FORM No. 735A-HORTGAGE. 77346	MR 1396-1162 Vol 187 Page 13200
THIS MORTGAGE, Made this by WALTER L. MCGEE AND CALIFIC	MTC 1396-1162 Vol <u>M87</u> Page 13244 <u>ITEVENS INESS LAW FUN. CO. FOATLAND. CONTINUED</u> J. MCGEE day of JULY , 19.87
to SOUTH VALLEY STATE DAW	J. MCGEE JULY , 19.87
WITNESSETH T	Mortgagor,
erty situated in KLAMATH	Sagee, his heirs, executors, administrators and assigns, that certain real prop- county, State of Oregon, bounded and described as follows, to-wit:
SEE ATTACHED EXHIB	IT "A" BY THE STORE STOR
UF SPACE	ST THIS REFERENCE MADE A PART HERETO.
and which may hereafter thereto belong or app premises at the time of the execution of this may To Have set	INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE ants, hereditaments and appurtenances thereunto belonging or in anywise appertaining, ertain, and the rents, issues and profits therefrom, and any and all fixtures upon said orffage or at any time during the term of this mortfage.
assigns forever. This mortgage is intended to secure the p	ertain, and the rents, issues and profirs thereunto belonging or in anywise appertaining, ortgage or at any time during the term of this mortgage, with the appurtenances unto the said mortgage, his heirs, executors, administrators and Ayment of a certain promissory note, described as follow.
The date of man	1987 IN THE NAMES OF WALTER L. MCGEE AND SALLY J. OF \$100,000.00 WITH MATURITY OF DECEMBER 31, 1987.
DECEMBER 31 DECEMBER 31	bit man 1987.
Dent And and motion of even water and the second se	and mortgade is the date on which the last scheduled principal payment becomes due, to-wit: annual person's are low business or commercial purposes annual person's are low business or commercial purposes readered, his heirs, executors, administrators and assigns, that he is law fully seized in fee simple of said
egrenuses and has a valid, unencumbered title thereto	stural persons and the WARA KARK KARK & COUNT methode are: "Radee, his heirs, executors, administrators and avides, that he is task to be
and will warrant and lorever defend the tame against all p any part of said mule remains unpaid he will pay all fases, and all lines or the mole above devrinity pay all fases,	persons: that he will pay said note, principal and interest according to the terms thereof; that while assessments and other charges of every nature which may be levied or assessed adamst said property, a on the permises or any part thereof superior to the terms thereof; that while s on the permises or any part thereof superior to the new of this mettader at the said property, premises insured in layor of the marking each of the new of this mettader at the said said state and premises insured in layor of the marking each of the new of this mettader at the said property.
any waste of said monthafee at soon as insured; thade payabl	to the more and the will keep the
ines or any part the being agreed that a fail whall re	main keep and perform the oversity of premises in Kend them all policies of insufance on soil
any sums to paid by the mortgage.	no option do so, and any payment so made shall be added to and prembrance or insur- be rate as said note without waiver, however, of any dead of and become because and payable.
incurred by the prevailing party therein for title reports and adjudge reasonable as the prevailing party intervention of the reports and	foreclose this mortfage, the loging party in the while the mortfager log herech of the debt
fors and average of and the court's decree. Each and all of the of the murrage, spreint a reserver to collect the rent and first deducting all given chosener to collect the rent and	court shall of action, and if an appeal is taken from any such further sum as the trial court may covenants and adjudge reasonable as the prevailing provide understored at the trial court may covenants and advergements herein contained shall waitly a stormer's fees on one entered therein the
assumed and include to make the provision that the m	northagor or morthager may he more the direct in its julgment or don't may upon motion
IN WITNESS WHEREOF, said mort	any to corporations and the relater, and that generally all granimatical changes shall be made. Bagor has hereunto set his hand the day and year first above written.
• IMPORTANT NOTICE: Delets, by lining out, whichever was is hat applicable; if warranty (a) is applicable, the mortgage with the Truth-In-Lending Act and Regulation Z by makin Claures; for this purpose use Cat Cat	In the day and year first above written.
algures; for this purpose use SN E	Must comply g required dis- ent
PARON PARON	SALLY J. MCGEE
Countries C. KLAMATH	\$ 55:
This instrument was acknowledged before	e me on
by WALTER L. AND SALLY J. MCGEE	
(SEAL)	Notar Public for Orester
11	
MORTGAGE	My commission expires 2/1:/54
	STATE OF OREGON, County of
	I certify that at
то	IDEN'T USE THIS at day of the 10 record on the
	FOR RECORDING in book very water M. and recorded
o	USED.) microfilm/receiving N
AFTER RECORDING RETURN TO	Witness much
South Valley State Bank 5215 South Sixth Street	County affixed.
Klamath Falls, OR 97603	By
	By Deputy

WALTER L. AND SALLY J. MCGEE MORTGAGE DATED JULY 15, 1987

DESCRIPTION SHEET

A tract of land situated in the SE 1/4 NE 1/4 of Section 33, Township 38 South, Range 11 1/2 East of the Willamette Meridian, Klamath County, being more particularly described as follows:

Beginning at a point on the East line of said SE 1/4 NE 1/4 from which point the Northeast corner of said SE 1/4 NE 1/4 bears North 00 degrees 02' 28" East 300.00 feet; thence South 00 degrees 02' 28" West, on said East line, 173.96 feet; thence South 71 degrees 11' 50" a point on the West line of said SE 1/4 NE 1/4; thence North 00 degrees 13' 13" East on said West line, 137.61 feet to the Easterly line of a tract of land described in Deed Volume 47 at page 593, Line to a point on the North line of said SE 1/4 NE 1/4; thence North 00 Northwest corner of a tract of land described in Deed Volume 47 at page 593, South West corner of a tract of land described in Deed Volume 47, thence North Northwest corner of a tract of land described in Deed Volume 47, thence North South West corner of a tract of land described in Deed Volume M78, page West on the West line of the last mentioned tract of land, 300.00 feet on the South line of the last mentioned tract of land, 300.00 feet to the point of beginning of this description.

TOGETHER WITH a tract of land situated in the SE 1/4 NE 1/4 of Section 33, Township 38 South, Range 11 1/2 East of the Willamette Meridian, Klamath County, Oregon, being more particularly described as follows:

Beginning at the Northwest corner of said SE 1/4 NE 1/4; thence North 40° 89 degrees 29' 53" East along the North line of said SE 1/4 NE 1/4; 316.66 feet to the Westerly line of a tract of land described in Deed Volume 47 at page 593, Klamath County Deed Records; thence Southwesterly along said Westerly line to the West line of said SE 1/4 NE 1/4; thence North 00 degrees 13' 13' East along the West line of said SE 1/4 NE 1/4, 508.39 feet to the point of beginning.

Wm



STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for	A.D., 19 <u>87</u>	in Title Company the at <u>11:22</u> o'clock <u>A</u> M., and duly recorde rtgages 13244	
FEE	\$9.00	Evelyn Biehn, County By	Clerk

13245