K STOCK COUNTY

	NOTE THE COMMENT OF T
	NOTE AND MORTGAGE
	THE MORTGAGOR HILLIARD BLANCHARD JR. and KATHLEEN V. BLANCHARD
	The state of the s
	mortgages to the STATE OF OREGON represented
16	ing described real property located in the State of Oregon and County of La KLAMATH
	## Parcel of land eitnetale Only Parcel
	Township 40 South, Range 7 East of the Willamette Meridian, Klamath County, Oregon, being more particularly described as follows:
	being more particularly described as follows:
	Beginning on the North line of Covern
	Beginning on the North line of Government Lot 3 of Section 1, Township 40 South,
	Tars oction and Teer Proces to the second of
	Way like of State Wisher Work as
	Tight of way line 107 65 real to the first of the state of the said North
3	not off-bouth from the notation of a line running
	of beginning, with bearings based on Minor Partition 20-83 as filed in the Klamath
	to seems the see
	to secure the payment of Thirty-six thousand ninety-four and no/100
	the distribution of the second and as additional and as additional as a second
	owing of Twenty-one thousand nine hundred six and 90/100 Dollars (\$21.906.90),
	evidenced by the following promissory note:
	<u>[1일 병원 중요] 유지하는 경영화 경영 전 하는 경영화를 할 수 있는 경영화 교육을 보는 경영화 경영화 경영화 보는 보고 있는 것은 경영화를 받는 것을 받는 것을 받는 것을 받는 것을 받는 것</u>
	interest from the date of initial disbursement by the State of Oregon, at the rate of 10.5
	Well Ly-One thousand nine hundred could be a
	interest from the date of initial disbursement by the State of Oregon, at the rate of 6, 2
	percent per annum
	interest from the date of initial disbursement by the State of Oregon, at the rate of, with until such time as a different interest rate is established pursuant to ORS 407.072,
	principal and interest to be paid in lawful angular to ORS 407,072,
	follows: \$ 574.00 on or before NOVember 15, 1983 s 574.00 - on the 15th of every month
	\$ 574.00- on the 15th of every month
	interest and advances shall be fully paid, such payments to be applied in the mortgage, and continuing until the full
1	The due date of the last payment shall be on or before
	interest as prescribed by ORS 407.070 from date of such transfer. This note is secured by a mortgage, the terms of which are made a part hereof.
	Kon and the terms of which are made a part hereof.
1	Dated at Blancher Jally or Nilled Blancher a
	November 2 HILLIARD BLANCHARD JR.
L	NATH EEN WIN Blanchard
	THE REPORT OF THE PROPERTY OF
	The mortgagor or subsequent owner may pay all or any part of the loan at any time without penalty.
	This mortgage is given in conjunction with and supplementary to the supp
nz.	This mortgage is given in conjunction with and supplementary to that certain mortgage to the State of Oregon, dated UUIV 17 19.74 Trecorded in Book .M7.4 page .87.10 Mortgage Records for
wh	ch was given to see the county. Oregon.
	the payment of a note in the amount of \$.23,708,00
	The setting of the control of the co
and	this mortgage is also given as security for an additional advance in the amount of \$.36.,094.00., together with the balance of indebtedness covered the previous nate, and the new note is evidence of the entire indebtedness.
	the previous nate, and the new note is evidence of the entire indebtedness. The mortgagor covenants that he area.
ron	tencumbrance, that he will warrant and defend same forever against the glown for mortgage same, that the premises on the same forever against the glown and the premises on the glown and the glown an
	The mortgagor covenants that he owns the premises in fee simple, has good right to mortgage same, that the premises are free anant shall not be extinguished by foreclosure; but shall run with the land. MORTGAGOR FURTHER COVENANTS AND ACRESSES
141	THE TAX OF THE COVENANTS IAME INC. TO THE TAX OF THE PROPERTY

- 1. To pay all debts and mon
- 2. To allow the Representatives of the Director of Veteruns' Affairs of Orego
- 2. Not to permit the buildings to become vacant or unxecupied; not to permit the removal or demolishment of any buildings or improvements now or the parties hereof; to keep same in good repair; to complete all construction within a reasonable time in accordance with any agreement made between the parties hereto;

- the parties hereto;

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

 Not to permit the use of the premises for any "objectionable or unlawful purpose."

 Not to permit any tax, assessment, lien, or encum brance to exist at any time; if mortgagee in required to defend against a lawsuit to foreclose a lien or encumbrance, mortgagee may add any attorney fees or costs incurred to the principal, to bear interest as provided in the note; if mortgagee pays any Mortgages is authorized to nex all real property lives exceed against the promises and add some to the principal, to bear interest as provided in the note; if mortgagee pays any mortgage is authorized to nex all real property lives exceed against the promises and add some to the principal, and of the advances to bear interest.
- Mortgagee is authorized to pay all real property tuxes assessed against the premises and add same to the principal, to bear interest as provided in the note; as provided i

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- The borrower must obtain prior we then consent from the Director Veterans' Affairs. Where such consent is given, borrower must profurnish a copy of the instrument of transfer. Transferee shall pay the balance of this loan is immediately do and payable in full upon transfer or sale to the original borrover, the surviving spouse, unremarked ORS 407.010 to 407.210 and Article XI.A of the Oregon Cor

under ORS 407.01 to 407.210 and Artick XLA of the Oregon Constitution does not coming as a sale or transfer for purposes of the provisions of this paragraph.

The mortgagee may, at his option, in case of default of the mortgagor, perform same in whole or in part and all expenditures draw interest at the rate provided in the note and all such expenditures shall be immediately repayable by the mortgagor without Default in any of the covenants or agreements herein contained or the expenditure of any portion of the loan for purposes shall be entire indebtedness at the option of the mortgage without other than those specified in the application, except by written permission of the mortgage given before the expenditure is made.

The failure of the mortgage to exercise any options herein set forth will not constitute a waiver of any right arising from a linease foreclosure is commenced, the mortgagor shall be liable for the application arising from a

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.

The covenants and agreements herein shall extend to and be binding upon the heirs, executors, administrators, 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 or may hereafter be issued by the Director of Veterans' 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

IN WITNESS WHEREOF, The mo	Itigagors have set their kings	
Secretary and the secretary an	The first the testion of testion of the testion of test	HILLIARD BLANCHARD JR. (Seal) **EXAMPLE OF BLANCHARD (Seal)
STATE OF OREGON	ÄC	(Seal) KNOWLEDGMENT
County of Before me, a Notary Public		within named HILLIARD BLANCHARD JR. and KATHLEEN V.
BLANCHARD act and deed, WITHESS my hand and office	his house	wife and acknowledged the foregoing instrument to be Incir. voluntary
	in seal the day and ye	ar last above written.
FROM		My Commission expires 7/3/85 MORTGAGE
STATE OF OREGON. County of K	lamath	TO Department of Veterans' Affairs M13031 Loan Number
I certify that the within was reconormal of the No. M83. Page 18970 on the 3.	elved and duly record	ed by me in Klamath County Records, Book of Mortgages,
Filed Novy 3rd, 1983	at o'cl	Deputy. Sek 2:37. P.M. By April 2011
After recording return to: DEPARTMENT OF VETERANS' AFFAIR 1115 1101010000000000000000000000000000	Fee:	\$8.00\cdot
Klamath Falls; Or. 9760		AND HORIGAGE