- accordance, with any agreement made between the parties hereto;

 Not to permit the cutting of temporal of any timber except for his own comestic use; not to commit or suffer any waste;

 Not to permit the sufe of the presides for any dejectionable or unlawful purpose;

 Not to permit any tax, assessment, lien, or encumbrance to exist at any time;

 Mortgages is authorized to pay all real property taxes assessed against the premises and add same to the principal, each of the advances to bear interest as provided in the notes assessed against the premises and add same to the principal, each of the advances to bear interest as provided in the notes assessed against the premises and add same to the principal, each of the advances to bear interest as provided in the notes assessed against the premises and add same to the principal, each of the substances to bear interest as provided in the notes as assessed against the premises and add same to the principal, each of the substances to be principal and the provided in the property taxes assessed against the premises and add same to the principal, each of the principal and same to the principal, each of the principal and the

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8. Not case or rent to	titled to all temperation and damages received under right of eminent domain, or for any security to premises, or any part of same, without written consent of the mortgagee; the premises in writing of a transfer of ownership of the mortgagee; the data of transfer of ownership of the consent of the mortgagee;
made in a delug including draw internet at the factoring demand and analy be secured because in any of the cother than those special that mortgage subject to foresions breach by the faith of the mortgage subject to the faith than the faith of the mortgage subject to the faith of the mortgage subject to foresions.	discoption, in case of default of the mortgage shall pay interest as prescribed by ORS 407.07 this southern the same of default of the mortgage shall pay interest as prescribed by ORS 407.07 this south and all expenditures and all expenditures with the terms of the mortgage or the note and all expenditures shall be immediately repayable by the mortgage or the note and the same of the mortgage or the note and the same of the mortgage or the note and the same of the mortgage or the note and the same of the mortgage or the note and the same of the mortgage or the note and the same of the mortgage or the note and the same of the mortgage or the note and the same of the mortgage or the note of the same of the mortgage of the mort
have the right to the appointm (Trie doysamts and agrees assigns of the respective parties It is distinctly indegrated constitution, ORS tay in	covenant of the mortgage, the mortgages shall have the right to enter the premises, take possession therein shall extend to and be binding upon the heirs.
106 of sacp more to the real of the real o	the provisions of ORS 407.020, which have been to the provisions of ORS 407.020, which have been to the singular the plural where such connotations are the plural provisions of ORS 407.020.
IN WITNESS WHEREOF TO	e mortisgors have set their hands and scale this // day of Greg up 1978
County of Klamati	(Seal) A LOGE LIPORERUG GUG HOVIGO (Seal) ACKNOWLEDGMENT BURNING SPECIAL REGISTERS CHARLES SPECIA
	Onally appeared the within named Donna M. Jenkins his wife, and acknowledged the foregoing instrument to be her voluntary the day and year last above written.
OF OR	My Commission expires
STATE OF OREGON, County of K1 gmath I cartify that the within was produced.	MORTGAGE To Department of Veterans' Affairs L. M94910 L. M94910
No. 1178 Page 18388 on the 1868 Sy Chartha A 2/6/2 Filed William Ch. Pails, Ores; County Klamach Depote 1838 on the 1878	and duly recorded by me in
General Services Building General Services Buil	M 15 9 87 0 Vo Jenning More Andrews Marie Andrews Marie Andrews Marie Ma