FO	38–23891 RM No. 755A—MORTGAGE.	4432		and the second	
bv	THIS MORTGAG	E, Made this	shth day of	VOUIDAHA	CO., PORTLAND, ORE.
		e ster te ste the state of the	noberts, ju	Shand and wife	, 19-11-11
				ety heroinsta	
ba ert	sight Thousand-	into said mortgagee,	his heirs, executors, ed.	him paid by said mortgagee,	does hereby grant,
ĩ	ot 5. Slock 4	El domo de Add	y, State of Oregon, boun	ded and described as follows	s, to-wit:
ن ن	ne County Clerk	of Klamath	County, Oregon.	ite in the office	of
1	ines.	rantors a The	ermal Easement (10 feet wide acros	s rear lot
	Together with all and a	(IF SPACE INSUF	FICIENT, CONTINUE DESCRIPTION C	ON REVERSE SIDEI	
and C prei	gns forever.	eto belong or appertain ecution of this mortgag he said premises with t	hereditaments and appurtent , and the rents, issues and ge or at any time during the he appurtenances unto the	ances thereunto belonging or in profits therefrom, and any and term of this mortgage.	anywise appertaining, all fixtures upon said
	i nis mortgage is intende	d to secure the payme	nt of a certain promissory no	ote, described as follows:	rs, administrators and
Ð					
	The date of maturity of th	e debt secured by this r	portéage is the data and the		
	A P YOUNS NO WWW Y Y YOURS	are proceeds of the loan ru	news-4 t t t	the last scheduled principal payme	
prem	(b) for an organization or (And said mortgagor covenants uses and has a valid, unencumbe	t a nocksonal 2, banuity, Xisou even il mortgagor is a nat s lo and with the mortgag- red title thereto	presented by the above described hold, of actionation (hold, hold, hold), ural person) are for business or ee, his heirs, executors, administra	note and this mortgage are: XeV . Nybortant Ny tae XiXiXeY. commercial purposes other than agricu- utors and assigns, that he is lowfully se	iltural purposes. sized in fee simple of said
and any j or th and o build	will warrant and forever defend part of said note remains unpaid is mortgage or the note above of all liens or encumbrances that a ings now on or which may be h	the same against all person ' he will pay all taxes, asse lescribed, when due and pa re or may become hens on erfatter second and second	ns: that he will pay said note, pr syments and other charges of ever lyable and before the same may the premises or any part there.	incipal and interest according to the t y nature which may be levied or assess become delinquent, that he will prom I superior to the lien of this mortgag gagee against loss or damage by lire	terms thereof; that while sed against said property, uth comparison
in the have premi any s terms	e sum of \$ all policies of insurance on said uses to the mortgagee as soon as aste of said premises. Now, the	1, 3 property made payable to insured; that he will keep refore, it said morthage	the mortgagee as his interest in the building and improvements	composition to the heri of this mortgage gagee against loss of damage by life, company or companies acceptable to ay appear and will deliver all policy	e; that he will keep the with extended coverage, the mortgagee, and will cover of insurance
ises o and t ance secure coven any si	of said note, it being agreed if r ans part thereof, the mortgage his mortgage may be toreclosed premium as above provided for, d by this mortgage, and shall b ant. And this mortgage may be ims so paid by the mortgagee.	hat a failure to perform an ershall have the option to at any time thereafter. At the mortfagee may at his bear interest at the sal, e ra foreclosed for principal, in	n in full force as a mortgage to by covenant herein, or it proceedin declare the whole amount unput and if the mortgagor shall fail to option do so, and any payment at as said note without waiver, iterest and all sums paid by the	this herein contained and shall pay sa secure the performance of all of said ngs of any kind he taken to foreclose of d on said note and on this mortgage a pay any taxes or charges of any hen, so made shall be added to and beck however, of any right arising to the 1 mortgage at any tight arising to the 1	in no commit or suffer ind note according to its covenants and the pay- n any lien on said prem- i once due and payable, encumbrances or insur- ome a part of the debt mortgagee for breach of
adjud losing sums	ed by the prevailing party there are reasonable as the prevailing party further promises to pay si to be included in the court's dec	in being instituted to fore ein for title reports and titl party's attorney's fees in g uch sum as the appellate co ree. Fach and all	close this mortdage, the losing p le search, all statutory costs and such suit or action, and if an ap urt shall adjudge reasonable as d	arty in such suit or action agrees to disbursements and such further sum peal is taken from any judgment or de	pay all reasonable costs as the trial court may
	and the second second second second	expenses attending the asso	is arising out of said premises di	hear is taken from any judgment or de the prevailing party's attorney's lees o stained shall apply to and bind the heir menced to foreclose this mortgage, the o ring the pendency of such foreclosure may direct in its judgment or decree e than one person, that if the context et, and that generally all grammatical als.	court may, upon protein
*IMPO	IN WITNESS WHER	EOF, said mortgag	or has hereunto set his	hand the day and year first	changes shall be made,
comply quired	with the Truth-in-Lending Ac	t and Regulation Z by m	gee MUST Jaking re-		above written.
equival No. 13	ent; if this instrument is NOT 06, or equivalent.	to be a first lien, use	1305 or S-N Form	aning W. Roberts	
	E OF OREGON, County Personally appeared the al	of Klamath	, ss.	Jept 15.	, 19 81
Sr .	······································	and acknowledged	Ine to the oind instruments	l Marin V. Roberts	
- (NOTAL	HAL SEAL)	Before me.	My commission	Brain- Notary	tary act and deed. Public tor Oregon
]	MORTO	AGE			
				STATE OF OREGON	58.
				County of Klam I certify that the	ath
	то	· · · · · · · · · · · · · · ·	(DON'T USE THIS	ment was received for	record on the
			SPACE: RESERVED For recording Label in coun.	16thday of Septmel ^a 3:45 o'clockp_M., in book M-81 on pa	and recorded
			TIEB WHRRE USED.)	or as file number 443	2
No	AFTER RECORDING	11		Record of Mortgages of s Witness my hand County officed	aid County. and seal of
	Lowell R. Shar 2972 So. Sth.	R+ /		County affixed. Evelyn Biehn Cou	inty Clerk
	Klamath Falls,	0r. 97501		By Paris C.C.	Title
	···· .	II.	Fee \$4. 00		COC Deputy

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