	TI TI		VOI. POUL Page	ITLAND, ORE
	by JOHN M. ANDERSO	H. an estate in fee	ay of JULY	1986
	to SOUTH VALLEY ST	A		
	Eighty-Eight and 06/100 bargain, sell and convey unto said mort erty situated in Klamath	gagor, in consideration of	hereinafter called Thirty-Two Thousand Eight Hurs, to him paid by said mortgagee, does Is, administrators and assigns, that certain	Mortgagee, idred hereby grant,
	Lots 7, 8, 9, 10 and the Northein the County of Klamath, State	erly 25 feet of Lot e of Oregon.	11, All in Block 3, FAIRHAVEN	HEIGHTS,
- 11	premises at the time of the execution of this π To Have and to Hold the said premises assigns forever. This mortises is in the said premises	with the appurtenances unto	artenances thereunto belonging or in anywise and profits therefrom, and any and all fixtus g the term of this mortgage. the said mortgage, his heirs	es upon said
04 1	This mortgage is intended to secure the potential of the	n M. Andersch in the	ry note, described as follows: amount of \$32,888.06 with ma	turity
17 17 J	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 warrants that the proceeds of the loan represented by the above described note and this mortgage are: (b) for an organization or (even it mortgagor's personal damity home-holds or approximately purposes (see important Notice below), and said mortgagor coverants to and with the mortgage, his heirs, executors, administrators and assigns, that he is lawfully seized in fee simple of said			
and will warrant and lorever defend the same against all persons; that he will pay said note, principal and interest according to the terms thereof; that while and part of said note remains unpaid he will pay all taxes, assessments and other charges of every nature which may be levied or assessed against said property, and all liens or encumbrances that are or may become liens on the premises or any part thereof superior that he will promptly pay and all liens or encumbrances that are or may become liens on the premises or any part thereof superior the lien of this mortgage; that he will promptly pay and strength in the sum of \$\frac{FULL INSURABLE AMOUNT}{INSURABLE AMOUNT}\$ in the sum of \$FULL INSURABLE AMO				of: that while said property, distribution of said property, distribution of said property, did said property, did said property, did said premaint or suffer ording to its and the payins said premaind payable, see or insurand property of the debt or breach of scits to repay court may there in the said, all such property of the same, the same,
(b) is completed from the complete from the comp	oriant NOTICE: Delete, by lining out, whichever we not applicable; if warranty (a) is applicable, the may with the Truth-in-Lending Act and Regulation Z is disclosures; for this purpose, if this instrument is of finance the purchase of a dwelling, use 5-N Formalent; if this instrument is NOT to be a first lien, 306, or equivalent. FE OF ORDEON, County of Klamath Persenally appeared the above named.	rarranty (a) or prigagee MUST by making re- to be a FIRST No. 1305 or use S-N Form	July 17	vritten.
(NOTA		me: Temporary	t to be his voluntary act as L S Coultowotary Public tor sion expires: 3-14-87	nd deed. Oregon
No.	MORTGAGE TO AFTER RECORDING RETURN TO	(DON'T USE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE USED.)	STATE OF OREGON, County of	SS. stru- the 86 orded on file/ 9,
	SOUTH VALLEY STATE BANK 5215 SOUTH SIXTH STREET KLAMATH FALLS OR 97603	Fee: \$5.00	Witness my hand and sea County affixed. Evelyn Biehn, County Cler	k