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	FORM No. 75 32271			에 가지 않는 것은 가지 않는다. 같은 것 같은 것		
	FORM No. 755A-MORTGAGE.	254124	m			
	by DONALD DONALD	Made this 19 RIAULT AND EUNICE		STEVENS-NESS LAW PUB. CO., PORTLAN		
	THEF	Made this 19 RIAULT AND EUNICE	T THIRDS	May	ID. ORE.	
	HESS A	ND EDITH M HTT	·····		19 80	
		Said man is		hereinafter called M	ortgagor,	
	bargain, sell and convey und	(\$8,890_0)	ation -t This	heroin-ti	Orton	
	erty situated in Klamath A tract of L	A tradit Manath Riamath Research and his heirs, executors				
	more particularly	Said a state V decast - "2NVA Of Car - "Coulded as fait				
-	int int for then		OWe, D	WD 40 C 5 7 4	1	
	the main include Sc	$u_1+b_{0}=1$ $=-1$ $=10$	it of the second	VI Said con a		
Works a setty right of the starty along said of the Or				I the source	LU Its	
	of beginning Sec.	of beginsi Sec. 28; thence if right of way 1; hence to				
	Together with all and singular and which may bergit	and which may hereafter and singular the tenamed to continue DESCRIPTION OUT South line to the				
	To Have and to Hold it	To have and to have a of the execution of this protection, and the rents and appurtenances thereinty (CONTINUED ON REVEDED)				
	This mortgage is intended to ser	premises with the appurtenance	e during the term of this mortg	and any and all fixtures upo	aining,	
	Davahl of \$8,890	00 payment of a certain pr	omin-	s heirs, executors adapt	ourg	
	1980 deferred ba	lanents of \$1.	295 15 Herein fa	ivor of Maul	, 1980	
	The mortgager warrants that the proceed (a)* primarily for mortgager's persona The mortgager warrants that the proceed (a)* primarily for mortgager's persona And ship the mortgager's persona	ent to be one vea	o commence on da	interest at 75%	s herein Per	
	The mortgagor, warrants d	ured by this mortgage is the date	on which the loss (CO	, and on the same	ay 20,	
	The date of maturity of the debt sec The mortgagor warrants that the process (a) * primarity for mortgagor's persona And said mortgagor coverners to and wa	is of the loan represented by the about the second or advised by the second or advised by the second by the second or advised by the second or adv	e described -	rincipal payment Decomes due, t	E)	
	and an and a second sister of the second sister of the second sister of the second sister of the second sec	in the mortigious i was the free	sec Imposts fioriga	Re nen.		
,	The mortgagor warrants that the proceed (a) primarily for mortgagor's persona And said mortgagor De Three it and premises and has a valid, unencumberd tile th any part of said note remains unpaid he will pay or the notsage or the note above described will pay and sill mertage or the note above described will pay	ainst all persons at	and assigns, that h	ie is lawfully seized in fee simple of	said	
	Ling and hens or encumbrances that are or may be buildings now on or which may be hereafter event in the sum of e	all taxes, assessments and other char en due and payable and before the ecome liens on the send before the	id note, principal and interest according to the second seco	ording to the		
	- have all policies of insurance on said property ma any waste of said said soon as	have all of its <u>till</u> insurate effected on the premises or any part thereof superior to the item to the terms thereof; that while premises to the mortaneo on said property made name Value				
	terms, this conveyance shall be word, therefore, it said ment of said note; it being a great but otherwise ises or any part thereafted a great otherwise	and will warrant and forever defend the same against all persons; that he will pay said note, principal and inferest according to the is fawlully seized in fee simple of said or this mortage of the note above described, when due and paysable and before the same may become there according to the terms thereaft is the seize of the same against all persons; that he will pay said note, principal and inferest according to the terms thereof; that while and all lies or encumbrances that are or may become times on the premises insured in the reof same may become described, when due and paysable and before the same may become defined in the same side and before the same may become defined in the same side and before the same may become defined in the same side and before the same may become defined in the same side and before the same may become defined in the same side and before the same may become defined in the same side and before the same may become defined in the same side and before the same may become defined in the same side and before the same may become defined in the same side and before the same may become defined in the premises insured in favor of the mortage against bas mortage; that he will pay said to the premises insured in favor of the mortage against loss or damage by line, with existed coverage terms, this convey members. Now, therefore, it said mortage shall be to the mortage as and performants on the premises and performants on the premises that the same shall be viewed that the will keep and performant in the line share all policies of insurance on said property made paysable to the mortage to same the safe of the mortage affere as and will define the said onter it being affere that herein or any part there is a for the corelands of the mortage that be of the mortage and thereafter in the line of the mortage affere and will not commit as a company or companies according to insurance on said property is adden paysable to the whole amount unpaid on a spear and will define the will keep and perfor				
	ance premius sage may be local sagee shall have	ce premius sage may be local sage shall have at periorin any contraints herein contain sood repair and				
	any sums so paid by the mortgage may be loreclosed lor incursed, the event of any	red bring as above provinciosed at any time the option to declaration therein, or if socke to secure the perialised and shall new will not commit our suite nearly this mortigage, and shall bear interest end the whole amount occurs in the perialised and shall new will not commit suite nearly this mortigage, and there is the magnetic and it herein, or if socke to secure the perialised and shall new side occurants and the sums so that this mortigage and shall bear interest of the same rate said so, and any payment so made shall be taken to foreclosed occurants and the pay- sums so the foreclosed for principal, interest and all sums and any payment so made shall be taken to the control of the mortigage red by the prevailing set. The event of any suit or action being instituted to loreclose this mortigade, the losing party is not and the deer party interest to any suit or action being instituted to loreclose this mortigade, the losing party in such suit or the mortigage to the deer party included in the court pay such sum as they's less in such suit of saitions of said more disbursements and disbursements and disbursements and all sums of said or negative to reach of the pay such sum of the pay such sum of the deer party included in the court pay such sum as they's less in such suit or action, and if any disbursements and disbursements and on so the action affects to repay the antipative stall of the approximate court shall or action, and if and disbursements and any such sum as they's here in the approximate action affects to repay such sum as the "approximate" action is action to approximate court and on the action affects to repay the action affects to repay the action affects to repay such sum as the "approximate" action, and if and disbursements and action affects to repay such sum as they approximate action affects to repay such sum as the "approximate" action affects to repay such sum as the "approximate" action affects to repay such sum as the "approximate" action affects to repay such sum as the "approximat				
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intermortingagee, amoi nortigagor and oi and all of the covenants and adjudge reasonable as the interference of the source of th						
(b) is a shall be shall be shall be a shall be a shall be a shall be a shall						
e N	aured disclosures; for this purpose, if this instrume ien to finance the purchase of a dwelling, use S-N lo. 1306, or equivalent. TATE OF OFFICE	nt is to be a FIRST Form No. 1305	agalal / Will	well		
S			Sume D. G	N.		
(N	IOTARIAL SEAL) Be	wledged the foregoing instrume	t and Eunice I.	Theriault 1900		
=	ll ll	tore me:	nr to be their	voluptary act and deed.		
	MORTGAGE	My commi	ssion expires:	Votary Public for Oregon		
			STATE OF T	5		
	Donald P. Theriault and		STATE OF OREG			
	Eunice I. Theriault,		County of I certify the			
		10000-	ment was received	t the within instru- for record on the		
	Fred G. Hess and Edith M	SPACE: RESERVED FOR RECORDING LABEL IN COUN.	at			
No.	11c55,	TIES WHERE USED.)	or as file and of	n page		
~	AFTER RECORDING RETURN TO		Record of Mortons-			
	KCKO		County affixed.	and seal of		
	1.1.1. Disastan in suma contraction of a statement ostatement of a statement o					
				Deputy	9 9 9	
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This is a second mortgage and is inferior in right to a mortgage of Oregon, in amount of \$81,300.00.

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of each year thereafter until principal and interest is paid in full;

Fee \$7.00

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TE OF OREGON; COUNTY OF KLAMATH; ss.
 Filed for record at request of <u>Klamath County Title Co.</u>
 his <u>3rd</u> day of <u>June</u> <u>A. D. 19⁸⁰ at ^{3:30}/₀ clock ^PM., arguing the second of the second day of <u>Mortgages</u> on Page 10029
 Wm D. MILNE, County Clause
</u>

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