FORM No. 755A-MORTGAGE 91310 Vol.<u>Mgo</u> Page 3925 THIS MORTGAGE, Made this 29th Arthur S. Gowdy and and wife day of 7 Bulah J. bruary 1980 Gowdy, husband Marian H hereinafter called Mortgagor, Owens WITNESSETH, That said mortgagor, in consideration ofhereinafter called Mortgagee, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that certain real propbargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that certain real prop-erty situated in Klamath County, State of Oregon, bounded and described as tollows, to-wit: Lot one (1) of Miller Park, a re-Bubdivision of Lots 36 37 38, 39, 40, and 41 and the vacated alley, Block F. Homeerest according to the official plat thereof on file in the office of the County Clerk of Klamath County, Orgon. 23 Z 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 rends, 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 mortgagee, his heirs, executors, administrators and assidne forever (IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE) REA 29 To have and to hold the same products assigns forever. This mortgage is intended to secure the payment of a certain promissory note, described as follows: Promissory note for 8000 plus interest at annum payable in forty egual installments 12 70 per The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a) $^{\circ}$ primarily for mortgagor's personal, lamily, household or agricultural purposes (see Important Notice below), (b) lor an organization or (even it mortgagor is a natural person) are lor business or commercial purposes other than agricultural purposes. And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawlully seized in lee simple of said is and has a valid, unencumbered title thereto premis. and will warrant and forever defend the same auginst all persons; that he will pay said note, principal and interest according to the terms thereol; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every nature which may be twied or assessed against said property and all liens or encumbrances that are cribed, when due and payable and before charges or every nature which may be twied or assessed against said property and all liens or encumbrances that are cribed, when due and payable and before or any part thereof superior to the Len of this ill promptly pay and satisfy early buildings now on or which may be hereafter erected on the premises insured in favor of the most gadee against loss or damage by the interest in the will keep the area sum of 3. The same of a sum of a sum or said property made prohibe to the mortgadee as his interest may company or companies acceptable, with extended coverable area sum of a sum or said property made prohibe to the mortgadee as his interest may company or companies acceptable, with extended coverable area sum of a sum or said property made prohibe to the mortgadee as his interest made on pay and satisfy early the area sum of a sum or said property made prohibe to the mortgadee as his interest made company or companies acceptable, with extended coverable area previous part thereof, the dreve alth at a listure to perform any count fage. The sum face area in favorfage to said mortgade at once due and dif pays and this mortfage may be hower face shall have the option to declarant herein, or il proceedings of any favor any is and said or coverants or different and this mortfage and shall be mortfage ere as and one said mote which any pay tates or on this mortfage at once due and different and this mortfage, and shall be the mortfagee may at his option to declarant here in, or il proceedings of any first arising and become any lien on the assess or any first on the mortfagee may be foreerest at the sum pay indicator shall hall IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. 11V WALLYESS WREALOF, Sald Morragagor has no *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable, the mortgage MUST comply(with the Truth-in-lending Act and Regulation Z by making/re-quired disclosures; for this purpose, if this instrument is to/be a FIRST lien-ta-impine the purchase of a dwelling, use SN Form No. 1305 or requivalent; if this instrument is NOT to be a first lien, the S-N Form No.:1306, or equivalent. STATE OF OREGON/County of Multi-Ample County of Mul 1-1 Ler Grisonally appe edthe named acknowledge 5 3 3 4 (B) 3 3 3 to Before voluntary act and deed. (NOTARIAL SEAL) Notary Public for Oregon My commission) expires: Å MORTGAGE STATE OF OREGON, ss. County of Klamath I certify that the within instrument was received for record on the 29th day of February , 19.30, (DON'T USE THIS то at. 1:53 o'clock P.M., and recorded SPACE: RESERVED FOR RECORDING in book M80 on page 3925 or as filing fee number \$1310 TIES WHERE Record of Mortgages of said County. USED.) ž Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. Marion H. Owens Wm. D. Milne 1821 Joe Wright Rd. County Clerk K. Falls By Desmitha Shels the puty. Fee \$3.50

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