

7482 Mortgagee shall be entitled to all compensation and damages received under right of eminent domain, or tarily released, same, to be applied upon the indebtedness; or rent the premises, or any part of same, without written consent of the mortgagee; promptly notify mortgagee in writing of a transfer of ownership of the premises or any part or interest in same, and to ish a copy of the instrument of transfer to the mortgagee; a purchaser shall pay interest as prescribed by ORS 407.070 on asyments due from the date of transfer; in all other respects this mortgage shall remain in full force and effect. he mortgagee may, at his option, in case of default of the mortgagor, perform same in whole or in part and all expenditures n so doing including the employment of an attorney to secure compliance with the terms of the mortgage or the note shall iterest at the rate provided in the note and all such expenditures shall be immediately repayable by the mortgagor without I and shall be secured by this mortgage. The mortgagee may, at his option, in case of default of the in so doing including the employment of an attorney to a Default in any of the covenants or agreements herein contained or the other than those specified in the application, except by written permission of t shall cause the entire indebtedness at the option of the mortgagee to become in mortgage subject to foreclosure. expenditure of any portion of the mortgagee given before the immediately due and payable w The failure of the mortgagee to exercise any options herein set forth will not constitute a walver of any right breach of the covenants. 26 In case foreclosure is commenced, the mortgagor shall be red in connection with such foreclosure. search, attorney other costs Upon the breach of any covenant of the mortgage, the mortgage ct the rents, issues and profits and apply same, less reasonable cost the right to the appointment of a receiver to collect same. The covonants 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 note titution, ORS 407.010 to 407.210 and any subsequent id or may hereafter be issued by the Director of Vete Article X ons of and regulations of ORS 407.020] WORDS: The masculine shall be deemed to include the fer nhural nuch 1.75 100 -1. 16.16 day of June IN WITNESS WHEREOF, The mortgagors have set 1. c Cruston m Jevene (Stati ACKNOWLEDGMENT STATE OF OREGON. Klamath H HARMAN within named MARION H. OWENS and LUCILLE M. 17MMAY 1 门门顶 Before me, a Notary Public, personally appeared the 11-48/ their voluntary OWENS. Susar Kay Wa act and deed. Susan Kay May WITNESS by hand and official seal the day and year Notary Public los Oragon 6/4 No rom ж. 15 NY THEF 6/4/1977 My Cummission expires MORTGAGE M11395 1 TO Department of Veterans' Affairs FROM STATE OF ORECON. Klamath County of · · · · · · · · · · · Mortgages wed and duly for rded by me 3.7.75 I certify that the Elerk Wm. D. Milne June 1974 No. M74 Page 7481 on the 17th day of. County Q (Jos Kaz ... Deputy By 3:46 riled June 17, 1974 Р. м. Wm. D. Milne County Clerk Hanne see 4:00 U_{1} SE SEE Br After recording return to: DEPARTMENT OF VETERANS' AFFAIRS -General Services Building Salem, Oregon \$7310 Form LA (Ray S-111 122.3

a first of the real and real first and the second state of the

STONES,

.....

1000

100 B

1

-

Satt Back