51236 MTC-15137 MORTGAGE. Vol M85 Page 11 11403 THIS MORTGAGE, Made this. TONY M. KLOBUCAR AND CHRISTINE F. KLOBUCAR, as tenants by the entirety by to SOUTH VALLEY STATE BANKhereinafter called Mortgagor, WITNESSETH, That said mortgagor, in consideration of Four Teen Thousand Seven Hundred WITNESSETH, That said mortgagor, in consideration of Lyui IEED INVISION SEVEN INTERNATION FOR THE INVISION SEVEN INTERNATION OF LYUI IEED INVISION SEVEN INTERNATION FOR THE INTERNATION OF LYUI IEED INVISION SEVEN INTERNATION OF LYUI IEED INT The W 1/2 NE1/4 Section 32, Township 35 South, Range 13 East of the Willamette Meridian, in the County of Klamath, State of Oregon. (IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SUCT and which may hereafter thereto belong or appertain, and the rents, issues and profits therefrom, and any and all fixtures appertaining, 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 mortgagee, his heirs, executors, administrators and assigns forever. 50 s torever. This mortgage is intended to secure the payment of a certain promissory note, described as follows: Note dated July 17, 1984 in the amount of \$14,727.15 in the names of Tony M. Klobucar 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: The mortgagor warants that the proceeds of the loan represented by the above described note and this mortgage are: (a) primarily for mortgagor's personal, tamily, household or agricultural purposes (see Important Notice below), (b) for an organisation or teven it mortgager is a rantum person are for bosiness or commercial purposes other than atricultural purposes. And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully seized in fee simple of said premises and has a valid, unencumbered tille thereto coverant. And this mortgage may be foreclosed for principal, interest and all sums paid by the mortgage at any time while the mortgage neglects to repay any sums on paid by the mortgage. In the event of any suit or action being instituted to foreclose this mortgage, the losing party in such suit or action agrees to pay all reasonable incurred by the prevailing party's attorney's lees in such suit of action, and it an adjusturements and such further sum as the strain adjugge reasonable as the provailing party's attorney's lees in such suit of action, and it and papeal is taken from the such further sum as the strain of the report and the erected of the prevailing party's attorney's lees in such suit of action, and it and appeal is taken from such further sum as the strain of the report and a signs of said mortgage, appendix of actions, and agreements herein contained party's attorney's lees in such suit or action some such agrees to collect the strain and probable creasonable and shall apply is attorney's lees in such agrees and essigns of said mortgage, it is understonding the execution of said premises during the pendency of and the fairs appeal, all such strain or action shall adjudge the cover of such repays and such such agrees and essigns of said mortgage, it is understonding the execution of said premises during the pendency of and the fairs and probable arriving or action is said premised to foreclose the individuals. In construing this mortgage, it is understond that the mortgagor or to taid represent may direct in its judgment or decree and mortgage. The masculine, the tensities and the neutring administration of decree and include the plural, the masculine, the tensitions and to individuals. IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. AND WITHYESS WHERE NOT, Said Michael and Market Solutions and the second 10-Ch STATE OF OFEGON, County of Klamath Petsopally appeared the above named..... Tony M. Klocucar and Christine F. Klobucar 10.1C N and acknowledged the foregoing instrument to be their Before me: fana m fan maission expires: 4-., 19....85.. (NOTARIAL SEALS)voluntary act and deed. Notary Public for Oregon 4-17-89 MORTGAGE STATE OF OREGON, County of Klamath }ss. I certify that the within instrument was received for record on the 18th day of July , 19.85 , at 2:12 O'clock P.M., and recorded TO IDON'T USE THIS SPACE: RESERVED FOR RECORDING page 11403 or as document/fee/file/ TIES WHERE instrument/microfilm No. 51236 USED.) No. Record of Mortgages of said County. AFTER RECORDING RETURN TO Witness my hand and seal of SOUTH VALLEY STATE BANK County affixed. Evelyn Biehn, County Clerk P. O. BOX 5210 AMATH FALLS, OREGON 9760 By TAm TITLE Fee: \$5.00 ...Deputy

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