	<u>50in 88509</u>	¥et	_1038
		ofDecember	
foCommunity Bank of Cresw	<u>e11</u>	hereinafter called	
WITNESSETH, That said mortgag	gor, in consideration of	.Fifteen Thousand and no (100	
erty situated in <u>Klamath</u>	gee, his heirs, executors, ac unty, State of Oregon, bou	dministrators and assigns, that certain Inded and described as follows, to-wit	
Lots 11 and 12 in Block 17 of	CRESCENT, Klamath	County, Oregon	
IF SPACE II Together with all and singular the teneman and which may hereafter thereto belong or apper premises at the time of the execution of this mor To Have and to Hold the said premises wi assigns forever. This mortgage is intended to secure the pay	INSUFFICIENT, CONTINUE DESCRIPTION nts, hereditaments and appurte- train, and the rents, issues and tgage or at any time during th ith the appurtenances unto the yment of a certain promissory r	N ON REVERSE SIDE) mances thereunto belonging or in anywise d profits therefrom, and any and all fixtur he term of this mortfage. said mortgagee, his heirs, executors, admin note, described as follows:	res upon said nistrators and
Note dated January 14, 1987 in with an interest rate of 10%.	n the amount of \$15,	,000.00 with monthly payment:	S
The date of maturity of the debt secured by th January 10	is mortgege is the date on whici	h the last scheduled principal payment becom	es due, to-wit:
The mortgagor warrants that the proceeds of the loan (a) <sup>9</sup> primarily for mortgagor's personal family or ho MAX MAX BURNESS AND	그렇게 불방법 것이 같아요. 말	and assigns, that he is lawfully seized in lee	
and will warrant and forever defend the same against all property part of said note remains unpaid he will pay all taxes, and all liens or encumbrances that are or may become liens buildings now on or which may be hereafter erected on the remains row or or which may be hereafter erected on the remains row on or which may be hereafter erected on the remains row of the more shall be void, buildings now on or which may be hereafter erected on the remains to the more shall be void, buildings now on or which may be hereafter erected on the will any waste of said property made payable the will environ the more shall be void, buildings on the more shall be the will be the said more shall be will be will be be the will be wi	le to the mortgage as his interest keep the building and improvement for shall keep and perform the cover emain in full force perform the cover in any covenant herein a mortgage t in to declare the whole smoutfage t in the mortgage shall their it his option do so, and any payrito it set and all sums paid by the proceeding of the point in such suit or action, and it an a e covernants and agreements herein co octively. In case suit or aclion is cor ptollils Arising oul of said ptolins is of ptollils Arising oul of said ptolins is of marculine, the feminine and the neu marculine, the feminine and the neu marculine, the feminine and the neu marculine, the feminine and the mou his properations and to individ trigagor has hereunto set hu varranty (a) or (b) see MUST comply king required dis- ralent. SS:3	a company or comparies acceptable to the with exten may appear and will deliver all policies of insur is on said premises in good repair bud will not con enants herein contained and shall only and covenants dings of any kind be taken to forcelose di covenant aid on said note and on this mortagae at ance due to pay any taxes or charges of any lien, enumbra and on said note and on this mortagae at mis so made shall be added to and becomerubra r, however, ol any right arising to the mortage the mortage at any time while the mortage of the mortage at any time while the mortage of a stabursements and such lurther sum as the trit so the prevailing party's attorney's fees on such app contained ball apply to and bind the heirs, executors minenced to lottelost this mortage, the coult may, duling the pendency of such foreclosure, and app. and the pendency of such foreclosure, and app. the mortage in its judgment or decree than one person; that if the context so requires the that denersing all the context so requires the pendent in its judgment or decree.	nded coverage, sage, and will irrance on said mmin or suller coording to its s and the pay- on said prem- s and payable, ances or insur- rt of the debt for breach of glects to repay assonable costs ial court may red therein the preat, all such IS, Administra. JUPON MOLION ply the same, the singular
by <u>Caroline</u> Q. Brinku (SEAL)	) Notary Public My. commissio	Line G. Contractions	19.5.4.; V Res 1 Q
MORTGAGE		STATE OF OREGON, County of Klamath I certify that the within ment was received for record	on the
22	(DDN'T USE THIS SPACE; RESERVED FOR RECORDING LABEL. IN COUN- TIES WHERE USED.)	Ist. day ofJuly, J at3:34o'clockP.M., and rec in book/reel/volume NoM88. page 10388or as fee/file/instru- microfilm/reception No	19.88, ecorded on iment/ 5, ty. weal of
	Fee \$8.00	By Cauline Mulliasiese D	rt F 手下

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