FORM: No. 755A—MORTGAGE, MTC — 5064		VO. m. 02 Par	UB. CO., PORTLAND, ORE.
THIS MORTGAGE, Made this	12th day	of June 7/73	de 30%1
			, 1999)
to South Valley State Bank		hereinatt	er called Mortgagor,
bargain, sell and convey unto said mortgag	iee, his heirs executors a	o him paid by said mortgage	e, does hereby grant,
- Cou	or oregon, but	unded and described as follo	ws, to-wit:
SEE ATTACHED	EXHIBIT A BY THIS	REFERENCE AND MADE A I	PART OF HEREOF.
SEE ATTACHED (IF SPACE IN Together with all and singular the tenemann and which may hereafter thereto belong or appert premises at the time of the execution of this mort			
{IF SPACE IN	ISUFFICIENT, CONTINUE DESCRIPTIO	N 011 - 2-1-1-1	
assigns forever.	ts, hereditaments and appurt ain, and the rents, issues an gage or at any time during t h the appurtenances unto th	enances thereunto belonging or i id profits therefrom, and any and he term of this mortgage, e said mortgages his books and a	n anywise appertaining, d all fixtures upon said etors, administrators and
Loan to Earl F. Fernlund and Card June 12, 1985.	ment of a certain promissory Olyn L. Fernlund in	note, described as follows: the amount of \$20,34	1.05, dated
This document represents one of t	two items of collat	eral held in support o	of this loan.
June 10	s mortgage is the date on which	ch the last scheduled principal pays	ment becomes due, to-wit:
The mortgagor warrants that the proceeds of the load (a)* primarily for mortgagor personal; family he (b) for an organization or (even it mortgagor is a And said mortgagor covenants to and with the mort premises and has a valid, unencumbered title thereto	n represented by the above descri	bed note and this mortgage are:	
		to a section of the s	seized in fee simple of said
and will warrant and lorever defend the same against all perany part of said note remains unpaid he will pay all taxes or this mortgage or the note above described, when due and and all liens or encumbrances that are or may become liens buildings now on or which may be hereafter erected on the print the sum of \$.20,341.05	on the premises or any part the	reof superior to the lies of this	mptly pay and satisfy any
premises to the mortgagee as soon as insured; that he will in any waste of said premises. Now, therefore, it said mortgage any waste of said premises. Now, therefore, it said mortgage terms, this conveyance shall be void, but otherwise shall rement of said note; it being aftered that a failure to perform seem to gray part thereof, the mortgagee shall have the option and this mortgage may be torcelosed at any time thereafter more premium as above provided for, the mortgagee may at	to the mortgage as his interest keep the building and improvement or shall keep and perform the coverain in full force as a mortgage of any coverant herein, or it proce- ted to declare the whole amount un. And if the mortgager shall fail his one in the mortgager shall fail	may appear and will deliver all point may appear and will deliver all point on said premises in good repair an evenants herein contained and shall pay to secure the performance of all of seedings of any kind be taken to forechos paid on said note and on this mentaging to pay any taxes or charges of any fin	to the mortgagee, and will licites of insurance on said I will not commit or suffer said note according to its iid covenants and the payor on any lien on said premetatione due and payable, we come the said once due and payable, at once due and payable, we consider the said of the said once due and payable, we consider the said of the said o
In the event of any suit or action being instituted to curred by the prevailing party therein for title reports and fudge reasonable as the prevailing party's attorney's fees sing party further promises to pay such sum as the appollute.	toreclose this mortgage, the losing title search, all statutory costs a in such suit or action, and it an	the mortgagee at any time while the n g party in such suit or action agrees t and disbursements and such lutther su appeal is taken from any indepense or	o pay all reasonable costs m as the trial court may
using party lutrither promises to pay such sum as the appellations to be included in the court's decree. Each and all of the ors and assigns of said mortgager and of said mortgager responsible mortgager to collect freats and prist deducting all proper charges and expenses attending the Inconstruing this mortgage, it is understood that the pronoun shall be taken to mean and include the plural, the nessumed and implied to make the provisions hereof apply equipments.	ectively. In case suit or action is crolits arising out of said premises execution of said trust as the conference.	contained shall apply to and bind the hommenced to foreclose this mortgage, the during the pendency of such foreclos	eirs, executors, administra- eirs, executors, administra- te court may, upon motion ure, and apply the same
IN WITNESS WHEREOF, said morte	afor has because and to indiv	iduals.	in changes shall be made,
) is not applicable; if warranty (a) is applicable, the mor mply with the Truth-in-Lending Act and Regulation Z by prized disclosures; for this purpose if the	tgagee MUST y making re-	s liand the day and year fin	st above written.
n to finance the purchase of a dwelling, use S-N Form viyalent; if this instrument is NOT to be a first lien, u 1306, or equivalent. **ATE OF OREGON, County of Klamath		ewlyn L. Ferril	und
Personally appeared the above named Ear]	F. Fernlund and Ca	June 12 arolyn L. Fernlund	
and acknowled	ged the foregoing instrument me: JONAN FILE	t to be their vol	untary act and deed. y Public for Oregon
MODECACE	U my (gommiss	sion expires: [-[1-6-]	
MORTGAGE		STATE OF OREGON	
		County of	\\ ss.
	i company	I certify that if ment was received for	ne within instru- t record on the
то	(DON'T USE THIS SPACE: RESERVED FOR RECORDING		. 19 1., and recorded
	LABEL IN COUN. TIES WHERE USED.)	or as file number	
ATTER RECORDING		Record of Mortgages of Witness my har	said County.
SOUTH VALLEY STATE BANK		County affixed.	
5215 SOUTH SIXTH STREET KLAMATH FALLS, OR 97603			Title
#		Ву	Deputy

A portion of the NE $\frac{1}{4}$ NW $\frac{1}{4}$ of Section 23, Township 39 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at an iron pin which is South 0⁰40'29" West 165 feet and North 89⁰ 31'24" West 281.0 feet, more or less, from the brass cap which marks the North quarter corner of said Section 23; thence South 10⁰45'24" East 391.5 feet to an iron pin which is also on the Northwesterly right of way of the Klamath Falls-Keno Highway; thence South 55⁰57'10" West 157.5 feet along said right of way to an iron pin; thence North 0⁰17' West 473.0 feet to a one inch iron pin; thence South 89⁰31'24" East 60.0 feet, more or less to the point of beginning.

STATE O	F OREGCN;	COUNTY	OF F	(LAMATH:	SS.
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Filed for record						
this 14th day of June	_A. D.	19_8	⁵ at	2:19	o'clock ^P	M., and
duly recorded in Vol. M85	_, of	Mor	tgag	es	_on Pag	e <u>902</u> 1
	Por A	R.	EVEL	YN BII	EHN, Cou	nty Clerk

Fee: \$9.00