FORM No. 755A-MORTGAGE K. 36097 22683 THIS MORTGAGE, Made this. TEVENS-NESS PORTLAND, ORE. Mor Page 20 day of Hall. ROBERT K. GOECKNER AND NANCY J. GOECKNER 6102 to DOROTHY H. KAUFMAN hereinafter called Mortgagor, WITNESSETH, That said mortgagor, in consideration of Twenty Four Thousand Five Hundred and no/100------(\$24,500.00) 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 propbargain, sell and convey unto said mortgagee, his news, executors, administrations and convey, set of erry situated in Klamath Lot 10 in Block 8 of Fox Hollow, according to the official plat thereof the official plat thereof Lot 10 in Block 8 of Fox Hollow, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE) and which may hereafter thereto belong or appertain, and the rents, issues and profits therefrom, and any ard all fixtures upon said To Have and to Hold the said premises with the appurtenances unto the said mortgagee, his heirs, executors, administrators and assigns forever. assigns forever. This mortgage is intended to secure the payment of a certain promissory note, described as follows: 1. The sum of \$2500.00 plus 10% interest, due May 1, 1984; 2. The sum of \$22,000.00 plus 10% interest, due in monthly installments of not less than\$236.42 per month, including interest. ñ The mortgagor warants that the proceeds of the loan represented by the above described note and this mortgage are: (a)\* primarily for mortgagor's personal, lamily, household or agricultural purposes (see Important Notice below), (b) for an examination of feweral-innostagers is a natural purpose for commercial purposes obtec them do suffer And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully seized in lee supple of said premises and has a valid, unencumbered title thereto and will warrant and lorever defend the same against all persons; that he will pay said note, principal and interest according to the terms thereof; that while any part of said note remains unpaid he will pay all targe, assessments and other charges of every nature which may be levied or assessed against said property, and all inso or encombrances that are or may become liens on the premises or any part thereof thereof that while buildings now on or which may be hereafter erected on the premises insured in layor of the mortgage against loss or damage by fire, with estended coverage. buildings now on or which may be hereafter erected on the premises insured in layor of the mortgage against loss or damage by fire, with extended coverage, in the sum of 3 full insurable value in a company or companies acceptable to the mortgage as his interest may appear and will deliver all policies of insurance on said property made payable to the mortgage as his interest may appear and will deliver all policies of insurance in said property made and in the will keep and and improvements on said premises. Now, therefore, it said the will keep and actions the covenants herein contains acceptable to the mortgage, and will terms, this converte shall be void, but otherwise shall termain in full lorce as mortgage to see may easily a dwill not containe on said is or any part fit being agreed that a tailure shall tere and inforce and mortgage to see the performance of all loss of oreclases and will not contained and shall be to rectage and shall be to rectage the whole amount in proceedings of any kind be taken to lorcelase any line the option to declare the whole amount unpaid on said note and note any line and the same rate on said of the mortgage and his interest and shall bear interest at his option to do so, and and hill into and this mortgage and shall bear interest at his applied as solid not, and will any be lorcelosed at any time the solid on the asses are as and one and pay be lorcelosed for principal, interest and all sums paid of any kind be taded to and heream any line and the same rate as said note and hill and this mortgage at any time the solid of principal, interest and all sums paid will be added to any line, and the same rate as said note and hill apprent and this dealed to the constrate of the above of the added to and heream part of the above of the same rate as said note will waiter, however, of any right arising to the mortgage result waiter and all sums paid by the mortgage at any time while the nortgage result will be the obting and the anot the soperand and the sadded to and heream and app coverant. And this mortgage may be foreclosed for principal, interest and all sums paid by the mortgage at any time while the mortgagor neglects to repay any sums so paid by the prevailing party therein for tille reports and tille search, all statutory costs and disbursements and such further sum afters to pay all reasonable costs incurred by the prevailing party therein for tille reports and tille search, all statutory costs and disbursements and such further sum afters to pay all reasonable costs adjudge reasonable as the prevailing party is attorney's fees in such suil of action, and it an appeal in a papeal in the court and a papeal to any sums and used further sum as the appeal to cost shall adjudge reasonable as the prevailing party is attorney's fees on and all of the covenants and such suil or action afters to pay such the trial court may sums to bincluded in the court's decree. Each and all of the covenants and adjudge reasonable as the prevailing party's attorney's lees on such appeal actions and apply to and bind the heirs, use entered therein the of the mortfage, appoint a receiver to collect the rents and prolits arising and such suil or action is counterneed to lorech this mortfage, it is understood that the mortfage may be more than one person; that if the context so requires, the singular promoun shall be taken to mean and include the plural, the maculine, the feminine and the neuter, and that generally all grammatical charges shall be made, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. \*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) cr (b) is not applicable; if warranty (a) is applicable, the mortgagee 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 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 was 5-N Form No. 1306. or equivalent. - -occhenen Robert K. Goeckner Goschner 1 ancy 1 STATE OF OREGON, County of Klamath Nancy J. Geogner April 20 Personally appeared the above named... Robert K. Goeckner and Nancy) J. Goeckner . 19.83 . and acknowledged the foregoint instrument to be their Before me: (NOTARIAL SEAL) voluntary act and deed. e. Notary Public for Oregon My commission expires -5-83 MORTGAGE STATE OF OREGON, County of .....Klamath ss. I certify that the within instrument was received for record on the (DON'T USE THIS TO at....3;52......o'clock P.M., and recorded SPACE: RESERVED FOR RECORDING LABEL IN COUN. TIES WHERE in book reel volume No. M33 page...6102.... or as document fee file on instrument/microfilm No. 22633 USED.) 2° Record of Mortgages of said County. AFTER RECORDING RETURN TO Witness my hand and seal of KCTCO County affixed. × 4057 Evelyn Biehn County Clerk By Alexand Deputy Fee \$4.00

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