		가장 관련 가격하게 가 사람을 가장 같은 것이다.	SAELAN HINNI ATAAN
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	n Managala (sense National) (sense) Status (del Cristello) (sense) (sense) (sense)	n an Chairte an Anna Anna Anna Anna Anna Anna Anna	
	FORM No. 755A-MORTGAGE		
	T 39090	<u></u>	VOI AU
	THIS MORTGAGE, Made this. byDaniel_G. Brown	20th	of July Page 124C9 19 84
	to South Valley State Ba	nk	hereinafter called Mortgagor
	WITNESSETH, That said mortga	agor, in consideration of	hereinafter called Mortgagee Forty Nine Thousand and No/100
ì	erty situated inKlamath Co The E2NE4 of Section 26, Tow Klamath County, Oregon and t of the Willamette Meridian,	agee, his heirs, executors, ounty, State of Oregon, b wnship 34 South, Ra the S2NW4 of Section Klamath County, Ore	administrators and assigns, that certain real prop- ounded and described as follows, to-wit: nge 6 East of the Willows to-wit:
	1997年1月1日(1997年)) 1997年日 - 1997年1月1日 1997年日 - 1997年1月1日 1997年日 - 1997年1月1日 1997年日 - 1997年1月1日 1997年日 - 1997年1月1日 1997年日 - 1997年1月1日 1997年1月11日 1997 1997 1997 1997 1997 1997 1997 1	X () ; ; ;	
aı p. as	nd which may hereafter thereto belong or appearemises at the time of the execution of this mon To Have and to Hold the said premises wi ssigns forever. This mortgage is intended to secure the pay	with the appurtenances unto the symmetry of a certain promised	rtenances thereunto belonging or in anywise appertaining, and profits therefrom, and any and all fixtures upon said the term of this mortgage. he said mortgagee, his heirs, executors, administrators and
	Note in the amount of \$49	9,000.00 (see rever	se for copy of note)
		,	
	The date of maturity of the debt secured by th June 20, 19,84	his mortgage is the date on wh	ich the last scheduled principal payment becomes due, to-wit:
	The mortgagor warrants that the proceeds of the los	an represented by the above descr NOVMINITY WY NOMMINIAN VIONMA	ibed note and this mortgage are: KX EVEX HOLD TO A STATE AND A ST
pre	And said mortgagor covenants to and with the mor mises and has a valid, unencumbered title thereto	RANKANANANNANANANANANAN i natural person) are for business rtgagee, his heirs, executors, admir.	WARA MARKAN WARA RANKA or commercial purposes other than agricultural purposes. instrators and assigns, that he is lawfully served in the served
in t hav prer any tern men ses and ance eccu cove iny ncui dju dju dju cove iny ncui dju dju cove iny f th	the sum of $\$$ $49,000.00$ re all policies of insurance on said property made payably re all policies of insurance on said property made payably insises to the mortfagge as soon as insured; that he will waste of said premises. Now therefore, it said mortfagge is disconveyance shall be void, but otherwise shall re or any part thereof, the greed that a failure to perform this mortfage may be invortfaglee shall have the option this mortfage may be invortfaglee shall have the option this mortfage, and shall bear interest at the sam sums so paid by the mortfaglee may be loreclosed for principa sums so paid by the mortfagle may be loreclosed for principa used by the prevailing party therein for tille reports and dide reasonable as the prevailing party's attorney's tees gearty further promises to pay such sum as the appellati- and assign of sid mortfagle read of all of the emortfage, appoint a receiver to collect the reader and enducting all proper charges and expenses attending and popular.	premises insured in layor of the m is premises insured in layor of the m is the premises insured in layor of the m is the premises insured in layor of the m is result of the second second second emain in full force as a mortgage m any covern herein, or il proce- n to declare the whole amount un, . And if second second second second second to the optimized second second second second to the optimized second second second second to the second second second second second second for the second second second second second second to loreclose this mortgage, the losing d title search, all statutory costs a in such suit or action, and if an te coven shall adjudge reasonable a econd shall adjudge reasonable second secon	e, principal and interest according to the terms thereol; that while every nature which may be levied or assessed against said property, any become delinquent; that he will promptly pay and satisfy any ereof superior to the lien of this mortfage; that he will hortfagee against loss or damage by lire, with extended coverage, in a company or companies acceptable to the mortfagee, and will different and will deliver all policies of insurance on said runs on said premises in good repair and will not commit or suffer or a company or companies acceptable to the mortfagee, and will different and will deliver all policies of insurance on said restants herein contained and shall pay said note according to its paid on said note and on this mortfage at once according to its restants and the pay- tent so made shall be added to and become a part of the debt er, however, of any right arising to the mortfage for breach of the mortfage at any time while the mortfage of resonable costs and disbursements and such lurther sum as the trial court may appeal is taken from any indement or decree entered therein the as the prevailing party's attorney's fees on such appeal, all such contained shall pays to find the heirs, executors, administra- to may any taken for any indement or decree entered therein the as the prevailing party's attorney's fees on such appeal, all such contained shall appy to such forcelosure, and apply the same, ut may direct in its judgment or decree, and apply the same, ind infigure and the first such appeal with a such forcelosure the appeal is the nortfage in the source apply the same, appeal is the norted and for the source and apply the same, induring the pendency of such forcelosure, and apply the same, ut any direct in its judgment or decree.
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MPC is mpli ired n to ivo	ORTANT NOTICE: Delete, by lining out, whichever wa not applicable; if warranty (a) is applicable, the mod y with the Truth-in-Lending. Act and Regulation Z by o Finance Ma. Purchase of a dwelling, use S-N Form is about; if this instrument is NOT to be a first lien, us 306, or equivalent. B OF OREGON, County of Klamath Fersonally appeared the above named D	Sagor has hereunto set his arranty (a) or rtgagee MUST y making re- to be a FIRST No. 1305 or use S-N Form Daniel G. Brown	Shand the day and year first above written. Daniel H Brown , 19
ÓTA	RIAL SEAL)		to behis voluntary act and deed.
	MORTGAGE		10-17-07
			STATE OF OREGON County of
	то	(DON'T USE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUN. TIES WHERE	I certify that the within instru- ment was veceived for record on the day of
		S USED()	Record of Mortgages of said County
	AFTER RECORDING RETURN TO	State Stat	Record of Mortgages of said County. Witness my hand and seal of
	AFTER RECORDING RETURN TO South Valley State Bank 5215 S. 6th Street Klamath Falls, OR 97603	s de la, se ,, USED;).	Record of Mortgages of said County

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Fee: \$<u>80</u>8.00

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				82-025	
:	CIRCLE DE LUMBER CO. \$.49.000.00	NOTE Klamath Falls	LETTER OF CREDIT	1984	
	 \$.49.000.00 I promise to pay to the order of Klamath Falls Forty Nine Thousand and No/1 (\$.49.000.00 (17.50%) per annum from Said principal sum and interest is drawn.on; with the unpaid 	00interest at the r Date of Disbursemen	ate of <u>Seventeen and One</u> tuntil paid.	-halfPERCENT	
¢	Protest is waived. I also agree to pay attorneys' fo The holder of this note may ac made in the payment of any su Upon default of any payment, This Note is secured by 1st E-NE2 OF S26, T34S, R 6 E 1 7 3127 Crosby Clamath Falls, OR 97601	ees and costs of collection or celerate the time of paymen im due hereunder or (b) if	default. t of all amounts due hereunde the holder deems himself insec at the rate of 17.5 per annum	r if (a) default is ure.	
STATE I here record	4.5	F KLAMATH:ss within instrume JulyA 84, of	nt was received .D., 19 <u>84</u> at <u>3</u> Mortgages		м, <u>12409</u> .
	\$8.00	•	evelyn biehn by: ///m	, COUNTY CLERK	Deputy
ree.					

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