Klamath Falls,) <u></u>	IA McFARLAN	Vol. / Granto	or(s)	
				"Borrower")	
KLAMATH COUNTY 422 Main Stree	TITLE CO				:
Klamath Falls, Or. 97601			Truste	•	į
State of Oregon, by and through the Director of Veterans' Affairs				n "Lender")	
A. Borrower is the owner of real pro 2, according to the of Klamath County, C RMLY AFFIXED TO THE PROF Iding all appurtenances, buildings, and e erty is hereinafter referred to as "Trust I B. After changing the word "Borrowe rporate by this reference the entirety of the berty is located in the volume and at the	official plat Dregon. TOGETH PERTY: Year/19 existing or future impro Property." er" to "Lender" in line 4 he master form of Trust	ER WITH THE FO 83, Make/Redma ovements located thereo	LLOWING DESCRIENT/Regency, Seron, and all fixtures and at	BED MOBILE HOME ial No./1181098 ttachments thereto, all of	E WHICH 81, Size: f which real
County	Date of Record	Volume or Reel	Page	Fee No.	
Klamath	12/1/82	M82	16543	-	1
				<u> </u>	J
C. Borrower is indebted to Lender i			nd_no/100	T	OLLARS).
1,300.00 (Fifty-0 h indebtedness is evidenced by Borrowe	er's Note of even date he	rewith (hereinafter "No	te"), providing for paym	ents of principal and inte	rest with the
h indebtedness is evidenced by Borrowe nce of the indebtedness, if not sooner p	aid, due and payable o	n <u>November 1</u>	<u>, ZUU3</u>		
further evidenced bynone	1 A A A A A A A A A A A A A A A A A A A				
THEREFORE, to secure payment by				and the second	2 Dav
h herein. PROVIDED, HOWEVER, that until rower may remain in control of and or refrom: and	il the occurrence of an experate and manage the	ent of default, as defined Trust Property, and col	d in the master form of Tr llect and enjoy the rents,	te in strict accordance w	licated above, es and profits
h herein. PROVIDED, HOWEVER, that until rower may remain in control of and op efrom; and PROVIDED, FURTHER, that if Be eof and shall perform all of the covenan other indebtedness and shall perform al conveyance of the Trust Property. PROVIDED, FURTHER, the unpai sale or other transfer of the Trust Prop	if the occurrence of an experience and manage the corrower shall make all interests and in the mass all of the covenants contained to balance of the indebte perty, or any portion of former spouse, surviving	cent of default, as defined Trust Property, and col payments for which pro ter form of Trust Deed re ained in the Note, then T	d in the master form of Tr llect and enjoy the rents, vision is made in the No ecorded as indicated abov rustee shall execute and c ust Deed will become im	rust Deed recorded as indi revenues, income, issue ote in strict accordance we ve, and shall make all pays deliver to Borrower, without mediately due and payable	in the terms set licated above, es and profits with the terms ments due or lout warranty
h herein. PROVIDED, HOWEVER, that until rower may remain in control of and or efform; and PROVIDED, FURTHER, that if Bo eof and shall perform all of the covenan other indebtedness and shall perform al conveyance of the Trust Property. PROVIDED, FURTHER, the unpai sale or other transfer of the Trust Proprower, surviving spouse, unremarried for the coverage of the transfer of the Trust Proprower, surviving spouse, unremarried for the transfer of the transfer o	orrower shall make all its contained in the mass all of the covenants contained balance of the indebte perty, or any portion of former spouse, survivin	vent of default, as defined Trust Property, and col payments for which proter form of Trust Deed reained in the Note, then Teneral Property, to to gehild or stepchild of the	d in the master form of Tr lect and enjoy the rents, vision is made in the No coorded as indicated abov rustee shall execute and of rust Deed will become im the second transferee afte the original borrower, or a	rust Deed recorded as indi , revenues, income, issue ote in strict accordance w we, and shall make all pays deliver to Borrower, without mediately due and payabler July 1, 1983 who is no a veteran eligible for a loa	in the terms set licated above, es and profits with the terms ments due or lout warranty
n herein. PROVIDED, HOWEVER, that until rower may remain in control of and or efrom; and PROVIDED, FURTHER, that if Bo eof and shall perform all of the covenan other indebtedness and shall perform all conveyance of the Trust Property. PROVIDED, FURTHER, the unpair sale or other transfer of the Trust Proprower, surviving spouse, unremarried for 1010 to 407.210 and Article XI-A of the BORROWER covenants and warra	orrower shall make all its contained in the mass all of the covenants contained in the mass all of the covenants contained in the indebte perty, or any portion of former spouse, surviving the Oregon Constitution ants that the Trust Prop	rent of default, as defined Trust Property, and col payments for which proter form of Trust Deed reained in the Note, then Tedness secured by this Trust Property, to to gehild or stepchild of the trust Trust Property to to the trust Property to the Trust Property to the gehild or stepchild of the country and courtently use	d in the master form of Tr lect and enjoy the rents, vision is made in the No ecorded as indicated abov rustee shall execute and c rust Deed will become im the second transferee afte the original borrower, or a	rust Deed recorded as indi , revenues, income, issue ote in strict accordance w we, and shall make all pay deliver to Borrower, without mediately due and payabler July 1, 1983 who is no a veteran eligible for a loa or or grazing purposes.	in the terms set licated above, es and profits with the terms ments due or lout warranty
n herein. PROVIDED, HOWEVER, that until rower may remain in control of and or refrom; and PROVIDED, FURTHER, that if Be refrand shall perform all of the covenan other indebtedness and shall perform al conveyance of the Trust Property. PROVIDED, FURTHER, the unpai sale or other transfer of the Trust Proprower, surviving spouse, unremarried for	orrower shall make all its contained in the mass all of the covenants contained in the mass all of the covenants contained in the indebte perty, or any portion of former spouse, surviving the Oregon Constitution ants that the Trust Prop	rent of default, as defined Trust Property, and col payments for which proter form of Trust Deed reained in the Note, then Tedness secured by this Trust Property, to to gehild or stepchild of the trust Trust Property to to the trust Property to the Trust Property to the gehild or stepchild of the country and courtently use	d in the master form of Tr lect and enjoy the rents, vision is made in the No ecorded as indicated abov rustee shall execute and c rust Deed will become im the second transferee afte the original borrower, or a	rust Deed recorded as indictive to the instrict accordance we, and shall make all payed deliver to Borrower, without mediately due and payabler July 1, 1983 who is not veteran eligible for a load or or grazing purposes.	icated above, es and profits with the terms ments due or out warranty le in full upor ot the origina an under ORS
n herein. PROVIDED, HOWEVER, that until ower may remain in control of and or efrom; and PROVIDED, FURTHER, that if Be eof and shall perform all of the covenan other indebtedness and shall perform all conveyance of the Trust Property. PROVIDED, FURTHER, the unpaisale or other transfer of the Trust Proprower, surviving spouse, unremarried for 100 to 407.210 and Article XI-A of the BORROWER covenants and warra	orrower shall make all its contained in the mass all of the covenants contained in the mass all of the covenants contained in the indebte perty, or any portion of former spouse, surviving the Oregon Constitution ants that the Trust Prop	rent of default, as defined Trust Property, and col payments for which proter form of Trust Deed reained in the Note, then Tedness secured by this Trust Property, to to gehild or stepchild of the certy for the trust Deed to be exceptionally to the trust Deed to be exceptionally trust Deed	tin the master form of Trelect and enjoy the rents, vision is made in the No ecorded as indicated aboveruste shall execute and crust Deed will become impute second transferee after original borrower, or a second of or agricultural, timber ecuted on the Assault American McFARLAN	rust Deed recorded as indi , revenues, income, issue ote in strict accordance w we, and shall make all pay deliver to Borrower, without mediately due and payabler July 1, 1983 who is no a veteran eligible for a loa or or grazing purposes.	icated above, es and profits with the terms ments due or out warranty le in full upor ot the origina an under ORS
n herein. PROVIDED, HOWEVER, that until ower may remain in control of and or efrom; and PROVIDED, FURTHER, that if Bo eof and shall perform all of the covenan other indebtedness and shall perform all conveyance of the Trust Property. PROVIDED, FURTHER, the unpair sale or other transfer of the Trust Proprower, surviving spouse, unremarried for 100 to 407.210 and Article XI-A of the BORROWER covenants and warra	orrower shall make all its contained in the mass all of the covenants contained in the mass all of the covenants contained in the indebte perty, or any portion of former spouse, surviving the Oregon Constitution ants that the Trust Prop	rent of default, as defined Trust Property, and col payments for which proter form of Trust Deed reained in the Note, then Tedness secured by this Trust Property, to to gehild or stepchild of the certy for the trust Deed to be exceptionally to the trust Deed to be exceptionally trust Deed	d in the master form of Tr lect and enjoy the rents, vision is made in the No ecorded as indicated abov rustee shall execute and c rust Deed will become im the second transferee afte the original borrower, or a	rust Deed recorded as indictive to the instrict accordance we, and shall make all payed deliver to Borrower, without mediately due and payabler July 1, 1983 who is not veteran eligible for a load or or grazing purposes.	icated above, es and profits with the terms ments due or out warranty le in full upor ot the origina an under ORS
herein. PROVIDED, HOWEVER, that until ower may remain in control of and operitor; and PROVIDED, FURTHER, that if Beeofand shall perform all of the covenan other indebtedness and shall perform all conveyance of the Trust Property. PROVIDED, FURTHER, the unpaisale or other transfer of the Trust Propower, surviving spouse, unremarried for 100 to 407.210 and Article XI-A of the BORROWER covenants and warra IN WITNESS WHEREOF, Borrow	if the occurrence of an experate and manage the corrower shall make all alts contained in the mass all of the covenants contained beforty, or any portion of former spouse, surviving the Oregon Constitution ants that the Trust Property (s) ha(s)(ve) caused to	rent of default, as defined Trust Property, and col payments for which proter form of Trust Deed reained in the Note, then Tedness secured by this Trust Property, to to gehild or stepchild of the certy for the trust Deed to be exceptionally to the trust Deed to be exceptionally trust Deed	tin the master form of Trelect and enjoy the rents, vision is made in the No ecorded as indicated above ruste shall execute and course shall execute and course escond transferre after the original borrower, or a different for agricultural, timber ecuted on the 25 MCFARLAN Park (S) PATRICIA MCF	rust Deed recorded as indictive to the instrict accordance we, and shall make all payed deliver to Borrower, without mediately due and payabler July 1, 1983 who is not veteran eligible for a load or or grazing purposes.	icated above, es and profits with the terms ments due or out warranty le in full upor ot the origina an under ORS
herein. PROVIDED, HOWEVER, that until ower may remain in control of and operitor; and PROVIDED, FURTHER, that if Beeofand shall perform all of the covenan other indebtedness and shall perform all conveyance of the Trust Property. PROVIDED, FURTHER, the unpaisale or other transfer of the Trust Propower, surviving spouse, unremarried for 100 to 407.210 and Article XI-A of the BORROWER covenants and warra IN WITNESS WHEREOF, Borrow	if the occurrence of an experate and manage the corrower shall make all alts contained in the mass all of the covenants contained beforty, or any portion of former spouse, surviving the Oregon Constitution ants that the Trust Property (s) ha(s)(ve) caused to	rent of default, as defined Trust Property, and col payments for which proter form of Trust Deed resided in the Note, then Tedness secured by this Trust Property, to to gehild or stepchild of the rerty to the trust Property to the Child of the resty to the currently use this Trust Deed to be exceeded.	tin the master form of Trelect and enjoy the rents, vision is made in the No ecorded as indicated above ruste shall execute and course shall execute and course escond transferre after the original borrower, or a different for agricultural, timber ecuted on the 25 MCFARLAN Park (S) PATRICIA MCF	rust Deed recorded as indictive to the instrict accordance we, and shall make all payed deliver to Borrower, without mediately due and payabler July 1, 1983 who is not veteran eligible for a load or or grazing purposes.	icated above, es and profits with the terms ments due or out warranty le in full upor ot the origina an under ORS
PROVIDED, HOWEVER, that until ower may remain in control of and of efform; and PROVIDED, FURTHER, that if Bk cof and shall perform all of the covenan other indebtedness and shall perform all conveyance of the Trust Property. PROVIDED, FURTHER, the unpaisale or other transfer of the Trust Propower, surviving spouse, unremarried fool to 407.210 and Article XI-A of the BORROWER covenants and warra IN WITNESS WHEREOF, Borrow 264856 LOAN NUMBER	if the occurrence of an experite and manage the corrower shall make all ints contained in the mast all of the covenants contained in the mast all of the covenants contained by the covenants contained by the covenants contained by the covenants contained by the covenants of the covenants of the covenants that the Trust Proposer(s) ha(s)(ve) caused to cover(s) ha(s)(ve) caused to covenants that the trust Proposer(s) ha(s)(ve) caused to covenants the trust Proposer(s) ha(s)(s)(s)(s)(s)(s)(s)(s)(s)(s)(s)(s)(s)(payments for which proter form of Trust Deed resided in the Note, then Tedness secured by this Trust Property, to to gehild or stepchild of the rust Property to to gehild or stepchild of the rust Deed to be excepted by the Trust De	d in the master form of Trelect and enjoy the rents, vision is made in the No ecorded as indicated above ruste eshall execute and course shall execute and course to be original borrower, or a second transferee after the original borrower, or a second transferee after the original borrower, or a second to the second transferee after the original borrower, or a second of the seco	rust Deed recorded as indictive to the instrict accordance we, and shall make all payed deliver to Borrower, without mediately due and payabler July 1, 1983 who is not veteran eligible for a load or or grazing purposes.	the terms set dicated above, es and profits with the terms when the due or lout warranty ole in full upor of the origina an under OR.
PROVIDED, HOWEVER, that until ower may remain in control of and of a from; and PROVIDED, FURTHER, that if Be of and shall perform all of the covenan other indebtedness and shall perform all onveyance of the Trust Property. PROVIDED, FURTHER, the unpairable or other transfer of the Trust Propower, surviving spouse, unremarried for 010 to 407.210 and Article XI-A of the BORROWER covenants and warra IN WITNESS WHEREOF, Borrow P64856 LOAN NUMBER ATE OF OREGON anty of Klamath Before me, a notary public, person	if the occurrence of an experate and manage the perate and manage the corrower shall make all alts contained in the mass all of the covenants contained in the mass all of the covenants contained former spouse, surviving the Oregon Constitution ants that the Trust Proporties of the cover(s) ha(s)(ve) caused to the cover(s) ha(s)(s)(s)(s)(s)(s)(s)(s)(s)(s)(s)(s)(s)(payments for which proter form of Trust Deed resident in the Note, then Tenders secured by this Trust Property, to to go child or stepchild of the rust Property to to genild or stepchild of the rust Deed to be excepted by the Trust Deed to be excepted by the Record of	d in the master form of Trelect and enjoy the rents, vision is made in the No ecorded as indicated above ruste eshall execute and course shall execute and course to be original borrower, or a second transferee after the original borrower, or a second transferee after the original borrower, or a second to the second transferee after the original borrower, or a second of the seco	rust Deed recorded as indictive revenues, income, issue one in strict accordance were, and shall make all pays deliver to Borrower, without mediately due and payabler July 1, 1983 who is not veteran eligible for a load or or grazing purposes. The company of October	the terms set dicated above, es and profits with the terms when the due or lout warranty ole in full upor of the origina an under OR.
herein. PROVIDED, HOWEVER, that until ower may remain in control of and oper from; and PROVIDED, FURTHER, that if Bk to fand shall perform all of the covenant other indebtedness and shall perform all onveyance of the Trust Property. PROVIDED, FURTHER, the unpail ale or other transfer of the Trust Propower, surviving spouse, unremarried from the Trust Proposer (and the Trust Proposer).	if the occurrence of an experate and manage the perate and manage the corrower shall make all all this contained in the mass all of the covenants contained in the mass all of the covenants contained former spouse, surviving the Oregon Constitution ants that the Trust Proportion (Section 2014) and the Cregon Constitution and the Cregon C	payments for which proter form of Trust Deed resident in the Note, then Tedness secured by this Trust Property, to to gehild or stepchild of the rust Property to to gehild or stepchild of the rust Deed to be excepted by the Trust D	d in the master form of Trelect and enjoy the rents, vision is made in the No ecorded as indicated above ruste eshall execute and course shall execute and course to be original borrower, or a second transferee after the original borrower, or a second transferee after the original borrower, or a second to the second transferee after the original borrower, or a second of the seco	rust Deed recorded as indictive revenues, income, issue one in strict accordance were, and shall make all pays deliver to Borrower, without mediately due and payabler July 1, 1983 who is not veteran eligible for a load or or grazing purposes. The company of October	the terms set dicated above, es and profits with the terms when the due or lout warranty ole in full upor of the origina an under OR.
herein. PROVIDED, HOWEVER, that until ower may remain in control of and of infrom; and PROVIDED, FURTHER, that if Be of and shall perform all of the covenan other indebtedness and shall perform all onveyance of the Trust Property. PROVIDED, FURTHER, the unpairable or other transfer of the Trust Propower, surviving spouse, unremarried for the 407.210 and Article XI-A of the BORROWER covenants and warra IN WITNESS WHEREOF, Borrow P64856 LOAN NUMBER ATE OF OREGON Antity of Klamath Before me, a notary public, person husband and wife	if the occurrence of an experate and manage the perate and manage the corrower shall make all all this contained in the mass all of the covenants contained in the mass all of the covenants contained former spouse, surviving the Oregon Constitution ants that the Trust Proportion (Section 2014) and the Cregon Constitution and the Cregon C	payments for which proter form of Trust Pede resident in the Note, then Tedness secured by this Trust Property, to to gehild or stepchild of the rust Property to to gehild or stepchild of the rust Deed to be excepted by the Trust D	tin the master form of Trelect and enjoy the rents, vision is made in the No ecorded as indicated above ruste shall execute and constitute shall execute and the second transferee after the original borrower, or a second transferee after the original borrower.	rust Deed recorded as indictor, revenues, income, issue one in strict accordance were, and shall make all pays deliver to Borrower, without mediately due and payabler July 1, 1983 who is not veteran eligible for a load or or grazing purposes. The Cotober FARLAN	the terms set dicated above, es and profits with the terms when the due or lout warranty ole in full upor of the origina an under OR.
herein. PROVIDED, HOWEVER, that until ower may remain in control of and of infrom; and PROVIDED, FURTHER, that if Be of and shall perform all of the covenan other indebtedness and shall perform all onveyance of the Trust Property. PROVIDED, FURTHER, the unpairable or other transfer of the Trust Propower, surviving spouse, unremarried for the 407.210 and Article XI-A of the BORROWER covenants and warra IN WITNESS WHEREOF, Borrow P64856 LOAN NUMBER ATE OF OREGON Antity of Klamath Before me, a notary public, person husband and wife	if the occurrence of an experate and manage the corrower shall make all ints contained in the mast all of the covenants contained between the covenants contained between the covenants contained balance of the indebte perty, or any portion of former spouse, surviving the Oregon Constitution. ants that the Trust Propover(s) ha(s)(ve) caused to see the covenant cover the cover to be the covenant cover to be the cover cover to be the cover	payments for which proter form of Trust Deed reained in the Note, then T the Trust Property, to to g child or stepchild of the rust Property to to g child or stepchild of the rust Deed to be executed by the state of the trust Deed to be executed by the trust Deed to be executed by the state of the trust Deed to be executed by the state of the trust Deed to be executed by th	d in the master form of Trellect and enjoy the rents, vision is made in the No ecorded as indicated above ruste shall execute and course to be second transferree after the original borrower, or a did for agricultural, timber ecuted on the ASMCFARLAN PACES PATRICIA MCF	rust Deed recorded as indictive revenues, income, issue one in strict accordance were, and shall make all pays deliver to Borrower, without mediately due and payabler July 1, 1983 who is not veteran eligible for a load or or grazing purposes. The company of October	the terms set dicated above, es and profits with the terms when the due or lout warranty ole in full upor of the origina an under OR.
herein. PROVIDED, HOWEVER, that until ower may remain in control of and op efform; and PROVIDED, FURTHER, that if Be for and shall perform all of the covenant other indebtedness and shall perform all onveyance of the Trust Property. PROVIDED, FURTHER, the unpairable or other transfer of the Trust Propower, surviving spouse, unremarried follo to 407.210 and Article XI-A of the BORROWER covenants and warra IN WITNESS WHEREOF, Borrow P64856 LOAN NUMBER ATE OF OREGON anty of Klamath Before me, a notary public, person husband and wife I acknowledged the foregoing instrume Witness my hand and official seal	in the occurrence of an experate and manage the corrower shall make all ints contained in the mass all of the covenants contained in the mass all of the covenants contained in the mass all of the covenants contained by the covenants contained by the covenants contained by the covenants contained by the coverage of the coverage of the coverage of the coverage of the covenants that the Trust Proposer (s) ha(s)(ve) caused to see the coverage of	payments for which proter form of Trust Deed real ained in the Note, then Todoes secured by this Trust Property, to tog child or stepchild of the rust Property to tog child or stepchild of the rust Deed to be executed by the Trust	tin the master form of Trelect and enjoy the rents, vision is made in the No ecorded as indicated above ruste eshall execute and constitute shall execute and constitute shall execute and constitute and constitute are original borrower, or a shall execute on the AMATICIA MCFARLAN ACTOR OF TREATMENT	rust Deed recorded as indictor, revenues, income, issue one in strict accordance were, and shall make all pays deliver to Borrower, without mediately due and payabler July 1, 1983 who is not veteran eligible for a load of the company of October The Company of October PATRICIA MC FAR	the terms set dicated above, es and profits with the terms when the due or lout warranty ole in full upor of the origina an under OR.
herein. PROVIDED, HOWEVER, that until ower may remain in control of and op efform; and PROVIDED, FURTHER, that if Be for and shall perform all of the covenant other indebtedness and shall perform all onveyance of the Trust Property. PROVIDED, FURTHER, the unpairable or other transfer of the Trust Propower, surviving spouse, unremarried follo to 407.210 and Article XI-A of the BORROWER covenants and warra IN WITNESS WHEREOF, Borrow P64856 LOAN NUMBER ATE OF OREGON anty of Klamath Before me, a notary public, person husband and wife I acknowledged the foregoing instrume Witness my hand and official seal	if the occurrence of an experate and manage the perate and manage the corrower shall make all its contained in the mass all of the covenants contained in the mass all of the covenants contained by the covenants contained former spouse, surviving the Oregon Constitution ants that the Trust Proporty (s) ha(s)(ve) caused to see the covenants and the trust Proporty (s) ha(s)(ve) caused to see the covenants and the trust all the covenants and th	payments for which proter form of Trust Deed regimed in the Note, then T the Trust Property, to to gehild or stepchild of the currently use his Trust Deed to be excepted by the Trust Deed to be exce	tin the master form of Trellect and enjoy the rents, vision is made in the No ecorded as indicated above ruste shall execute and course shall execute and course of the second transferree after the original borrower, or a standard for agricultural, timber ecuted on the ASMCFARLAN PACKS) PATRICIA MCF	rust Deed recorded as indictor, revenues, income, issue one in strict accordance we, and shall make all pays deliver to Borrower, without mediately due and payabler July 1, 1983 who is not veteran eligible for a load of or or grazing purposes. Aday of October Thicia E MCAF	iticated above, es and profits with the terms ments due or out warranty ole in full upor ot the origina an under OR.
herein. PROVIDED, HOWEVER, that until ower may remain in control of and op efform; and PROVIDED, FURTHER, that if Be for and shall perform all of the covenant other indebtedness and shall perform all onveyance of the Trust Property. PROVIDED, FURTHER, the unpairable or other transfer of the Trust Propower, surviving spouse, unremarried follo to 407.210 and Article XI-A of the BORROWER covenants and warra IN WITNESS WHEREOF, Borrow P64856 LOAN NUMBER ATE OF OREGON anty of Klamath Before me, a notary public, person husband and wife I acknowledged the foregoing instrume Witness my hand and official seal	if the occurrence of an experate and manage the perate and manage the corrower shall make all its contained in the mass all of the covenants contained in the mass all of the covenants contained by the covenants contained former spouse, surviving the Oregon Constitution ants that the Trust Proporty (s) ha(s)(ve) caused to see the covenants and the trust Proporty (s) ha(s)(ve) caused to see the covenants and the trust all the covenants and th	payments for which proter form of Trust Deed real ained in the Note, then Todoes secured by this Trust Property, to tog child or stepchild of the rust Property to tog child or stepchild of the rust Deed to be executed by the Trust	tin the master form of Trelect and enjoy the rents, vision is made in the No ecorded as indicated above ruste eshall execute and constitute shall execute and constitute shall execute and constitute and constitute are original borrower, or a shall execute on the AMATICIA MCFARLAN ACTOR OF TREATMENT	rust Deed recorded as indictor, revenues, income, issue one in strict accordance were, and shall make all pays deliver to Borrower, without mediately due and payabler July 1, 1983 who is not veteran eligible for a load of the company of October The Company of October PATRICIA MC FAR	icated above, es and profits with the terms ments due or out warranty ole in full upor ot the origina an under OR.