	44198 MOTE AND NOTE	
	THE MONTGAGOR GARY RICHARD WYNN & PAMELA ANN WYNN,	2166
	Husband and the	ingen n. ■ But et integ Menterware.
	Husband and wife ing described real property located in the State of Oregon and County of Klamath	
	Construction of Oregon and County of Klamath	7.000, the follow-
	Lot 9, Block 1, TRACT NJ. 1044, WEMBLY PARK, According to the official pla On file in the office of the County Clerk of Klamath County, Oregon.	
	is and office of the County Clerk of Klamath County Omericial pla	t thereof
	No. Stregon, と と	
	*	
	together with the tensinents, hereditaments, rights, provinces, and appurtenances including roads and essements used in conjection with electric writing and fixtures; furnace and heating by stem, water heater, fiel storage respeacies, plumbing, ventiliting, water and inconjection with sinks, air conditioners, refrigerators, freezes, dishwashers; and all fixtures now or hereafter including water and irrigating sys imper now growing or hereafter planted or growing herein; and all fixtures now or hereafter including differences, built in storage, built in storage of the foregoing	
	electron with the tensinents, hereditaments, rights, privileges, and appurtenances including roads and essements used in connection with electron with and fixtures; furnace and heating system, water heater, fact sorage respected, plumbing, ventilating, water and involves in electron with service panels, a reveal, doints withdow shades and blinds, shutters, cabin to built ins, limblering, ventilating, water and irrigating sys- sinks, air conditioners, refrigerators, freques, dishwashers; and all fixtures now or, built ins, limblering and fixtors and for coverings, built instances of timber now grewing or hereafter planted or growing hereon; and any replacements of any one or more of the forestong terms, built in stores, one or more of the forestong terms, and shows and are hereby declared to be appurtenant to the land, and all of the rents, issues, and profits of the mortgages; property; to secure the paymen; or Fifteen Thousand Five Hundred Ninety-one and no/100 (\$15,591.00), and interest thereas	the premises
	to secure the name Fifth	vens, electric
	(allow of the second seco	•
	owing of <u>Thirty-nine Thousand Four Hundred Eight</u> and 53/100 Dollars (\$ 39, I promise to jay to the STATE OF OPPOSE	- Dollars
		408.53
	introvenine Thousand Four Hundrod File	
	interest from the date of initial diaburnement by the State of Oregon, at the rate of 0.2 percent per and no/100 Dollars (\$39,408.53) interest from the date of initial diaburnement by the State of Oregon, at the rate of 0.2 percent per and no/100 Dollars (\$15,591.00) interest from the date of initial diaburnement by the State of Oregon, at the rate of 10.5 percent per and	with
	initial disbursement by the State of Others and no/100 It live alf 50	ւրու,
		with 19m,
	units such the date of initial disburgement built	vith Ho
	follows 409 00	2th
	principal and interest interest rate is established pursuant to ORS 40, 072. follows: \$ 408.00 on or before February 15, 1985 the advalorem takes for each submitted of the United States at the of the Director of Veterars' Affeirs in Salirn, Origon, in interest and the advalorem takes for each submitted states at the of the Director of Veterars' Affeirs in Salirn, Origon, in interest and the advalorem takes for each submitted states at the of the Director of Veterars' Affeirs in Salirn, Origon, in interest and the substance of the Saliry of Saliry	a.
	thereafter, Nus OnD-tWelfth of an	<b>va</b>
	the advaluerent takes for each successive year in the premises described in the more state of celebrary Affeirs in Salem, Oregon, in interest and advances shall be folly paid, such payments in the system of the as the more state, and end interest and the full amount of the principal. The due date of the last payment shall be on or before October 15, 2003 This note is secured by Oct 407 000 from date of which are made a part terror.	1
	Detectas Klamath. Falls OR	.
	12/25 Gary Richard Wynn	
	THEY ALL OF ADDI AND A	
	This mortgage is given in conjunction with and supplementary to that certain excet gage to the State of Oregon, dated September 14, 14, 7 in recorded in Book M78	
1. 经成款股份投资股份投资 化	The CONVENTION Report to a none in the annual of \$ 42,500.00	78 <sub>.</sub>
	Country (mag	·•
anc Ivy	I this mortgage is also given as security for an additional advance in the amount of \$ 15,591.00 . Superfer with the balance of indet distance on the amount of \$ 15,591.00 . Superfer with the balance of indet distance on the amount of the count of the previous advance of the count of the previous advance of the count of the previous advance of the count	
from cove	The provision note, and the new note is endence of the ertire references the prevision note, and the new note is endence of the ertire references The provision coverants that he dame the premises in fee simple has good right to provide a difference of indefendences or even nand shall not be extinguished by forelocure, but shall run with the land. Is and demands of all persons who notes are free MORTGAGOR FURTHER (COVENANTS AND AGREES To pay all debts and money wound herebo.	
	MORTGAGOR Finance by foreclosure, but shall non with the land shall demand and that the stand	
	To allow the Representation of therein.	
J.	Not to permit the buildings to teneng second of Affairs of Oregin to make a	
	Not to parmit the buildings to become vacant as unnergand, not to parmit the remain the important of the printices disrights information of the printices disrights in the remain of the printices disrights information of the printices disrights in the remain of the printices with a synthese of the printices	
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- 9. Mortgague shall be entitled to all compensation and damages received under right of et iment domain, or for any security voluntarily releases ed. same to
- 10. Not to lease or rent the premises, or any part of same, without written consent of the mortgages; 11.

Not to ionso in truth the produces, or any part of same, characteristic strained oversating of property that is security for a loan obtained from the Department of Veta-mar Affairs. Where such consent is given, borrower must promptly notify mortgages in writing of a transfer of ownership of the pressures or any interest in same, and furnish a cupy of the instrument of transfer Transferre shall be pressure from the class of transfer. In all other respects the morrgage she i ressan in full force and effect.

The mortgagee may, at his option, in case of default of the mortgager, perform same in whole or in part and all expenditures de in so doing including the employment of an attorney to secure compliarce with the terms of the mortgage or the note shall and an and and shall be immediately repayable by the mortgager without and and shall be secured by this mortgage. made draw dema

Default in any of the covenants or agreements herein contained or the expenditure of any portion of the loan for purposes other than those specified in the application, except by written permission of the mortgagee given before the expenditure is made, shall cause the entire indebieiness at the option of the mortgagee to become immediately due and payable without notice and this mortgage subject to foreclosure.

The failure of the mortgagee 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 mortgager 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 mortgage 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 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 usued by the Director of Veterans' Atfairs pursuant to the provisions of ORS 607.020 WORDS: The masculine shall be deemed to include the feminuse, and the singular the plural where such connotations are applicable herein.

1 to Employ a EY IN WITNESS WHEREOF. The mortgagors have set their hands and scals this of widay of ....

Gary Richard Wynn (seal) Pamela Inge Bynn Le Cl. M. (Seal)

## ACKNOWLEDGMENT

STATE OF OREGON.

County of Klanath	,	
Before me, a Notary Public, personally	appeared the within named Gary Rit	mad wynn t
Pamela Ann. Wyn	appeared the within named $G(rg,R,t)$ $\mathcal{M}_{i}$ , his wife and acknowledged the foregoin	R instrument to be the Wedlum ary
t and deed. J		

{ s1.

WITNESS my hand and official seal the day and year last above might

Above Netter: My Commission expires

MORTGAGE

M97426 Lona Number

STATE OF CREGON.

County of Klamath

After recording return to:

XXXXXXXXXXXXXX

FROM

Filed

.:5

No. M84, Page 21604 on the 28th day of December, 1989 Klamath County Clerk By Scinethand Selech Departy

December 23, 1984 at o'clock 4:30 P M county Klamath By Persette Aleda

Fee \$9.00

TO Department of Veterans' Affairs

Deputy

DEPARTMENT OF VETERANS' AFFAIRS Fee \$9.00 155 NE REVERE AVENUE BEND, OREGON 97701

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