CTAGE BANK CTAGE BANK DELVISION OF ALL AND	NOTE AND MORTGAGE VO!	η <u>71</u> Ρασε <b>2775</b>
Higg mortgages to the STATE OF OREGON, repre- ing described real property located in the Sta	Ba Market Strain State S	rs, pursuant to ORS 407.030, the follo
SPOM	MORTGAGE TO Department of Ventrals Strans	F26647
act and deed. writesis by might and otherial searchie day and ye	wife, and nothowiedrod the foregoing instrument, the last almost writing	Nort Cuille Let Official
Complete the a going is bonne determined above on a going is a complete the second sec	10 within uward 10 D. YGTTL GIJ hts, privileges, and appurtenances including roads a furnace and heating system, water heaters, fue doors; window shades and blinds, shutters: cabine tr conditioners, refrigerators, freezers, dishwashers; (flora, or timber/now/gowing or hereafter plant tems, in whole or in part, all of which are hereby he mortgaged property: housand Seven Hundred Two two and	and easements used in connection I storage receptacles; plumbing is, built-ins, linoleums and floor and all fixtures now or bereafter
		no/100
I promise to pay to the STATE OF OR and no/100	Adenced by the following promissory note: <u>10HN D. VDVTK</u> <u>PEGON</u> <u>Fifty Three Thousand Seven 1</u> <u>Dollars (\$ 53.712.00</u> ) <u>Dollars (\$ 53.712.00)</u> <u>Dollars (\$ 53.712.0</u>	Audred Twelve Autored Twelve Autorest from the date of anum until such time as a lawful money of the United (s 319.00 on the ad valorem taxes for each of the principal, interest of the principal, interest
I promise to pay to the STATE OF OR and no/100- initial disbursement by the State of Oregon, a different interest rate is established pursuant States at the office of the Director of Veteran (319.00- 1st of every month- Thereaf successive year on the premises described in t and advances shall be fully paid, such paymer principal. The due date of the last payment shall the and advances shall draw interest as prescribed by the balance shall draw interest as balance and the balance and balance are balance and the balance and balance are balance and the balance and balance are balance and the balance are balance and balance are balance and the balance are balance and balance are balance and the balance are balance and balance are balance are balance and the balance are balance and balance are balance and the balance are balance and balance are balance and the balance are	Adenced by the following promissory note: <u>10HN D. VDYTK</u> <u>PEGON</u> Fifty Three Thousand Seven 1 Dollars (\$ 53,712,00	Aundred Twelve A interest from the date of anum until such time as a lawful money of the United s 319.00 on the ad valorem taxes for each of the principal, interest nee, the remainder on the be liable for payment and diana
I promise to pay to the STATE OF OR <u>and no/100</u> initial disbursement by the State of Oregon, a different interest rate is established pursuant States at the office of the Director of Veteran <u>\$,319.00</u> <u>lst of every month</u> <u>successive year on the premises described in the and advances shall be fully paid, such payment principal. The due date of the last payment shall the in the event of transfer of ownership of This note is secured by a mortgage, the is the balance shall draw interest as prescribed by This note is secured by a mortgage, the is in the event of transfer of ownership of the balance shall draw interest as prescribed by the balance shall draw interest as prescribed by a mortgage, the is the full of the balance balance by a mortgage, the is in the event of transfer of ownership of the balance balance by a mortgage, the is in the event of the fail of the balance by a mortgage is the full is the balance balance by a mortgage is the full is the preserve in the preserve of the balance balance by a mortgage is the full is the balance balance is a preserve of the balance balance by a mortgage is the full is the balance balance is a preserve of the balance balance is a preserve of the balance balance is a preserve of the balance is a preserve of the balance balance is a preserve of the balance is a</u>	Adenced by the following promissory note: <u>10HA</u> D. VDVTK FIfty Three Thousand Seven I Follars (\$ 53,712,00	Aundred Twelve Aundred Twelve A interest from the date of anum until such time as a lawful money of the United s.319.00 on the ad valorem taxes for each of the principal, interest nee, the remainder on the be liable for payment and be liable for payment

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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 draw interest, at the rate; provided in, the note and all such expenditures shall, be immediately repayable by the mortgage or the note shall draw interest, at the rate; provided in, the note and all such expenditures shall, be immediately repayable by the mortgage or the note shall draw interest, at the rate; provided in, the note and all such expenditures shall, be immediately repayable by the mortgage or the note shall draw interest, at the rate; provided in, the note and all such expenditures shall, be immediately repayable by the mortgage, without demand and shall be secured by this mortgage. The bit of the covenants or agreements herein contained or the expenditure of any portion of the loan for purposes other than those specified in the lapplication. Except by written permission of the mortgagee given before the expenditure is made, shall cause the entire indebtedness at the option of the mortgage to become immediately due and payable without notice and this mortgage, subject to foreclosure. The bit of the mortgage is not occur, and applied and the mortgage of the not shall any of the mortgage of the notice and the mortgage of the notice and the mortgage of the mortgage of the mortgage of the mortgage of the notice and the mortgage of the notice of the mortgage of the notice and the mortgage of the mortgage of the mortgage of the mortgage of the notice of any option of the mortgage of the mortgage of the notice of the notice of the mortgage of the notice of the notic

The failure of the mortgage 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.  $\Delta I C K I + \Gamma + V D V I E$ 

The covenants and agreements herein shall extend to and be binding upon, the heirs, executors, administrators, successors and assigns of the respective parties hereto.

The covenants and agreements merchi share extend to and be binding upon the news, excluding animistrations, successors and assigns of the respective parties hereto. 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 407.00 to 4407.200 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, Artains pursuant to the provisions of ORS 407.020. WORDS: The masculine shall be deemed to include the femaline, and the singular, the plural where such connotations are applicable herein in the each of management of the uncertaint of the provisions of any contained and any subsequent of the deemed to include the demaine, and the singular, the plural where such connotations are applicable herein in the each of management of the uncertaint of the provisions of any contained to a subsequent of the deemed to any the any the deemed to The due date of the last payment shall be on or before January 1, 2010--

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Before me, a Notary Public, personally appeared the within named John D. Adair and Vicki D. Adair

their<sub>voluntary</sub>

... his wife, and acknowledged the foregoing instrument to be act and deed. WITNESS by hand and official seal the day and year last above written ્રક્ <u>.</u> 1 ాల - డి A N N N tary Public for Oregon 12 6.0 0 My Commission expires  $\hat{c}_i$ MORTGAGE P26647 TO Department of Veterans' Affairs FROM STATE OF OREGON. Klamath County of ..... I certify that the within was received and duly recorded by my m . County Records, Book of Mortgages, M79 Page 27757 on the 29th av of November, 1979 WM. D. MILNE Klamathun Clerk No. M79. By <sup>1128</sup>Novenber 229 1979 1979 1979 at the stute bit cheese 3:58" PM State of the sta Klewath Allone perform to their all 0.0 - 20 - 8 Filed aketoch By Demethas Deputy. County Klamath VOTE AND MORTGAGE Persent Oregon 81310 - NOTE AND MORTGAGE DEDAUMENT OF ALEBRANS, VELAUSIN D. ADAIR ANILESI SY 000. ADAIR, HUSBARD AND WITH VIEL LECOLOUR LEGITUDE OF AND ALE ANILESI SY 000. Form L-4 (Rev. 5-71) T/A 38-20618-9-J