See Second	919 ISA-MORTGAGE.		VOIMS PADE 80
TI W urgain, ty situ	HIS MORTGAGE, Made this 24TH JESPERSEN-EDGEWOOD, SOUTH VALLEY STATE F	BANK Desideration of FIVE HU Desideration of FIVE HU Desideration of the second Desideration of the second Desideration of the second SI A NW1/4 AND SI ND S1/4 NW1/4 AND SI	hereinafter called Mortgagee, NDRED THOUSAND AND NO/100 aid by said mortgagee, does hereby grant, rators and assigns, that certain real prop- nd described as follows, to-wit: W1/4 OF SECTION 22 ALL IN
d which emises To signs fo	gether with all and singular the tenemants, hered h may hereafter thereto belong or appertain, and at the time of the execution of this mortgage or Have and to Hold the said premises with the a rever.	at any time during the term ppurtenances unto the said n t a certain promissory note, de	thereunto belonging or in anywise appertaining is therefrom, and any and all fixtures upon said of this mortgage. nortgagee, his heirs, executors, administrators and escribed as follows:
PROM JESP	ISSORY NOTE DATED MAY 24, 1988 I ERSEN-EDGEWOOD, INC. WITH MATURI	N THE AMOUNT OF \$50 TY OF APRIL 30, 198	0,000.00 IN THE NAME OF 9.
474 52	e date of maturity of the debt secured by this morts <u>RIL 30</u>	lage is the date on which the need by the obays described role of ANNE AN AN UNARY of commercial rean) are for burnings of commercial is heirs, executors, administrators	last scheduled principel payment becomes due, to-w nd this mortdage are: (Way and assigns, that he is lawfully seized in lee simple of sa
and will any part or this m and all li buildings buildings in the su have all premises any wast terms, th ment of ises or au and this ance pre	warrant and lorever delend the same against all persons; of said note remains unpaid he will pay all taxes, assess outgage or the note above described, when due and paya iens or encumbrances that are or may become liens on the now on or which may be hereafter, erected on the premise m of \$	that he will pay said note, princip tents and other charges of every no ble and belore the same may beco e premises or any part thereol su, a insured in favor ol the morigage morigage as his interest may he building and improvements on l keep and perform the covenants in full force as and in provements on covenant herein, or it proceedings eclare the whole amount unpaid on it the morigagor shall fail to pay pilon do so, and any payment so as said note without wairer, how	al and interest according to the terms thereol; that whith ture which may be levied or assessed against said proper me delinquent; that he will promptly pay and satisly a perior to the lien of this mortgage; that he will keep t e against loss or damage by lire, with extended coveral, mpany or companies acceptable to the mortgage, and will again and will deliver all policies of insurance on sa said premises in good repair and will not commit or sul herein contained and thall pay said mote according to ure the performance-of all of said covenants and the pi of any kind be taken to foreclose on any lien on said pre- n said note and on this mortgage at once due and payat y any taxes or charges of any lien, encumbrances or ins- ure the performance of the nortgage for breach y any taxes or charges of the mortgage for breach vever, of any right arising to the mortgage locks to reach performance while the mortgage to reaglects to rey- transe than the that while the mortgages neglects to reach performance while the mortgage reglects to rey- transe the performance of the said performance of the said performance of the said performance of the performance of the said performance of the said performance of the performance of the said performance of the said performance of the performance of the performance of the said performance of the performance of the said performan
pronoun assumed * IMPO	⁶⁹ And this mortgage may be loreclosed for principal, into so paid by the mortgage. In the event of any suit or action being instituted to force by the prevailing party therein for title reports and title reasonable as the prevailing party's attorney's fees in a tray further promises to pay such sum as the appellate cou- by included as the prevailing party's attorney's fees in the promises of pay such sum as the appellate cou- sing of a proper charges and expenses attending the execu- sation of a proper charges and expenses attending the execu- sion construing this mortges, it is understood that the mort shall be taken to mean and include the pural, the masci- and implied to make the provisions hereof apply equally IN WITNESS WHEREOF, said mortgage RIANT NOTICE: Delete, by lining out, whichever warre applicable; if warranty (a) is opplicable, the mortgage and implicable; if warranty (a) is opplicable, the mortgage and implicable; if warranty (a) is opplicable.	gor has hereunto set his JESPERS anty (a) or (b) MUST comply	2012년 - 1912년 - 1912년 - 1912년 -
with th closure: STA7	applicable; If Warrany (a) is opposition Z, by making no Truth-in-Lending Act and Regulation Z, by making s; for this purpose use S-N Form No. 1319; or equivaler nE OF OREGON, purity of		WARD K. JESPERSEN, VICE-PRESIDI
by <u>K</u>	This instrument was acknowledged before ENNETH L. JESPERSEN, LEONARD K.	도둑 가슴 지수는 것이 같은 것이 같은 것이 같은 것이라고 있었다. 나는 것이 많은 것이 없다.	for Oregon 12-13-EI
	TO SOUTH VALLEY STATE BANK	(DON'T USE THIS SPACE, RESERVED FOR RECORDING LABEL IN COUN- TIED WHERE USED.)	STATE OF OREGON, County of <u>Klamath</u> I certify that the within instri- ment was received for record on the oth day of June 19.1 at9:31o'clockAM., and record in book/reel/volume NoM8B. page
No.	AFTER RECORDING RETURN TO SOUTH VALLEY STATE BANK 5215 SOUTH SIXTH STREET KLAMATH FALLS, OR 97603	Fee:\$8.00	County alfixed. <u>Evelyn Biehm</u> <u>NAME</u> By M.A.R.Y. M. M. M. Depu <u>Mary</u>