1	. 87209 No. 755A-MORTGAGE. MT(-19640	Vol. STEVENS NESS LEV AVE-FOR PORTA 0300				
	ROBERT F. TROTMAN AND JOAN E. TRO	6TH day of MAY ,1988 OTMAN, AS TENANTS BY THE ENTIRETY AND LONNEY E. BALEY HE ENTIRETY ALL AS TENANTS IN COMMANder called Mortgagor,				
 harós		hereinafter called Mortgagee, n consideration of TWO HUNDRED SIXTY THOUSAND AND NO/100 Dollars, to him paid by said mortgagee, does hereby grant, is heirs, executors, administrators and assigns, that certain real prop-				
erty	ATTACHED EXHIBIT "A" BY THIS REF	State of Oregon, bounded and described as follows, to-wit:				
THE PARTY AND A THE REACT PARTY REPERTY.						
(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE) Together with all and singular the tenemants, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and profits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage or at any time during the term of this mortgage. To Have and to Hold the said premises with the appurtenances unto the said mortgagee, his heirs, executors, administrators and assigns forever.						
A PI	This mortgage is intended to secure the payment	of a certain promissory note, described as follows: IN THE AMOUNT OF \$260,000.00 AND MATURING				
MAY	.1,	ntgage is the date on which the last scheduled principal payment becomes due, to-wit:				
The mortfager warrants that the proceeds of the loan represented by the above described note and this mortfage are: (a)* primarily for mortfager's personal, family or household purposes (see Important Notice below). (b) You way manhaning y warrant way approx a year way way way and you way you way and you the below of the second of the						
and al	morfgage of the note above described, when due and pay I liens or encumbrances that are or may become liens on its now on or which may be becauter exected on the premi	s; that he will pay said note, principal and interest according to the terms thereot; that while sments and other charges of every nature which may be levied or assessed against said property, able and before the same may become delinquent; that he will promptly pay and satisfy any the premises or any part thereol superior to the lien of this mortgage; that he will keep the ises insured in lavor of the mortgage against loss or damage by lire, with extended coverage, in a company or company or companies acceptable to the mortgage, and will the mortgage as his interest may appear and will deliver all policies of insurance on said the building and improvements on said premises in 600d repair and will note commit or sulfer all keep and perform the covenants herein contained and shall pay said note according to its in full force as a mortgage to secure the performance of all of said covenants and the payment in therein, or il proceedings of any kind be taken to foreclose on any lien on said premises or he whole amount unpaid on said note and on this mortgage at once due and payable, time being and this mortgage may be loreclosed at any time therealter. And it the mortgage shall tail to				
terms, ol said any pa ol the pay an made s	this conveyance shall be void, but otherwise shall remain note; it being afreed that a failure to perform any covena, it thereol; the mortfagee shall have the option to declare it essence with respect to such payment and/or performance, y taxes or charges of any lien, encumbrances or insurance hall be added to and become a part of the debt secured by	in full force as a mortkage to secure the performance of all of said covenants and the payment in therein, or it proceedings of any kind be taken to force/cose on any lien on said premises or he whole amount unpaid on said note and on this mortgage at once due and payable, time being and this mortgage may be force/cosed at any time thereafter. And if the mortgage shall fail to premium as above provided for, the mortgage may at his option do so, and any payment so this mortgage, and shall bear interest at the same rate as said note without waiver, however, of a mortgage may be forcefosed for principal, interest and all sums paid by the mortgage at any				
In the event of any suit or action being instituted to loreclose this mortfage, the losing party in such suit or action agrees to pay all reasonable costs incurred by the prevailing party therein lor title reports and title search, all statutory costs and disbursements and such lurther sum as the trial court may adjudge reasonable as the prevailing party's attorney's less in such suit or action, and it an appeal is taken from any judgment or decree entered therein the losing party lurther promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing party's attorney's less on such appeal, all such sums to be included in the court's decree. Each and all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administra- tors and assigns of said mortfage, the court may, upon motion						
lirst de pronou	ducting all proper charges and expenses attending the exec In construing this mortgage, it is understood that the mor n shall be taken to mean and include the plural, the masc d and implied to make the provisions hereol apply equal;	ution of said trust, as the court may direct in its judgment or decree. If ago or mortgage may be more than one person; that if the context so requires, the singular unine, the lemnine and the neuter, and that generally all grammatical changes shall be made.				
		Notor 7 C mate				
is not with t	DRTANT NOTICE: Delete, by lining out, whichever warra applicable; if warranty (a) is applicable, the mortgagee he Truth-in-Lending Act and Regulation Z by making	MUST comply ROBERT F. TROTMAN required dis-				
فيرز والرجاب	ss; for this purpose use S-N Form No. 1319, or equivaler TE OF OREGON,	GOAN E. TROTMAN				
C	bunty ofKlamath	ss: <u>Aony E. Baley</u> LONNY E. BALEY				
	This instrument was acknowledged before	me on MAY 6, 19 88				
by ROBERT F. TROTMAN, JOAN E. TROTMAN, LONNY E. BALEY, AND NANCY L. BALEY						
	~ ~ ~	QBound				
(Seal	C. BARNES	Notary Public for Oregon 9-6-88 My commission expires				
	NOTARY PUBLIC OREGON My Convergence Provide Francisco - State	STATE OF OREGON,				
	ROBERT F. AND JOAN E. TROTMAN	County of				
	LONNY E. AND NANCY L, BALEY	ment was received for record on the 				
No	то SOUTH VALLEY STATE BANK	PACE: RESERVED in book/reel/volume Noon FOR RECORDING DAGE OF A Street of the second of the sec				
		USED.) Witness my hand and seal of				
	AFTER RECORDING RETURN TO SOUTH VALLEY STATE BANK 5215 SOUTH SIXTH STREET	County affixed.				
	KLAMATH FALLS, OREGON 97603	NAME TITLE ByDeputy				

1997 A.S.

THE MEANER

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5.00

## 7404

## EXHIBIT "A" LEGAL DESCRIPTION

A tract of land situated in the SEl/4 of Section 34, Township 40 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at a point on the Easterly right of way line of State Highway 39 from which the South guarter corner of Section 34 bears South 09 degrees 14' 10" West 2092.91 feet; thence South 89 degrees 45' 16" East, along an existing fence, 1261.58 feet; thence South 00 degrees 14' 44" West 213.00 feet; thence North 89 degrees 45' 16" West 1036.37 feet to the Easterly right of way line of said highway; thence North 46 degrees 21' 00" West 309.98 feet to the point of beginning.

Tax Account No.: 4010 03400 01000

STATE OF OREGON: COUN	TY OF KLAMATH: ss.			11th .
Filed for record at request of	<u>Mountain Tit</u> A.D., 19 <u>88</u> at <u>3:03</u>	<u>le Co.</u>	the	day
	A.D., 19 <u>88</u> at <u>3:03</u> <u>Mortgages</u>	on Page /	HUJ //	
		Evelyn Biehn By	the County Clerk	ch
FEE \$10,00				김 옷이 집 물었었

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