F@M.No	o. PSEA_MORTGAGE	MTC-1396-	1202		VGISTEVEN	Parm 1	16561 ORYLAND, OR. 19204
	THIS MORTGAGE, A	Tade this 15	T de . AND LORRAIN	ay of	SEPTEMBER		, 19 87
by	husband and w	ife	. AND LURRAINE				i Mortgagor,
to						reinafter called	i Mortgagee,
			Dollar	rs, to him	paid by said m	ortgagee, does l	hereby grant,
bargai erty si	n, sell and convey unto ituated in KLAMATH	said mortgagee, I County,	us heirs, executor State of Oregon,	s, adminis bounded	strators and ass and described a	igns, that certa as follows, to-w	in real prop- it:
	HE NEW OF SECTION 3 ERIDIAN, KLAMATH CO	UNTY, OREGON				WILLAMETTE	
and wh premise 2 assiens	Together with all and singulation may hereafter thereto be at the time of the execution the same and to Hold the same torever. This mortgage is intended to	or the tenemants, he elong or appertain, on of this mortgage id premises with th	ereditaments and ap and the rents, issue o or at any time dur- e appurtenances unt	purtenances es and profi ring the term to the said	s thereunto belong its therefrom, and n of this mortgage, mortgagee, his he	i any and all fixt irs, executors, adr	tures upon said
NO	OTE DATED SEPTEMBER THE AMOUNT OF \$10	1, 1987 IN	THE NAMES OF	I. F. "E	BUCK" AND LO		ODGERS
DECE	The date of maturity of the de	Madrida					omes due, to-wit:
premiser	The mortgagor warrants that the is (a)* primarily for mortgagor's per (b) (la/de) big did (b) big (b	roceeds of the roan repsonal, lamily or househ which yake yake his hours and the rhorigage itle thereto	resculed by the above as old purposes (see Import () A say of the last of the	escribed note tant Notice by Wickling Williams and with the authoristications	and this mortgage are elow), and hovey the hovey assigns, that he	e: is lawfully seized in	fee simple of said
	I warrant and forever defend the						
pc_this r end all spuilding	mortgage or the note above descr liens or encumbrances that are o s now on or which may be hereal	bed, when due and pa may become liens on ter erected on the prem	nyable and before the sa the premises or any pa mises insured in lavor of	ame may beco art thereof su the mortgage	ome delinquent; that iperior to the lien of see against loss or da	the will promptly partition in the state of	t he will keep the extended coverage,
have all premises	I policies of insurance on said pros to the mortgagee as soon as ins	perty made payable to ured; that he will keep te, il said mortgagor s	the mortgagee as his in the building and impro-	interest may rovements on the covernments	mpany or companies appear and will del said premises in goo a herein contained an	liver all policies of id repair and will no id shall nav said not	insurance on said t commit or suffer te according to its
ment of	said note; it being agreed that	a failure to perform at	ny covenant herein, or in	it proceedings	of any kind be taken	n to foreclose on any	lien on said prem-
covenan	any part thereof, the mortgage s mortgage may be loreclosed at emium as above provided for, the by this mortgage, and shall bear at. And this mortgage may be long to so paid by the mortgage.	mortgagee may at his interest at the same r eclosed for principal, i	s option do so, and any ate as said note withou interest and all sums pa	y payment so it waiver, how aid by the me	made shall be add vever, of any right a ortgagee at any tîme	ed to and become a arising to the mortga while the mortgagor	part of the debt agee for breach of neglects to repay
1	In the event of any suit or action	being instituted to for for title reports and ti- ty's attorney's fees in	reclose this mortgage, the tle search, all statutory such suit or action, an	he losing part costs and di id it an appea	y in such suit or ac sbursements and suc al is taken from any	tion agrees to pay a h lurther sum as th judgment or decree	Il reasonable costs ne trial court may entered therein the
losing pa sums to tors and of the r	i by the prevailing party therein, reasonable as the prevailing par- larty further promises to pay such be included in the court's decree, assigns of said mortgagor and of mortgage, appoint a receiver to co- ducting all proper charges and exp	Each and all of the co said mortgages respect lect the rents and pro-	ourt shall aujuage reasovenants and agreements ively. In case suit or act lits arising out of said p	herein contai tion is comme premises duri	ned shall apply to an need to loreclose this ng the pendency of	nd bind the heirs, exe mortgage, the court such foreclosure, and	cutors, administra- may, upon motion I apply the same,
	ducting all proper charges and extended in construing this mortgage, it is a shall be taken to mean and inclified and implied to make the provis						
	IN WITNESS WHER		agor has hereunte	o set his l	hand the day a	and year first a	bove written.
	PRTANT NOTICE: Delete, by lining		ranty (a) or (b)	x I se	ah Fra	need Ro.	fjerd
is not c	applicable; If warranty (a) is ap no Truth-in-Lending Act and Re s; for this purpose use 5-N Form	ilicable, the mortgage gulation Z by makin	e IAUST comply g required dis- ent.		RANCIS RODG		
- 14 - 15 - 15 - 15 - 15 - 15 - 15 - 15	re of oregon,				NE G. RODGER		
Co	ounty of KLAMATH		ss:				
1	This instrument was ac	knowledged befor	re me on	SEPTEMBE	R 1		, 1987.,
A by	STAH FRANCIS RODGE						
11.7	Rome:		Lan	nola	K Dezelle	en	<u>.</u>
(Srad) LIC 🦿		Notafi My co	y Public formission	or Oregon expires 7/1	12/89	
(C.)	MORTG	AGE			STATE OF	1 4	} _{ss.}
	ISIAH FRANCIS RO	DGERS, JR.			I certi	ify that the wi	ithin instru-
	LORRAINE G. RODG				11thday o	eceived for rec	r, 19.87,
	70		(DON'T US: SPACE: RES FOR RECO	CRYED	in book/reel/	oʻclockP.M., a /volume No	M87on
	SOUTH VALLEY STA	TE BANK	LABEL IN TIES WHI USED.	COUN- IERE	microfilm/red	or as fee/file/ ception No79.	170
						ortgage of said ss my hand a	-
No.	AFTER RECORDING				County affixed	eđ.	
	SOUTH VALLEY ST 5215 SOUTH SIXT	H STREET	- A- 00		EVELYR DIE	hn, County	TITLE
	KLAMATH FALLS,	OR 9/603	Fee: \$5.00		By J.H.	TAMINGO	Deputy