A dimanca, shai in pel goint in the angle shall be en angle shall be en tarily, released, same to	a least principal on the independence of the second s
10. To promptly notify no furnish.a copy of the j all payments due from The mortgagee may at made in so doing including draw interest. at the rate pro demand and shall be secured	rungages of any part of same, without written consent of the mortgages; rungage in writing of a transfer of ownership of the premises or any part or interest in same, and to instrument of transfer to the mortgages; a purchaser shall pay interest as prescribed by ORS 407.070 on the date of transfer; in all other respects this mortgage shall remain in full force and effect. his option, in case of default of the mortgagor, perform same in whole or in part and all expenditures the employment of an autorney to secure compliance with the terms of the mortgage or the note shall by this mortgage.
Default in any of the other than those specified in shall cause the entire indebte mortgage subject to foreclosu The failure of the mort breach of the covenants In case foreclosure is co incurred in connection with s	covenants or agreements herein contained or the expenditure of any portion of the loan for purposes the application, except by written permission of the mortgagee given before the expenditure is made, encess at the option of the mortgagee to become immediately due and payable without notice and this re. gagee to exercise any options herein set forth will not constitute a waiver of any right arising from a ommenced, the mortgagor shall be liable for the cost of a title search, attorney fees, and all other costs
Upon the breach of any collect the rents, issues and 1 have the right to the appoint The covenants and agre- assigns of the respective parts It is distinctly understoo Constitution, ORS 407.010 to 4 or may hereafter be issued by	y coverant of the mortgage, the mortgage shall have the right to enter the premises, take possession, profits and apply same, less reasonable costs of collection, upon the indebtedness and the mortgagee shall ment of a receiver to collect same is 11 and to be binding upon the heirs, executors, administrators, successors and es herein shall extend to and be binding upon the heirs, executors, administrators, successors and of and agreed that this note and mortgage are subject to the provisions of Article XI-A of the Oregon 9 the Director of Veterans. Affairs pursuant to the provisions of ORS affairs which have been issued
applicable herein. This Mortgage is name.	shall be deemed to include the feminine, and the singular the plural where such connotations are being re-recorded to correct the spelling of Stephens
	HORTENCIA P. MINCH (Seal)
STATE OF OREGON.	
act and deed	c. personally appeared the within named STEPHENSC. MINCH & HORTENCIA P.
Provide a second	Ar of the strength of the stre
FROM	MORTGAGE TO Department of Veterans' Attairs L-P13831
그는 그는 그 안 있는 것을 하는 것이 가지 않는 것은 물건을 했다.	Treehred and duly recorded by me in <u>Klamnth</u> County Records, Book of Mortgages, <u>th</u> day of June, 1979 <u>NM. D. MILNE Klamat</u> County <u>Clerk</u> <u>Deputy</u>
Filed June 3, 1979 Klanth, Falls, County Klamath After recording return to: DEPARTMENT, OF. VETERANS' AF General Services Building	By Sunethar Apite ch ? Deputy
Form L-4-A (Rev. 673).5C	HOLE FIRE MOLEVER

WALLS

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ted for re	cord at request of .	Transamerica Title Co.
nis <u>26t1</u>	day of	A. D. 1979 at 18 o'clock PM. ar
fuly recorde	d in Vol. <u>1179</u>	, of Nortgages on Pegel 5123
	Fee \$9.00	Wm D. MILNE, County Cle. By Desmetha Alet, ch