERTY: Year/1979, Make/Ridgewood, Serial Number/14L10029, cccSize/24x70.uv mas deceived and any iccorded provide the first provide the series of the DONE OF MORES

STATE OF OREGON.

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to secure the payment of Thirty Eight Thousand Four Hundred Seventy and no/100------ Dollars

(s. 38, 470, 00 mmm); and interest thereon, evidenced by the following promissory note? KGUSTE ភ្ញ ៣

Glarence E. McKengic

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| 1-141-1 -11-1 | | | manne, Oonars; (e | ~~;~~~ | percent per annum i | st from the date o | £ |
| minal disc | pursement by the | State of Oregon, a | t the rate of 5 | 9 | 1 (h) | | 12 |
| unierent 1 | nterest rate is es | tablished nurcuont 4 | ODE 407 ORA | | bercent her aunum f | intil such time as a | a - 1 - 2 |
| States at t | he office of the | Director of Veterans | 0 ORS 401.012, pri | ncipal and interest | to be paid in lawful | noney of the United | a - 1 |
| | are office of the | Director or veterans | S' Affairs in Salem | Oregon: as follow | 76 • | money of the onited | - · |
| 271 nr | | 승규는 영상은 영상을 받았다. | 가지는 아이들은 방법을 받는 | | | | |

UU=========on or before ___June 1, 1979 ____and \$ 274,00 on the

1st of each monthanname thereafter, plus _____One-twelfth of----___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 principal.

The due date of the last payment shall be on or before May 1001009.12 1001 001 001 In the event of transfer of ownership of the premises 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 mortgage, the terms of which are made a part here the terms of which are made a part here the terms of which are made a part here the terms of which are made at the terms of terms of the terms of terms of the terms of the terms of te

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Clarence E. McKenzie 10 10 Angela McKenzie an and the mention.

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The mortgagor covenants that he owns the premises in fee simple, has good right to mortgage same, that the premises are free from encumbrance, that he will warrant and defend same forever against the claims and demands of all persons whomsoever, and this covenant shall not be extinguished by foreclosure, but shall run with the land.

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- 1. To pay all debts and moneys secured hereby:
- You pay an deuse and moneys secured thereofy
 Not, to permit, the buildings to become vacent on unoccupied; not to permit the removal or demolishment of any buildings or im-provements movies 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 therefore. Existing accordance of the parties of the parties therefore.
- 3. Not to permit the cutting or removal of any timber except for his own domestic use; not to commit or suffer any waste;
- 4. Not to permit the use of the premises for any objectionable or unlawful purpose the state and
- To head the bound of the contraction of the second s
- Morigagee is authorized to pay all real property taxes assessed against the premises and add same to the principal, each of the methods and add same to the principal, each of the methods and add same to the principal.
- 7. To keep all buildings unceasingly insured unchangement and such other hazards in such companies and in such an amount as shall be satisfactory to the mortgage, against loss by fire and such other hazards in such companies with receipts showing payment in full of all premiums; all such insurance shall be made payable to the mortgage all such insurance shall be kept in force by the mortgagor in case of foreclosure until the period of redemption expires; ageo;

| 8. Mortgage tarily, rele | Shall be entitled to all compen- ased, same to be applied upon t | Galance and demonstrate of the state | num ore being of the barry barry of the barr | . 7590 |
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| 9. Not to les 1 kor to les 10. To promp furnish a | is of particle of the applied upon to of the applied of the second secon | part of same, without written but of same, without written but of same, of ownership of t | consent of the mortgagee; | y security volun- |
| | to use from the date of transfor | inc mortgagee: a purcha | to consent of the mortgagee; here the premises or any part or interest ser shall pay interest as prescribed by rigage shall remain in full force and form same in whole or in part and nee, with the terms of the mortgage o be dimmediately repayable by the more the state of the series | in same, and to ORS 407.070 on effect. |
| demand and she i to but you Default in other/than those | any of the covenants or agreen | nd all such expenditures shall | ice with the terms of the mortgage | all expenditures |
| mortgage subjection U.G. The failure breach of the co | of the mortgagee to exercise an | of the mortgagee to become in y options herein set forth will | expenditure of any portion of the lo remortgages given before the expen amediately due and payable without not, constitute a waiver of any right | an for purposes diture is made, notice and this |
| In case for incurred in conn | colosure is commenced, the mort ection with such foreclosure. | gagor shall be liable for the co | st: of a; title search, attorney fees, and | arising from a all other costs |
| have the right to | issues and profits and apply sai | me, less reasonable costs oficell | ave the right to enter the premises, t | ake norrowing |
| Dit is disting Constitution, ORS issued or may he | tly-understood-and-agreed that 4 A.407.010 tto 407.210 and any sub reafter be issued by the Director | III CTS1.6 his note and mortgage are sub sequent amendments thereto | UCG E MCKGUNTO lect to the provisions of Article XI-A | successors and |
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| | cured by this Note & | e face of this docum Montgage.e. | ent is a portion of the | ا بې يو وو دو نو کې کې |
| \$14,00-= | | June 1., 1979 w. no01e-tyle1fth | | |
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| Before me, a N | otary Public, personally appeared | | nce E, McKenzie and | |
| Angela | Mallan - 1 | 중 2월 1 년 수는 그 사람은 것을 가지 않는 것을 것을 수 있다. | foregoing instrument to be | Foluntary |
| WITNESS by ha | nd and official seal the day and 3 | vear last above written. | \Box | |
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| | | My Commission ex | pires | |
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| County of | | }55 , | | |
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| General Service Salem, Orgao Form L-4 (Rov. 5-71) | 9,997930 NOLE | AND MORIGAGE | Vol. 73 Poss 75 | 99 1 and wife |
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