cx 854 TH by to TWENTY bargain, erty situs LOTS 1 THEREO TAX AC Tog and which premises To assigns to Th PROMIS	SOUTH VALLI ITNESSETH, That said mon -EIVE AND NO/100 sell and convey unto said mo ated in KLAMATH 5 AND 16, BLOCK 10, ST F ON FILE IN THE OFFIC COUNT NO.: 3909-002CB UFS Sether with all and singular the te may bereatter thereto belong or at the time of the execution of th Have and to Hold the said premi	DGERS AND MARY EY STATE BANK rtgageo, in considerat rtgageo, his heirs, ex County, State of O FRANCIS PARK, E OF THE COUNTY 005700 PACE INSUFFICIENT, CONTINU DEMONSTRATE COUNTY	ANN RODGERS tion of TWENTY- Dollars, to him pa ecutors, administr. Dregon, bounded ar ACCORDING TO CLERK OF KLAM	hereinafter FOUR THOUSAND TWO id by said mortgagee, ators and assigns, that ad described as follows THE OFFICIAL PLAT	called Mortgagor, called Mortgagee, HUNDRED does hereby grant, certain real prop-
to W TNENTY bargain, erty situa LOTS 1 THEREO TAX AC Tog and which premises To assigns to assigns to BROMIS	SOUTH VALLE ITNESSETH, That said mon -EIVE AND NO/100	EY STATE BANK rtgagor, in considerat rtgageo, his heirs, ex County, State of O FRANCIS PARK, E OF THE COUNTY 005700 PACE INSUFFICIENT, CONTINU memants, bereditaments	tion ofTWENTY Dollars, to him pa cecutors, administr. Dregon, bounded ar ACCORDING TO CLERK OF KLAM	hereinafter FOUR THOUSAND TWO id by said mortgagee, ators and assigns, that ad described as follows THE OFFICIAL PLAT	called Mortgagee,)HUNDRED; does hereby grant, certain real prop-
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LOTS 1 THEREO TAX AC Tog and which premises To assigns to Th PROMIS	5 AND 16, BLOCK 10, ST F ON FILE IN THE OFFIC COUNT NO.: 3909-002CB (15 Strengther with all and singular the te is may hereafter thereto belong or at the time of the execution of the Have and to Hold the said premi	FRANCIS PARK, E OF THE COUNTY 005700 SPACE INSUFFICIENT, CONTINU Internants, hereditaments	ACCORDING TO CLERK OF KLAM	THE OFFICIAL PLAT	, 10-WIL
and which premises To assigns to Th PROMIS	tether with all and singular the te is may hereafter thereto belong or at the time of the execution of the Flave and to Bold the said premi	nemants, hereditaments		RSE SIDE	r DN
PROMIS		ises with the appurtenan	and appurtenances t its, issues and profits time during the term o nces unto the said m	thereunto belonging or in therefrom, and any and of this mortgage. ortgagee, his heirs, executo	
	SORY NOTE DATED MARCH 30, 1993	25, 1988 IN THE	AMOUNT OF \$24	1,225.00 AND MATU	RING
U MAH	e dute of meturity of the debt secure SCH 30				rent becomes due, to-s
R (a b premises (and the second s	if the Joan represented by Jo how & Andrea Andrea Particle for is a paitural person are to the mortgagee, his heirs, e to	TRAVE STATES AND AS AND WITH A STATES AND AS A AND OF Dusiness of Commercial precutors, administrators a	www.www.www. purposes. and assigns, that he is lawfully	seized in lee simple of se
any part or this m and all li buildings	warrant and horever defend the same al- al hand note remains unpaid he will pay ortfagte or the mole above described, wh eres or encumbrances that are or may be new on or a ban not a are or may be new on or a ban not a and the same of the new on or a ban not a ban of the same of the new on or a ban not a ban not a ban of the same of the sam	en due and payable and be ecome liens on the premises ed on the premises insured is	or any part thereof sup in favor of the mortgagee	perior to the lien of this mort against loss or damage by li apany or companies acceptable	gage; that he will keep ire, with extended covera to the mortgagee, and v
have all premises any wasts terms, the ment of ises or an	policies of insurance on said property m no the montalgee as soon as maximum fills of said premanes. Now, therefore, if an is conveyance shall be void, but otherw said note: it benil agreed that a failure ty part thereof, the montalgee shall her montalae may be horeclosed at any tim	at he will keep the building id mortgagor shall keep and ise shall retrain in full fort to perform any covenant to the option to declare the we therealter. And if the mo	g and improvements on a d perform the covenants ce as a mortgage to secu- herein, or if proceedings (whole amount unpaid on ortgagor shall fail to pay and any payment so	said premises in good repair an herein contained and shall pay ire the performance of all of a said note and on this mortga any taxes or charges of any made shall be added to and	y said note according to said covenants and the p se on any lien on said pri ge at once due and paya lien, encumbrances or in become a part of the c
any suma incured b covenant. any suma Ir	ry this mostgage, and shall bear interest And this murring may be to eccloued to paid by the morring the to eccloued to paid by the morring agen- the event of any suit or action being in but the revealing barty therein for title	at the same rate at said in for principal, interest and a instituted to foreclose this m reports and title search, all	nortgage, the losing party is statutory costs and dis- section and if an appear	rtgagee at any time while the y in such suit or action agrees bursements and such lutther I is taken from any judgment	to pay all reasonable of sum as the trial court of or decree entered therein
losing pa name to tore and al the m first ded	restanting promines to pay such sum as be included in the court's decree. Each a satisfies of suid mortgador and of said mor- cortagets, appoint a receiver to collect the uction all proper charges and expenses a mortgading this mortfade, it is undertice	the appellate court shall ad nd all of the covenants and ortgagee respectively. In case e rents and profits arising ou itending the execution of sai ood that the mortgagor or n	agreements herein contain agreements herein contain e suit or action is commen- ut of said premises durin id trust, as the court mu- nortgagee may be more t	ned shall apply to and bind the need to 'oreclose this mortgage, g the pendency of such forecl ay direct in its judgment or d than one person; that if the cor and that generally all gramma	the court may, upon mo losure, and apply the se ecree.
personant assuanced	that be taken to mean and include the and implied to make the provisions has IN WITNESS WHEREOF,	not apply equally to corpor.	rations and to individual	•	
is not a	* IMPORTANT NOTICE: Delete, by Ening out, whichever warra is not applicable; if warranty (a) is applicable, the mortgagee with the Truth-in-Lending Act and Regulation Z by mailing classres; for this purpess use S-N Ferm No. 1319, or equivalent			RODGERS	doerd
STAT	E OF OREGON,	} ss:	1	g	
Co	unty of KLAMATH		MARCH 25		, 19
	This instrument was acknow	MARY ANN RODGER			
<i>by</i>			Notary Public	Statu for Oregon)
(SEAL			My commissio	n expires	6-88
	MORTGAC	3E		STATE OF OREG County ofKlas I certify the	math) at the within inst
	JAMES L. RODGERS			ment was received 25thday ofM	for record on arch, 1981
	HARY ANN RODGERS TO SOUTH VALLEY STATE BA	NK.	(DON'T USE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE	at 3:14 o'clock in book/reel/volum page4241. or as microfilm/receptio	ne No
No.	2		USED.)	Record of Mortgag	se of said County. y hand and seal
Ž	SOUTH VALLEY STATE BA 5215 SOUTH SIXTH STRT KLAMATH FALLS, OREGON	ANK			n, County Cler

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