| TI  | Wan  |   | W. 1.0×  |                                      |
|---|--|---|--|--------------------------------------|
| THIS MOT  | 11110  | 72810   | Vol. M85 Page  | 1000                                 |
| by DONALD J. OMAN AND   | e this 27TH  | day of  | STEVENS-NESS LAW PUB. CO   | ., PORTLAND, ORE.                    |
| to SOUTH VALLEY STATE   | to the provisi   | One of O-   | NOVEMBER<br>07.105 1(e) hereinafter ca   |                                      |
| THE TALL  | BANK   | ons of ORS 10   | 07.105 1(e) hereinates   |                                      |
| WITNESSETH, That said<br>THIRTY FIVE AND NO/100<br>bargain, sell and convey unto said<br>erty situated in KLAMATH   | Mort de de   |   |  | lled Mortgago                        |
| bargain, sell and convey  | and gagor, in consid   | eration of TWEN   | TY SEVEN THOUSAND FOUN   | lled Mortgages                       |
|   | - , 110179   | EXECUTORS -1 .  | . L AAD IIIOIT DIDO TE   |                                      |
| WITNESSETH, That said THIRTY FIVE AND NO/100 bargain, sell and convey unto said erty situated in KLAMATH  LOT 6 IN BLOCK 11 OF TRA the official plat thereo County, Oregon.   | CT 100   | Oregon, bounded   | n paid by said mortgagee, do<br>histrators and assigns, that ce<br>if and described as follows, to   | rtain real prop                      |
| the official plat thereo County, Oregon.  | f on file  | ADDITION TO C   | YPPECS VIV.  | -wit:                                |
| oregon.   | on the in the  | e office of t   | he County Clerk of VI  | ng to                                |
|   |  |   | J JAN OI KI  | ımath                                |
| 42  |  |   |  |                                      |
|   |  |   |  |                                      |
| Together with all and singular the to and which may hereafter thereto belong or the execution of the execution of the example of the said premassigns forever.  | SPACE INSUFFICIENT, CONTIN   | NUE DESCRIPTION ON RE   | VFPSE SIDE   |                                      |
| To Have and to Hold the said of the   | appertain, and the rer<br>his mortgage or of                                   | s and appurtenances   | thereunto belonging or in  |                                      |
| Together with all and singular the the said which may hereafter thereto belong of the execution of the execu  | ises with the appurtena  | time during the term<br>noes unto the said  | is theretrom, and any and all fix nortgage.  | ise appertaining,<br>tures upon said |
| : NULL DATES  | . "/ "" (OI B CO" 4" :   |   | CIPCUIO  | ministrators and                     |
| PRINCIPAL AND INTEREST DU   | WITH MATURITY O  | F MAY 1, 1986   | 5 TM TUE   |                                      |
|   | A MATURITY.  | NOTE EXECUTE  | ED BY DONALD 3 OMA:  | ,435.00                              |
| MAY all of maturity of the debt secured   | by this -  |   | TOWARD O. UMAN.  |                                      |
| The date of maturity of the debt secured  The mortage warrants that the proceeds of  (a) * presents to An enclose a possible of  (b) for an organization or (even il mortage  And said mortage or covenants to and with the  remises and has a valid, unencumbered and with the   | on mortgage is the   | date on which the la  | st scheduled principal   |                                      |
| The mortises or warrants that the proceeds of (a) the mortises of warrants that the proceeds of (a) the mortises of the mortises of (even it mortises and said mortises or covenants to and with the commisses and has a valid, unencumbered title thereto the will warrant and to ever detend the same against this mortises or the mains unpaid he will expend this mortises or the mortises or the mortises of the mortises  | 74 X X X X X X X X X X X X X X X X X X X                                       | CAN Subscribed note   | nnd this   | mes due, to-wit:                     |
| The thereto   | nagee, his heirs, exec   | utors business or comme   | reint Notice below)  | i i                                  |
| and will warrant and lorever delend the some  |  |   | assigns, that he is lawfully seized in I   | ee simple of said                    |
| and will warrant and torever defend the same against part of said note remains unpaid he will pay all ris mortage or the note above described, when duildings now on or which may be hereafted or erected or the sam of \$ 100 ms. The said property made permises to the mortagee as soon as insured; that he conveyance shall he interestor, it said memort of said property made proposed to the said premises. Now, therefore, it said memort of said premises and property made property m | all persons; that he will pi<br>taxes, assessments and other<br>lue and payets | ay said note, principal   | and inter-   |                                      |
| and all liens or encumbrances that are or may be all uildings now on or which may be hereafter erected or the sum of a full linear erected or the sum of t  | ie liens on the premises or a<br>n the premises insured in fav                 | the same may become   | e which may be levied or assessed agains delinquent; that he will  | reol; that while                     |
| y waste of said premises. Now, thereto, that he   | will be mortgagee as   | hin a compan  | lainst loss or damage by fire, with extension  | e will keep the                      |
| or any next it being agreed that otherwise sh   | ortgagor shall keep and part   | improvements on said  | ar and will deliver all  | Pages and                            |
| y waste of said premises. Now, therefore, it said mems, this conveyance shall be void, but otherwise in of said note; it being agreed that a failure to pit its mortgage may be foreclosed at any time there premium as above provided for, the mortgage must be red by this mortgage, and shall bear interest at this mortgage may be foreclosed at any time there are the premium as above provided for, the mortgage may be foreclosed.  | option to declare the whole eatter. And if the most                            | a mortgage to secure to secure to a mount unneid a mortgage to a mortgage | in contained and shall pay said note a<br>he performance of all of said covenants<br>y kind be taken as  | mmit or suffer coording to its       |
| sums so paid by the   | e same rate option do so, and  | r shall fail to pay any   | note and on this mortgage of any lien  | on said prem                         |
| urred by the prevailing party therein to institute  | ed to forest-  | ns paid by the mortgage   | of any right arising to the more   | t of the debr                        |
| is to be implied promises to pay and attorney's   | lace search, all statut  | " " IOSING Darty in   |  | lects to cana                        |
| mortgagee, appoint a receiver to collect the rents a<br>deducting all proper charges and expenses.  | I the covenants and agreeme<br>respectively. In case suit or                   | easonable as the prevai<br>ents herein contained sha<br>action :-   | ken from any judgment or decree entere   | al court may                         |
| ng party further promises to pay such sum as the energy is to be included in the court's decree. Each and all of the mortgage, appoint a receiver to collect the rents a In construing this mortgage, it is understood that med and implied to make the provisions hereof apply IN WITNESS WHEREOF, Said mortgage in the provisions hereof apply IN WITNESS WHEREOF, Said moort and implied to be provisions hereof apply the provisio  | the execution of said trust,<br>the mortgagor or most,                         | d premises during the as the court may dis-   | foreclose this mortgage, the court may   | eal, all such<br>administra-         |
| IN WITNESS WHED DO  | ne masculine, the feminine of equally to corporations an                       | may be more than one and the neuter, and the  | th its judgment or decree, and apple person; that if the context so require  | y the same,                          |
| not   | - G- · · · · · · · · · · · · · · · · · ·                                       | o set his hard in   | all grammatical changes she  | the singular<br>all be made,         |
| not applicable; if warranty (a) is applicable, the y with the Truth-in-Lending Act and Regulation; of finance the purchase of this instrument   | warranty (a) or<br>mortgagee MUST  | nana th   | e day and year first above v   | vritten.                             |
| y wim the Truth-in-Lending Act and Regulation; in disclosures; for this purpose, if this instrument is finance the purchase of a dwelling, use S-N For this instrument is NOT to be a first lient; or equivalent.   | s to be a FIRST  | None  | Ul.O.  |                                      |
| or equivalent.  | rm No. 1305 or<br>1, use S-N Form  | •   | man  |                                      |
| KI AMAT   | ГН   |   | the state of the s |                                      |
| Personally appeared the above named   | DONALD'J. OMA  | NOV. 27   |  | 05                                   |
| and acknowle  | edged the toregoing in-  | if sumentOto b  | , 1  | , <sup>85</sup> .                    |
| Befor Befor   | 7/7  | LANKLU  | $\mathcal{J}$ voluntary act an   | nd deed.                             |
| MOPTO   | My   | commission expires:   | Notary Public for  | Oregon                               |
| MORTGAGE  |  |   |  |                                      |
| ••••••  |  | STAT  | E OF OREGON,   |                                      |
|   |  | Cou   | nty of Klamath   | ss.                                  |
|   |  | ment  | I certify that the within in was received for record on day of December 1  | stru-                                |
| то  | (DON'T USE   | 4th   | day of De record on  | the                                  |
| ••••  | SPACE: RESER   | RVED at11   | 24o'clock A M., and reco   | ລວ., ∦                               |

No.

AFTER RECORDING RETURN TO
SOUTH VALLEY STATE BANK P. O. BOX 5210

KLAMATH FALLS, OREGON 97601

SPACE: RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE USEO.)

Fee: \$5.00

in book/reel/volume No. 135 page 19773 or as document/fee/file/ instrument/microfilm No. 56018 Record of Mortgages of said County.

Witness my hand and seal of County affixed.

Evelyn Biehn, County Clerk

By Deputy