FORM No. 755A-MORTGAGE. 88333 K-40659 Vol. M.S. POOP 9404 THIS MORTGAGE, Made this 17TH by JAMES R TITUS AND FREDIA J TITUS, HUSBAND AND WIFE OR. 97204 19 88 JUNE to SOUTH VALLEY STATE BANKhereinafter called Mortgagor, WITNESSETH, That said mortgagor, in consideration of ----ONE_HUNDRED_FIFTY_SIX_THOUSAND_AND NO/100-----DNE_HUNDRED_FIFTY_SIX_THOUSAND_AND argain, sell and convey unto said mortgagee, his heirs executors administration and mortgagee, does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that certain real prop-erty situated in KLAMATH County, State of Oregon, bounded and described as follows, to-wit: LOTS 1 AND 2, BLOCK 2, TRACT 1172, SHIELD CREST, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON. Together with all and singular the tenemants, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and profits therefrom, and any and all fixtures upon said premises at the time of the execution of this morigage or at any time during the term of this morigage. To Have and to Hold the said premises with the appurtenances unto the said mortgagee, his heirs, executors, administrators and assigns forever. (IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE) forever. This mortgage is intended to secure the payment of a certain promissory note, described as follows: A PROMISSORY NOTE DATED JUNE 17, 1988 TO JAMES R AND FREDIA J TITUS IN THE AMOUNT I. 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: b) for an organization of (even if mortgagor, is a natural person) are for business or commercial 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 and has a valid, unencumbered title thereto premiero 33 and will warrant and lorever detend the same against all persons; that he will pay said note, principal and interest according to the terms thereol; 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 encumbrances that are or may become liens on the premises or any part thereol superior to the lien of this mortgage against be hereafter erected on the premises insured in favor of the mortgage against loss or damage by fire, with extended coverage, or this mortgage or the note above described, when due and payable and beint the same thay become desingtent in the interpret of the mortgage state are or may become liens on the premises or any part thereof superior to the lien of this mortgage; that he will keep the buildings now on or which may be hereafter erected on the premises insured in lavor of the mortgage dists toos or damage by line, with extended coverage. The sum of **3 ...** FULL AMOUNT made payable to the mortgage as his inferent may appear and will deliver all policies of insurance on using property made payable to the mortgage as his inferent may appear and will deliver all policies of insurance on the provide dist of the there is the average of the mortgage as soon as insured in the value of a said nortegage and will deliver all policies of insurance on the provide dist of the there is a mortgage of any kind deliver all policies of insurance on the option to decline the part of the the option to decline the perform the coverants here and the four of the second here according to its of the second and shall pay said not commit or sulle any part thereof, the mortgage of any kind affer of that of bot of the bot of the option to decline the issue of decline the perform the coverant here and and shall pay said coverants and the payment and/or performance, and this mortgage may be foreclosed at any his mortgage of a any kind thereafter. And if the mortgage is a bove provided for, the mortgage may as this option do so, and is and prevent and the order of the second and shall be added to and become a part of the debt secure by this mortgage, the bail we have all of said not all the pay said to a second and and shall pay said not exceed any said the payment and the mortgage in such all the said covenants and the payment and the payment and the mortgage may be the said to enclose a sub and be the mortgage and prive at his option. And the mortgage as have the prive at his option to so and at the pay and the payment and the pay said the secure by the prev 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) or (b) is not applicable; if warranty (a) is applicable, the mortgagee MUST comply with the Truth-in-Lending Act and Regulation Z by making required dis-closures; for this purpose use S-N Form No. 1319, or equivalent. JAMES R TITUS STATE OF OREGON. FREDIA J TITUS County of KLAMATH SS. This instrument was acknowledged before me on JUNE 17, 19 88, by JAMES R TITUS AND FREDIA J TITUS 1. E. b. C. . . . 0 OTAR:-Notary Public for Oregon My commission expires 12-13-91 PUBLIC MORTGAGE STATE OF OREGON DAMES R TITUS County of Klamath · ss. I certify that the within instrument was received for record on the FREDIA J TITUS (DON'T USE THIS at 3:35 o'clock P. M., and recorded TO ACE: RESERVER in book/reel/volume No.M 88_____on SOUTH VALLEY STATE BANK FOR RECORDING LABEL IN COUN. TIES WHERE microfilm/reception No.....883333 USED.) Record of Mortgage of said County. 2°Z ***** AFTER RECORDING RETURN TO Witness my hand and seal of SOUTH VALLEY STATE BANK County affixed. 5215 S 6TH ST KLAMATH FALLS OREvelyn Biehn County ... Clerk 97603 In confeputy By Le fee-8-00