34 PORM No. 735A-MORTGACE STEVENS-NESS LAW PUB. CO., PORTL ^s 40328 Vol.m92 Page THIS MORTGAGE, Made this 16TH day of J FREDRICK M FORSYTHE, AKA FREDRICK MERLE FORSYTHE 1794 JANUARY . 1992 bv hereinafter called Mortgagor, to SOUTH VALLEY STATE BANK hereinafter called Mortgagee, WITNESSETH, That said mortgagor, in consideration of FOURTEEN THOUSAND ONE HUNDRED FORTY-THREE AND 88/100---(\$14,143,88)-----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 prop-LOT 1 OF GARDEN TRACTS, 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) 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 mortgage or at any time during the term of this mortgage. To Have and to Hold the said premises with the appurtenances unto the said mortgage, his heirs, executors, administrators and 12 JAN 22 AN IL 24 This mortage is intended to secure the payment of a certain promissory note, described as follows: LOAN #204784 DATED JANUARY 16, 1992 TO FREDRICK M AND ANGELINE C FORSYTHE IN THE AMOUNT OF \$14,143.88) AND MATURING JULY 10, 1999. The morifagor warrants that the proceeds of the loan represented by the above described note and this morifage are: (1) for an organisation of Action Andrew and the second of the loan represented by the above described note and this morifage care: And said morifagor covenants to and with the morifagee, his heirs, executors, administrators and assigns, that he is lawfully seized in tee simple of said and has a valid, unencumbered title thereto and will warrant and lorever delend the same anginst 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 tares, assessments and other charges of every nature which may be levied or assess/a against said property and all liens or encumbrances that are or may become liens on the premises or any part thereof superior to the lien of this mortgage; that he will keep the presence on the premises or any part thereof superior to the lien of this mortgage; that he will keep the presence in a company or companies acceptable to the mortgage; and will deliver all policies of insurance on said property made payable to the mortgage and him interest may appear and will deliver all policies of insurance on said property and payable to the mortgage and interest may appear and will deliver all policies of insurance on said property made payable to the mortgage and mit merest may appear and will deliver all policies of insurance on said property made payable to the work appear and will deliver all policies of insurance on said property is so or any part thereol, the mortgage as and mit will once as a mittee to perform any companies of a said or any kind be taken to loreclose on any lien on said pre-terms, this conveyance shall be void, but otherwise shall remain in luil force as a mittee of the second the performance of all os and cortenates and his mortgage may be loreclosed at any lien on said pre-mark of any dati thereol, the mortgagee shall have the option to declare the whole amount of any kind be taken to loreclose on any lien on said pre-and this mortgage may be loreclosed at any time therestite. And if the mortgage shall have the association of any take the added to and able beau interest at the debt coverands this mortgage. In a mortgage a data beau interest at the debt coverands while and interest at the same rate as said note whole amount and this mortgage ato any lien on said pre-mark and this mortgage may b 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 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, use S-N Form No. 1306 or equivalent. confiled RSYTHE, AKA FREDRICK MERLE M FC No. 1306, or equivalent. NOTARY RUBLIC-OREGON NOTARY RUBLIC-OREGON NOTARY RUBLIC-OREGON COMMISSION PXPIES FEB 12 1995 Before me: My commission expire OREGOSFICOLAUSEALKIUmath , 1992. Onsy the AIC A 1.15 il.voluntary act and deed.Notary_Public for Oregon (NOTANIAL SEAL 2-12-95 My commission expires:... MORTGAGE STATE OF OREGON, County of Klamath FREDRICK M FORSYTHE AKA I certify that the within instrument was received for record on the FREDRICK MERLE FORSYTHE 28th day of Jan. , 19.92, at 11:24 o'clock A M., and recorded (DON'T USE THIS то SPACE: RESERVED FOR RECORDING in book M92 on page 1794 or as SOUTH VALLEY STATE BANK LABEL IN COUNfiling fee number 40328 TIES WHERE USED.) Record of Mortgages of said County. Witness my hand and seal of ž County affixed. AFTER RECORDING RETURN TO Evelyn Biehn SOUTH VALLEY STATE BANK 801 MAIN STREET County Clerk Title. KLAMATH FALLS OR 97601 By Queline Muller de le Deputy. Fee \$8.00

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