THIS MORTGAGE, Made the by Steven Frey and Penny S to South Valley State Bank	his 17th	Vol.	A STEVENS-NESS LAW PUB. CO., P	ORTLAND, OR. STEDE
to South Valley State Bank	nusband an	d wife	Arailber - Ac 1.555	1 _19.86
WITNESSETH, That said mo			hereinafter called	and the second
WITNESSETH, That said mon bargain, sell and convey unto said mon erty situated inKlamath See attached Exhibit "A" b	trgagee, his heirs, execution County, State of Orego y this reference	n of Forty-F Ilars, to him paid tors, administrato on, bounded and o	iveThousandandNo/ by said mortgagee, does he is and assigns, that certain described as follows, to-with	Mortgagee, 100 reby grant, real prop-
Together with all and singular the tene and which may hereafter thereto belong or ap premises at the time of the execution of this assigns forever. This mortgage is intended to secure the Note dated September 17, 1986 amount of \$45,000.00 with mat	CE INSUFFICIENT, CONTINUE DES mants, hereditaments and a opertain, and the rents, issu- mortgage or at any time du s with the appurtenances u	CRIPTION ON REVERSE SI Appurtenances there ues and profits there tring the term of this the term of this	DE) nto belonging or in anywise a troni, and any and all fixture mortgade.	
Septembon 1r meturity of the debt secured			· ·	11
premises and has a valid, unencumbered title thereto	nortgagee, his heirs, executors	ant Notice below),	rigage are:	· · · · · // ·
and will warrant and lorever delend the same against all my part of said more remains unpaid he will pay all tax and all liens or encoded above described, when due utildings now on or which may be hereafter exceeded on the neuron of said property made pays encoded the mortgage as soon as insured; that he will remass the mortgage as soon as insured; that he will remass the mortgage as soon as insured; that he will so an any the mortgage as soon as insured; that he will remass the mortgage as soon as insured; that he will so an any thereof, the mortgage as shall have the opt of said note; it being agreed that a tailure to perfor the mortgage may be loreologies and that a tailure to perfor the mortgage may be loreologies and the mortgage may want the mortgage and shall bear interest at the so removes the shall be the could at any time thereal ware by the mortgage. The mortgage may wants above and his mortgage, and shall bear interest at the so and this mortgage. The mortgage may wants above and his mortgage and the reports as the appell water the prevailing party therein lor tills reports as the mortgage, appoint a receiver to calce the rents and and assigned at a receiver to calce the rents and and assigned at a receiver to calce the rents and and assigned and the smortgage is is understood that the mortgage, appoint a receiver to calce the rents and and assigned to make the provisions hereof apply of IN WITNESS WHEREOF, said mort area; for this purpose use 5-N form No. 1319, er equive TE OF OREGON, Ounty of	and payable and blier charge ers on the remises or any par- e premises insured in lavor of t the to the mortfagee as his int lavor of the building and improv gor shall keep and pair more gor shall keep and pair more gor shall keep and pair any int any covenant here an mortfage remain in lull force as a mortfage int any covenant here an mortfage remain in lull force as a mortfage remain in the mortfage amount at his option do so, and shall at his option do so, and shall at his option do so, and shall at his option do so, and all sums paid o forcelose this mortfage, the li di title scarch, all stitutory cos s in such suit or action, and it le covers hall adjude reasonab be coverants and alge reasonab profils arising out of said prem profils arising out of said prem profils arising out of said prem profils arising out of said pre- masculine, the ferrifage may b qually to corporations and to in the advect the ferrifage reasy b qually to corporations and to in the advect has hereunto se corranty (o) or (b) see MUST comply ing required dis- alent.	s of exclusion and ine which terms mature which terms pecome delinque there is uperior to the here morigage against los in a company or con- erest may appear and rements on said premises to overaants herein conta gage to secure the perior roccedings of any kind I tail to pay any tass of a unpaid on said tass a fail to pay any tass of a source the perior to made a said tass of the morigage at an ossing party in such suit ts and disbursements at an appeal is taken from the as the prevained shall apply is commenced to its apply the more than one person pecter, and that gener. dividuals. this hand the de Delivery of the source of the source pecter of the source of the source of the source the source than the delivery of the source of the source pecter and that gener.	rest according to the terms thereof: may be levied or assessed against said this the will promptly pay and a lien of this mortgage; that will so of damage by lire, with estended mpanies acceptable to the mortgagee will deliver all policies of insurance in good repair policies of insurance ind and shall and will not commit mance of all of said covenants and of the said of the said covenants and of the said of the said covenants and of any lien, encumbrances be added to and become a part of right arising to the mortgagee lor lay of action agrees to pay all reasonal de such lurther sum as the trial co on y udgment or decretors, and of any indigent or decretors, and of and the heirs, such appeal, the is mortgage, the court cators, and e this mortgage, the court cators, and of such lurther sum as the trial co of action different or decretors, and of and the heirs, and appeal, the and bio foreclosure and any udgment or decretors, and of and the heirs, and appeal, upon of such foreclosure and any udgment or decretors, and the and bio foreclosure and any udgment or decretors, and the and bio foreclosure and any udgment or decretors, and the and bio foreclosure and any udgment or decretors, and the and bio foreclosure and any udgment or decretors, and the and bio foreclosure and any udgment or decretors, and the and bio foreclosure and any udgment or decretors, and the and bio foreclosure and any udgment or decretors, and the and bio foreclosure and any udgment or decretors, and the and bio foreclosure and any udgment or decretors, and the and bio foreclosure and any udgment or decretors, and and and bio foreclosure and any udgment or decretors, and and and the heirs, and any udgment or decretors, and the and bio foreclosure and any udgment or decretors, and and and and the heirs, and any udgment or decretors, and and and and the heirs, and any udgment or decretors, and and and and and the heirs, and any udgment or decretors, and and and and and and and and and and and and	that while property, atisty any tkeep the coverage, and will on said or suller ing to its the pay- aid prem- payable, or insur- the debt to repay ble costs urt may trein the all such motion
MORTGAGE	Notary Publ My commiss	ic to Oregon ion expires 8/1	6/80 410N -=	. Comme
то	DONT USE THIS	ment was re	fy that the within instru- ceived for record on the	
AFTER RECORDING RETURN TO	SPACE: RESERVED FOR RECORDING LABEL IN COUN. TIES WHERE USED.)	at in book/reek/ page microtilm/ree Record of Mon	clock M, and recorded volume No	
OUTH VALLEY STATE BANK 215 SOUTH SIXTH STREET LAMATH FALLS OR 97603		Witness County affixed		

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MTC 16985-L

DESCRIPTION SHEET

A tract of land situated in the SE $\frac{1}{2}$ SW $\frac{1}{2}$ of Section 27 and the $N_{\frac{1}{2}}^{\frac{1}{2}}$ NW¹/₂ of Section 34, Township 39 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon, more particularly

Beginning at a point on the South line of said N_2^1 NW $_2^1$ from which the N1/16 corner common to Sections 33 and 34 bears N89°41'12"W 856.00 feet; thence S89°41'12"E 1788.27 feet, more or less, to the C-N 1/16 corner of said Section 34; thence NOO°11'46"E 1328.20 feet to the $\frac{1}{2}$ corner common to said Sections 27 and 34; thence NOO°15'32"E, on the North-South center section line of said Section 27, 358.00 feet; thence N89°38'24"W parallel to the South line of said Section 27, 392.85 feet to the Southeasterly right-of-way line of the F-1 Lateral; thence Southerly and Westerly along said right-of-way line 2057 feet, more or less, to a point North of the point of beginning; thence South 711.34 feet to the point of beginning, with bearings based on Survey No. 3379, as filed in the office of the Klamath County Surveyor.

TOGETHER WITH that ingress and egress easement described in instrument recorded August 19, 1986 in Volume M86 at page 14878, Microfilm Records of Klamath County, Oregon.

STATE OF OREGON: COUNTY OF KLAMATH:

Filed for record at request of ____

or	Septem	lber AT	D. 19 86		teres and a second second	· · · ·	.*
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		of	Mor	tgages	M., an	d duly recorded in Vol	M86
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					Evelyn Bieh By	- ITM X	mittel

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