FORM No. 755A-MORTGAGE TC 73034	Vol. M79 Real & 20452 ONE
THIS MORTGAGE, Made this 23 by Jack H. Roberts and Karin	rdday ofAugust, 1979 9 N. Roberts, husband and wife,
tenants in common and as tenants	hereinalter called Mortgagor, and Lowell R. Sharp and Mary Jo Sharp, as by the entirety, hereinalter called Mortgagee, onsideration of
bargain, sell and convey unto said mortgagee, his	Dollars, to him paid by said mortgagee, does hereby grant, heirs, executors, administrators and assigns, that certain real prop- tate of Oregon, bounded and described as follows, to-wit:
feet of Lot 12, Block 4, Klamath Falls, Oregon, a of on file in the office County, Oregon.	of Lot 11 and the Southerly 50.0 Eldorado Addition to the City of ccording to the official plat there- of the County Clerk of Klamath REFROM a Thermal Easement, 10 feet
in width, across the rea	r lot lines.
Together with all and singular the tenemants, here and which may herealter thereto belong or appertain, ar premises at the time of the execution of this mortgage of	NT, CONTINUE DESCRIPTION ON REVERSE SIDE) ditaments and appurtenances thereinto belonging or in anywise appertaining of the rents, issues and profits therefrom, and any and all fixtures upon said r at any time during the term of this mortgage. appurtenances unto the said mortgagee, his heirs, oxecutors, administrators and
This mortgage is intended to secure the payment of Note amount \$7,000.00 tosecu 11 and 12, Eldorado Addition Note payable to C. P. Peyton Mary Jo Sharp. Interest rate The date of maturity of the debt secured by this mort	are balance due on a portion of Lots h to the City of Klamath Falls, Ore, h, Doris A. Peyton and Lowell R. Sharp and
The mortgagor warrants that the proceeds of the loan repre- XAXX provide Xio	sented by the above described note and this mortgage, are; MXCR National Angles 21 Sec. Informat Nation Nation 4. I person) are for business or commercial purposes other than agricultural purposes. his heirs, executors, administrators and assigns, that he is lawfully solved in fee simple of sai
any part of said note remains unpaid he will pay all tases, assess or this mortgage or the note above described, when due and payal and all liens or encumbrances that are or may become liens on the buildings now on or which may be bereafter erected on the premise in the sum of \$ have all policies of insurance on said property made payable to the premises to the mortgage as soon as insured; that he will keep to any waste of said premises. Now, therefore, it said mortgages as	that he will pay said note, principal and interest according to the terms thereof; that which ments and other charges of every nature which may be levied or ascessed against said property ble and before the same may become delinquent; that he will promytly pay and satisfy any e premises or any part thereof superior to the len of this mortgale; that he will keep the insured in layor of the mortgage against loss or damage by file, with estended coverace in a company or companies acceptuble to the mortgage, and will be mortgagee as his interest may oppear and will deliver all policies of insurance or said he building and improvements on said premises in good repair and will not commit or suffic 1 keep and perform the covenants herein contained and shall pay said role according to it in full force as a mortgage to secure the performance of all of said covenants and the poly
ment of said note; it being agreed that a failure to perform any ises or any part thereol, the mortgagee shall have the option to de and this mortgage may be loreclosed at any time thereafter. And ance premium as above provided for, the mortgagee may at his o secured by this mortgage, and shall bear interest at the same rate covenant. And this mortgage may be loreclosed for principal, inte any sums so paid by the mortgagee. In the event of any suit or costs incurred by the mortgage.	covenant herein, or if proceedings of any kind be taken to foreclose on any lien on shid paeme eclare the whole amount unpaid on said note and on this mortgage at once due and payable if the mortgagor shall fail to pay any taxes or charges of any lien, ensumbances or inser- ption do so, and any payment so made shall be added to and become a part of the deb o as said note without waiver, however, of any right arising to the mortgagor neglecte for rena- crest and all sums paid by the mortgage at any time while the mortgagor neglecte to rena- action being instituted to foreclose this mortgage, the mortgagor advect to pay all reasonabl if statutory costs and disbursents and such further sum as the trial court may adjude
promises to pay such sum as the appellate court shall adjudge r lien of this mortgage and included in the decree of foreclosure. Be heris, executors, administrators and assigns of said mortgagor an mortgage, the court may, upon motion of the wortgagee, appein of such foreclosure, and upply the same to the payment of the the execution of said trust. In constraining this mortgage, it is understood that the mortg	If an appeal is taken from any judgment or decrive entered therein mostganor furthe easonable as plaintill's alterney's lees on such appeal, all such sums to be secured by the lach and all of the covenants and agreements herein contained shall apply to and bind the of of said montgapee respectively. In case suit or action is commenced to furcelose the anount due under the rents and profiles arbing out of said pretuises during the perfere amount due under this mortgage, first deducting all proper charges and expenses attendin sagor or mortgagee may be usite than one person, that if the context servedures, the single
pronoun shall be taken to mean and include the plural, the mass assumed and implied to make the provisions hereol apply equally	ullne, the leminine and the neuter, and that generally all grammatical changes shall be much g to corporations and to individuals.
IN WITNESS WHEREOF, said mortgage *IMPORTANT NOTICE: Delete, by lining out, whichever warran (b) is not applicable; if warranty (a) is applicable, the mortga comply with the Truth-in-Lending Act and Regulation Z by m quired disclosures; for this purpose, if this instrument is to b lien to finance the purchase of a dwelling, use S-N Form No equivalent; if this instrument is NOT to be a first lien, use No. 1306, or equivalent.	gee MUST naking re- le a FIRST 1305 or Jack H. Roberts 1305 or Kawa H. Plants
STATE OF OREGON, County of Klamath Personally appeared the above named. Jac and acknowledged	k H. Roberts and Karin N. Roberts the toppgoing instrument to be their voluntary act and dee
(NOTARIAL SEAL)	My commission expires: 11-1.2-82
MORTGAGE	STATE OF OREGON
	County of Klamath
το	IDON'T USE THUE 28th day of August 1979 BPACEL RESERVED at 12:12 o'clock P M., and recorde FOR RECORDING in book M79 on page 20452
	TIES WHERE USED.) or as file number. 73034 Record of Mortgages of said County. Witness my hand and seal of
Z AFTER RECORDING RETURN TO Lowell R. Sharp 2972 So. 6th. St. Klamath Falls, Ore.	County affixed. Wn. D. Milne County Clerk By Cemetra Addition Deput
I MIAMAUN PALLO, OLO.	By Servel 142- Set 1 Bld Mar Deput