1	97598					MENESS LAN	Paneos Repairs
by _	THIS MORT	GAGE, Made this ROBERT G. PARKE		day of	FEBRUARY		, 19.89 ,
	toSOUTH_VALLEY_STATE						
							er called Mortgagee, NDRED SIX AND
		vey unto said mortge KLAMATH Co					
LOT ACC	S 10 AND 11, ORDING TO TH	BLOCK 11, INDUS E OFFICIAL PLAT H COUNTY, OREGON	TRIAL ADD THEREOF O	ITION TO THE N FILE IN THE	CITY OF KLAMA OFFICE OF TH		10
prem	ises at the time of To Have and to l To forever.	and singular the teneme r thereto belong or app the execution of this m Hold the said premises v	ants, hereditan ertain, and the ortgage or at 2 vith the appur	e rents, issues and p any time during the tenances unto the s	nces thereunto belo profits therefrom, at term of this mortgag aid mortgagee, his h	nd any an e. eirs, execu	n anywise appertaining, d all fixtures upon said itors, administrators and
PRO AND	MISSURY NULE	intended to secure the p DATED FEBRUARY IN THE AMOUNT O	27. 1989	IN THE NAMES	OF ROBERT G	DADKED	, ANNE PARKER 15, 1992.
THI SMI	The date of maturit FEBRUARY 15	TWO DOCUMENTS SE RUARY 27, 1989. y of the debt secured by 19 92 WITH RIGH	this mortgage i	the date on which URE ADVANCES	the last scheduled pr AND RENEWALS	incipal pay	ment becomes due, to-wit.
<u>premi</u>	(The mortgagor warran (XXXXXXXXXXXXXXXX (b) for an organization (c) for an org	nts that the proceeds of the 1 (XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	oan represented L XXXXXXXXXXX natural person) nortgagee, his hei	iy the above described to XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	oote and this mortgage a ************************************	re: e_is_lawfully	seized in lee simple of said
or thi and a build in the	s mortgage or the note Il liens or encumbrance ngs now on or which n	above described, when due is that are or may become to may be hereafter erected on t F111   AMOLINT	and payable and liens on the prem he premises insur-	is before the same may ises or any part thereo ed in layor of the more	become delinquent; that become delinquent; that I superior to the lien of gagee against loss or d	levied or a t be will pr of this mort amage by 1	he terms thereol; that while seessed against said property, omptly pay and satisfy any (sage: that he will keep the ire, with extended coverage,
have a premis any w terms, of said any pa of the pay a	Il policies of insurance es to the mortgagee as aste of said premises. this conveyance shall note; it being agreed ut thereof, the mortgag essence with respect to be taxes or charge of	on said property made pay soon as insured; that he w Now, therefore, it said mort, be void, but otherwise shall that a failure to perform any ce shall have the option to c such payment and/or perfor any line compensations.	covenant herein leclare the whole mance, and this	and improvements in ling and improvements and prform the coven rce as a mortgage to se , or it proceedings of a amount unpaid on said mortgage may be forec	ay appear and will de on said premises in goo ants herein contained a cure the performance of my kind be taken to too note and on this mortg losed at any time there	liver all po od repair an od shall pay all of said reclose on a age at once alter. And il	covenants and the payment ny licn on said premises or due and payable, time being the mortgagor shall fail to
any right arising to the mortgage for breach of covenant. And this mortgage may be foreclosed inclusion inclusion and the same rate as said note without waiver, nowever, of time while the mortgagor neglects to repay any sums so paid by the mortgage. In the event of any suit or action being instituted to foreclose this mortgage, the losing party in such suit or action agrees to pay all reasonable costs incurred by the prevailing party therein for tille reports and title search, all statutory costs and disbursements and such further sum as the trial court may							
sums tors at of the first d	o be included in the co nd assigns of said mort mortgagee, appoint a i educting all proper cha In construing this mo	ourt's decree. Each and all of gagor and of said mortgagee receiver to collect the rents a trges and expenses attending refered in in understood that	the covenants and respectively. In c nd profits arising the execution of	ad agreements herein co ase suit or action is con out of said premises o zaid trust, as the cour	ntained shall apply to a nmenced to loreclose thi luring the pendency of t may direct in its jud,	nd bind the nd bind the s mortgage, such forech ginent or de	heirs, executors, administra- the court may, upon motion osure, and apply the same, cree.
assume	d and implied to mak	e the provisions hereof appl WHEREOF, said z	y equally to corp	porations and to individ	uais.	ali grammai	ncal changes shall be made,
is not with	ORTANT NOTICE: Del applicable; if warran the Truth-in-Lending	ete, by lining out, whichev ty (a) is applicable, the ma Act and Regulation Z by ie S-N Form No. 1319, or e	er warranty (a) ortgagee MUST a making required	or (b) ROBER	unt g. PARKER	aski	<b>4</b>
	TE OF OREGO		} ss:				
br	This instrumen	Waa acknowledged	before me or Parale		1-e5	27	
(Seai	) ) )	2		Notary Public My commissi	c for Oregon	Jun 2-12	che 91
	MOI	RTGAGE			STATE OF		
	ROBERT G.	PARKER	••••		I certi	fy that	math
		то	••••••	(DON'T USE THIS SPACE: RESERVED	at2:16	oʻclockl	rch
	SOUTH VALLI	EY STATE BANK		FOR RECORDING LABEL IN COUN- TIES WHERE USED.)	page3588 microfilm/red	. or as fe ception N	e/file/instrument/ Io97598, f said County.
No.		ORDING RETURN TO				s my h	and and seal of
		SIXTH STREET	Fee	\$8.00	HAME	•	County Clerk nuce Clexpless Deputy
• **** **** * **** ****					nen an		an an ta' a bhann a bha ann an ann an theann an the an

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