			STEVENS-NESS LAW PUB. CO., PORTLAND. OR. 37204
OT THE	MORTGAGE, Made this 11TH S MORTGAGE, Made this 11TH TF. TROTMAN AND JOAN E. TROTMAN, NCY L. BALEY, AS TENANTS BY THE EN	day of	Vol. <u>m89</u> Page 0444 APRIL ENTIRETY AND LONNY E' BALEY' ANTS IN COMMON ANTS IN COMMON called Mortgagor,
to SOU NO/100 bargain,	TH VALLEY STATE BANK ITNESSETH, That said mortgagor, in cons sell and convey unto said mortgagee, his hei sted in KLAMATH	ideration of TWO HUNDR Dollars, to him paid rs, executors, administration of Oregon, bounded and	hereinafter called Mortgagee, ED NINETY FIVE THOUSAND AND by said mortgagee, does hereby grant, ors and assigns, that certain real prop- described as follows, to-wit:
SEE	ATTACHED EXHIBIT "A" BY THIS REF	ERENCE MADE A PART	HERETO.
and which premises To	sether with all and singular the tenemants, heredita may hereafter thereto belong or appertain, and t at the time of the execution of this mortgage or at Have and to Hold the said premises with the appu	any time during the fermion urtenances unto the said mor	therefron, and any and all fixtures upon said this mortgage. tgagee, his heirs, executors, administrators and ribed as follows:
	Have and to Hold the said plenned with rever. is mortgage is intended to secure the payment of a SSORY NOTE DATED APRIL 11, 1989 IN E. BALEY AND NANCY L. BALEY WITH		
1 0	e date of maturity of the debt secured by this mortead MAY 1	" is the date on which the las	t scheduled principal payment becomes due, to-wit: ENEWALS
EFE, T. A	he mortgagor warrants that the proceeds of the loan represent (* YARAY XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	A by the way of the second sec	X surposes. Jurposes. d assigns, that he is lawfully seized in fee simple of said
and will any part or this n and all 1 buildings in the sun have all premises any wast terms, th of said r	warrant and lorever delend the same against all persons; ih- of said note remains unpaid he will pay all taxes, assessmen ortgage or the note above described, when due and payable iens or encumbrances that are or may become liens on the now on or which may be hereafter erected on the premises i now on or which may be hereafter erected on the premises of \$	nt he will pay said note, principal ts and other charges of every natural and before the same may becomm premises or any part thereof super mortfagee as his interest may ap- building and improvements on sai- teep and perform the covenants h level and perform the covenants h relin, or it proceedings of any kin relin, or it proceedings of any kin this mortfage may holored and not	and interest according to the ferms interest, in property, re which may be levide or assessed adainst satisfy any e delinquent; that he will promptly pay and satisfy any ior to the lien of this mortfage; that he will keep the against loss or damage by lire, with extended coverage, adainst loss of damage by lire, with extended coverage, adainst loss of adainst loss of the satisfies of the terior contained and shall pay said note according to its erein contained and shall pay said note according to be taken to foreclose on any lien on said premises or de taken to foreclose on any lien on said premises or de taken there after. And if the mortfagor shall fail to any dome there after adainst of satisfies on any nayment so
itime wh incurred adjudge losing p sums to tors and of the r Hirst dec	The the mortgagor neglects to repay any suits go has of the event of any suit or action being instituted to forcelor by the prevailing party therein for title reports and title so reasonable as the prevailing party's attorney's lees in such atty further promises to pay such sum as the appellate court be included in the court of decree. Each and all of the covera lassigns of said mortgagor and of said mortgage respectively nortgagee, appoint a receiver to collect the rents and profits a functing all proper charges and expenses attending the execution in construing this mortgage, it is understood that the mortgage	we this mortfage, the losing parity warch, all statutory costs and disb sourd or action, and it an appeal shall adjudge reasonable as the p shall adjudge reasonable as the p mists and agreements herein contain . In case suit or action is commen uising out of said premises during on of said trust, as the court may lafor or mortfagee may be more th at the termining and the neuter. a	in such suil of action extent sum as the trial court may ursements and such further sum as the trial court may revailing party's attorney's fees on such appeal, all such ed shall apply to and bind the heirs, executors, administra- ed to forcelose this mortfage, the court may, upon motion ed to forcelose this mortfage, the court may, upon motion i, the pendency of such forcelosure, and apply the same, y direct in its judgment or decree. an one person; that if the context so requires, the singular and that generally all grammatical changes shall be made
	IN WITNESS WHEREOF, said mortgag	or has hereunto set his h	I 7. C. Frate
is not with closure	DRTANT NOTICE: Delete, by lining our, which the origages A applicable; if warranty (a) is applicable, the morigages A the Truth-in-Lending Act and Regulation Z by making r es; for this purpose use S-N Form No. 1319, or equivalent. TE OF OREGON,	JOAN E.	F. TROTMAN TROTMAN C. Deley
	County of KPANAY	ss: LONNY E NANCY L me on	BALEY AND BALEY AND BALEY
by £	Ola + 7. + JOGN E. TNOTMAK O	nd Lonney Et	Reney L. Baley
(Se/	NL)	Notary Public i My commission	for Oregon 6-12-92
	MORTGAGE		STATE OF OREGON, County of
	ROBERT F. & JOAN E. TROTMAN		ment was received for record on the
	LONNY E. & NANCY L. BALEY TO SOUTH VALLEY STATE BANK	(DON'T USE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE	at o'clockM., and recorde in book/reel/vlume Noo page or as tee/file/instrument microfilm/reception No
		USED.)	Record of Mortgage of said County. Witness my hand and seal County affixed.
2	SOUTH VALLEY STATE BANK 5215 SOUTH SIXTH STREET KLAMATH FALLS, OR 97603		NAME TITLE ByDepu

A STATEMENT

N. Pril

EXHIBIT "A" LEGAL DESCRIPTION

A tract of land situated in the SEL/4 of Section 34, Township 40 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at a point on the Easterly right of way line of State Highway 39 from which the South quarter corner of Section 34 bears South 09 degrees 14' 10" West 2092.91 feet; thence South 89 degrees 45' 16" East, along an existing fence, 1261.58 feet; thence South CO degrees 14' 44" West 213.00 feet; thence North 89 degrees 45' 16" West 1036.37 feet to the Easterly right of way line of said highway; thence North 46 degrees 21' 00" West 309.98 feet to the point of beginning.

Tax Account No.: 4010 03400 01000

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of	South Valley State Bank	the17	<u>Zth</u> day
of April A.D., 1989	at <u>10:02</u> o'clock <u>A</u> .	_M., and duly recorded in Vol	<u>M89</u> ,
of	Mortgages on P	age <u>6444</u> .	
	Evelyn Bi	ehn County Clerk	
FEE \$13.00	By 😒	Dauline Mullinda	10