No. 755A-	MORTGAGE.		MAV	19 88 .
	MORTGAGE, Made this 24TH PAUL J. ARRITOLA	, 영영 수업 방법 영상 방법 이 없는 것 같아요. 김 영양 것 같아요. 이 가지 않는 것이 가지 않는 것이 같아요.	neremater	called Mortgagor,
	SOUTH VALLEY STATE BAN	IK	horeinstter	called Mortgagee,
WIT	NESSETH, That said mortgagor, in consi	deration of TWENTY FO	JR THOUSAND AN) NO/100 , does hereby grant,
y situate	II and convey unto said mortgagee, his heir ed inKLAMATHCounty, State	of Oregon, bounded and	described as follow	
SEE	ATTACHED EXHIBIT "B" BY THIS REFI	감독은 그는 그는 사람들이 같다.		
d which r emises at	her with all and singular the tenemants, hereditan may hereafter thereto belong or appertain, and if the time of the execution of this mortgage or at the time of the execution of this mortgage or at	any time during the term of t intenances unto the said mort	herefrom, and any any his mortgage. gagee, his heirs, execu	n anywise appertaining, 5 àll fixtures upon said ttors, administrators and
DONTCO	we and to Hold the same provide the payment of a mortgage is intended to secure the payment of a SORY NOTE DATED MAY 24, 1988 IN T ARRITOLA WITH MATURITY OF SEPTE	HE AMOUNT UP \$24,00	00.00 IN THE N	ME OF
Th SEI	date of maturity of the debt secured by this mortfage <u>TEMBER</u> 30 19.88	is the date on which the last	scheduled principal pa	yment becomes due, to-wit:
The OKX	TEMBER 30 19.88 mortgagor warrants that the proceeds of the loan represented mortgagor in for mort warrow is mortgagor is a natural period for an organization of the mortgagor is a natural period for an organization of the second with the mortgage, his I has a valid, unencumbered title thereto	a by the above described note and constrained the transition where the hydrogenetic and the transition of commercial phe- heirs, executors, administrators and	inposes. I assigns, that he is lawlu	ly seized in lee simple of said
and all lien buildings no in the sum have all po premises to any waste terms, this ment ol sa ises or any and this m ance premi	arrant and lorever delend the same against all persons; that said note remains unpaid accurately and an analysis and an array become liens on the p s or encumbrances that are or may become liens on the p s or encumbrances that are or may become liens on the p wo nor which may be hereafter erected on the premises. If this of insurance on said property made payable to the r the mortfagee as soon as insured; that he will keep the d said premises. Now, therefore, it said mortfageen ain in conveyance shall be void, but otherwise shallower and a so- part thereol, the mortfagee shall have thereafter. And it ordfage may be foreclosed at any time thereafter. And it um as above provided tor, the mortfagee and this opti- um as above provided tor, the mortfage.	nsuted in favor of the mortgagee to mortgagee as his interest may app building and improvements on teep and perform the correasour venant herein, or it proceedings of are the whole amount unpaid on s the mortgagor shall tail to pays the mortgagor shall tail to pays the mortgagor shall sail to pays the mortgagor shall sail to pays a fiber of so, and any payment s said note without waiver, houres	name to a companies accepta pear and will deliver all de premises in good repair trein contained and shall the performance of all any kind be taken to lore aid note and on this mor ny taxes or charges of a nade shall be added to a etr, of any right arising defee at any time while	ble to the mortgagee, and will policies of insurance or saik and will not commit or suffe pay said note according to if of said covenants and appen- close on any lien on said prem tragae at once due and payable tragae at once at one at once due to the mortgage or neglects to repa
In adjudge re josing part fors and a of the most first deduc In pronoun s assumed s * IMPOR is not eq with the closures; STATJ	the event of any suit or action being the reports and title es- the prevailing party therein for the reports and title es- asonable as the prevailing party's attorneys tees in such y further promises to pay such sum as the appellate court included in the court's decree. Each and all of the covena- signs of said mortgager and of said mortgages respectively, regages, appoint a receiver to collect the rens and profits a ting all proper charges and express attending the execute construing this mortgage, it is understood that the mortga- hall be taken to mean and include the plural, the masculi not implied to make the provisions hereof apply equally to IN WITNESS WHEREOF, said mortgage TANT NOTICE: Delete, by lining out, whichever warrant plicable; if warranty (a) is applicable, the mortgages to this purpose use S-N Form No. 1319, or equivalent. E OF OREGON,	such, all statutory costs and the suit or action, and it an appeal shell adjudge reasonable as the p nits and agreements herein containes In case suit or action is commenon rising out of said premises during on of said trust, as the court may gor or mortgagee may be more the first the femining and the neuter, a o corporations and to individuals. For has hereunto set his h ty (e) or (b) RUST comply equired dis-	is taken from any judgmm revailing party's attorney d shall apply to and bind ed to loreclose this mort& the pendency of such lo direct in its judgment of an one person; that if the and that generally all gran	nt or decree entered inerent is lees on such appeal, all such the heirs, executors, administr ige, the court may, upon motic reclosure, and apply the sam r decree. context so requires, the singui unnatical changes shall be mad
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EXHIBIT B

DESCRIPTION OF PROPERTY

PARCEL A: The W1/2SW1/4SE1/4 in Section 16, Township 39 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon, EXCEPT the right of way for the U.S.R.S. East Branch PARCEL B: The SW1/4 of the NE1/4 and Lot 3 of Section 21; ALSO, beginning at the Southeast corner of the NW1/4 of NE1/4 of Section 21; thence West 80 rods; thence North 42 rods; thence East 80 rods; thence South 42 rods to the Place of Beginning, and being in Township 39 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon; ALSO all of the Wi/2 of NW1/4 of NE1/4 of Section 21, Township 39 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon, lying North of that Certain tract deeded to Adah Brown, described on page 125, Volume 26, Deed Records of Klamath County, Oregon, EXCEPT rights of ways for canals and laterals as presently located thereon. PARCEL C: All of the W1/2 of the E1/2 of the SW1/4 of the SE1/4 of Section 16, Township 39 South, Range 10 East of the Willamette Meridian, lying South of the O.C. & E. R. R. right of way and excepting the right of way of the U.S.R.S. East Branch Canal AND The Northerly 38 rods of the W1/2 of the E1/2 of the NW1/4 of the NE1/4 of Section 21, Township 39 South, Range 10

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PAUL J. ARRITOLA

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