TT	1010 10 to 10	STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.
THIS MORTGAGE, Made this	7TH <u>day of</u> FEBRU . SMITH AND J. ANN SMITH	ARY , 19 86 🦃
to SOUTH VALI	1115 NR 07602	hereinafter called Mortgagor,
WITNESSETH, That said mortgago	r. in consideration of THIRTY TH	hereinalter called Mortgagee, OUSAND AND NO/100
erty situated in KLAMATH Cour	nty, State of Oregon, bounded and o	described as follows, to-wit:
	LOTS 19 AND 22, AND THAT IS HIGHWAY IN SECTION 13, TOWN, METTE MERIDIAN, KLAMATH COM	
I ogerner with all and singular the tenomants and which may hereafter thereto belong or appeara premises at the time of the execution of this morts. To Have and to Hold the said premises with assigns forever.	gage or at any time during the term of thi i the appurtenances unto the said mortga	unto belonging or in anywise appertaining, refrom, and any and all fixtures upon said is mortgage.
EXECUTED BY RICAHRD A AND OF THIRTY THOUSAND DOLLARS DUE IN 96 PAYMENTS OF 5495	nent of a certain promissory note, describe J. ANN SMITH, DATED FEBRUAR (\$30,000.00) WITH MATURITY .65 ONT HE 5TH DAY OF EACH	ed as follows: RY 7, 1986 IN THE AMOUNT OF FEBRUARY 5, 1994. MONTH, BEGINNING MARCH 5,
FEBRUARY 5 19 94	mortgage is the date on which the last sc	heduled principal payment becomes due, to-wit:
The mortgagor warrants that the proceeds of the lean (a)* primarily for mortgagor's personal, Ian ily, ho (b) IXXXVXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	represented by the above described note and the supposes (see Important purposes) (see Important	nis mortgage are:  1. Notice below),  NONAX XIEX NAX XIIIX XXIXXXIXIXIXIXIXIXIXIXIXIXIXIXI
and will warrant and lorever delend the same against all per any part of said note remains unpaid he will pay all 'axes, a or this mortgade or the note above described, when die and all liens of encumbrances that are or may become liens buildings now one which may be hereafter erected or the pr in the sum of \$\frac{\psi}{2}\ll \right] \right] \text{all mount} that he will k any waste of said premises. Now, therefore, it said metals terms, this conveyance shall be void, but otherwise shall see ment of said note; it being agreed that a failure to perform see or any part thereof, the mortgadee shall have the option and this mortgade may be foreclosed at any time the eather ance premium as above provided for, the mortgagee may at secured by this mortgage, and shall bear interest at it e same	on the premises or any part thereof superior to	quent; that he will promptly pay and satisfy any the lien of this mortgage; that he will keen the
any sums so paid by the mortgage.  In the event of any suit or action being instituted to f	interest and all sums paid by the mortgagee a	any right arising to the mortgager for breach of t any time while the mortgagor neglects to repay
incurred by the prevailing party therein for title reports and adjudge reasonable as the prevailing party therein for title reports and losing party further promises to pay such sum as the appellate sums to be included in the court's decree. Each and all of the closs and assigns of said mortgager and of said mortgage, appoint a receiver to collect the rents and profirst deducting all proper charges and expenses attending the end in construing this mortgage, it is understood that the mortgage and implied to make the provisions hereof apply equasissimed and implied to make the provisions hereof apply equasis.	court shall adjudge reasonable as the prevailing covernants and agreements herein contained shall strively. In case suit or action is commenced to loo fits arising out of said premises during the per accution of said trust, as the court may direct in not fager or more said trust, as the court may direct.	from any judement or decree entered therein the party's attorney's less on such appeal, all such apply to and bind the heirs, executors, administratelose this mortgage, the court may, upon motion decree to the heir such apply to an execution of the court may, upon motion decree the heir such as the court may, upon motion the second may be a such as the court may are the second may be a such as the court may are the second may be a such as the sec
IN WITNESS WHEREOF, said mortge	REOS has hereunto set his hand the	
(b) is not applicable; if warranty (a) is applicable, the marcomply with the truth instending Act and Regulation Z by quired disclosures; for this purpose, if this instrument is to lien by triank the fructure of a dwelling, use S-N Form to equivalent; at this instrument is NOT to be a first lien, us No. 1306, grequivalent.	gagee MUST making re- be a FIRST	and a Smell
STATE OF OREGON, County of Klamath Personally appleaded the above named Ri	chard A. Smith and J. Ann	April 9 . 1086
	ed the torpeoing instrument to be fl	thier voluntary act and deed.  Notary Public for Oregon
	) My commission expires:	11/16/87
MORTGAGE  Richard A. Smith	STAT Cou	TE OF OREGON.  nty of
" viciaia V. Siniti		I certify that the within instru-

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South Valley State Bank

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AFTER RECORDING RETURN TO

South Valley State Bank 5215 S 6th St. Klamath Falls, OR 97603 (DON'T USE THIS SPACE RESERVED FOR RECORDING FOR RECORDING LABEL IN COUN-TIES WHERE USED.)

ment was received for record on the 10th day of April 19 86. at 8:49 o'clock A M., and recorded in book, reel, volume No. M86 on page 5948 or as document/fee/file/ instrument/microfilm No. 60071 Record of Mortgages of said County.

Witness my hand and seal of County affixed.

Evelyn Biehn, County Clerk

By

By

By

Depoi

Fee: \$5.00