FORM No. 755A-MORTGAGE 44585	MTC-6192	Vol Meyeneg LAW	e e
THIS MORTGAGE, Made this byJames M. Hubbard and D	6th. day	y of March	h 1078
as tenants in common and as WITNESSETH, That said mortga	Peyton and Lo tenants by the gor, in consideration of	well R. Sharp and M entirety hereinaft five thousand eight	ter called Mortgagor, Mary Jo Sharp, ter called Mortgagee,
erty situated in Klamath	gee, his heirs, executors,	administrators and assigns the	ee, does hereby grant,
of Klamath County, Oregon.	of on file in th	he office of the Co	ls, according unty Clerk
Also that portion of vacate in Vacation dated November M69, page 9356, Microfilm F This mortgage is being recorded to		Inconcerner of Idu	$\mathbf{U}$ in wolves
Together with all and singular the teneman and which may bereafter thereto belong or apper premises at the time of the execution of this mor To Have and to Hold the said premises will assign forever	NSUFFICIENT, CONTUCE DESCRIPTI its, hereditaments and appur fain, and the rents, issues a factor or at any time during th the appurtences	age recorded 3-3-78 in ON ON REVERSE SIDE by which the lenances thereunic belonging or in nd profits therefrom, and any and the term of this mortguge.	d all fixtures upon said
This mortgage is intended to secure the pay dated March 6, 1978 at Klama A. Peyton and Lowell R. Shar at the rate of 10% per annum date. Signed James M. Hubar	th Falls, Orego p and Mary Jo S until paid. Ma	v note, described as follows: Note n.Payable to C. P. harp, with interest turity date to be o	amount \$5866.0 Peyton, Doris thereon
The mortgagor warrants that the proceeds of the law	is mortgage is the date on wh	ich the last scheduled principal payn	nent becomes due, to-wit:
(b) for an organization or (even if mortgagote prossed) the loss (b) for an organization or (even if mortgagote prossed) (b) and said mortgagot covenants to and with the mort And said mortgagot covenants to and with the mort premises and has a valid, unencumbered title thereto	and the second s	ibed note and this mortgage are: 5 Set Thron an Monte Dalow 7, or commercial purposes other than agri istrators and assigns, that he is lawfully	cultural purposes. seired in fee simple of said
and will warrant and forever delend the same anginst all per	(SODS) that he will		
in the sum of § the inter may be nerealler erected on the pr have all policies of insurance on said property made payable premises to the mortfagee as soon as increased.	to the mortgaree as his interest	reof superior to the len of this mortga ortgagee against loss or damage by lire in a company or companies accounts	Apply pay and satisfy any derived the set of
any waste of said premises. Now, therefore, if said moridagor terms, this conveyance shall be void, but otherwise shall ren ment of said note; it being agreed that a failure to perform and this mortfage may be foreclosed at any time thereafter, ance premium as about the foreclosed at any time thereafter, secured by this mortfage novided lot, the mortfagee may at several by this mortfage and shall bear interest at the same	shall keep and perform the cou- nain in full force as a mortgage any covenant herein, or if proce- to declare the whole amount un And if	its on said premises in dood repair and enants herein contained and shall pay s to secure the performance of all of said rdings of any kind be taken to forclose	ties of insurance on said will not commit or suffer said note according to its I covenants and the pay-
secured by this mortfage, and shall bear interest at the same covenant. And this mortfage may be foreclosed for principal, any sums so paid by the mortfage. In the event of any suit costs incurred by the mortfage for tile event of any suit	his option do so, and any paymo rate as said note without waive interest and all sums paid by t t or action being instruct	to pay any taxes or charges of any lien ent so made shall be added to and be r, however, of any right arising to the he mortfagee at any time while at	at once due and payable, , encumbrances or insur- come a part of the debt mortgagee for breach of
promises to pay such sum as the appellate court shall adjud,	and if an appeal is taken from	sements and such further sum as the	rial court may adjuda
heirs, executors, administrators and assigns of said mortfage, mortfage, the court main support motion of the mortfage, ap of such foreclosure, and "support the same to the payment of t the execution of said trust mortfage, it is understood that the mort pronoun shall be taken to mean and include the plural, the m assumed and implied to make the provisions hereol apply equ Mortgagee were reversed.	the amount due under this	nts and profits arising out of said	enced to foreclose this
IN WITNESS WHEREOF, said morter	ally to corporations and to indiv agor has hereunto set hi	uter, and that generally all grammatical	so requires, the singular changes shall be made,
compty with the Truth-in-Lending Act and Regulation Z by quired disclosures; for this purpose, if this instrument is to lien to finance the purchase of a dwelling, use S-N Form N	making re- be a FIRST	M. Hubbard	t above vyritten.
STATE OF OREGON, County of Hernet	$\mathbf{X}$	m	ill fullas
Personally appeared the above namedJame Hubbardand acknowledge Before m	d the lotegoing instrument	tobe TheER	tary act and deed.
NOTARIAL SEAL)	My commiss	Notar	Public for Oregon
MORTGAGE		STATE OF OREGON	
		County of Klama	
το	(DON'T USE THIS Space: Reserved	I certify that the ment was received for 14thay of March	record on the
	FOH RECONDING LABEL IN COUN. TIES WHERE	at 12:09 o'clock P M., in book M78 on pa or as file number 445	and recorded
AFTER RECORDING RETURN TO	USED.)	Record of Mortgages of s Witness my hand	aid County
MOUNTAIN TITLE COMPANY		County affixed. Wm. D. Milne	
407 Main Street		County Clerk By Scinethan fils	Tat
Klamath Falls Oregon attn: JE	AN	Fee \$3.00	

755A