THIS MORTGAGE, Hark the mail 211   dry of   August 10.86.     by		FORM Ne. 735A-MORTGA		me				al Map		15190
G South Valley State Bank Anethodize and Manfager, Marine and Marfager,		THIS MOI by Flury Buj	RTGAGE, Made th ck-Jeep, Int.,	<sup>us 21</sup> aka Lak	st eside Buj	<i>day of.</i> ck-AMC-J	Augu: eep, Inc,	st	, 19	. 86 💭
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The first of and the set of		WITNESSE and No/100 bargain, sell and co erty situated in	CTH, That said more onvey unto said more Klamath	rtgagor, in rtgagee, hi County, :	consideration co	on of Thr ollars, to h utors, adm gon, bound	ee Hundrec im paid by s inistrators an led and descri	hereinafte Twenty-fi aid mortgagee nd assigns, the ibed as follow	ve Thousan e, does hereby at certain real	d grant, prop-
Approximation of the and and analysis for termination, backformers in an apputersame thereards a biological of a construction of the second and approximation of the second appro			thereof on fil	ddition e in the	to the C <sup>.</sup> e office c	ity of K of the Co	lamath Fal ounty Cler			
Dated August 21, 1986. In the amount of \$325,000.00, with rights to future advances     And renewals. See copy of note on back.     March 1     If and renewals. See copy of note on back.     March 1     If and renewals. See copy of note on back.     March 1     If and renewals. See copy of note on back.     March 1     If and renewals.		To Have and to assigns forever.	all and singular the ten Iter thereto belong or a of the execution of this o Hold the said premise	nemants, here appertain, a s mortgage o es with the	editaments and and the rents, or at any time appurtenances	d appurtenai issues and p during the t unto the sa	nces thereunto profits therefron term of this mon aid mortgagee,	n, anu any and rtgage, his heirs, execut	all tratures we	
A Control of the second and the		Dated August 2	21, 1986. In th	he amoun	t of \$225	,000.00,	With rig	hts to futu	ure advance	es
The series and base study, understanding direct and the state of the	1 2 1 2								ient becomes due,	to-wit:
and the max of a consideration that are a may 1 care time in the the anneal to the time the mark definition to the constant of the time in the constant of the constant	11	premises and has a valid, unencumbered tile threato and will warrent and lorever defend the sum of saint all persons; that he will pay said note, principal and interest according to the terms thereol; that while any part of said note remains unpaid he will phy 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 be corner liens on the premises of any part thereols superior to the lien of this mortgage of the will pay and satisfy any buildings now on or which may be hereadle: erested on the premises insured in lavor of the mortgage against loss or damage by lire, with extended coverage, have all policies of insurance on said property made payable to the mortgage as his interest may appear and will deliver all policies of insurance on said primises to the mortgage as soon as insured; that he will keep the building and interest may appear and will deliver all policies of insurance on said any part is solved, but otherways shall keep and perform the covenants herein contained and shall pay said mot suller form, this conveyance shall be void, but otherways shall keep and perform the covenants herein contained and shall pay said mot suller form, this conveyance shall be void, but otherways shall keep and perform the covenants herein contained and shall pay said mot suller forms, this conveyance shall be void, but otherways shall keep and perform the covenants herein contained and shall pay said mote forms that a will be not a will be void as a sub-solid performed to all of said prove to the solid performance on all of the will keep and perform the covenants herein contained and shall pay said mote according to its								
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* IMPORTANT NOTICE: Delite, by lining cut, whichever werrenty (e) or (b) is not explicable; if warrenty (e) is explicible, the morigages MUST comply with the truth-in-lending sch and Regulation 2 by making required div- douver, for this purpose we S-N form No. 1319, or equivalent.   Fail (1)		incurred by the prevailing j adjudge reasonable as the losing party lutther promise sums to be included in the e tors and assigns of said mor of the mortdagte, appoint all irst deducting all proper ch In construing this me pronoun shall be taken to n assumed and implied to ma	perty therein for till trepo prevailing party's attorney' 3 to pay such sun as the a court's decree. Eich and all it gaker and of said marigage receiver to collect the rents arges and expertes attendir ortgage, it is unvierstord the nean and include the plural ke the provision: hereol ap	ited to forecion its and title so pellate court of the covena- de respectively s and profits a mg the execution and the mortga. I, the masculin opfy equally to	se this mortgage, exerch, all statuto h suit or action, shall adjudge re ants and agreeme In case suit or trising out of said on of said trust, str or mortgagee ne, the feminine o corporations an	, the losing pa ory costs and , and if an app easonable as the nits herein cont action is comm d premises dur as the court i e may be more and the neuter and to individua nto set his	inty in such suit and disbursements and eal is taken from the prevailing part aimed shall apply nenced to loreclose img the pendency may direct in its than one person, t, and that genera is. hand the da	or action agrees to d such lutther sun any judgment or. to and bind the has this moritagin the of such disclosu judgment or decre that it the context all stamutation	pay all reasonublin n as the trial cour decree, entered thern gn such appeal, ai us executors, admi court ney, upon tre, and apply the so requires, the si cheages shall be	e costs t may ein the ll such nistra- notion same, agular made,
County of		* IMPORTANT NOTICE: De is not applicable; if warrar with the Truth-in-Lending closures; for this purpose u	lete, by lining out, which nty (a) is applicable, the n Act and Regulation Z by se S-N Form No. 1319, or	ever warranty mortgagee ML	r (a) or (b)	Lakesi	de Buick- <i>F</i>	IMC Jeep, I	nc.	······
County of	8	STATE OF OREGO	,	) s	5:	0		Ο		
by Paul W. Flury (SEAL) MORTGA(G)E TO TO APTER RECORDING RETURN '13 SOUTH VALLEY STATE BANKK P. O. EOX S210 FDE: S5.00 DATE OF OREGON, My commission expires9/12/89 STATE OF OREGON, My commission expires9/12/89 STATE OF OREGON, County ofKlamath} SS. County ofKlamath} SS. I certify that the within instru- ment was received for record on the 25thday ofAugust 19. 86, at. 9:58o'clock .A.M., and recorded in book/reef/volume No N86, on page15196or as fee/file/instrument/ microfilm/reception No S5.7, Record of Mortgage of said County. Witness my hand and seal of County affixed. Evel yn Biehn, County Clerk	County of									
(SEAL) MORTGA(GE My commission expires	This instrument was acknowledged before me on									
Z   TO   State of Orceston, County ofKlamath I certify that the within instru- ment was received for record on the 25thday ofKlamath			Llury		Nota		or Oregon (	/		
TO   TO     TO   IDON'T USE THIS     SPACE; RESERVED FOR RECORDING LABEL IN COUNT.   SOUTH VALLEY STATE BANK P. O. EOX 5210     FEP:: \$5,00   FEP:: \$5,00		MOI	RTGAGE				County (	ofKlama	th}s	11
2 AFTER RECORDING RETURN TO SOUTH VALLEY STATE BLANK P. O. EOX 5210 FEP: \$5,00 AFTER RECORDING RETURN TO SOUTH VALLEY STATE BLANK P. O. EOX 5210 FEP: \$5,00 FEP: \$5,00 FED: \$5,000 FED: \$5,000 FED: \$5,000 FED: \$5,000 FED:			AFTER RECORDING RETURN 10		SPACE: RESERVED FOR RECORDING LABEL IN COUN TIES WHERE		ment was received for record on the 25thday ofAugust			
SOUTH VALLEY STATE BANK P. O. EOX 5210 FEE: \$5,00 FEE: \$5,00	-	0								
P. O. EOX 5210 FPE: \$5,00		AFILR REC								
		P. O.	EOX 5210		Pee: \$5.00	)	Evelyn NAME By	m Sm	nty Clerk	y

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