Vol. & Page 2440 38-22360 95881 NOTE AND MORTGAGE Form Del (How 6-01 Aandaq. MATTER PROPERTY AND County KLamath Lot 2, Block 1, PINNEY'S ACRES, in the County of Klamath, State of Oregon. To an are Tatly new of Lepennic Tobi Mannak Disha Klamath, Clark 1.1164 10% Together With the following described mobile home, which is firmly affixed 140 to the property: 1966 Vandy 12"X 55' mobile home, Serial Number 6FV5812M2N2637. 5 TIMIE OF ORECOM. To Department of Viterans' Alfalts P50772 LEON Porest A. Hendry c C MORTGAGE FE8 Y 21 7.78A Mo Continiasion explana A March Energy les States WITHESS by non-1 and official scal inc day and year last above written -.. his wife, and asknowledged the foregoing instrument to be DIGLY voluntary set and deed, Defore me. a Motary Public, personally appeared the within named Frees 5. A. Hendry and Flaine R. Hendry Const? DG2CIINEG2 together with the tenements, heriditaments, rights, privileges, and appurtenances including roads and easements used in connection together with the tenements, heriditaments, rights, privileges, and appurtenances including roads and easements used in connection together with the tenements, heriditaments, rights, privileges, and appurtenances including roads and easements used in connection 21 vLowith the Openiess; electric wiring and fibtures; doors; window shades and blinds, shutters; cabinets, built-ins, lindeums and flow ventilating, water and irrigating systems; screens, doors; window shades and blinds, shutters; cabinets, built-ins, lindeums and any ventilating, water and entry systems; screens, doors; difference, for easter planted or growing thereon; and any eoverings, built-in stoves, ovens, electric sinks, air conditioners, refigerators, freezers, dishwashers; and all fixtures now or hereafter installed in or on the premises; and any strubbery; fipra, ortimber inow, growing or hereafter planted or growing thereon; and any eoverings, built-in stoves, ovens, electric sinks, air conditioners, trained which are hereby declared to be appurtenant to the installed in or on the premises; and any strubbery; fipra, ortimber inow, growing or hereafter placements 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 replacements of any one or more of the foregoing items; in version or the prove of the interval of to secure the payment of Thirty Five Thousand Six Hundred Twenty Five and no/100------Dollars 35,625.00--- ); and interest thereon, evidenced by the following promissory note: (Sest) wowest A. hendry. No. And Card 1979 M. CC . 299.00-----and \$299.00 the 15th of every month------ 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 and (advances shall be fully ipaid, such payments/to be applied first as interest on the unpaid balance, the remainder on the principal principal product of the principal HE WUB The due date of the last payment shall be on or before The BPuary 151219960KLION OF Inte que date or the last payment shall be on or before hubito in the event of transfer of ownership of the premises or any part thereof. I will continue to be liable for payment and subjust in the event of transfer of ownership of the premises or any part thereof. I will continue to be liable for payment and subjust interest as presented by one of the premises of any part thereof. This note is secured by a mortgage, the terms of which are made a part hereof. This note is secured by a mortgage the terms of which are made a part hereof. This note is secured by a mortgage the terms of which are made a part hereof. This note is secured by a mortgage the terms of which are made a part hereof. This note is secured by a mortgage the terms of which are made a part hereof. This note is secured by a mortgage the terms of which are made a part hereof. This note is secured by a mortgage the terms of which are made a part hereof. This note is secured by a mortgage the terms of which are made a part hereof. This note is secured by a mortgage the terms of which are made a part hereof. This note is secured by a mortgage the terms of which are made a part hereof. This note is secured by a mortgage the terms of which are made a part hereof. This note is secured by a mortgage the terms of which are made a part hereof. This note is secured by a mortgage the terms of the provide the terms of the provide terms of terms of the provide terms of terms antin of the resource business and the second of the production of the second of the s highlad in connection with such catchering owner may pay all or any partiof the loan at any time, without penalty, one of one care pice of all birthe movinger covenants that he owns the premises in fee simple, has good right to morigage same, that the premises are free from encumbranes 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 foreclosure, but shall run with the land. A Not to permit the cutting or removal of any timber except for his own, domestic use; not to commit or suffer any waste;
A Not to permit the cutting or removal of any timber except for his own, domestic use; not to commit or suffer any waste;
A Not to permit the use log of the premises for any timber except for his own, domestic use; not to commit or suffer any waste;
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B Not to permit the use log of the premises for any timber except for his own, domestic use; not to commit or suffer any waste;
B Not to permit the use log of the premises for any timber except or unlawful purpose;
B Not to permit the use log of the premises for any time;
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Not to permit any tax, assessment, lien, or encumbrance to exist at any time;
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Mortigages is obtain interast as provided in the polycers;
Mortigage, is authorized to pay all real property taxes assessed against the premises and add same to the principal, each of the advances to bear, interast as provided in the polycers; advances to bear interest as provided in the policies. 1941) advances to bear interest as provided in the policies. 1941, 200 keep all buildings uncessingly insured during the term of the morigage, soghist loss by fire and such other hazards 2942, 200 keep all buildings uncessingly insured during the term of the morigage, soghist loss by fire and such other hazards 2942, 200 keep all buildings uncessingly insured during the term of the morigage, soghist loss by fire and such other hazards 2942, 200 keep all buildings uncessingly insured during the term of the morigage, soghist loss by fire and such other hazards 2940, 200 keep all buildings uncessingly insured during the term of the morigage is a sole of Legal

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 8. Mortgagee shall be entitled to all compensation and camages received under right of eminent domain, or for any security volume and to be applied, using the indebtedness;
8. Mortgagee shall be entitled to all compensation and camages received under right of eminent domain, or for any security volume and to be applied, using the indebtedness;
8. Mortgagee shall be entitled to all compensation and camages received under right of eminent domain, or for any security volume and to be applied, using the indebtedness;
8. Mortgagee or rent the premises, or any part of same exthout written consent of the mortgage;
8. Mortgagee in writing of a transfer of ownership of the premises or any part or interest in same, and to ide to be the instrument of transfer. In all other respects this mortgage shall remain in full force and effect.
8. Mortgagee, may, at his option. In case of default of the mortgages, nerform same in whole or in part and all examplement. all payments due from the date of transfer; in all other respects this mortgage, shall remain in full force and effect. All no belief in belief in the solution, in case of default of the mortgage, perform same in whole or in part and all expenditures made in so doing including the employment of an altorney to secure compliance with the terms of the mortgage. In the nortgage, without draw interest at the provided in the mortgage. Default in any of the rouge by this mortgage. Default in any of the covenants or agreements herein contained or the expenditure of any portion of the loan for purposes when those specified in the application of the mortgage to become immediately use and payable without notice and this and cause the entire indebedness at the option of the mortgage to become immediately due and payable without notice and this made subject to forceourse. The failure of the mortgage of the mortgage is the entire indebedness of the mortgage to be come immediately due and payable without notice and this and all cause the entire indebedness at the option of the mortgage to be come immediately due and payable without notice and this mortgage subject to forceourse. The failure of the mortgage is option in the application of the mortgage is the principal p

correct

In case foreclosure is commenced, the morigagor 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. CG The coverants and agreements herein shall extend to and be binding upon the heirs; executors, administrators, successors and sasigns of the respective parties hereto.

LOLEST V 1917. It is distinctly understood and agreed that This note and mortgage are subject to the provisions of Article XI-A of the Oregon 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 and any subsequent amendments thereto and to all rules and regulations which have been issued or may here are the provisions of ORS 407.010 and any subsequent amendments thereto and to all rules and regulations which have been issued or may here are the provisions of ORS 407.010 and any subsequent amendments thereto and to all rules and regulations are applicable herein give a static provided to include the feminine, and the singular the plural where such connotations are applicable herein give a static of connected by the becauters of our back decord is and configure of provide the static of our back decord is and the singular the singular dependence of the becauters of our back decord is and configure of the becauters of our back decord is and configure of the becauters of our back decord is and configure of the becauters of our back decord of our back decord is and configure of the becauters of our back decord is and configure of the becauters of our back decord is and configure of the becauters of our back decord is and configure of the becauters of our back decord is and configure of the becauters of our back decord is and configure of the becauters of our back decord is and configure of the becauters of our back decord is and configure of the back decord of the becauters of our back decord of the back decord of the back decord of the back decord of the back decord is and configure of the back decord of the back decord decord of the back decord of the back decord is and configure of the back decord of the back decord of the back decord of the back decord deco

THE MOBILE HOME DESCRIBED ON THE FACE OF THIS DOCUMENTEIS A PORTION OF THE PROPERTY SECURED BY THIS NOTE AND MORTGAGE TEAD AND THE AND THE ADDITION OF Use ad valueters futures for each

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Forest A. Hendry

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County of Deschutes

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Before me, a Notary Public, personally appeared the within named Froest A. Hendry and Elaine R. Hendry , his wife, and acknowledged the foregoing instrument to be <u>their</u> voluntary

WITNESS by hand and official scal the day and year last above written. act and deed.

Notary Public for Or NOTAINS My Commission expire VO104

MORTGAGE

P50772

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(Seal)

(Seal)

TO Department of Veterans' Affairs Forest A. Hendry FROM

STATE OF OREGON.

concernent and the prome, Seri d. Number 6FV5812M2H2637 1 QARTS that and within Was received and aus recorded by me OP 115 Klamath UICU County Records, Book of Mortgages,

N81 Obar 20140. on the 13th day of ... Rebruary, 1981 EVELYN BIEHN Klamstohnty .....Clerk. TO S. 8107K 1 b/WWA/2 White? IN the COMUCA OF Kladeth 20276 123

NO.

Bernethe A Litch

Representative active and a series of order of the series of order to the series of order to the series of the ser the survey is the total the term the follows By Dernetha Spetach Deputy Filed

After recording return ton DEPARTMENT OF VETERANS AFFAIRS TLEED V. HENGTAFEET\$7:00.36 3. HENGTA, 102303.0 and 41.3 Salem, Oregon 9730801 Form L-4 (Rev. 5-71)

Form L-4 (Rev. 5-71)

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