kandri Anadri Di⊵yy]	67879	C Norse (1977) Ste	NOTE AND M	7747-J. Q ORTGAGE NA R. GASKIN, hu	Vol. <u>77</u> Page ol. <u>77</u> Page 1	1906 2082
mortga ing des	-The S½ of SE Willamette M	" of Soother	19, Township A	3	rs. pursuant to ORS 407.030.	the follow-
	TOGETHER WI THE PROPERT TOGETHER WT	TH THE FOLLOW Y: Year/1977 TH a right of	VING DESCRIBED , Make/Walden, way, 60 feet	wide, lying 30 fa n Right of Way Ag above described	H IS FIRMLY AFFIS Size/56x24, eet on each side of greement recorded property to Harpo	
(<u>\$ 12</u> ,3	337,00	nterest thereon, and	s, privileges, and appi- furnace and heating doors: window shades r conditioners, refriger flora, or timber now items, in whole or in p te mortgaged property; nd	for an existing obligation	and easements used in co wel storage receptacles; p nets, built-ins, linoleums a ; and all fixtures now or i thed or growing thereon; , y declared to be appurtenan 1. no/100	Dollars
evidenced Com Sev interes interes	by the following pro- by the following pro- renty. Thousand of the date of in the from the date of in the from the date of in	missory note: he STATE OF OREC SIX HUNDARED itial disbursement by itial disbursement by	ON SIXty Two and y the state of Oregon, y the state of Oregon, the state of Oregon,	20/100Dollar at the rate of .5.9 	Uname Dollars (\$.58.33 4.14 pinto (\$.58.33) 4.14 pinto (\$.	31.20), iin m, ith
in Sale \$4,8	m, Oregon, as follow 74,00 on each	s: \$4,874.00 September 1	5th	September 15, 1	(\$), with the second sec	rs >
JUIS HOLD Dated a	e-due date of the i the event of transf balance shall, draw is note is secured b the secure b constraint f 26000000000000000000000000000000000000	a mortgage, the failed of the second of the	the premises or say p deby ORS (407,000 from berns of which are ma ABCG1126 OF ALCONDEC AND ABCG16167 AND ABCG1617795141	teh payments to be appli eptember 15, 201 art thereof 1 will continu date of such transfer the a part hereof. The continue few C. Gaskin pew C. Gaskin	d continuing until the ful ed first as interest on the 3 e to be liable for payment Sach	1 2 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
This mo, Oregon, dated County, Orego	rtgage is given in con September 26 n, which was given i particulation of the second m, which was given i particulation of the second an additional advar and the new note is	Junction with and su 1977 and reco o secure the payment of the payment of the amount of evidence of the ent	rded in Book <u>M77</u> at of a note in the amo	rtain mortgage by the mo page <u>18085</u> , Mortgage unt of \$ <u>59</u> ,400,00 gether with the balance o	Records for <u>Klamath</u> and this mortgage is also give	e of ven
MORTGA	gagor covenants that ince that he will war not be extinguished of the standard of the GOR FURTHER (CO) United of the standard United of the standard United of the standard of the standard of	he owns the premis rant and defend san by forclosure, but VENANTS - AND) AG URANTS - AND) AG Secured hereby: 5. become vacant or existing: to keen a	tes in fee simple, has see forever against the coshall run with the land the coshall run with the land the coshall run bergen REES to be conserve a run to be coshall be conserve a run to be coshall be conserve a run unoccupied; notite per	ood right to mortgage sar laims and demands of all	he, that the premises are fi persons whomsoever, and t	ree his

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3. Not to permit the use of the premises for any objectionable or unlawful purpose;
3. Not to permit any tax; assessment, ellent or encumbrance to exist at any time;
4. 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;
7. To keep all buildings unceasingly insured during the term of the mortgage, against loss by fire and such other hazards in such an ground in full of all premiums; astisfactory to the mortgage; to deposit with the mortgage all such other mortgage; in case of foreclosure until the premises that be made payable to the mortgage; against loss by fire and such other mortgage; all such insurance shall be kept in force by the mortgager in case of foreclosure until the period of redemption expires;

 Montassarity rescipts substitute that match of all resembles and instrated analysis and state to forge by the representation of a fore- tion of the second state of the second state of the second state instrated analysis of the second state of the second state instrated analysis of the second state of the second state instruction of the second state of	
 a primeres with Lerein's singuine instanting in trip of up presented in a singular set of a singular set of	n consent of the mortgagee;
10. To promptly notify imortgages in writing of a transfer of ownership of furnish a copy of the instrument of transfer to the mortgages; a pure all payments due from the date of transfer; in all other respects this	t the premises or any part or interest in same, haser shall pay interest as prescribed by ORS 407 mortgage shall remain in full force and effect.
The mortgagee may, at his option, in case of default of the mortgagor, made in so doing including the employment of an attorney, to secure comp draw interest at the rate; provided in the note, and all such expenditures sh demand and shall be secured by this mortgage. The default in any of the covenants or agreements herein contained or t	
Default in any of the covenants or agreements herein contained or to other than those specified in the application, except by written permission of shall cause the entire indebiedness at the option of the mortgagee to becom mortgage subject to foreclosure.	
In case foreclosure is commenced, the mortgagor, shall, be, liable for th	e cost of a title search, attorney fees, and all othe
The covenants and agreements herein shall extend to and be binding assigns of the research of agreements and agreements and agreements herein shall extend to and be binding assigns of the rests.	II have the right to enter the premises, take poss collection, upon the indebtedness and the mortgage in 012 \$201,000,00
It. is distinctly, understood and agreed, that, this, note, and -mortgage are Constitution. ORS 407.010 to '407.210 and any subsequent amendments thereto or may hereafter be issued by the Director of Verevent	subject to the provisions of Article XI-A of the (and to all rules and regulations which have been
The instriction of support ment owner web how spin or out their of the state of the spin of the state of the spin of the state of the spin	u a sin four annous brough de the singular the plural where such connotatio
The mobile home described on the face of this doc property secured by this Note & Mortgage.	ument is a portion of the
his mortgage is being rerecorded because of an er	
his is one and the same mortgage as filed for rec n book M77, page 18085, in the microfilm records N WITNESS WHEREOF. The mortgagors have set their hands and seals	ording; dated 5-25-79, recorded of Klamath County, Oregon, introduction of Klamath County, Oregon, interest day of the second se
4.33 (* 0.1 0) - 54CH 36D (60) - 100 (* 10 0) - 20 (* 0.1 0) -	사람이들과 기관을 받는 수 없는 것을 많은 것이라. 것은 사람이 가지 않는 것이 가지 않는 것이 같아. 나는 것이 것
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uner, and have as a finiter distort, the termination of the state of the	Martin R. Hasking
ACKNOWLEDGME Lineary that the date of purplet insponsement pit for state of Oregon. STATE OF OREGON.	NT
County of the temporal standard board	100 05
Before me, a Notary Public, personally appeared the within namedAn energy of Littly Light Thousand Three Hundred Thirty	Dne and 20/100
act and deed. UU Descale for bostner of the tree the thin factor things both and and official seal the day and were been applied.	ed the foregoing instrument to be their volu
ispecher with the tenegraphy, nersultaments, signs, privilegos, ent deputronat with the pressinger incerts: wurthin and institutes, humder and in constraints priva- position in the second second second second priority in constraints and contracts built in second correctly that a contract of the second contracts built in second correctly interests that are the contracts built in second correctly interests that are contracted and contracts built in second correct and any simulators. Thus, or that do not any one for more and any simulators. Thus, or that replacements of any one or more and produce the more produce of the interest of the replacements and produce the more produce of the left and and of the replacements and produce the more produce of the left and and of the replacement and produce the replacements of the replacements of the replacements of the replacement and produce the replacement of the replacements of the replacements of the replacements of the replacement of the replacements of the replacement of the replacements of the replacements of the replacements of the replacements of the replacement of the replacements of the replacement of the replacements of	hra d. Naigen
	sion expires $2-7$
MORTGAGE	STATE
	nent of Veterans' Affairs
County of THE I amath 2 Flint of way, 60 In several se	
I certify that the within was received and duly recorded by me in LOUGLINES MILLI LINE HUI DATAGE DEVELOPMENT No. M79 Page 12082, on the 25th day of <u>NAV.</u> 1979 W. D	Math Vision, County Records, Book of Mortg
av <u>Historia (11) (11) (11) (11) (10)</u> (10) (10) (10) (10) (10) (10) (10) (10)	C TARKS
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