

9265 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; without written consent of the mortgagee; 9. Not to lease or rent the premises, or any part of same, ptly notify mortgagee in writing of a transfer of ownership of the premises or any part or a copy of the instrument of transfer to the mortgagee; a purchaser shall pay interest as pre-tents due from the date of transfer; in all other respects this mortgage shall remain in full i parl or interest in same, and to st as prescribed by ORS 407.079 on in full force and effect. 10 The mortgagee may, at his option, in case of default of the mortgagor, perform same in whole or in part and all expenditures in so doing including the employment of an altorney 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 and and shall be secured by this mortgage. Default in any of the covenants or agreements herein c than those specified in the application, except by written cause the entire indebtedness at the option of the mortga gage subject to foreclosure. in contained or the expenditure of any portion itien permission of the mortgagee given before rigagee to become immediately due and payabl of the lean for pu The failure of the mortgagee to exercise any options herein set forth will not constitute a waiver breach of the covenants. and all other costs In case foreclosure is commenced, the mortgagor shall be liable for incurred in connection with such foreclosure. cost of a title search, ill have the right to enter the Upon the breach of any covenant of the mortgage, it the rents, issues and profits and apply same, less the right to the appointment of a receiver to collect mortgagee sha The covenants and agreements herein shall extend to and be binding assigns of the respective parties hereto. and executors, adu It is distinctly understood and agreed that this note and mortgage are subject to the provisions of An itituion, ORS 407.010 to 407.210 and any subsequent amendments thereto and to all rules and regu d or may hereafter be issued by the Director of Veterans' Affairs pursuant to the provisions of ORS of the or the state of the sta the niural where such and the singular WORDS: The masculine shall be deemed to IN WITNESS WHEREOF, The mortgagors have set their hands and seals this 29th day of <sub>19</sub>74 July X <u>Indiah</u> <u>(seal)</u> (seal) Fredrick Lee Thompson X <u>Flancy</u> <u>(seal)</u> Nancy Jane Thompson ACKNOWLEDGMENT 1.00 1 STATE OF OREGON. STALL S STATES County of Klamath within named FREDRICK LEE THOMPSON and Before me, a Notary Public, personally appeared the and acknowledged the foregoing instrument to be their voluntary NANCY JANE THOMPSON wife. act and deed. WITNESS by hand and official seal the day and year last above Warlene V. Adding for . Noter Public for Oregon My Commission expires March 21, 1977 Marlene T. Addington Notary Public for Oregon My commission expires 3 MORTGAGE L-M13531-P TO Department of Veterans' Affairs FROM STATE OF OREGON. 1440 A. S. S. S. S. S. S. S. S. S. det were hard had KT, AMA TH County of A LAND AND AND A SALES . L. KLAVATH County I certify that the within was received and duly recorded by me in ..... JULY 1974 USL. D. MILNE KLATATH , County CLERK No. M. 711. Page 92611., on the 30th day of ..... the Quan Bν JULY 30th 1974 Kiamath Falls, Oregon at o'clock 10:40 M. 1 劉 Clerk he. may be After recording return to: DEPARTMENT OF VETERANS' AFFAIRS Ceneral Services Building Salem, Oregon 97310 FTE \$1.00 -Form L-4 (Rev. 5-71) **DOT** Alts, b. may ho