010

POM HE 755A-MORTOAGE 65893	VOL MW Page 12
by RAYMOND ROHRBACKER AN by the entirety to SOUTH VALLEY STATE BA	12TH AUGUST
RIGHTS 10 RENEWALS AND FUTURE A bargain, sell and convey unto said mortg erty situated in KLAMATH	agor, in consideration ofTWENTY THOUSAND AND NO/100
SEE ATTACHED DESCRIPTION "A" A	ATTACHED AND MADE A PART HEREOF.
To Have and to Hold the said premises at the time of the execution of this me assigns forever. This mortgage is intended to secure the punches of the part of the	earts, nereditaments and appurtenances thereunto belonging or in anywise appertaining, eretain, and the rents, issues and profits therefrom, and any and all fixtures upon said with the appurtenances unto the said mortgage, his heirs, executors, administrators and ayment of a certain promissory note, described as talk-
\$20,000.00 WITH MATURITY OF JULY	Y 1, 1987. PRINCIPAL AND INTEREST DUE AT MATURITY.
And said mortisagor covenants to and with the mo	this mortgage is the date on which the last scheduled principal payment becomes due, to-wit: our represented by the above described note and this mortgage are: household purcess (see Imperiori Notice below) or household purcess (see Imperiori Notice below) or had been a see that the second of the second o
or this mortgage or the note above described, when due a sould liens or encumbrances that are or the country of	persons; that he will pay said note, principal and interest according to the terms thereof; that while and payable and before charges of every nature which may be loved to the terms thereof; that while
and this mortdage may be foreclosed at any time the opti- ance premium as alone provided for, the mortdage may secured by this mortdage, and shall bear interest at the sa- covenant. And this mortdage may be foreclosed for princip in the provided for any suit or action being instituted it incurred by the prevailing party therein for title reports an adjudge reasonable as the prevailing party's attorney's fees sums to be included in the court's decree. Each and all of the foreclosed is a sid mortdage and of a sid	the premises of the same may become delinquent: that will promptly pay and satisfy any part thereof superior to the line of this mortgage; that he will keep the permises insured in lavor of the mortgage against loss or damage by lire, with retended coverage, the tother mortgage as his interest may appear and will deliver all policies of insurance on said temperatures and appear and will deliver all policies of insurance on said remises in good repair and will not commit or sulfer remain in full force as a mortgage secure the performance of all of said coverants and the pay-time in the coverants herein contained and shall pay said note according to its ion to declare the whole amount upon any kind be taken to forcelose on any lien on said premier. And if the mortgages shall fail to any kind be taken to forcelose on any lien on said premier. And if the mortgages shall lail to any kind be taken to forcelose on any lien on said premier. And if the mortgages shall lail to any taxes or charges of any lien encumbrances or insurpair, and the contrained on the said of the mortgage of the losing party in such suit or action agrees to pay all reasonable costs and such unther size and all sutnery costs and disbursements and such further size as the trial court may attention to the court and the
lirst deducting all proper charges and expenses attending the rents and In construing this mortgage, it is understood that the pronoun shall be taken to mean and include the plural, the assumed and implied to make the provisions hereof apply en IN WITNESS WHEREOF, Said mo.	spectively. In case suit or action is commenced to foreclose this mortal the heirs, executors, administrative profits arising out of said premises during the pendersy of such foreclosure, and apply the execution of said trust, as the court may direct in its judgment or decree, and apply the same, emacculine, the leminine and the neuter, and that generally all grammatical changes shall be made, ortgagor has hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever vis not applicable; if warranty (a) is applicable, the mortage with the Truth-in-Lending Act and Regulation Z by mai closures; for this purpose use 5-N Form No. 1319, or equiv STATE OF OREGON,	warranty (c) or (b) taymond Kohal
County of KLAMATH This instrument was acknowledged bef	fore me on Sept 11
RAYMOND ROHRBACKER AND LINDA	MAE ROHRBACKER Notary Public to October
MORTGAGE	My commission expires 3-14-87
ROHRBACKER	STATE OF OREGON, County of
SOUTH VALLEY STATE BANK	toon't use this at o'cpck M, and recorded FOR RECORDING in book/reel/volume No on Label in coun. page or or for file limits.
AFTER RECORDING RETURN TO SOUTH VALLEY STATE BANK 5215 SOUTH SIXTH ST. KLAMATH FALLS, OR 97603	Record of Mortgage of said County. Witness my hand and seal of County affixed.

Parcel 1: A parcel of land situate in Section 16, Township 41 South, Range 12 East of the Willamette Meridian, being more particularly described as follows: Beginning at a brass cap monument on the south line of Section 16, T. 41 S. R. 12 E.W.M. which marks the Section corner common to Sections 20 and 21; thence N. 89°24'52" W. 67.3 feet, more or less, to the southwest corner of said Section 16; thence Northerly along the West line of Section 16, 693.0 feet to a point; thence S. 89°24'52" E. 1631 feet, more or less, to a point on the southwesterly right of way line of the Burlington Northern Railroad, as the same is presently located and constructed, thence southeasterly along said right of way line 938 feet, more or less, to its intersection with the south line of Section 16; thence N. 89°24'52" W. 2192.8 feet, more or less, to the point of beginning.

Parcel 2: The Nanwa of Section 21, Township 41 South, Range 12 East of the Willamette Meridian, lying South and West of the Great Northern Railroad right of way.

Township 41 South, Range 12 East of the Willamette Meridian Parcel 3: Section 20: Lots 1 and 12 Saving and Excepting any portion lying within roads or highways.

showing the title as of March 31, 1986 at 8:00 A.M.

vested of record in: Raymond Rohrbacker also known as Raymond Rohrbacker and Linda Rohrbacker also known as Linda M. Rohrbacker, an estate in fee simple as tenants by the entirety.

/LiR



STATE OF OREGON: COUNTY OF	F KLAMATH: SS. OF OREGOVER	the 14th	d
Filed for record at request of A.D., 1 of	19 36 at 9:48 o'clock A.M., and Nortgages on Page	duly recorded in Vol	M86
	Very 1 aver vii breini	· was	
EE \$9.00	INDEXED By		

STATE (OF OREGON	: COUNTY	OF KLAMATH	i: ss.				1 1 1 1 1 1 1		
							the	12th		day
Filed to	record at m	equest of er A D	., 19 <u>36</u> at	12:30	o'clock P	_M., and d	uly recorded in	n Vol	М86	
O1		of	Morts		on F	age <u>164</u>	.93	17	- 11	
11.1.	**					Biehn,	County Cle	The Land	TT)	-
FEE	\$9.00				Ву		7 2 2 2 2 2			