

5464 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; 6 mortgagee: lease or rent the premises, or any part of same, without y part or interest in same, and to est as prescribed by ORS 407.070 on 1 in full force and effect. rompily notify mortgagee in writing of a transfer of ownership of the pro-sh a copy of the instrument of transfer to the mortgagee; a purchaser sh ayments due from the date of transfer; in all ether respects this mortgage or any part The mortgagee may, at his option, in case of default of the mortgager, perform same in whole or in part and all expenditures in so doing including the employment of an attorney to secure compliance with the terms of the mortgage or the note shall interest at the rate provided in the note and all such expenditures shall be immediately repayable by the mortgagor without nd and shall be secured by this mortgage. Default in any of the covenants or agreements herein contained or the expenditure than those specified in the application, except by written permission of the mortgag cause the entire indebtedness at the option of the mortgage to become immediately age subject to foreclosure. expenditure of any portion other shall The failure of the morigagee to exercise any options herein set forth will not constitute a waiver of any right In case foreclosure is commenced, the mortgagor shall be liable for the cost of a title reed in connection with such foreclosure. other cost Upon the breach of any covenant of the mo-ct the rents, issues and profits and apply sam-the right to the appointment of a receiver to the mortgagee shall have the right to enter the mortgage, The covenants and agreements herein shall extend to and be assigns of the respective parties hereto. the heirs, executors, ments thereto and pursuant lo It is distinctly understood and agreed that this note and mortgage at Constitution, ORS 407.010 to 407.210 and any subsequent amendments they issued or may hereafter be issued by the Director of Veterans' Affairs pur are subject to the provisions of Article WORDS: The masculine shall be deemed to include the feminine, and the singular the plural where such applicable herein. 1.084 1967 ..., 19 74 IN WITNESS WHEREOF. The mortgagors have set their hands and seals this $1st_{\rm eff}$ day of . May Dentin Engene Rauch (Seal) Garale a Marrah (Seal) (Seal) ant. ACKNOWLEDGMENT 1. May 1, 1974 County of (1 n-in+1) Martin Eugene Darrah and Carole A. Darrah, 10. Before me, a Notary Public, personally appeared the within named his wife, and acknowledged the foregoing instrument to be their voluntary 1314 act and deed. WITNESS by hand and official seal the day and year last above written GelV miDaral Notary Public for OFECON 5 \mathbb{R}^{1} My Commission expires April 4, 1975 1 \mathbb{N} 1 MORTGAGE H09639-P TO Department of Veterans' Affairs FROM STATE OF OREGON. KLA SATH -County of KTAMATII. Records, Book of Mortgages, I certify that the within was received and duly recorded by me in County CLERK No. M. 74. Page 5463. on the 2nd day of MAY 1971 MM. D. MILLY KLAMATH County Hard Laprance ... Deputy By MAY 2, 1974 Klamath Palls, Oregon at o'clock 12; 24m Filed Alad Angel Clerk County FFE 3 4.00 After recording return to: DEPARTMENT OF VETERANS' AFFAIRS General Services Building Salem, Oregon willio -1 Contraction of the second Form L-4 (Rev. 5-71) N 1111 Contract States

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