مد		STEVENS-NESS LAW PUB. CO., 1987 N.S. OR 97204	A
DR. No. 755A-MOR	1977 1	19TH day of JANUARY 19 19	س
THIS M THOMAS A	1 10RTGAGE, Made this , WASSON AND JUDITH M. WASS	19TH JANUARY SON HUSBAND AND WIFE AS TENANTS BY THE ENTIRETY hereinafter called Mortgagor,	
	DANK		
	•	residention of *FIFTY THOUSAND FIVE HUNDRED MINES	
WITNE	SSETH, That said mortgagor, in S**(51,590.15)	Dollars, to him paid by said mortgagee, does hereby gran	-
ardain, sell a	and convey unto salu mongaget,	Dollars, to him paid by said mortgagee, does hereby grant Dollars, to him paid by said mortgagee, does hereby grant is heirs, executors, administrators and assigns, that certain real prop- is heirs, executors, administrators and assigns, that certain real prop- state of Oregon, bounded and described as follows, to-wit:	
argain, sell a rty situated i	inCounty, S	DADT HERETO	
SEE A	TTACHED EXHIBIT "A" MADE A	PART HERETO	
and which may	r with all and singular the tenemants, her y herealter thereto belong or appertain, a y herealter the execution of this mortgage	CLENT, CONTINUE DESCRIPTION ON REVERSE SIDE) ereditaments and appurtenances thereunto belonging or in anywise appertaining and the rents, issues and profits therefrom, and any and all fixtures upon sa e or at any time during the term of this mortgage. the appurtenances unto the said mortgage, his heirs, executors, administrators a he appurtenances unto the said mortgage, his heirs, executors, administrators a he acertain promissory note, described as follows:	ng, aid ind
To Have	e and to Hold the said premises with	nt of a certain promissory note, described as follows:	
PROMIS	SSORY NOTE #203509 DATED OF N IN THE AMOUNT OF \$50,590.	1.15 WITH A MATURITY DATE OF BLOCHBER	
		the date on which the best should be AND RENEWALS	wit:
	19 maturity of the debt secured BGHTS"	10 FUTURE ADVANUES, EATER of this mortgage are:	
The $\pi q$ (a)* $\Re q$	A standard and a standard a Standard a standard a st	maples FUTURE ADVANCES, EXTENSIONE expression with the second sec	f said
prennace and		interest according to the feiling said pro	operty,
and will warra	ant and lorever defend the same against all pers vid note remains unpaid he will pay all taxes, as	rsons; that he will pay said note, principal and interest according to the terms thereol; that assessments and other charges of every nature which may be levied or assessed against suid pro- sessments and before the same may become delinquent; that he will promptly pay and satis payable and before the same may become delinquent; that he will promptly pay and satis on the premises or any part thereof superior to the lien of this mortgage; that he will kee oremises insured in lavor of the mortgage against loss or damage by lire, with extended cox in a company or companies acceptable to the mortgage of insurance or in a company or companies acceptable to the mortgage of insurance or to the mortgage as his interest may appear and will deliver all palicies of insurance to the mortgage as his interest may appear and may all pay said note according	, any ep the verage,
or this mortga	or encumbrances that are or may become liens	bremises insured in favor of the montgaged up premises insured in favor of the montgaged up in a company or companies acceptable to the montgaged, and premises insured in favor of insurance of	n said
buildings now	FULL AMOUNT	to the mortdages as his interest may appear and will denot repair and will not commit of the mortdages as his interest on said premises in 400d repair and will not according being contained and shall pay said note according and the pay	to its ayment
in waste of	said premises. Now, id but otherwise shall rema	ham in berein or il proceedings of the and on this mortgage at once it the mortgager shall	Ian to
terms, this co of said note; any part ther	it being agreed that a failure to perform any cou- it being agreed that a failure to perform to decla reof, the mortgagee shall have the option to decla reof, the mortgagee shall have the option to decla reof, the second to such payment and/or performan-	there the whole amount unpaid on surfaced at any time thereafter. Also, and any payri after the works and this mortfacts may be discretioned at any at his going do so, and any payri ance premium as above provided for, the mortface may at his going both without waiver, how ance premium as above provided for interest at the same rate as said note without waiver, the mortface	ever, of at any
of the essence pay any taxe made shall be	e with respect to any lien, encumbrances of insumes or charges of any lien, encumbrances of insume e added to and become a part of the debt secure or added to and become a part of the overant. And	net by this mortface, and shar oce and principal, interest and an same particle of a pay all reasonab nd this mortface may be loteclosed for principal, interest and an same pay all reasonab the the mortface.	ble costa urt may
any right are time while th	sing to the mortgapee to orepay any sums so paid he mortgagor neglects to repay any sums so paid he event of any suit or action being instituted to be event of any suit or action being instituted to	I by the instruction of the losing party in such such such further sum as the trial the to loreclose this mortgade, the losing party in such such further sum as the trial the difference of the losing such as the losing party is taken from any judgment or decree entered the difference of the losing such as the losing party is attemption and the losing such appeal, and title search, all statutory costs and appeal is taken from any judgment or decree entered the difference of the losing such as the losing party is attemption and the losing such appeal, and the losing such as the such as the losing such as the such as the losing such as	all such ministra
adjudge reas	isonable as the prevaining party sum as the appella further promises to pay such sum as the appella	late court shall address herein contained shall be shall be this morthage, the court shall be covenants and address herein contained to foreclose this morthage, the cover of apply the cover of the state suit or action is commenced to pendency of such foreclosure, and apply the coveries of the state suit or action is commenced to pendency of such foreclosure.	he same
in a distant	ind all proper charges and that the	he mortgagor or morts and the neuter, and that start	
pronoun sha	institud to make the provisions hereof apply	the shove w	VIII P
assumed an	a money to make the terms of the sold of t	portioneor has hereunto set his hand the day and year men	
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I. * IMPORT	N WITNESS WHEREOF, said me ANT NOTICE: Delete, by lining out, whichever inclusive if warranty (a) is applicable, the mor	er warranty (a) or (b) Prigages MUST comply THOMAS A. WASSON THOMAS A. WASSON	
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TAXABLE PARTY OF

H

15th day

## EXHIBIT "A"

### 87-13349

## DESCRIPTION

#### TRACT A:

Beginning at a point 100 rods South of the center of Section 15, Township 35 South, Range 2 West, Willamette Meridian, Jackson County, Oregon, said point being the Northeast corner of the South half of the North half of the Southeast quarter of the Southwest quarter of said section; thence West, 80 rods, to the West line of said quarter-quarter; thence South, along said West line, 20 rods; thence East, 80 rods, to the East line of said quarter-quarter; thence North, 20 rods, to the point of beginning.

# (35-2W-15, TL 1600)

#### TRACT B:

Beginning at a point 80 rods South of the center of Section 15, Township 35 South, Range 2 West, Willamette Meridian, Jackson County, Oregon, said point being the Northeast corner of the Southeast quarter of the Southwest quarter of said section; thence West, 80 rods, to the Northwest corner of said quarterquarter; thence South, 20 rods, along the West line thereof; thence East, 80 rods, to the East line of said quarter-quarter; thence North, along said East line, 20 rods, to the point of beginning.

(35-2W-15, TL 1603)

THOMAS J. WASSON AND JUDITH M. WASSON

#### STATE OF OREGON: COUNTY OF KLAMATH: SS.

Strife of	South Valley State Bank the M89	-
the request of	South Valley State Junio 20 at 2:49 o'clock <u>P.M.</u> , and duly recorded in Vol. <u>105</u>	,
Filed for record at request of		
of Feb A.D., 19	Montgages on Page	
of	Mortgages Evelyn Biehn County Clerk	
	By <u>Adulini Multinora</u>	

\$13.00 FEE

À) 3.05