FORM 1.0. 755A-MORTGAGE. WITH RIGHT	OF RENEWALS AND FUTURE A	ADVANCES VOL 184 Page	52'
THIS MORTGAGE, Made this	<u>29th</u> ANES aka MARIAN JACKSON	ARCH	9 84 ,
toSOUTH VALLEY S	STATE BANK	hereinafter called Mor	tgagor,
WITNESSETH, That said mortgagor SEVENTY SIX AND 63/100 with right bargain, sell and convey unto said mortgaged erty situated in	ty, State of Oregon, bounded and	d described as follows to wit.	tgagee, (ED ' grant, 1 prop-
Lot 9 in block 5, Tract No. 1 thereof on file in the office	007 UTHOUSOTTO		
(IF SPACE INSU Together with all and singular the term	FFICIENT, CONTINUE DESCRIPTION ON REVERSI	E SIDEI	
Together with all and singular the tenemants, and which may hereafter thereto belong or appertai Bremises at the time of the execution of this mortge To Have and to Hold the said premises with assigns forever. This mortgage is intended to secure the payme	hereditaments and appurtenances the n, and the rents, issues and profits the ge or at any time during the term of the the appurtenances unto the said more	ereunto belonging or in anywise apper heretrom, and any and all fixtures up this mortgage. transe	taining, on said tors and
Note dated March 29, 1984, in (see note on reverse)	the amount of \$27,976.63		
The date of maturity of the debt secured by this April. 14	nortgage is the date on which the last	scheduled principal payment becomes due	z, to-wit:
The morigador warrants that the proceeds of the loan r (a)* primarily for mortgador's personal, tamily, hou (b) for an organization or (even it mortgador is a na And said mortgador covenants to and with the mortga, emises and has a valid, unencumbered title thereto	epresented by the above described note and schold or agricultural purposes (see Impor tural person) are for business or commercia gee, his heirs, executors, administrators and a	l this mortgage are: tant Notice below), al purposes other than agricultural purposes. assigns, that he is lawfully seized in fee simple	le of said
d will warrant and lorever delend the same against all person y part of said note remains unpaid he will pay all taxes, ass this mortgage or the note above described, when due and p d all liens or encumbrances that are or may become liens of ildings now on or which may be hereafter erected on the pre- the sum of \$27.9.76.63.	- Delore the same may become de	elinquent: that he will	property,
mises to the mortgagee as soon as insured; that he will kee y waste of said premises. Now, therefore, if said mortgagor ; ms, this conveyance shall be void, but otherwise shall rema not of said note; it being agreed that a failure to perform a stor any part, thereoi, the mortgage shall have the option to d this mortgage may be foreclosed at any time thereafter. A ured by this mortgage, and shall bear interest at the same u- renant. And this mortgage he foreclosed for norminal	b the building and improvements on said property of the building and improvements on said probability of the perform the covenants here to severe the ny covenant herein, or il proceedings of any of declare the whole amount unpaid on said ind if the mortgago shall fail to pay any the several declares the said not will be any other to be any the several declares the said not will be any the several declares the several decla	and will deliver all policies of insurance of remises in good repair and will not commit on a contained and shall pay said note according e performance of all of said covenants and th kind be taken to foreclose on any lien on said note, and on this mortgage at once due and p taxes or charges of any lien, encumbrances or shall be added to any become a part of th of any right avised and become a part of th	and will on said or suffer of to its the pay- d prem- payable, or insur- he debt
In the event of any suit or action being instituted to loi urred by the prevailing party therein for tille reports and ti urred by the prevailing party therein for tille reports and ti udge reasonable as the prevailing party's attorney's iees in a faparty further promises to vary such sum as the appellate of s to be included in the court's decree. Each and all of the co- the mortfagee, appoint a receiver to collect the rents and proj t deducting all proper charges and expanses attending the exe In construing this mortfage, it is understood that the mo- noun shall be taken to mean and include the plural, the mas med and implied to make the provisions hereof apply equal	the search, all statutory costs and disburson such suit or action, and it an appeal is tak ourt shall adjudge reasonable as the prevait venants and agreements herein contained sha ively. In case suit or action is commended to its arising out of said premises during the 1	ich suit or action agrees to pay all reasonabl nents and such further sum as the trial cour ten from any judgment or decree entered ther ting party's attorney's lees on such appeal, al ul apply to and bind the heirs, executors, admi loreclose this mortigage, the court may, upon t pendency of such loreclosure and apply the	le costs art may rein the all such ministra- motion
IN WITNESS WHEREOF, said mortgag PORTANT NOTICE: Delete, by lining out, whichever warre is not applicable; if warrenty (a) is applicable, the mortga ply with the Truth-Landman Act, and more the mortga	for has hereunto set his hand th anty (a) or	a annutical changes shall be	made.
ed disclosures; for this purpose, if this instrument is to/ to finance the purchase of a dwelling, uso S-N Form No valent; if this instrument is NOT to be a first lien, use 1306, assequivalent.	naking re- be a ifIRST >. 1305 or S-N Form 	V Jianes Marian Jackson	
Personally appeared the above named	I the toregoing instrument to be	f and the second s	
TAREAL BELORE THE	The second	Notary Public for Ord s:	radam !!
MORTGAGE		TE OF OREGON	
100 Harrison		Sounty of	· SS.
	ment	I certify that the within instr t was received for record on t	the
то	FOR RECORDING at	day of, 19 o'clock M., and recorded tok on page	led
	USED,) OF as	on page s file number	
AFTER RECORDING RETURN TO		Witness my hand and seal any affixed.	of
NITC		Tit	tle
	BY	Deput	- CE

755A

Ace 5240aladaho y Ott JACKSON: WILLIAM F & MARIAN ΝΟΤΕ \$ 27,976.63 KLAMATH FALLS Oregon MARCH 29 19.84 I promise to pay to the order of SOUTH VALLEY STATE BANK, Klamath Falls, Oregon Protest is waived. VARIABLE RATE. WALL STREET JOURNAL PRIME AT DATE OF NOTE IS 11.50 I also agree to pay attorneys' fees and costs of collection on default. The holder of this note may accelerate the time of payment of all amounts due hereunder if (a) default is made in the payment of any sum due hereunder or (b) if the holder deems himself insecure. Upon default of any payment, this note shall bear interest at the rate of 16.5 per annum. This Note ... is ... secured .by ... Vehicles, ... equipment, ... inventory ... and ... Mortgage 4211 MYRTLEWOOD KLAMATH FALLS, OREGON 97603 aum Jackson STATE OF OREGON,) County of Klamath) Filed for record at request of on this 2ndday of April A.D. 19 84 at 1:58 o'clock P M, and duly recorded in Vol. <u>M84</u> of <u>Mortgages</u> Page_ 5239 EVELYN BIEHN, County Clerk By Am Amild Deputy 8.00 Hinde a tata talah ku Constraint and the second A MAR ANTER SUSAN BUNK www.angleter.angleter.angleter.angleter.angleter.angleter.angleter.angleter.angleter.angleter.angleter.angleter Angleter.angleter.angleter.angleter.angleter.angleter.angleter.angleter.angleter.angleter.angleter.angleter.angl 000 14.55 2039