	- S6766						
	-FOIM No:755A-MORTGAGE.	-Aspen-	32048		Stevens-	L. S. KUB TO	PORTLAND
	THIS MORTGAGE, Made this GLETA WAMPLER, AN ESTATE IN	7TH FEE STMPLE	day of	APRIL			, 19.
	to SOUTH VALLEY STATE BANK						
		or, in consideration					
	bargain, sell and convey unto acid	Dol	lars, to him	paid by	said morte	agee, doe	n hereby ø
	erty situated in KLAMATH CourSEE ATTACHED EXHIBIT B	nty, State of Orego	on, bounded	and desc	cribed as fo	ollows, to	wit:
	(IF SPACE IN	SUFFICIENT, CONTINUE DE	SCRIPTION ON RE	VERSE SIDE			
	and which may hereafter thereto belong or appert premises at the time of the execution of this mort To Have and to Hold the said premises wit assigns forever.	s, hereditaments and ain, and the rents, is gage or at any time o h the appurtenances o	appurtenances sues and profi during the tern unto the said	s thereunt its therefrond n of this m mortgagee	orn, and any ortgage. , his heirs, e	and all	tixtures upor
	This mortgage is intended to secure the pay. TWO PROMISSORY NOTES, ONE DATED A 22, 1988; THE OTHER DATED APRIL 7 7, 1988.	DDII 7 1000 T).00 MA [.] MATURII	TURING M NG OCTOBI
	OCTOBER ⁰¹ 7 ^{maturity} of the debt secured by thi	s mortgage is the date	on which the	last schedu	iled principal	payment l	bicomes due,
	The mortgagor warrants that the proceeds of the loar XMXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	represented by the above	e described note a	and this mo	tgage are:		
	and will warrant and lorever delend the same against all p any part of said note remains unpaid he will pay elf taxes, or this mortgage or the note above described, when due an and all when due	ersons; that he will pay a hossessments and other ch apayable and before the	nid note, princip argen of every na	al and inte iture which	rest according may be levied	to the term	s thereol; that goinst said pro
	in the sum of \$	premises insured in favor	of the mortgage	e against lo	ss or damage	by lire, with	h extended cov
	any waste of said premises. Now, therefore, it said mortgag terms, this conveyance shall be void, but otherwise shall re ment of said note; it being agreed that a failure to perfort jest or now part thereof the	keep the building and in or shall keep and perform main in full force as a n any covenant herein o	nprovements on s n the covenants mortgage to secu n it proceedings	said premise here'n conti ure the perfe	s in good repained and sha	ir and will li pay said i of said cov	not commit or not commit or note according renants and the
r.	is or any part thereof, it being agreed that a failure to perform and this mortgage may be foreclosed at any time thereafte ance premium as above provided for, the mortgage may a secured by this mortgage and shall bear interest at the san covenant. And this mortgage may be foreclosed for principal any sums so paid by the mortgage.	n to declare the whole at	mount unpaid on shall fail to nav	said note a	and on this me	ortgage at or	ie due and pa
* ÷	incurred by the prevailing party therein for title reports and	loreclose this mortgage, I title search, all statutor	the losing party	in such su	it or action a	trees to pay	all reasonable
	losing party lurther promises to pay such sum as the appella sums to be included in the court's decree. Each and all of th tors and assigns of said mortfafor and of said mortfafee resp of the mortfafee, appoint a receiver to collect the rents and first deducting all grooper chardes and collect the rents and	in such suit or action, a te court shall adjudge rei e covenants and agreemen pectively. In case suit or i prolits arising out of said	and il an appeal asonable as the p ats herein contain action is commen premises during	is taken fre prevailing p and shall app aced to foreci g the pende	om any judgm arty's attorney ly to and bind lose this morto ney of such t	ent or decre 's fees on s I the heirs, e age, the cours	whe trial court e entered there wh appeal, all x.cutors, admir ti may, upon n
1	pronoun shall be taken to mean and include the plural, the assumed and implied to make the provisions hereol apply ed	masculine, the leminine equally to corporations and	and the neuter, a d to individuals.	an one pers and that ger	on; that if the herally all grar	context so i nmatical cha	equires, the sir a ges shall be a
	IN WIINESS WHEREOF, said mo	rtgagor has hereur	nto set his h	and the	day and y	ear first	above writ
	* IMPORTANT NOTICE: Delete, by lining out, whichever v is not applicable; if warranty (a) is applicable, the mortg with the Truth-in-Lending Act and Regulation Z by ma closures; for this purpose use S-N Form No. 1319, or equi STATE OF OFFICE	agee MUST comply	GLETA W	AMPLER		2	
L	STATE OF OREGON, County ofKLAMATH	ss:					0110 110
	This instrument was acknowledged be	····· J		م ۸	ד ודם 🖓	ر هو م مر از او در او مر از او در او	
Ŀ	byGLETA_WAMPLER			<u>Ar</u>	RIL 7		
((Seal)	Nota	ynder K sy Public for			نې د د. د د د د . د د د . د رو . د .	
. 2	MORTGAGE		commission o				/ F
	GLETA WAMPLER			Count	OF OREC		
				melve w	as receive	d for re	ithin instr cord on t
	то	(DON'T UE	BE THIS	at	No'cloc	kM.,	and record
	SOUTH VALLEY STATE BANK	FOR RECO LADEL IN TIES WI USED	COUN.	page microfilr	n/reception	stee/file/ a No	nstrumen
	OZ			W	of Morrgag juness my		County.
	SOUTH VALLEY STATE BANK 5215 S 6TH ST			County	attixed.	×	
	KLAMATH FALLS OR 97603	1		NAME			

WILLIAM P AND GLETA WAMPLER LYLE & KATHRYN RICHARDS CLAUDE J & VERNA LONG

APRIL 7, 1988

EXHIBIT B

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PARCEL	1:	THE N≵SW≵SW↓ SECTION WILLAMETTE MERIDIAN,	0.0		
		WILLAMETTE MEDICAL	26, TOWNSHIP	34 SOUTH D	
		WILLAMETTE MERIDIAN,	IN THE COUNTY		ANGE / EAST OF THE
		-	COUNTI	OF KLAMAIH	, STATE OF OREGON
					er onedon.

PARCEL 2: THE SINWISWI SECTION 26, TOWNSHIP 34 SOUTH, RANGE 7 EAST OF THE WILLAMETTE MERIDIAN, IN THE COUNTY OF KLAMATH, STATE OF OREGON.

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of Aspen Title & Escrowof <u>April</u> A.D., 19 <u>88</u> at <u>3:44</u>

	A.D.	19, 88 at 3.44	* //rh .
	c	0 clock P M and h	day day
	of	MortgagesO'clock PM., and duly recorde	d in Vol M8#
		on Page 6671	VOI1104
FEE			
FEE	\$10.00	Evelyn Biehn County	Cl1
		By By County	CIEFK
		By <u>Hengen, I.</u> Mr.	co. l.
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