1.25959 45346 MORTGAGE FORM No 755A SN Second THIS MORTGAGE, Made this 23 day of Marc Robert G. Parsons and Winifred E. Parsons husband 23 78 andiwife by hereinafter called Mortgagor, meetore J. Albert or Margurette L. albert to hereinafter called Mortgagee, WITNESSETH, That said mortgagor, in consideration of ... Seventy Five Thousand dollars and no/100---Dollars, to him paid by said mortgagee, does hereby grant, bargain, sell and convey unto said morrigages, his heirs, executors, administrators and assigns, that certain real prop-28. see reverse side 15 Sec. 10 (IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE) Together with all and singular the tenemants, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and profits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage or at any time during the term of this mortgage. To Have and to Hold the said premises with the appurtenances unto the said mortgage; his heirs, executors, administrators and uém This mortgage is intended to secure the payment of a certain promissory note, described as follows: See reverse SIDE for warrants that the proceeds of the loan represented by the above described note and sum and the proceeds of the loan represented by the above described note and sum and the proceeds of the loan represented by the above described note and sum and the loan represented or agricultural purposes (see Important Motice below), may for mortfage or personal, lamity, household or agricultural purposes (see Important Motice below), Description contracts and the mortfages, his heirs, executors, administrators and sugges, that he is fawfully select in fee simple of said valid, mencumbered title thereto primu JOK 30 XI and will warrant and forever delend the same assimiliant all persons; that he will pay said note, principal and interest according to the terms thered; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every nature which may be levied or assessed assimily any or this mortgage or the note above described, when due and payable and before the same may become delinquent; that he will people assessed assimily any and all liens or encumbrances that are or may become liens on the premises or any part thereol superior to the lien of this mortgage, where we will be an or the premises or any part thereol superior to the lien of this mortgage, where the will keep the publicing some of or when the premises of any part thereol superior to the lien of this mortgage, where all the terms thereof; that he will keep the publicing of the mortgage as soon as more premises of any part thereol superior to the lien of this mortgage, where all the terms thereof coverage premises to the mortgage of the premises of any the publicing of the mortgage as his interest may appear and will dolver all policies of immune on suid premises of the mortgage as soon as more of the premises of any time to covenants herein contained and shall pay suid note according to its terms, this convextness shall be void, but otherwise shall be prior any covenant herein a mitgage to secure the performance of all of said covenants and the performance and this mortgage may by foreclosed of any time thereafter. And if the mortgage shall tail tail and to change the mortgage at one due and payable, and this mortgage, and shall bear interest at the same rate as said note whithet any mort do any time, encumbrances or any secured by this mortgage, and shall bear interest at the same rate as and only without waiver, however, of any rightless to any time mortgage or any bear or all caves and any time thereas and only instructed to foreclose this mortgage. The wind getes of pay all reasonable are prime and by the mortga IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or Robert G. The Control of the second seco Parsons n rollim 1 2 1 Winifred E. Parsons ans 23 March. . 1978 ... Parsonsvoluntary act and deed. Notary Public for Oregon (NORMALL MARKES STATISTICS) My commission expires: 9/7.3/8/ £ 07 MORTGAGE 200 T STATE OF OREGON, County of ... I certify that the within instrument was received for record on the day of (DON'T USE THIS o'olock M., and recorded at. SPACE RESERVED TO in book ...on page or as LABEL IN COUNfiling fee number ... Record of Mortgages of said County. USED.) Witness my hand and seal of 202 County affixed. AFTER RECORDING RETURN TO Klamath County Title Co Title Ru Deputy.

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45346 NORS MIC Ermo? THIS MORTGAGE, Made this 23 day of March Robert G. Farsong and Winifred T. Parsons, husband and wife 85 91 10 hereineiter called Morigagor, Summail . I etterupusi Das tusdid ... 10055863 hereinalter colled Morthagee A second and months and manual of a Seventy Tive Thonsend delates All the following described real property sintate in Rismath County, Oregon: TRACT 1: No Swh of Section 26, SAVING AND EXCEPTING a strip of land 30 feet in width along the West of side of the NW & SW & of Section 26, T. 39 S., R. 12 E.W.M. This tract is also to be used for road purposes; also St NWA of Section 26, Township 39 South, Range 12 East of the Willamette Meridian. TRACT 2: The East-Half Northeast quater (E4 NE3) and the North-half Southeast quater (N3 SE3) of Section 33, Township 39 South, Range 12, E.W.M. Excepting from the NE 1 NE3 thereof portion heretofore conveyed by Deed Vol. 158, page 336, records of Klamath County, Oregon, Also excepting from the N3 SE3 a strip of land 80 feet wide for Langell Valler Market Deed 62 hourseafter and a strip of land 80 feet wide for Langell Valley Market Road #3 heretofore conveyed to Klamath County by deed vol. 127 page 466, records of Klamath County, Oregon. Also excepting that 124 portion of the NWA SEX lying Northeasterly of the right-of-way of Langell Valley 500 YEVEV 52190 97 500 75,000,00 Klamath Falls March after date, each of the undersigned promises to pay to the order of , 19. 78 Theodore J. or Margurette L. Albert First Federal S. Loan Assoc. Seventy Five Thousand dollars and no/100 mediately due and collectible, at the option of the holder of this note. All or any portion of the principal hereof may be paid at any time. If this note is placed in the hands of an attorney for collection, each of the undersigned promises and agrees to pay holder's reasonable collection costs, including reasonable attorney's tees, even though no suit or action is filed hereon; however, if such suit or action is filed, the amount of such reasonable attorney's fees shall be fixed by the court, or courts in which the suit or action, including any appeal therein, is tried, heard or decited. / This note shall be paid in This note be to the the by a Mortgage. Robert G. Parsons No Wintfred P. Parsons ----g-Columbia (1933) 23 IN WITNESS WHEREOF, said mortgagor has nereunto set his hand the day and year first above written. sinesoerter Hories Delvis, by lising out whichever watchniy (a) at STATE OF OREGON COUNTY OF KLAMATH; so which is in the upon the state of the state o obert G. Parsons The for record at request of M. Klemath County Title. Go, or out Eréd E. Parsons thin **28th** day of <u>March</u> his **28th** day of <u>March</u> A. D. 19 78 at 3:03 clock March #3 1978. Encerted . H - Berduly (recorded in Yol - <u>M78.100</u>, of <u>mon Mortgages</u> on Projection on Projection of the set of monotonic differences in a set of monotonic difference of the monotonic difference o 5862 WE D. MILKE, COUNTY CIERS By Binethold Kelschnarce Ngrary Public for Orefon 73122 My commission expites: 21 STATE OF OREGON, MORTGAGPO as Y 72 lo vinuo) Teering that the within unstrument wit-a created for moord in the 21 - la vite outoek. M. and recorded 10 OSVASE NO COAN **C**T OHIUNOOSA AO filling fee, number AUGO NI JORA JANHW CON Record of Mortgoars of said County. 1.0220 Witness my hand and teal of County affixed. OT NAUTER DRIGADORA AST 44 Xlamath Co7usy Tible Co Title. Deputy. Br

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