11 .	<sup>7</sup> 99678	00711	Vol. m89_Page_7905		
b	y LESTER J HINTON AND PAULA S HI				
tc	SOUTH VALLEY STATE BANK		hereinafter called Mortgagor,		
	WITNESSETH, That said mortgagor,	in consideration of	hereinafter called Mortgagee, FIVE THOUSAND AND NO/100		
E Di Di	argain, sell and convey unto said mortgagee, rty situated in KLAMATH County	his heirs, executors, admin	n paid by said mortgagee, does hereby grant, nistrators and assigns, that certain real prop- d and described as follows, to-wit:		
	SEE ATTACHED EXHIBIT "A" BY THIS R	REFERENCE MADE A PAR	T HERETO.		
pi	Together with all and singular the tenemants, in and which may hereafter thereto belong or appertuin remises at the time of the execution of this mort.	n, and the rents, issues and pr ge or at any time during the te the appurtenances unto the sai	ces thereunto belonging or in anywise appertaining, ofits therefrom, and any and all fixtures upon said rm of this mortgage. d mortgagee, his heirs, executors, administrators and		
	A PROMISSORY NOTE DATED APRIL 20, 1 MOUNT OF \$5000.00 MATURING OCTOBER	1989 TO LESTER J HIN			
	The date of maturity of the dubt secured by this r OCTOBER 20, 19.89	mortgage is the date on which to	he last scheduled principal payment becomes due, to-wit:		
Z	The motifastor warrants that the proceeds of the loan or sound of the show downing the mote producting mortgage are: ANX EVVIXE WARRANTE A distribution of the proceeds of the loan of the sound of the				
ar or ar bt	nd will warrant and forever defend the same against all personny part of said note remains unpaid he will pay all tases, as this nottage or the note above described, when dur and p nd all liens or encumbrances that are or may become liens of uildings now on or which may be hereafter erected on the pre-	sessments and other charges of every ayable and before the same may b n the premises or any part thereof mises insured in layor of the mortg	nature which may be levied or assessed against said property, ecome delinquent; that he will promptly pay and satisfy any superior to the lien of this mortfage; that he will keep the agee against loss or damage by fire, with extended coverage, in a company or companies acceptable to the mortfagee, and will		
ar te: of ar of pa m ar	ave all policies of insurance on said property made payable to remises to the mortgage as soon as insured; that he will kee my waste of said premises. Now, therefore, if said mortgager erms, this conveyance shall be void, but otherwise shall remain is said note; if being agreed that a failure to perform any cover my part thereol, the mortgage shall have the option to declare the estence with respect to such payment and/or performance age shart takes or charges of any lien, encumbrances or insurance hade shall be added to and be one a part of the debt recurred my right arising to the mortgage for breach of covenant. And t me while the mortgage neglects to repay any sums so paid by	shall keep and priorm the covenar in full force as a mortfage to sect mant herein, or if groceedings of any the whole amount unpaid on said r s, and this mortfage, and shall bear ini- this mortfage, and shall bear ini- this mortfage may be loreclosed for	its nervin contained and shall pay said note according to its ure the performance of all of said covenants and the payment y kind be taken to lorerlose on any lien on said premises or hote and on this mortgage at once due and payable, time being sed at any time threadter. And if the mortgagor shall fail to he mortgage may at his option do so, and any payment so crest at the same rate as said note without waiver, however, of		
lo sı to ol	ssing party further promises to pay such sum as the infellile ums to be included in the court's decree. Each and all of the c ors and assigns of said mortgagor and of said mortgage: respec I the mortgagee, appoint a receiver to collect the rents and pro- rist deducting all proper charges and expenses attending the w	court shall adjudge reasonable as t covenants and agreements herein con tively. In case suit or action is conu olits arising out of said premises du	tunned shall apply to and bind the heirs, executors, administra- menced to foreclose this mortfage, the court may, upon motion using the pendency of such foreclosure, and apply the same,		
рі	ssumed and implied to make the provisions hereof apply equi	nortgagor or mortg.igee may be mor asculine, the feminine and the neute ally to corporation: and to individu	e than one person; that if the context so requires, the singular er, and that generally all grammatical changes shall be made,		
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11

## EXHIBIT "A" LEGAL DESCRIPTION

2. 7436

PARCEL 1:

A second a second s

CE 300

The El/2 SEl/4 and SEl/4 NEl/4 of Section 4, Township 40 South, Range 8 East of the Willamette Meridian, EXCEPT that portion deeded in Bock M71 at page 8692, Microfilm Records of Klamath County, Oregon, recorded August 18, 1971.

Tax Account No.: 4008 00000 00900

PARCEL 2:

A tract of land situated in the NE1/4 SE1/4 of Section 4, Township 40 South, Range 8 East of the Willamette Meridian, more particularly

Beginning at a point on the West right of way line of the County Road, said point being South a distance of 2794 feet and West a distance of 30 feet from the Northeast corner of said Section 4 (said section corner using located by the intersection of the County Road and fence lines extending East and West); thence Westerly at right angles to the East line of said Section 4 a distance of 208.71 feet; thence Southerly parallel with the East line of said Section 4 a distance of Section 4 a distance of 208.71 feet; thence feat the County Road; thence Northerly along said line a distance of 208.71 feet to the point of beginning.

Tax Account No.: 4008 00000 01000

LESTER J AND PAULA S HINTON

7.J.H

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

Filed for record at request of	South Valley State Bank	the1st day
of May A.D., 19	89 at 9:45 o'clock <u>AM.</u> , and duly re	corded in Vol. M89
of	on Page 7435	
FEE \$13.00	Evelyn Biehn · Co	unty Clerk
	By Danier	nuclisatare