2	ORM No. 755A-MORTGAGE.	.	Vol mgl - pjevens.ness law pub. co., portland or
E E	THIS MORTGAGE, Made this	lst	JILO COOR
	Ronald Kaul		, 1901
	e ERA Durant Realtor		hereinafter called Mortgagor
	WITNESSETH, That said mortga dollars_and_75/100	gor, in consideration of	of Twenty Six Hundred Seventy-Three
e.	erty situated in Klamath County, State of Oregon, bounded and described as follows, to-wit:		
	Lots 20, 21, 22, 29, Highway 66 Unit Plat	30 & 31 in Block	48 Klamath Forest Estates o the official plat thereof ck of Klamath County, Oregon.
anı pro ass	d which may hereafter thereto belong or apper emises at the time of the execution of this mor To Have and to Hold the said premises wi signs forever. This mortgage is intended to serve the co	ith the appurtenances unto	purtenances thereunto belonging or in anywise appertaining, is and profits theretrom, and any and all fixtures upon said ing the term of this mortgage. o the said mortgagee, his heirs, executors, administrators and
	Due and payable in full	on or before	sory note, described as follows: February 1, 1981
	\$1893:99 due on Oc due on Fe	tober 1, 1981 bruary 1, 1982	2
•••••	The date of maturity of the debt secured by this mortgage is the date on which the last scheduled principal payment becomes due, to-wit:		
	The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a)* primarily for mortgagor's personal, family, household or a gricultural purposes (see Important Notice below), (D) for an ordenization of fourm il martgages to a rational person; are to be beeness or commercial purposes of the "thum agricultural" purposes. And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully seized in lee simple of said premises and has a valid, unencumbered title thereto		
and any or ti and build in th	and will warrant and forever delend the same against all persons; that he will pay said note, principal and interest according to the terms thereoi; 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 against said property, and all liens or encumbrance that are or may become liens on the premises or any part thereof superior to the will promptly pay and satisfy any buildings now on or which may be hereafter erected on the premises or any part thereof superior to the not this mortfage; that he will keep the nate all policies of insurance on said property made payable to the mortfadee no time mortfage to company or companyies considered or or as the termed coverage.		
any terms ment ises o and s ance secura cover any s	waste ol said premises. Now, therefore, il said mottage is, this conveyance shall be void, but otherwise shall re- t of said note; it being ågred that a failure shall re- or any part thereol, the mortgagee shall have the option premium as above provided tor, the mortgagee may al- ted by this mortgage, and shall bear interest at the sam- nant. And this mortgage. Sums so paid by the mortgagee. In the event of any suit or setime baile in the sam- sums so the same suit or setime baile in the same sums so paid by the mortgagee.	keep the building and improv- or shall keep and perform the emain in lull force as a mortg m any covenant herein, or it p n to declare the whole amount r. And it the mortgagor shall t his option do so, and any p ne rate as said note without w l, interest and all sums paid	erest may appear and will deliver all policies of insurance on said ements on said premises in deliver all policies of insurance on said covenants herein contained and shall pay said note according to its covenants herein contained and shall pay said note according to its roceedings of any kind be taken to foreclose on any lien on said prem- t unpaid on said note and on this mortisate at once due and payable, fail to pay any taxes or charges of any lien one said prem- ayment so made shall be added to and become a part of the debt raiver, however, of any right arising to the mortfager for block by the mortfagee at any time while the mortfager for block of
of the first d pronou assum	and assuring in the court's decree. Each and all of the emorganess of said morigagior and of said morigagie rep e morganes, appoint a receiver to collect the rents and feducting all proper charges and expenses attending the In construing this mortgage, it is understood that the un shall be taken to mean and include the plural, the n and implied to make the provisions hereod apply equ	covenants and agruedge reasonab covenants and agreements her ectively. In case suit or action profits arising out of said prem execution of said trust, as the mortgagor or mortgage may in masculine, the feminine and the ually to corporations and the said the said the said the ually to corporations and the said the	ble as the prevailing function judgment or decree entered therein in ein contained shall apply to and bind the heirs, executors, administra- is commenced to locate this mortfage, the court may, upon motion ites during the pendency of such foreclosure, and apply the same, court may direct in its judgment or decree. The more than one person; that it the context so requires, the singular
*IMPO (b) is a comply quired lien to equival	PRTANT NOTICE: Delete, by lining out, whichever we not applicable; if warranty (a) is applicable, the mor with the Truth-in-lending Act and Regulation Z by disclosures; for this purpose, if this instrument is to finance the purchase of a dwelling, use S-N Form lent; if this instrument is NOT to be a first lien, u 106, or equivalent.	agor has hereunto set arranty (a) or rigagee MUST y making re- o be a FIRST	hanvaulais. his hand the day and year first above written. Such States onald Kaul
STAT	E OF OREGON, County ofKlamath	(June h
·····	Personally appeared the above namedand acknowledg	Ronald Kaul	and to be high a state of the s
(NOTAR	RIAL SEAL)	me:	niseion expires: 8-5-88
	MORTGAGE		STATE OF OREGON,
			County ofKlamath ss. I certify that the within instru
	то	(DON'T USE THIS SPACE: RESERVED	
		FOR RECORDING LABEL IN COUN- TIES WHERE USED.)	page9951or as document/fee/file/ instrument/microfilm No. 345
No	AFTER RECORDING RETURN TO		Record of Mortgages of said County. Witness my hand and seal of County atfixed.
11	+ wand Keal Estate		county anixed.
	2340 Solt St		"Evelyn"Biehn County Clerk

755A