FORM No. 755A-MORIGAGE SM 82754 this MORTGAGE, Made this by M. R. + Patricia A. Botensday of Apri to Marian (called Mortgagor, WITNESSETH, That said mortgagor, in consideration of \$2000 hereinafter called Mortgagee, Two Thousand) Dollars, to him paid by said mortgagee, does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that certain real property situated in Klamath County, State of Oregon, bounded and described as follows, to-wit: 4918 Darwin Place BK 1 24.49 Kelene Gardens 2nd Add n. (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 bereafter 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 mortgagee, his heirs, executors, administrators and -AR AFR 4 AM 10 assigns forever. This mortgage is intended to secure the payment of a certain promissory note, described as follows: To secure promissory note payable to Marian Owens purchase of 1965 Pererbilt Los Truck. Note is to be paid in 36 instalments included with the initial instalment in 36 Instruments increased by the above described note and this mortfage are: (a)³ primarily for non-fagers personal, tamis, household or agricultural purposes (see Important Notice below). (b) for an organisation or (even if mortfagers, his hers, executors, administrators and assigns, that he is law tuilly seized in the simple of said premises and has a valid, unencumbered title thereto First Mortgage held by First Federal Sarings + Loan, Klamath Falls, Ore. and will warrant and forever defend the same asjinst all persons; that he will pay said note, principal and interest according to the terms thered; that while or this mortfage or the note above described, when due and payable and before the same may become definquent; that he will promptly pay and start property and all liens or encumbrances that ar. or may become liens on the premises or any part thereof superior to the lien of this mortfage; the with extended in the sum of 3 SO OCC. The policies of insurants on said property made payable to the mortfage against loss or damage by line, with extended here the nortfage: as soon as insured; that he will keep and perform the covenants herein contained and shall pay said note; according to said the payset of said property made payable to the mortfage against loss or damage by line, with extended here all policies of insurants on said property made payable to the mort super and improvements on said promises acceptable to the mortfage; and said mote: a being agreed that a lailue to prevent fager said note: as mortfage to secure the performance of all of said coverants and the pay-net of said premises. Now, therefore, it suit martfagor shall keep and private the fore said mote accombined and shall pay said note according to in-sure the said note; it being agreed that a lailue to preform the covenants herein contained and shall pay said note according to pay-able this mortfage may be foreclosed at any time the spion to declare the whole of information on this mortfage; at and become apart of the device according to the same theread; this mortfage shall have the spion to declare the whole of the mortfage; at on this mortfage of and become apart of the device and this mortfage may be foreclosed at any the soliton do so, and any pay any taxes or charges of any here, encumbrances or insur-according this mortfage may be foreclosed in privipal, interest and all sums paid by the mortfage, the mortfage is on any lien on the device tor the mortfage. In the mortfage, while a IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. *I/APORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable, the mortgagee MUST comply with the runth-in-lending Act and Regulation Z by making re-quired disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use S-N Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use S-N Form No. 1306, or equivalent. STATE OF DREGON, County of KLANATH Personally: Topeared the above named M. R. M.D. TELLT and teknowledged the foregoing instrument to be The Reformer A BOTENS and icknowledged the foregoing instrument to be THEIR voluntary act and deed. Betore me: and ala My commission expires: My Commission Expires May 5, 1980 (NOTARIAL SEAL) MORTGAGE STATE OF OREGON. SS. County of Klamth I certify that the within instrument was received for record on the 4th day of April , 19 80. (DON'T USE THIS то at 10:56 o'clockA M., and recorded in book M80 on page 6312 or as SPACE: DESERVED FOR RECORDING LABEL IN COUNfiling fee number ... 82754 USED.) Record of Mortgages of said County. Witness my hand and seal of No. County attixed. AFTER RECORDING RETURN 10 Wm. D. Milne manian vens. 18.21- Joen ht Re ...County Clerk Title. 2 By Servitland fitech Deputy. Fee \$3.50

Cr 755A

35%