Constant Constant	NOTE AND MORTGAGE Vol. 79 Page 2
	, nusband and wife
mortgages to the STATE OF ORI	EGON Crepresented
lot C DI	EGON, represented and acting by the Director of Veterans' Affairs, pursuant to ORS 407.030, the following the following of the Klamath
on file in the office	e of the County Clerk of Klamath County Openand plat thereof
	- Klamath meeved and end and a second state the Clerk 21st September, 1979 M. D. (D.M. Flameth Clerk 21st September, 1979 M. D. (D.M. Flameth
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	TO consider an example in the second se
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van deeg	en Herar une her internet dation
	Printing and requirements of all advantages
Reflect and a propriety of the second	anna an
50,000,00), and interest	aments, rights, privileges, and appurtenances including roads and easements used in connection and fixtures; furnace and heating system, water heaters, fuel storage receptacles; plumbing, its sintes, doors; window shades and blinds, shutters; cabinets, built-ins, linoleums and figure y shruh; air conditioners, refrige and blinds, shutters; cabinets, built-ins, linoleums and figure y shruh; air conditioners, refrige and blinds, shutters; cabinets, built-ins, linoleums and figure forgeoing items, in whole or in part, all of which are hereby declared to be appurtenant to the profits of the mortgaged property; housand and no/100 Dollars thereon, evidenced by the text.
20,000,00), and interest	thereon, evidenced by the following promissory note:
I promise to pay to the STA	thereon, evidenced by the following promissory note:
I promise to pay to the STA	thereon, evidenced by the following promissory note:
I promise to pay to the STA initial disbursement by the State or different interest rate is established States at the office of the Director	thereon, evidenced by the following promissory note: TE OF OREGON Fifty Thousand and no/100
I promise to pay to the STA initial disbursement by the State or different interest rate is established States at the office of the Director 297,00	thereon, evidenced by the following promissory note: TE OF OREGON Fifty Thousand and no/100
I promise to pay to the STA initial disbursement by the State or different interest rate is established states at the office of the Director 297,00	thereon, evidenced by the following promissory note: TE OF OREGON Fifty Thousand and no/100
I promise to pay to the STA I promise to pay to the STA initial disbursement by the State or different interest rate is established states at the office of the Director 297,00	thereon, evidenced by the following promissory note: TTE OF OREGON Fifty Thousand and no/100
I promise to pay to the STA I promise to pay to the STA initial disbursement by the State of different interest rate is established States at the office of the Director 297,00 St. of CaCh Monthessen advances shall be fully paid, su rincipal. The due date of the last paym In the event of transfer of ow e balance shall draw interest on	thereon, evidenced by the following promissory note: TTE OF OREGON _Fifty_Thousand_and_no/100
I promise to pay to the STA I promise to pay to the STA I promise to pay to the STA Initial disbursement by the State or different interest rate is established States at the office of the Director 297,00	thereon, evidenced by the following promissory note: TTE OF OREGON <u>Fifty Thousand and no/100</u> f Oregon, at the rate of <u>5.9</u> , <u>900,00</u> , <u>00</u> , <u>90</u> , with interest from the date of pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United of Veterans' Affairs in Salem, Oregon, as follows: before <u>November 1</u> , <u>1979</u> , <u>1979</u> , methereafter, plus <u>One-twelfth of</u> , <u>1979</u> , the and continuing until the full amount of the principal, interest the payments to be applied first as interest on the unpaid balance, the remainder on the tent shall be on or before <u>October 1</u> , <u>2009</u> , <u></u>
I promise to pay to the STA I promise to pay to the STA I promise to pay to the STA Initial disbursement by the State or different interest rate is established States at the office of the Director 297,00	thereon, evidenced by the following promissory note: Thereon, evidenced by the following promissory note: Thereon Price Pric
I promise to pay to the STA I promise to pay to the STA initial disbursement by the State or different interest rate is established States at the office of the Director 297,00	thereon, evidenced by the following promissory note: The of OREGON Fifty Thousand and no/100
I promise to pay to the STA I promise to pay to the STA initial disbursement by the State or different interest rate is established States at the office of the Director 297,00	thereon, evidenced by the following promissory note: TTE OF OREGON Fifty Thousand and no/100
I promise to pay to the STA I promise to pay to the STA initial disbursement by the State or different interest rate is established States at the office of the Director 297,00	thereon, evidenced by the following promissory note: ATE OF OREGON Fifty Thousand and no/100
I promise to pay to the STA I promise to pay to the STA initial disbursement by the State or different interest rate is established States at the office of the Director 297,00================= on or st of each month====================================	thereon, evidenced by the following promissory note: ATE OF OREGON Fifty Thousand and no/100
I promise to pay to the STA I promise to pay to the STA initial disbursement by the State of different interest rate is established States at the office of the Director 297,00	thereon, evidenced by the following promissory note: The OF OREGON <u>Fifty Thousand and no/100</u> Toulars (\$50,000,00), with interest from the date of present to ORS 407.072, principal and interest to be paid in lawful money of the United of Veterans' Affairs in Salem, Oregon, as follows: before <u>November 1</u> , <u>1979</u>
I promise to pay to the STA I promise to pay to the STA I promise to pay to the STA I promise to pay to the STA Initial disbursement by the State of different interest rate is established States at the office of the Director 297,00 St. of each month uccessive year on the premises des not advances shall be fully paid, su rincipal. The due date of the last paym I n the event of transfer of own I have estall draw interest as pi This note is secured by a mort ited at <u>Klamath Falls</u> , <u>C</u> <u>Septembe</u> e mortgagor or subsequent owner i e mortgagor covenants that he owns shall not be extinguished by force RTGAGOR FURTHER COVENANT	thereon, evidenced by the following promissory note: The OF OREGON Fifty Thousand and no/100
I promise to pay to the STA I promise to pay to the State of Ifferent interest rate is established States at the office of the Director 297,00 Content of the Director Of each monthemenent on or St of each monthemenent on or St of each monthemenent I ne event of transfer of own I he event of the will warant an shall not be extinguished by force I opermit the buildings to become to permit the own I he prove the the own I hereafter existing: I hereaft	thereon, evidenced by the following promissory note: TTE OF OREGON Fifty Thousand and no/100
I promise to pay to the STA I promise to pay to the State of Ifferent interest rate is established States at the office of the Director 297,00 Content of the Director Of each month I ne even of transfer of own I ne event is secured by a mort Septembe emortgagor or subsequent owner I e mortgagor covenants that he owns umbrance, that he will warrant an shall not be extinguished by force RTGAGOR FURTHER COVENANT pay all debts and moneys secured he to permit the buildings to become to permit the cutting or removal of to permit the cutting or removal of to permit the use of the secure of	thereon, evidenced by the following promissory note: TTE OF OREGON Fifty Thousand and no/100
I promise to pay to the STA I promise to pay to the State of Ifferent interest rate is established States at the office of the Director 297,00 St of each monthemenen on or St of each monthemenen of each monthemenen I ne event of transfer of own I ne event of transfer of own I ne event of transfer of own I note is secured by a mort I the out is secured by a mort I so to is secured by a mort Septembe e mortgagor or subsequent owner I e mortgagor covenants that he owns shall not be extinguished by force RTGAGOR FURTHER COVENANT pay all debts and moneys secured he to permit the buildings to become proments now or hereafter existing rdance with any agreement made to permit the cutting or removal of to permit the use of the premises to permit the use of the premises	thereon, evidenced by the following promissory note: The OF OREGON Fifty Thousand and no/100

Haultance sport on taby to torce p2 y builts affin Locabas built of taby southers a fine Locabas built of the south	10 Modelandar m. case of entropy and and participation of the second sec
8. Mortgagee shall be entitled to all com tarily released, same to be an all com	pensation and damaged
9. Not to lease or rent the premises on a	pensation and damages received under right of eminent domain, or for any security volumer that the indebtedness:
10. To promptly notify mortgagee in writin furnish a copy of the instrument of tr all payments due from the during of tr	ng of a transfer of ownership of the promises on an
The mortgagee may, at his option, in ca made in so doing including the employment draw interest at the rate provided in the noi demand and shall be secured hed in the noi	Iny part of same, without written consent of the mortgagee; ansfer to the mortgagee: a purchaser shall pay interest as prescribed by ORS 407.070 of ster; in all other respects this mortgage, shall remain in full force and effect. Is of default of the mortgagor, perform same in whole or in part and all expenditure of an attorney to secure; compliance with the terms of the mortgage or the note shall be immediately repayable by the mortgagor without eements herein contained and
Default in any of the covenants or agr other than those specified in the application, is shall cause the entire indeitedness at the onti- mortgage subject to indeitedness at the onti-	ge. The such expenditures shall be immediately repayable by the mortgage or the note shall be immediately repayable by the mortgagor without except by written permission of the expenditure of any portion of the loan for purposes ion of the mortgagee to become immediately due and payable without notice and this any options herein set form
The failure of the mortgagee to exercise breach of the covenants.	any options herein set forth will not constitute a waiver of any right arising from a
In case foreclosure is commenced, the m incurred in connection with such foreclosure.	nortgager the mortgagee shall have the state.
The covenants and agreements herein sha assigns of the respective parties hereto.	r to collect same. costs of collection, upon the indebtedness and the mortgagee shall all extend to and be binding upon the heirs, executors, administrators, successors and at this note and mortgage and
It is distinctly understood and agreed the	at this note and -
any streafter be issued by the my	subsequent amendments are subject to the provisions
applicable herein.	tor of Veterans' Affaits increto and to all rules only of Article XI-A of the Oregon to include the feminine, and the singular the plural where such connotations are
LIVE CRU PRO OF THE DRIVE STREET	in a provide the singular the plural where such connotations are
Shacare, Alter William Contractor Contractor	MUUG INTER A ANTONIO ANTO INTERA ANTONIO A ANTONIO ANTONIO
A. Silver at the optimum field production of the Silver remains provide a structure pair for the second structure state second structure second structure second structure state second structure second structure.	
리는 사람에서 가장 Markey, National Angle 2017년 전자 관계	경험 관계후 ##1612 영습은 영습은 것이다. 이것이라는 것이라는 것이 가지 않는 것이 가지 않는 것이 같이 가지 않는 것이라. 이렇게 하는 것을 하는 것이라.
WHEREOF, The mortgagors 1	have set their hands
는 것 같은 것이 있는 것을 가지 않는 것을 가지 않는 것을 것 같다. 이 것 같은 것 같은 것은 것은 것은 것은 것을 것 같은 것을 것 같이 없는 것을 것 같이 없다. 이 것 같은 것은 것이 없다.	EBC. 19 79
1992년 1월 1일 - 1992년 - 1992년 - 1992년 1993년 - 1872년 1993년 1992년 - 1992년 -	DON M. KINSEY (Seal)
1. August (all the second s	the to the VI
	VERDA M. KINSEY (Seal)
	91/0 1/17
all devices of any one as the second of the	(Seal)
We will diver the sense tradew diverted to a light of 1 blockshowing of our one of single of the light of the Tarles is as all for an and the sense of the light of Alliner only be there are a set of the sense of the will be an all the sense of the sense of the sense of the will be an all the sense of th	ACKNOWLEDGMENT
ATE OF OREGON	
County of Klamath	Utilities in a second provide contract contract contract period of the second provide second contract of the second seco
Before me, a Notary Public normal "	
Before me, a Notary Public, personally appeare	ed the within named DON M. KINSEY and VERDA M. KINSEY
and deed.	his wife, and acknowledged the foregoing instrument to be <u>their</u> voluntary
WITNESS by hand and official seal the day and	Te Willing the
uay and	year last above written.
같은 사람은 감독 이 가장 가슴이 가슴다고 한다. 또한 가슴이 가슴 가슴 가슴 가슴 같은 것은 것 같은 것이 아니는 것은 것은 것이 다. 같은 것을 많은 것이 같이 다.	
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	Motary Eublic for Oregon
	My Commission expires <u>2-7-6</u>
	NORTONOT

MORTGAGE

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FROM . L-P21068 TO Department of Veterans' Affairs STATE OF OREGON, County of ... Klamath I certify that the within was received and duly recorded by me in Klamath County Records, Book of Mortgages, Page 22489 on the No. M79 21st day of September, 1979 WM. D. MILNE Klamath Clerk O uo qui Lang of the contract of the co By LILAce Tha 25 Filed September 21, 1979 and stored at o'clock 8:40 A County Klamath By Sern Itac tha W Deputy. HOLE VIND MORIEVEE