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FORM No. 755A—IAORTGAGE.		STEVENS-NESS LAW PUB_CO,. PORTLAND, OR. 97204
or 99865		Vol mes Dano 7768
THIS MORTGAGE, Made this	27TH day of	APRI: - 10 89 \(\text{SQ}\)
by JOSEPH G. THOMPSON		
toSOUTH VALLEY STATE	BANK	hereinafter called Mortgagor,
		hereinafter called Mortgagee,
WITNESSETH That said mort 6260r 3	in consideration of TWEN	IIY THOUSAND TWO HUNDRED STYTY STY
AND 87/100	Dollars, to hir	n paid by said mortgagee, does hereby grant,
Surgari, sen and convey dinto said mortpapee.	INS MPITS AYACITATE SAMI	retratore and assistant Abel and in medicine
erty situated in KLAMATH County	, State of Oregon, bounde	d and described as follows, to-wit:
SEE ATTACHED EVILIBIT D DV THIC S	NEECOENOE MADE 4 DAG	7 1150505
SEE ATTACHED EXHIBIT B BY THIS F	REFERENCE MADE A PAR	HEREOF.
(IF SPACE INSUFF	ICIENT, CONTINUE DESCRIPTION ON	REVERSE SIDEI
Together with all and singular the tenemants, h	ereditaments and appurtenant	es thereunto belonging or in anywise appertaining
and which may hereafter thereto belong or appertain, premises at the time of the execution of this mortgage	and the tents, issues and pro- e or at any time during the te	ofits therefrom, and any and all fixtures upon said
To Have and to Hold the said premises with the assigns forever.	appurtenances unto the said	d mortgagee, his heirs, executors, administrators and
This mortgage is intended to secure the payment		1
PROMISSSORY NOTE DATED APRIL 27, 19	139 IN THE AMOUNT OF	\$20,266.87 IN THE NAMES OF
JOSEPH G. & CARLA J. THOMPSON AND R	ROGER L. & MARGARET	A. DOKKEN WITH A MATURITY OF
NOVEMBER 15, 1989.		
The date of maturity of the debt secured by this m	wittens is the data on which the	as last scheduled principal payment becomes the device
		le last scheduled principal payment becomes due, to-wit:
The mortgagor warrants that the proceeds of the loan rep (XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	nesented by the above described not	e and this mortgage are:
	l person) are for business or comme	ors and assigns, that he is lawfully seized in fee simple of said
premises and has a valid, unencumbered title thereto		
and will warrant and forever delend the same against all person	ns; that he will pay said note, prin	ncipal and interest according to the terms thereof: that while
any part of said note remains unpaid he will pay all taxes, assort his mortgage or the note above described, when due and pa and all liens or encumbrances that are or may become liens on buildings now on or which may be hereafter erected on the pressured to the pressure of the payon of the pressure of	sments and other charges of every vable and before the same may be	nature which may be levied or assessed against said property, ecome delinquent; that he will promptly pay and satisfy any
buildings now on or which may be hereafter erected on the pren	the premises or any part thereof nises insured in favor of the mortga	superior to the lien of this mortgage: that he will keep the igee against loss or damage by lire, with extended coverage,
in the sum of \$ FULL AMOUNT. have all policies of insurance on said property made payable to premises to the martfactee as soon as insured; that he will keep any waste of said premises. Now, therefore, it said mortgages is terms, this conveyance shall be void, but otherwise shall remain all said nates it benefices there is always more shall remain all said nates it benefices there is always more ones.	the mortgages as his interest may	n a company or companies acceptable to the mortgagee, and will appear and will deliver all policies of insurance on said
any waste of said premises. Now, therefore, if said mortgagor steems, this conveyance shall be void but otherwise shall remain	half keep and perform the covenant in It I force as a mortified to seen	n said premises in 600d repair and will not commit or suffer to herein contained and shall pay said note according to its
any part thereof, the mortgagee shall have the option to declare of the estence with respect to such payment and/or performance, pay any taxes or charges of any lien, encumbrances or insurance		
made shall be added to and become a part of the debt secured b any right arising to the mortgagee for breach of covenant. And th time while the mortgagor neglects to repay any sums so paid by	y this mortgage, and shall bear into us mortgage may be foreclosed for ; the portfages	rest at the same rate as said note without waiver, however, of principal, interest and all sums paid by the mortgagee at any
In the event of any suit or action being instituted to for incurred by the prevailing party therein for title reports and tit	colose this mortgage, the losing pa	rty in such suit or action agrees to pay all reasonable costs
osing party further promises to any read years at the appellate	such suit or action, and it an app	eal is taken from any judgment or decree entered therein the
sums to be included in the court's decree. Each and all of the co- tors and assigns of said mortfafor and of said mortfafee, respect of the mortfafee, appoint a receiver to collect the rents and prof- tirst deducting all proper charges and expenses attending the exe	venants and agreements herein cont vely. In case suit or action is comm	ained shall apply to and bind the heirs, executors, administra- nenced to loreclose this mortgage, the court may, upon motion
first deducting all proper charges and expenses attending the exe	its arising out of said premises du cution of said trust, as the court i	ring the pendency of such foreclosure, and apply the same, may direct in its judgment or decree.
pronoun shall be taken to mean and include the plural, the mo assumed and implied to make the provisions hereof apply equal	kuline, the feminine and the neuter	than one person; that if the context so requires, the singular, and that generally all grammatical changes shall be made,
		hand the day and year hirst above written.
in withest withrest, said mong	agor has hereumto ser dis	nand the day and year hirst above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever war	ranty (a) or (b)	ha The
is not applicable; if warranty (a) is applicable, the mortgage with the Truth-in-Lending Act and Regulation Z by making	MUST comply MSFPH	C. THOMPSON
closures; for this purpose use S-N Form No. 1319, or equivalent		
STATE OF OREGON,	1	
	ss:	71 71 71
County of KLAMATH	.]	
This instances to the 1.10.11.	7120.	. /
This instrument was acknowledged befor	e me on	, 19.29,
by JOSEPH G. THOMPSON		
01000		securly Co Bases
(SEAL)	Notary Public	7-16/
	Wy commission	n expires 31-70
MORTGAGE		STATE OF OPECON
The state of the s	[County of
JOSEPH G. THOMPSON		I certify that the within instru-
		ment was received for record on the
		day of, 19,
то	(DON'T USE THIS SPACE: RESERVED	ato'clockM., and recorded
SOUTH VALLEY STATE DANK	FOR RECORDING	in book/reel/volume Noon pageor, as fee/file/instrument/
SOUTH VALLEY STATE BANK	TIES WHERE	microfilm/reception No,
	USED.)	Record of Mortgage of said County.
Z ATTER RECORDING RETURNING		Witness my hand and seal of
AFTER RECORDING RETURN TO		County affixed.
SOUTH VALLEY STATE BANK		
5215 SOUTH SIXTH STREET KLAMATH FALLS, OR 97603		NAME TILE
1		ByDèputy
		!!

EXHIBIT B

A tract of land situated in the NEI/4 SE1/4 of Section 33, Township 40 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at the CE1/16 corner of said Section 33; thence South 89 degrees 52' 59" East 1324.91 feet to the East 1/4 corner of said of said NE1/4 SE1/4, 681.00 feet; thence North 89 degrees 52' 59" West 1098.01 feet to a point 15 feet Easterly of the existing center of Easterly and Northeasterly of said ditch, North 14 degrees 37' 22" degrees 24' 57" West 136.89 feet and North 56 degrees 25' 30" West degrees 24' 57" West 136.89 feet and North 56 degrees 25' 30" West 136.97 feet to a point on the West boundary of said NE1/4 SE1/4; beginning, with bearings based on the survey of said Major Land Partition 10-86.

Tax Account No: 4011 03300 01301

JOSEPH G. THOMPSON

SIAT	e of orego	N: COUNTY OF KLAMATH: ss.	
Filed of	for record at a	request ofSouth Valley Bank	
	<u></u>	A.D., 19 89 at 9:32 o'clock A.M., and duly recorded in Vol. 200	ıy
		of	-+
FEE	\$13.00	Evelyn Biehn County Clock	
		By Danier Mullender	
			-

3.00