	59561	108 MAR 28	at 11, 43	VOL MAL	Page 495
	MORTIGAGE, Mad ard Foire and Fai	e this 24th rising Fore, hus	day of	March asjointtenants hereinafter	called Mortgagor,
to Sou	th Valley State B	ank		horoinafter	called Mortéagee.
		mortgajor, in consid	deration of FINE	Thousand and No/10 paid by said mortgagee, strators and assigns, tha and described as follow.	does hereby grant, t certain real prop-
See atta	ched Exhibit "A"	by this referen	ce made a part	hereof.	
This pro dated Fe	perty also secure bruary 17, 1984 w	es a loan to Leo with maturity of	nard & Fairisin 2-28-87.	e Fore in the amou	nt of \$44,730.98
and which a premises at	the time of the execution	the tenentants hereditation ong or apperts n, and th n of this mortfage or at premises with the appu	any time during the ten artenances unto the said	es thereunto belonging of i ofits therefrom, and any an off this mortgage. I mortgagee, his heirs, execu	n anywise appertaining, d all fixtures upon said ttors, sdministrators and
A note d	successful and a instant of 10 S	ecure the payment of a 186 in the amount	t of \$5,000.00	to Leonard & Fairi	sine L. Fore
1	the of maturity of the debt 8,	t secured by this montgage	is the date on which th	he last scheduled principal pa	yment becomes due, to-wit:
	invertaging warrants that the pr permanity for mortgagor's pe- torism moduli salars over a domin- wid mortgage coverants to a then a valid, unencumbered to	d-moothafstines sastwid-pa nd with the mot gages, his i itle therefo	heirs, en cutors, administrat	ers and assigns, that he is lawlu	
any part of cr thus mort and all lern building to primit all poor primits to any write c terns, this round of sai use cr any and ill is m ance ternit securts f by covernit.	And the provided the set of the s	bed, when the ind payable may been the lirts on the pi er created on the premines in perty made payahle to the n ared; that le wilk keep the l otherwise thall remain in l tailore to perly may cou- sall have the option to decla any time thereal it. And il mortgages may at his optio interest at the same rate as eclosed for printial, interest	and belofe the same may remises or any part thereol sured in layor of the morty building ind improvements uill dore as his interest m uill dore as a mortfage to emant herein or if proceed emant herein or if proceed re the while amount unpai the mortfage aball fail to on do so, and any paymen said note without waiver, and all sums paid by the	ncipal and interest according to y nature which may be leviced or become delinquent; that he will superior to the lien of this mo- lagee against loss or damage by company or companies acceptable ay appear and will deliver all on said premises in good repair ints herein contained and shall ; secure the performance of all o soid on y kind be taken to loreed d on said mote and on this mort, ay any taxes or charges of any t so made shall be added to at however, of any right arising to mortigagee at any time while the party in such suit or action agreed the prevailing party's attorney?	rigge: that he will keep in Fire, with extended coverage, le to the mortfagee, and will policies of insurance on said and will not commit or suffer had coverants and the pay- lose on any lien on said prem- guige at once due and bayable y lien, encumbrances or insur- to become a part of the deb- to the mortfage for breach on the mortfager or gelects to repay- tes to pay all reasonable cost
acing and an loving party summers to be tern and an oil the more list ceduci In t promoti sh	Justher promises to pay sich included in the court's decree, sidns of said mortgador and of (ladee, appoint a receiver to co- ung all proper charges and exp construing the mortgage, it is all be taken to mean and incl	sum as the appli afe court s Each and all of the covenan said morthage respectively, ollect the rests and profile an penses attending the execution understood that the mortgag ude the plural, the massulin the heard apply equally to	is and sireements herein co In case suit or action is cor ising out of said premises of n of said trust, as the cour or or mortgagee may be m e, the faminine and the net corporations and to individe	intained shall apply to and bind i mmenced to loreclose this mortgag during the pendency of such for t may direct in its judgment or ore than one person; that if the o iter, and that generally all gramu juals.	the heirs, executing, automation be, the court may, upon motion eclosure, and apply the same decree. context so requires, the singula matical changes shall be made
	the second paters by Reine	a out whichever warranry	has hereunto set his (a) or MUST	hand the day and year	د
(b) is not cumply wi quires (dis lists) priss wquirestant	mplicable; If warrany (c) is the the Truth-in-Lending Act (leaves; for this purpose, if gave the purchase of a dive bill the instrument is NOT	and Regulation Z by maki this instrument is to be a illing, use S-N Form No. 1 to be a first ling, uso S-N	a FIRST 305 or 4 Form	Januard For Faincine March	fore 24 H 1086
STAFE	De OREGON, Countil o monaily systemed the ab	e Klizwig fli ove named Le	conard Fore and	Fairisine Fore	voluntary act and dee
and the second		Belore me:	My commi	ssion expires: 3-14-8	Notary Public for Oreg
	MORTO	GAGE		STATE OF ORE	,
1				ment was receiv	hat the within instru- ed for record on th
	10		(DON'T USE THIS BFACE: RESERVED FOR RECORDING	at	when M., and recorde ume Noor r de document/fee/file
			LABEL IN COUN- TIES WHERE USED.)	instrument/micro Record of Mort	gages of said Count
ňe	AFTER RECORDIN	G RETURI TO		Witness r County affixed.	ny hand and seal
	SOUTH VALLEY 5215 SOUTH SI KLAHATH FALLS	STATE BANK XTH STREET			une Depte

4960

March 24, 1986

LEONARD & FAIRSINE FORE

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EXHIBIT A

The SANNASWA and the SWASWA of Section 35, Township 39 South, Range 12 East of the Willamette Meridian, in the County of Klamath, State of Oregon, SAVING (NN) ENCEPTING THEREFROM the following described parcels:

- 1. Reginning at the Southwest corner of Section 35; thence North 208.7 feet; thence East 208.7 feet; thence South 208.7 feet; thence West 208.7 feet to the place of beginning.
- 2. That portion conveyed to Columbia Utilities Company by deed recorded December 5, 1947 in book 214 at page 351, deed records, described as follows: Beginning at a point in the South line of the SW4SW4 of said Section 35, which is 218.7 feet East of the Southwest corner of said Section 35; thence running East 25 feet; thence North 25 feet; thence West 25 feet; thence South 25 feet to the place of beginning.
- 3. A strip of land 30 feet wide along the West side of section 35, Township 39 South, Range 12 East of the Willamette Meridian, to be used for county road purposes conveyed to Klamath County by deed recorded September 14, 1956 in book 286 at page 514.
- 4. That portion conveyed to United States of America for Lorella Lateral by deed recorded February 8, 1926 in book 69 at page 265.

ALSO SAVING AND EXCEPTING THEREFROM any portion lying within the right of way of the county road along the Southerly boundary of said WWW of Section 35.

Filed for record at request of		lay
of March A.D. 19 811 11:43		•
of Hoitsages	on Page 6959 Evelyn Biehm, County Clerk	5
FEIE \$9.00	By	\mathcal{O}

STATE OF OREGON: COUNTY OF KLAMATH: ss.