an a she a s						
OK 7	5993	me	- 1394	-1117	Vol M87	Page 108
by GADY	S MORTGAGE, M				STOVENSINESS L	
	ALL ALL	U.SANDRA J UU	ITTLE	day of	JUNE	
to SOUT	H VALLEY STATE	BANK			heroinofd	er called Mortgage
WITI	VESSETH. That so				mereman	
herein		in morrgagor, in c	onsideration	of TWENTY	-FIVE THOUSAND	er called Mortgage AND NO/100 e, does hereby gran
erty situated	and convey unto sa in KLAMATH SEE ATTAC	id mortgagee, his i	heirs, execu	llars, to him paid tors, administration	I by said mortgage	.ANU. NU/100
			and of Olege	on, bounded and	ors and assigns, the	at certain real prop
1	SEE ATTAC	CHED EXHIBIT "/	A"		- sourced as follow	rs, to-wit:
n						
Together and which may	with all and singular a herealter thereto below time of the execution and to Hold the said p	IF SPACE INSUFFICIENT, the tenemants, heredit	, CONTINUE DES	CRIPTION ON REVERSE	SIDE]	
To Have	with all and singular a herealter thereto belos time of the execution and to Hold the said p	of this mortgage or a	the rents, iss it any time d	ues and profits the uring the terms	eunto belonging or in refrom, and any and	anywise appertaining
This more	time of the execution and to Hold the said j gage is intended to see NOTE NATEN	ure the payment of a	surtenances u	nto the said mortg	is mortgage. agee, his heirs, executo	ors, administrates
* 	NOTE DATED	JUNE 20	certain prom	uissory note, describ	ed as follows:	and an arrangers and
- -	AMOUNT OF \$	JUNE 22, 1987 525,000.00	TO MATUR	E JULY 10, 1	989 IN THF	
The case of						
JULY IO	Maturity of the debt se	cured by this mortgage	is the date o	n which the last sci	eduled	
S SAME	XXXXXXXXXXXXXXXX	is of the loan represented	by the above d	everified -	principal paymei	nt becomes due, to-wit:
premises and has a y	Advances (seen at most factor covenants to and w and, unencumbered title th	ith the mortgagee, his he ereto	Are for Busines	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	morigage are: es.	
and will warrant and	I formation and a				s that he is lawfully sei.	zed in fee simple of said
or this most date or r	remains unpaid he will pa	are all persons; that h	he will now and			
buildings now on or a in the sum of \$	termane unpaid he will public he note above described, with mounters that are or may he hereafter erec 25,000.00 with an a insured the adve as noon as insured the adve as noon as insured the mounter. Now, therefore it as	become liens on the prem red on the premises insur-	1 before the sar uses or any pai ed in favor of	t thereof superior to	h may be levied or assessed uent; that he will prompt	erms thereof; that while ad against said property,
any waste of raid pre-	afee as soon as insured; if	hade payable to the mort	gagee as his in	in a company or	loss or damage by lire, w	, that he will keep the with extended coverage,
ment of said more; it	being agreed that a laiture	ine shall remain in full	and perform th	e covenants herein con	ses in food repair and wi	s of insurance on said
dry sume so paid by th	e mortfage	at the same rate as said	note without	payment so made sha	or charges of any lien, e	once due and payable,
industris by the prevail industie reasonable as	ing party therein for title	natituted to loreclose this	mortésée the	tool in the second second	any time while the mortg	agor neglects to renny
fors and assigns of said	the court's decree. Each and	the appellate court shall a	or action, and i	an appeal is taken ir	and such further sum as	v all room to
In conversion	r charges and expenses atte	rents and profits arising of	se suit or action	is commenced to forec	bly to and bind the heirs.	such appeal, all such
analistic and implied to	make the provisions he pl	ural, the masculine, the	norigagee may	be more than one	its judgment or decree.	and apply the same,
IN WITNI	s montfage, it is understood to mean and include the pi make the provisions hered. ESS WHEREOF, SE Delete, by lining out, wh	aid mortgagor has	ations and to it	ndividuals.	erally all grammatical cha	requires, the singular anges shall be made,
MAPORTANT NOTICE	Delate to the	0 g++ 114g	nereunio se	et his hand the o	day and year first	above written
with the T-st	rainty (a) is applicable at	warranty (a) or	(b) X.	Joury 11	DAIHUO	7,
STATE OF OREC	1 850 Sold Forms Mr. Base	by making required d or equivalent.		RY T. WHITTLE		
	ion,)	SAN	IDRA J. WHITT	J. White	e
- County of -	Jacksor	} ss:				
This instrum						
	ent was acknowledg	ed before me on	JI	UNE 22		07
GARY J= WHIT						, 19.87
SEAL)	SAN SAN	IDRA J. WHITTLE	11			
		· S	Notary Put	lic for Que	J.M. LaNie	r
		1	My commis	sion expires	J.M. LaNie XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	й
MO	RTGAGE			1		
GADY -				STATE O	FOREGON,)
	WHITTLE			I Ce	of	
SANDRA	J. WHITTLE					
	10		T USE THIS	at	O'Nock M	, 19,
SOUTH VALLEY	STATE BANK	LABEL	IN COUN-	in book/ree	/vorume No	recorded
		11	S WHERE	microfilm/re	Cention M.	trument/
AFTER RECO	DADING RETURN TO				ULLARE OF Said Co.	and If I
SOUTH VALLEY	STATE DAWN			Witne County affix	SS my Lali .	seal of
1 JO. JII	IN ST					
KLAMATH FALLS	, OR 97603	1		NAME D.	/	TITLE
 The state of the s	Conference on the second seco second second sec		 Version 12 May meaning the ground statement of the strategy strategy and the strategy of the 	By		Reputy
					a a de la companya d Na companya de la comp	

EXHIBIT "A"

Lots 13, 14, 15, 16, 17 and 18 in Block 5, SECOND HOT SPRINGS ADDITION to the City of Klamath Falls, Oregon, according to the official plat thereof on file in the according to the orricial Plat thereof on file in the office of the County Clerk of Klamath County, Oregon. ALSO, Lot 21 and a portion of Lot 22 all in Block 5, ALSO, LOT 21 and a portion of Lot 22 all in Block of SECOND HOT SPRINGS ADDITION to Klamath Falls, according to the official plat thereof on file in the office of

to the official Plat thereof on the in the office the County Clerk of Klamath County, Oregon, more particularly described as follows: Beginning at a three-fourths inch iron pin on the most

Easterly corner of said Lot 22, said point being on the most intersection of Spring Street and Esplanade Avenue; Intersection of Spring Street and Espranaue Avenue, thence South 25°52' West along the Easterly line of said Lots 22 and 21 a distance of 67.80 feet to a one-half inch iron pin on the Southeast corner of said Lot 21; Inch iron pin on the Southeast corner of said Lot 21; thence North 64°03' West along the southerly line of said Lot 21 a distance of 111.19 feet to a concrete nail on the Southwesterly corner of said Lot 21; thence North 29°34' East along the Westerly line of said Lots 21 and Aistance of 44 22 foot to a point that is couth 22 a distance of 44.22 feet to a point that is South 29°34' West a distance of 85.78 feet from the one-half inch iron pin marking the most Northerly corner of said Lot 22, said point also being 1.0 feet Southeasterly measured at right angles from an existing steel fence; thence North 56°56' East a distance of 76.18 feet to a Point on the Northerly line of said Lot 22, said point being 1.4 feet Southeasterly, measured at right angles from an existing steel fence; thence South 33°04' East along the Northerly line of said Lot 22 a distance of

STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of _____ SS. Mountain Title Company 8:49 o'clock A_M., and duly recorded in Vol. of FEE \$9.00 23rd Evelyn Biehn, day M87 Sounty Clerk Bv

10803