Conglita	
MOTIGAGES 10 the STATE OF STAT	والجاردون
mortgages to the STATE OF OREGON, represented and acting by the Director of Veterans' Affairs, pursuant to ORS 407.030, the ing described real property located in the State of Oregon and County of "KLamath"	40.00
The East 185 feet of Lot 37, PIEDMONT HEIGHTS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. 1 certify that the width was received and their seconds by main. 1 certify that the width was received and their seconds by main.	Ė
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TO Department of Veternus' Minite	
MonteAeE 1,22076	
My County-son explication	
MINES DA HAIR SHIP OF THE SAME	de
et and deed. WITIVESS by hand and official soal the day and year last above written.	
MA wife, and acknowledged the spreading instrument to be wishing the MADDILLAND	
Eclore me, a Notary Public, personally appeared the within named and personal resonances to be the resonance.	itiary
Common of [[SIDO]].	
with the premises; electric wiring and fixtures; furnace and heating system; water and irrigating systems; screens, doors; window shades system; water heaters, fuel storage recently connected by the storage recently in the storage recently	ection
together with the tenements, heriditaments, rights, privileges, and appurtenances including roads and easements used in connection with the premises; electric wiring and fixtures; furnace and heating system, water heaters, fuel storage receptacles; plum coverings, built-in stoves, overns, electric sinks, air conditioners, refrigerators, freezers, dishwashers; cabinets, built-ins, linoleums and installed in or on the premises; and any shrubbery, flora; for fire frigerators, freezers, dishwashers; and all fixtures now or her replacements of any one or more of the foregoing items; in whole or in part-all of which are hereby declared to be appurtenant to the first of the mortgaged property; Fifty Thousand and no/100—	floor
by secure the payment of Fifty Thousand and no/100———————————————————————————————————	o the
STARTER OF THE CARREST AND A START OF THE CARREST O	ollars
50,000.00——), and interest thereon, evidenced by the following promissory note:	
	1111
TO THE PART OF THE	
I promise to pay to the STATE OF OREGON Fifty Thousand and no/100	
Dollars (\$ 50.000.00 — —), with interest from the date of different interest rate is established pursuant to ORS 407.072, principal and interest to be paid in lawful money of the United \$297.00 — — on or before April 1, 1980 — — 297.00 on the	
thereafter plus one-twelfth of	
principal. The due date of the last payment skyl by the date of the last payment skyl by the date of the last payment skyl by the last payment sk	
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	
and the control of th	對核
Dated at a. Klamath Falls OR: 97601 are an applied to the first of the	(2) P
Dated at S. Klamath Fall S. OR 9760 Sure medical supplies of the state of the transfer of the state of the st	
Dated at Klamath Falls; OR 97601 are an acres of the Mark Mark Market	

internal counterion half care percentage in the mortgagor or subsequent; owner may pay all or lany part of the loan at any time without penalty.

Please 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. Covenant shall not be extinguished by forcelosure, but shall run with the land.

Horizontal singuistic 16. Survey of the child of ps. 1000 sales to be used in the property of the child of ps. 1000 sales to be used in the property of the child of the contract of the cont

**MORTGAGON FURTHER COVENANTS AND AGRES:
10.0016 bit also of the covenants of an experiment of the covenant of

- 3. Not to permit the cutting or removal of any timber except for his own domestic use; not to commit or suffer any waste;

- 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 of unlawful purpose;
 5. Not to permit any tax, assessment, lien, or encumbrance to exist at any time;
 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; premises and add same to the principal, each of the company or 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;

positioned sized for kath the dates par yie mortised in the of landgrafts sum the factor of landgrafts sum in the factor of landgrafts to to be buy the last section of the instrument of transfer of ownership of the premises or any part or interest in same, and to furnish a copy 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. In case foreclosure is commenced, the mortgagor; shall be liable for the cost of a title search; attorney fees, and all other costs 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, 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 It is distinctly understood and agreed that this note and mortgage 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 Verenars' Affairs pursuant to the provisions of ORS 407.020.

WORDS: The masculine shall be deemed to include the feminine, and the singular the plural where such connotations are the provisions of ORS 407.020. The due date of the part parment shall be on or before to the fact parment shall be on or before the line event of months. and 5 247.00 on the IN WITNESS WHEREOF, The mortgagors have set their hands and seals this 9th day of November 1 promise to pay to the STATE OF OREGON TITLY Thou S-pue and S Muan // VERNON M. HADDELAND 50,000.00-11), mid interest thereon, evidenced by the tellowine (Seal) Fifty Thousand and no/100-Warrene Hyddelvid to secure the psychological said, and all of the rents, periditanents, rights privileges, and phericulances neighby your and easurents determined and any antitude of the connection and any antitude of the rents, and any fixtures of through and an extracted and receptor districts, and any extracted doors, whereas and blues, antitude does not any returnes and any extracted doors, whereas and blues and there is planted by growing the rents and any extracted doors, whereas and blues and the present and any extracted and any extracted doors, whereas and blues and there is planted by growing the recommendation of any antitude and any extracted doors, whereas and blues and the present and any extracted any extracted and any extracted any extracted and any extracted and any extracted any extracted and any extra County of Klamath Before me, a Notary Public, personally appeared the within named ... VERNON M. HADDELAND and MARLENE HADDET AND ..., his wife, and acknowledged the foregoing instrument to be THEIR voluntary act and deed. WITNESS by hand and official seal the day and year last above Melus dix MORTGAGE P25076 FROM TO Department of Veterans' Affairs STATE OF OREGON Klamath County of - Klamath I certify that the within was received and duly recorded by me in . County Records, Book of Mortgages, M79 Page 26363 on the 29th day of November, 1979 WM.D. MILNE Klamath County Flory of the County Clerk of Klamath County Orefore LEONAL AND SHE OF THE PROPERTY STEELS OF THE PROPERTY STEELS OF THE PROPERTY O No. M79 November 199; 1979 TYAfter recording return to: (1977) The state of the stat Salem, Oregon 97310 Form L-4 (Rev. 5-71) NOTE AND MORTGAGE <P3(8)3 MTO 8373 - I