OK	<u>ATE 314</u>	45 VOL MON F	age 13%
THIS MORTGAGE, Made this byWILLIAM P., WAMPL	19TH day day t	ec_simple	, 19.87
toSOUTH VALLEY STA	TE BANK		r called Mortgage
WITNESSETH, That said mortgagor	, in consideration of	HIRTY THOUSAND AND NO	r called Mortgage
bargain, sell and convey unto said mortgagee erty situated inKLAMATH	e, his heirs, executors, ac ty, State of Oregon, hou	him paid by said mortgaged iministrators and assigns, the	e, does hereby gran at certain real prop
LOTS 9, 10, 11 AND 12, BLOCK 9, F OF KLAMATH, STATE OF OREGON.	FIRST ADDITION TO (CHILOQUIN, IN THE COUN	ТҮ
Together with all and singular the tenemants, and which may hereafter thereto belong or appertai premises at the time of the execution of this mortge To Have and to Hold the said premises with ssigns forever.	age or at any time during the appurtenances unto the	nances thereunto belonging or in a profits therefrom, and any and the term of this mortgage. said mortgagee, his heirs, execut	All fixfuret unon es
This mortgage is intended to secure the payment NOTE DATED OCTOBER 19, 1987 TO WI AMOUNT OF \$30,000.00 WITH MATURIT	LITAM D LAMPLED A		HE
OCTOBER 19 19 88	mortgage is the date on whic	h the last scheduled principal navn	sept heromer due to -
The mortfactor warrants that the proceeds of the loan re (b) which is the proceeds of the loan re (b) for an organization of feven it mortfacts is which And said mortfactor covenants to and with the mortfactor tremises and hes mortfactor			
the thereto		nutore and assigns, that he is lawfully i	
nd will warrant and lorever delend the same against all person ny part ol said note remains unpaid he will pay all taxes, au r this mortage or the note above described, when due and r nd all liens or encumbrances that are or may become liens o uildings now on or which may be hereafter erected on the pre to the sum of \$	ons; that he will pay said note, sessments and other charges of e payable and before the same ma mathe premises or any part ther mises insured in favor of the ma	principal and interest according to the every nature which may be levied or asset by become delinquent; that he will pror col superior to the lien of this mortga rifagee against loss or demade by the	terms thereol; that whi rated against said propert; nptly pay and satisfy an ge; that he will keep th with artendar
the sum of s	in the mortgagee as his interest ep the building and improvement	a company or companies acceptable t may appear and will deliver all poli ta on said premises in good renair and	o the mortgagee, and w cies of insurance on sa
rms, this conveyance shall be void, but otherwise shall remu ent of said note; it being agreed that a failure to perform a es or any part thereoi, the mortfagee shall have the option i d this mort of the section of t	shall keep and perform the cov ain in full force as a mortgage any covenant herein, or if procee to declare the whole amount upp	to secure the performance of all of said dings of any kind be taken to foreclose	said note according to i d covenants and the pa on any lien on said pren
the sum of so which may be hereafter erected on the pre the sum of s	And if the mortgagor shall fail his option do so, and any paymer rate as said note without waive interest and all sums paid by t	o pay any faxes or charges of any lie o pay any faxes or charges of any lie nnt so made shall be added to and b , however, of any right arising to the he mortgagee at any time while the m	at once due and payabl n, encumbrances or insu come a part of the del mortgagee for breach ortgagor neglects to repa
In the event of any suit or action being instituted to fo curred by the prevailing party therein for title reports and ti ljudge reasonable as the prevailing party's attorney's less in sing party further promises to pay such sum as the appellate	preclose this mortgage, the losing itle search, all statutory costs and such suit or action, and it an	party in such suit or action agrees to ad disbursements and such further sun appeal is taken from any judgment or	pay all reasonable cost n as the trial court ma decree entered therein th
me to be included in at		the prevailing paster's start t	and the entered therein th
included in the court's decree. Each and all of the court's and assigns of said mortgager and of said mortgager enspect the mortgagee, appoint a receiver to collect the rents and pro sti deducting all proper charges and expenses attending the sci deducting this mortgage, it is understood that the mo moun shall be taken to more see in understood that the more sci as a sci as a sci as a sci as a sci as a sci as a sci as a sci as a sci as a sci as a a sci as a sci as a sci as a sci as a a sci as a sci as a a sci as a sci as a a sci as a sci	ovenants and agreements herein o tively. In case suit or action is co fits arising out of said premises ecution of said trust, as the cou ortgagor or mortgagee may be n	ontained shall apply to and bind the he minenced to loreclose this mortgage, th during the pendency of such loreclosu rt may direct in its judgment or decri- tore than one oregon; the it the action	on such appeal, all suc- itrs, executors, administra e court may, upon motion tre, and apply the same se.
sumed and implied to make the provisions hereol apply equa	ally to corporations and to indivi	uter, and that generally all grammatica duals.	il changes shall be made
Sumed and implied to make the provisions hereof apply equa IN WITNESS WHEREOF, said mortg	agor has hereunto set 1	uter, and that generally all grammatica duals.	il changes shall be made
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