ل ل ب	15 South Sixth	ባግታት	Val M87 rule	1454
500	THIS MORTGAGE, TONY M KLOBU	Made this 27th	day of OCTUBER	
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to	SOUTH VALLEY	STATE BANK	<u> </u>	Mortgagor,
t	WITNESSETH, That fifty_and_no/100****(said mortgagor, in cor \$6,250,00)	sideration of Sixth thousand the	Mortgagee,
tai fol	n real property situated in lows, to-wit:	Klamath	his heirs, executors, administrator County, State of Oregon, bo	
Will	lamette Meridian, in	THE LOUNTY OF KIS	n, Range 13 East of the nath, State of Oregon.	
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come. soiso and the t naturable are o hazar obligu gagee to th	This mortgage is inter owing is a substantial copy the date of maturity of the s due, to-wit: 7-10- And said mortgagor covenants d in lee simple of soid premises d in lee simple of soid premises will warrant and forever defend terms thereof; that while any pa re which may be levied or asses and before the same may become on or which hereafter may be of as as the mortgage may from ation secured by this mortgage, a and then to the mortgagor as a sea as on as insured. Now if the o mortfage at least filteen days	debt secured by this mort debt secured by this mort for and with the mortgage and has a valid, unencum the same against all person to and with the mortgage and has a valid, unencum the same against all person to said note remains un sed against said property, me delinquent; that he with mises or any part thereol said time to time require, in a in a company or compani their respective interests mortgagor shall lail for an a prior to the avprised	ayment of	uled principal payment be- assigns, that he is lawfully and interest, according to and other charges of every cribed, when due and pay- liens or encumbrances that he will keep the buildings wage by fire and such other incipal sum of the note or payable first to the mort- il be delivered to the mort- il be delivered to the mort- and to deliver said policies

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4519 The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a)* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization or (even if mortgagor is a natural person) are for business or commercial purposes other than

agricultural purposes. Now, therefore, if said mortgagor shall keep and perform the covenants herein contained and shall pay said note according to its terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of all of said covenants and the payment of said note; it being agreed that a failure to perform any covenant herein, or if a pro-ceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgagee shall have the option to declare the whole amount unpaid on said note; it being agreed that a failure to perform any covenant herein, or if a pro-declare the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be fore-closed at any time thereafter. And if the mortgage may at his option do so, and any payment so made shall be added to and become a part of the debt secured by this mortgage, and shall bear interest at the same rate as asid note without waiver, however, of any right arising to the mortgage to breach of covenant. 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 mortgage. In the event of any gage for title reports and title search, all statutory costs and disbursements and such further sum as the trial court may adjudge therein mortgagor further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's tees in such suit or action, and if an appeal is taken from any judgment or decree entered on such appeal, all sums to be secured by the lien of this mortgage and included in the decree of foreclosure. Each and all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators and assigns of said mortgage, and profits arising out of said premises during the pendency of such foreclosure, and apply the same, In construing this mortgage, it i

In construing this mortgage, it is understood that the mortgagor or mortgage may be more than one person; that it the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written.

1.0 m ucin TONY M KLOBUCAR string J. Klebruan *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not op-plicable; if warranty (a) is applicable and if the mortgagee is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the mortgagee MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this listnament is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Porm No. 1306, or equivalent. ß CHRISTINE F'KLOBUCAR hins, executive, administrators and assigns forever, TO HAVE AND TO HOLD doe said r attern with the analysis with a or at any three during the term of this matticenes. profits therefrom that the art off flat meetinger, which previously it from a choice STATE OF OREGON, WHIT The MANAGE IN A MARKET A STATE OF OREGON, WHIT THE MARKET AND A STATE OF ORE AND THE MARKET AND A STATE OF A S County of KLAMATH BE IT REMEMBERED, That on this 27th day of OCTOBER , 19.82., before me, the undersigned, a notary public in and for said county and state, personally appeared the within known to me to be the identical individual..... described in and who executed the within instrument and acknowledged to me that executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed., my official seal the day and year last above written Mude neld Notary Public for Oregon. My Commission expires 5/21/85 1 to a star The second second STATE OF OREGON **SS.** ATEVENS NESS LAW PUR. CO., PONTLAND, ONE I certify that the within instrument was received for record on the TET LE 1 day of Nov , 19.82 , at3:40 o'clock PM., and recorded 実材で法 SPACE REBERVED in book M82 on page 14518 as то े 🗍 स STOR STOR RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. $(\gamma_{ij})_{ij}$ South Valley State Bank Eyelyn Biehn County Clerk 5215 South Sixth KFO1 97601Deputy. \$5700