	THIS MORTO LOT			VOL M88	
by	THIS MORTGAGE, Ma NORMA		day at An	~ • •	(Joan D.)
to	SOUTH WITNESSETH, That said	VALLEY STATE BANK	••••••		, 19.8
11/10	WITNESSETH, That said	monte		hereinafter calle	d Mortgag
hardoin		merigagor, in considerat	ion of FOUR THOUSAN	hereinalter calle	d Mortgag
erty site	BLOCK 1, TRACT NO. 1 COUNTY, OREGON.	1 mortgagee, his heirs, exe	cutors, to him paid by cutors, administrators a	said mortgagee, does	LIRTEEN A
LOT 2, KLAMATH	BLOCK 1, TRACT NO. 1	135. PINE GDOVE AL	egon, bounded and desc	nd assigns, that certa ribed as follows, to-w	in real pro it:
			COMMUNEY	AS 3738 SCHOOLER	DOT
and which	h may hereafter thereto bel	e tenemants, hereditamente	DESCRIPTION ON REVERSE SIDE		
To assigns for Th:	Have and to Hold the said ne	this mortgage or at any time	a appurtenances thereunto issues and profits therefrom	belonging or in anywise n, and any and all fixtu	appertainin
					ires upon sai inistrators an
APRIL 15	SORY NOTE DATED APRI	L 7, 1988 IN THE AM	OUNT OF \$4.613.11	follows:	
The c	af • a		· · · · · · · · · · · · · · · · · · ·	TU MATURE	
APRIL 1	dite of maturity of the debt secur 15,, 19, 90 mortfagor warrants that the proceeds of primping the mortfagor of the proceeds of the two the the proceeds of the proceeds of the proceeds of the t	ed by this mortgage is the date	on which the last relation		
(a) (b) X And S	northanor warrants that the proceeds a primarily to mortesfor a personal far and mortesfor covenants to and with has a valid, unencumbered title there	of the loan represented by the above anily of household, purposes for a loan the second secon	e described note and total	principal payment Secome	es due, to-wit
		at mars, executor	s, administrators and assures	Χ	
and will warri any part of sa or this mortga	morthador warrants that the proceeds a primarily to mortator spersonal for and mortador spersonal for has a valid, unencumbered title there and and torever defend the same add the or the more above described, when on or which may be hereafter erected such that the same shall are or may be or or which may be hereafter erected such that are or the same shall be be that are or the procession of the same shall be be that are or or or which may be hereafter erected such that are or the same shall be be that are or such that the same shall be be that are or the same or or which may be hereafter erected	irst all persons; that he will an	······	t he is lawfully seized in fee	simple of said
building's now.	on or which may be bereafter erected	on due and payable and before the corne liens on the premises or any	arges of every nature which may same may become delinguout	according to the terms there be levied or assessed automatic	ol; that while
rennes to the	e mortgagee as soon as inoperty mad	ie payable to the	. the mortgagee against loss or	damage by line with the	will keep the
Sex or any part	I that a fait agreed that a fait	shall remain in Lui and perform	the courses on said premises in	food all policies of insur-	are, and will
Cuted by this prenant. And p	as above previously for, the mortgage, nortgage, and shall bear interest at this mortgage may be an interest at	thereafter, And if the mortgagor sh e may at his option do so, and an the the south of the southow of the sou	It proceedings of any kind be ta ount unpaid on said note and o hall fail to pay any taxes on the	the of all of said covenants a ken to foreclose on any lien of this mortgage at once of	ording to its and the pay- n said prem-
In the ev curred hy the	I by the mortgagee, vent of any suit or action be	trincipal, interest and all sums p	it waiver, however, of any right	dded to and become a part	and payable, ces or insur-
ing party furth ms to be inclu- s and assigns -	If by the montgage, invelosed for sent of any suit or action being insti- prevailing party therein for title rep- her promuses to puy such sum as the of suid mortgager and of said montga- section a receiver to collect the ren in proper charges and expenses attend ing this montgage, it is understood to taken to man and include the num- taken to man and include the num-	suls and title search, all statutory y's lees in such suit or action, an appellate court shall adjudge	te losing party in such suit or costs and disbursements and si	te while the mortgagor negle action agrees to pay all reaso	or preach of ots to repay
and a state of the state	I prinner all in the collect the same	pectively. In case	nerein contained -t is party s	attorney's a sectice entered	therein at t
IIV VV	TTNESS WITTER	to corporations and the	o individual.	all define context so requires the	he sindula 1
	and the said	nas nereunto	cot his L - +	stanmatical changes shall	l be made,
APORTANT NC	OTICE: Dela'e, by lining out, which	never warranty (a) or (b)	set his hand the day a	and year first above t	Written.
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