92880		Vol. m88 Page 17055
FORM No. 755A MORTGAGE. OK THIS MORTGAGE, Made this 12TH SCOTT D. MASON AND REBECCA MASON, HU SOUTH VALLEY STATE BANK		hereinarter carte
WITNESSETU That said mortégéor in consid	deration of FIFTEEN	THOUSAND SIX HUNDRED NINETY
NINE AND 22/100	orocutors administra	tors and assigns, that certain real prop-
SW1/4 SF1/4, SECTION 28, TOWNSHIP 35, RAM	NGE 10 IN KLAMATH	COUNTY, STATE OF OREGON
N1/2 SE1/4 SW1/4, SECTION 28, TOWNSHIP 3	ONTINUE DESCRIPTION ON REVER	SE SIDE)
(IF SPACE INSUFFICIENT, OL Together with all and singular the tenemants, hereditan and which may hereafter thereto belong or appertain, and the premises at the time of the execution of this mortgage or at a To Have and to Hold the said premises with the appun assigns lorever. This mortgage is intended to secure the payment of a c	any time during the term of rtenances unto the said mo	t this mortgage. rtgagee, his heirs, executors, administrators and
PROMISSORY NOTE DATED OCTOBER 12, 1988 I SCOTT D. MASON AND REBECCA MASON WITH A	N THE AMOUNT OF \$ MATURITY DATE OF	15,699.22 IN THE NAMES OF OCTOBER 15, 1990.
The date of maturity of the debt secured by this mortgage OCTOBER 15, 19.90	is the date on which the la	st scheduled principal payment becomes due, to-wit:
The mortgagor warrants that the proceeds of the loan represented (A) enring for mortgagor system of the second lamity or household purp (A) the the the second for the second sec	by the above described note an soses (see Important Notice belo (MXXX) COSMXX of XXXA, CAR (MXXX) COSMXX of XXXA, CAR (MXXX) administrators a	d this mortgage are: WAY HAY X HAY HAY X that he is lawfully seized in fee simple of said had assigns, that he is lawfully seized in fee simple of said
and will warrant and forever defend the same against all persons; that he will pay said note, principal and interest according to the terms thereol; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every nature which may be levied or assessed against said property, any part of said note remains unpaid he will pay all taxes, assessments and other charges of every nature which may be levied or assessed against said property, any part of said note remains unpaid he will pay all taxes, assessments and before the same may become delinquent; that he will promptily pay and sailsty any or this mortfage or the note abne described, when due and payable and before the same may become delinquent; that he will promptify pay and sailsty any and all liens or encumbrances that are or may become liens on the premises insured in favor of the mortfagee against loss or damage by lire, with extended coverage, buildings now on or which may be hereafter erected on the premises insured in favor of the mortfagee against loss or damage by lire, but in strategee, and will buildings now on or which may be hereafter erected on the premises insured in favor of the mortfagee company or companies acceptable to the mortfagee, and will the company or companies acceptable to the mortfagee, and will		
and all tells of the mortgage may be hereafter erected on the premises insured in layor of the finding of any or companies acceptable to the mortgage, and will in the sum of \$		
and this morifage may be infectioned at any time interest at his option ance premium as above provided for, the morifagee may at his option secured by this morifage, and shall bear interest at the same rate as covenant. And this morifage may be foreclosed for principal, interest any sums so paid by the morifagee.	n do so, and any payment so said note without waiver, how and all sums paid by the mo	made shall be added if the mortgagee for breach of yver, of any right arising to the mortgager neglects to repay tigagee at any time while the mortgager neglects to repay in such suit or action agrees to pay all reasonable costs
In the event of any suit or action being instituted to loreclose incurred by the prevailing party therein lor title reports and tille sear adjudge reasonable as the prevailing party's attorney's less in such s losing party further promises to pay such sum as the appellate court af losing party further promises to pay such sum as the appellate court af	this mortgage, the losing party rch, all statutory costs and dis suit or action, and il an appeal hall adjudge reasonable as the is and agreements herein contain	bursements and such turther sum as the trial court may is taken from any judgment or decree entered therein the prevailing party's attorney's lees on such appeal, all such and shall apply to and bind the heirs, executors, administra- tion of the such as the mortfaste, the court may, upon motion
secured by this indicates, and may be forcelosed for principal, interest covenant. And this morigage may be forcelosed for principal, interest any sums so paid by the morigage. In the event of any suit or action being instituted to forcelose incurred by the prevailing party therein for tills reports and tills esar adjudge reasonable as the prevailing party's attorney's fees in such a losing party further promises to pay such sum as the appellate court as sums to be included in the court's decree. Each and all of the covenant fors and assigns of said morigagor and of said morigage respectively. I of the morigage, appoint a receiver to collect the rents and profits ari- tirst deducting all proper charges and expenses attending the execution In construing this morigage, it is understood that the morigage pronouns shall be taken to mean and include the plural, the masculine pronouns shall be taken to mean and include apply equally to	In case suit or action is connect sing out of said premises during of said trust, as the court may or or mortgagee may be more to the temping and the neuter.	is the pendency of such forcelosure, and apply the same, ay direct in its judgment or decree. han one person; that if the context so requires, the singular and that generally all grammatical changes shall be made,
In construing this mortgage, it is understood that the mortgage pronoun shall be taken to mean and include the plural, the maculine assumed and implied to make the provisions hereol apply equally to IN WITNESS WHEREOF, said mortgagor	corporations and to individuals has hereunto set his l	hand the day and year first above written.
	(a) or (b)	H Oma-
* IMPORTANT NOTICE: Deter, by annual septicable, the mortgagee MU is not applicable; if warranty (a) is applicable, the mortgagee MU with the Truth-in-Lending Act and Regulation Z by making req closures; for this purpose use S-N Form No. 1319, or equivalent.		MASON
STATE OF OREGON,	\$3	
County ofIdentification of County of Co	1e 011	<u>OCTOBER 12</u> , 19.88,
by SCOTTO MASON AND REBECCA MASON	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	
o observe the second	Notary Public	N.H. Burg
2 (SEA) 114-17 0	My commissio	n expires
MORTGAGE		STATE OF OREGON, County ofKlamath
SOF ON MASON		I certify that the within instru-
REBECCA_MASON	(DON'T USE THIS SPACE: RESERVED	20th day of <u>Oct</u> ., 19.88., at.2:39o'clock. P.M., and recorded in book/reel/volume No
TO SOUTH VALLEY STATE BANK	SPACE: RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE USED.)	page
2		Witness my hand and seals of County atfixed.
SOUTH VALLEY STATE BANK 5215 SOUTH SIXTH STREET KLAMATH FALLS, OR 97603		Evelyn Biehn, County Clerk NAME By Gaulian Muilin oler Deputy
	Fee \$8.00	

*88 OCT 20 PN 2 39