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4526 Mortgagee shall be entitled to all compensation and damages received under right of eminent domain, or for any security volun-tarily released, same to be applied upon the indebtedness; 9. Not to lease or rent the premises, or any part of same, without written consent of the mortgagee; 10. To promptly notify mortgagee in writing of a transfer of ownership of the premises or any part or interest in same, and to furnish a copy of the instrument of transfer to the mortgagee: any purchaser shall assume the indebtedness, and purchasers interest in control of the second se 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 mortgagor without demand and shall be secured by this mortgage. Default in any of the covenants or agreements herein contained or the expenditure of any portion of the loan for other than those specified in the application, except by written permission of the mortgagee given before the expenditure shall cause the entire indebtedness at the option of the mortgagee to become immediately due and payable without notice 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 breach of the covenants. In case foreclosure is commenced, the mortgagor shall be liable for the cost of a title search; attorney fees, incurred in connection with such foreclosure. and all other cost Upon the breach of any covenant of the mortgage, the mortgage shall have the right to enter the premises, c) the rents, issues and profits and apply same. less reasonable costs of collection, upon the indebtedness and the 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, assigns of the respective parties hereto. It is distinctly understood and agreed that this mortgage is subject to the provisions of Article XI-A of the Oregon of ORS 407.010 to 407.210 and any subsequent amendments thereto and to all rules and regulations which have been issued o after 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 leable herein. IN WITNESS WHEREOF. The mortgagors have set their hands and seals this 10th day of \_\_\_\_\_June\_\_\_\_ 19 69 William Earl Sanline France Blamke (Seal) harden frederik i tekser og som stats for som og som ACKNOWLEDGMENT STATE OF OREGON. June 10, 1969 SS. County of ..... Klamath Before me, a Notary Public, personally appeared the within named William Earl Zlomke and Darlene his wife, and acknowledged the foregoing instrument to be "their voluntary Frances Zlomke, act and deed. WITNESS by hand and official seal the day and year last above written Gall. man mall My Commission expires April 4, 1971 Р.91 С. MORTGAGE L-67973-К-X TO Department of Veterans' Affairs FROM STATE OF OREGON. I certify that the within was received and duly recorded by me in \_\_\_\_\_\_Klamath\_\_\_\_\_County Records, Book of Mortgages, Klamath NGS) 1 1969 , county ...Klamath. No. M-69Page+525 on the 10th day of June WM D. MILNE, COUNTY CLERK By Charlung K. Vorotman, Deputy. hall mean sheld first to react the first (1).e. 598 10 By Charlun K. Herstman Filed KLAMATH County ..... After recording return to: DEPARTMENT OF VETERANS' AFFAIRS General Services Building kjs Salem, Oregon 97310 kjs ð 54 Form L-4-(7-63) SP\*45456-274