DRM No. 755A-MC	2/1	0711	day of FEBR	1989 , 1989 ,
THIS I	<b>CORTGAGE, Made this</b>	8TH NO SALLY 1 M	COLL HISBAND A	AND WIFE
yy	WALTER C. HOGE			hereinafter called Mortgagor,
	CTAT			
)			TOUD	TUDIISAND SEVEN HUNDRED THINK
WITN	ESSETH, That said mortgago	TO FUTURE	lars, to him paid b	y said mortgagee, does hereby grant, s and assigns, that certain real prop-
argain, sell a	ND' RENEWALS and convey unto said mortgage in	nty, State of Oreg	on, bounded and de	
., suudiea		0 0 <b>0000</b> 000000000000000000000000000000		:OF.
SEE AT	FACHED EXHIBIT A BY THI	S REFERENCE M	NUL A FARI NEKE	
Togethe and which ma	(IF SPACE II - with all and singular the tenemar y hereafter thereto belong or apper o time of the execution of this more	NSUFFICIENT, CONTINUE C nts, hereditaments and rtain, and the rents, rtgage or at any time with the apprutemance	DESCRIPTION ON REVERSE S d appurtenances there issues and profits there during the term of thi s unto the said mortga	unto belonging or in anywise appertaining, unto belonging or in anywise appertaining, refrom, and any and all fixtures upon said is mortgage. ngee, his heirs, executors, administrators and ngee, his heirs, executors, administrators and
10 1140	e ana -			ed as follows:
PROMIS	SORY NOTE DATED FEBRUAR TER L. MCGEE AND SALLY	J. MCGEE WITH	A MATURITY DA	TE OF JUNE 1, 1989.
				scheduled principal payment becomes due, to-wit
The day	e of maturity of the debt secured by	this mortgage is the d	are on which the last	scheduled principal payment becomes due, to-wit
.11 IN	- OY ·		how described note and in	his montgage and
The mo (a)* pr (b) for	rigagor warrants that the proceeds of the imarily for mortgagor's personal, lamily of an organization or (even if mortgagor is t an organization or (even if mortgagor is t	r nousenoid purposes (see a natural person) are lor mortgagee, his heirs, exec	business or commercial pur utors, administrators and a	poses. assigns, that he is lawfully seized in lee simple of said
(b) for And sa	id mortgagor covenants to and with the i	mongageer		
-	at and farming defend the same addings :	all persons; that he will	pay said note, principal an er charges of every nature	nd interest according to the terms thereol; that while which may be levied or assessed against said property delinquent; that he will promptly pay and saisly an it to the interpret of the second saisly and ainst loss or damage by fire, with extended coverage pany or companies acceptable to the mortfagee, and wi ar and will deliver all policies of insurance on sai premises in food repuint and will not commit or sulf
and will warr any part of so	int and torever detend the same against of id note remains unpaid he will pay all to ge or the note above described, when du	axes, assessments and oth ie and payable and befor liens on the premises or	e the same may become G any part thereof superior aver of the mortinger at	r to the lien of this mortgage; that he will keep fl ainst loss or damage by fire, with extended coverag
or this mortga and all liens buildings now	on or which may be hereafter erected on	the premises insured in I	in a com	ipany or companies acceptable to the mortgagee, and wi ar and will deliver all policies of insurance on sai
in the sum of \$ have all notic	tes of insurance on said property made particular as soon as insurance that he	ayable to the mortgages will keep the building a	nd improvements on said orform the covenants here	premises in good repair and will not contained in to is in contained and shall pay said note according to is performance of all of said covenants and the payment
premises to th any waste of	said premises. Now, therefore, if said mo nveyance shall be void, but otherwise sha	argagor snatt keep and p all remain in full force as any covenant herein, or it	s a mortgage to secure the proceedings of any kind int unpaid on said note any	be taken to loreclose on any lien on said premises of d on this mortgage at once due and payable, time bein any time threeafter. And if the mortgagor shall fail
cerms, this co of said note; any part ther	it being agreed that a failure to perform a eof, the mortgagee shall have the option to with respect to such payment and/or per	o declare the whole amount rformance, and this morth insurance premium in all	tage may be loreclosed at	r to the life of this they fire, with extended coverage analysis to so an angle by fire, with extended coverage pany or companies acceptable to the mortgagee, and with a rand will deliver all policies of insurance on sai ar misses in food repair and will not commit or suff contained and shall pay said note according to it is contained and shall pay said note according to it is contained and shall pay said note and the paymen- be taken to loreclose on any lice on said premises of d on this mortgage at once due and payager shall fail any time thereafter. And if the mortgagor shall fail rightee may ut his option do so, and aiver, however, pail, interest and all sums paid by the mortgage at an such suit or action agrees to pay all reasonable court of them of the source of such as the trial court of
of the essence pay any taxe made shall b	s or charges of any lien, encumbrances or added to and become a part of the debt	secured by this mortgage int. And this mortgage m	e, and snall bear interest a by be foreclosed for princip	It has save at an assid note without waiver, however, t has save rate as said note without waiver, however, and, interest and all sums paid by the mortgage at an assistant and all such agrees to pay all reasonable co second suit or action agrees to pay all reasonable co resements and such further sum as the trial court or resements and such further sum as the trial court or second such as the second such as the trial court of the second such such as the second
time while th	e morigages suit or action being institu	uted to foreclose this all	statutory costs and disour	taken from any judgment or decree entered, all si
In th incurred by adjudge reas	the prevailing party therein for title repo onable as the prevailing party's attorney	's lees in such suit or a appellate court shall adju	action, and it an appeal is adde reasonable as the pre- preements herein contained	recements and such lutriner sum decree entered therein taken from any judgment or decree entered therein evailing party's attorney's lees on such appeal, all as shall apply to and bind the heirs, executors, administ is shall apply to and bind the heirs, executors, administ d to loreclose this morthage, the court may, upon mot d to loreclose this morthage, the court may, upon mot direct in its judgment or decree.
the bas	neluded in the court's dealer is and postoa	see respectively.	- i unid premises during.	the period independence decree.
of the morth first deducti	agee, appoint a receiver to expenses attend ng all proper charges and expenses attend ng the proper charges it is understood t	ling the execution of salu that the mortgagor or mu-	ortgagee may be more than minine and the neuter, and	n one person; that it the content changes shall be ma d that generally all grammatical changes shall be ma
In concern she	Il be taken to mean and include the plur il implied to make the provisions hereof	apply equally to corpora	tions and to individuals.	nd the day and year first above writt
T.	N WITNESS WHEREOF, sat	id mortgagor has	$\frac{1}{2}$	and the day and year first above writt
			(b) Il.	100 /M
* IMPORT	NT NOTICE: Delete, by lining out, whi licable; if warranty (a) is applicable, th Turk in Londing Act and Regulation Z	icnever warranty (a) of ie mortgagee MUST com	(b) WALTER L	De My Jee
l is not and	licable; if warranty (a) is applicable, th Truth-in-Lending Act and Regulation Z or this purpose use S-N Form No. 1319,	hy making required t	SALLY J.	MCGEE
closures;	OF OREGON,			ala series. A series de la companya de la company
( <del>1</del>		\$ \$5.		anthree statute training
Cou	nty ofKlamath			February J4
	This instrument was acknowled	lged before me on	·····	
	Walter L. McGee and S	allv 1 McGee		
by	Walter L. Mcuee and S	· · · · · · · · · · · · · · · · · · ·	Tonas	1 & Minichae
			Notary Public fo	or Oregon
			My commission	1 expires 2-1 47 3 11 11 11 11 11 11 11 11 11 11 11 11 1
(Seal)				STATE OF OREGON,
(SEAL)	MORTGAG	E I		> a tra af
(Seal)				I certify that the within his
(SEAL)				day of
(SEAL)	WALTER L. MCGEE			\ M and roco
(SEAL)	WALTER L. MCGEE		(DON'T USE THIS	ato clock
(SEAL)			(DON'T USE THIS SPACE: RESERVED FOR RECORDING	in book/reel/volume No
(SEAL)	WALTER L. MCGEE SALLY J. MCGEE TO	чк	SPACE: RESERVED FOR RECORDING LABEL IN COUN-	at
(Seal)	WALTER L. MCGEE SALLY J. MCGEE	νκ	SPACE: RESERVED	at
(SEAL)	WALTER L. MCGEE SALLY J. MCGEE TO	νκ	SPACE: RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE	atW., and reco in book/reel/volume No pageor as fee/file/instrum microfilm/reception No Record of Mortgage of said County Witness my hand and se
	WALTER L. MCGEE SALLY J. MCGEE TO SOUTH VALLEY STATE BAN		SPACE: RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE	at
(SEAL)	WALTER L. MCGEE SALLY J. MCGEE TO SOUTH VALLEY STATE BAN	RN TO NK	SPACE: RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE	at
	WALTER L. MCGEE SALLY J. MCGEE TO SOUTH VALLEY STATE BAN	NK ET	SPACE: RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE	atW., and reco in book/reel/volume No page

AM 11 26

麣

## EXHIBIT "A" LEGAL DESCRIPTION

A tract of land situated in the SEL/4 NEL/4 of Section 33, Township 38 South, Range 11 1/2 East of the Willamette Meridian, Klamath County, being more particularly described as follows: Beginning at a point on the East line of said SE1/4 NE1/4 from which

point the Northeast corner of said SE1/4 NE1/4 bears North 00 degrees 02' 28" East 300.00 feet; thence South 00 degrees 02' 28" West, on said East line, 173.96 feet; thence South 71 degrees 02 25 West, 582.82 feet; thence South 80 degrees 57' 06" West 776.32 feet to a point on the West line of said SE1/4 NE1/4; thence North 00 degrees 13' 13" East on said West line, 137.61 feet to the Easterly line of a tract of land described in Deed Volume 47 at page 593, Klamath County Deed Records; thence Northeasterly along said Easterly line to a point on the North line of said SE1/4 NE1/4; thence North 89 degrees 29' 53" East on said North line, 591.88 feet to the Northwest corner of a tract of land described in Deed Volume M78, page 3585, Klamath County Deed Records; thence South 00 degrees 02' 28" West on the West line of the last mentioned tract of land, 300.00 feet to the Southwest corner thereof; thence North 89 degrees 29, 53" East on the South line of the last mentioned tract of land, 300.00 feet to

the point of beginning of this description. TOGETHER WITH a tract of land situated in the SE1/4 NE1/4 of Section 33, Township 38 South, Range 11 1/2 East of the Willamette Meridian,

Klamath County, Oregon, being more particularly described as follows: Beginning at the Northwest corner of said SE1/4 NE1/4; thence North

89 degrees 29' 53" East along the North line of said SE1/4 NE1/4; 316.66 feet to the Westerly line of a tract of land described in Deed Volume 47 at page 593, Klamath County Deed Records; thence Southwesterly along said Westerly line to the West line of said SEL/4 NE1/4; thence North 00 degrees 13' 13' East along the West line of said SE1/4 NE1/4, 508.39 feet to the point of beginning.

Tax Account No.:

3811 V3300 00600 3811 V3300 00500

STATE OF OREGON, SS. County of Klamath

Filed for record at request of:

South Valley	State Bank	A D. 19 89
91ef	Uay of	and duly recorded
on this $_{21st}$ at $_{11:26}$	o'clock <u>A.</u> M. of <u>Mortgages</u>	and 00.9
at	of Mortgages	S Page
in Vol	County Cle	rk
Evelyn Biehn	County Cle	<u>illendeout</u>
By 😒	allow	Deputy

3134

UNV-

Fee, \$13.00