ОТ	A No. 735A-MORTGAGE. INTC-21		VOLMAR PUB. CO., PORTLAND, OR. 97204
by .	THIS MORTGAGE, Made tivis JOHN C KRUNGLEVICH AKA JOHN	LITH day c CHARLES KRUNGLEVICH	MAY , 19.89 , 9
to	SOUTH VALLEY STATE BANK		hereinafter called Mortgagor,
	EIGHT AND 54/100	gor, in consideration of Dollars, to agee, his heirs, executors, ac	hereinafter called Mortgagee, TWENTY THOUSAND TWO HUNDRED FIFTY o him paid by said mortgagee, does hereby grant, dministrators and assigns, that certain real prop- unded and described as follows, to-wit:
	TRACT 33, LEWIS TRACTS, ACCO OFFICE OF THE COUNTY CLERK C	ORDING TO THE OFFICIA OF KLAMATH COUNTY, OR	L PLAT THEREOF ON FILE IN THE EGON.
prem	Together with all and singular the tenena which may hereafter thereto belong or app nises at the time of the execution of this m	ertain, and the rents, issues and ortgage or at any time during th with the appurtenances unto the	enances thereunto belonging or in anywise appertaining, d profits theretrom, and any and all fixtures upon said he term of this mortgage. e said mortgagee, his heirs, executors, administrators and
		11, 1989 TO JOHN CHA	RLES KRUNGLEVICH IN THE AMOUNT
	The date of maturity of the debt secured by MAY 15 19 91 WITH RIG	His more and in the date of Andrews	ch the last scheduled principal payment becomes due, to-wit: ES AND RENEWALS
SCK			d pole and this morthade are: MARAMAN minimical purposes. strators and assigns, that he is lawfully seized in fee simple of said
prem	And said mortgagor covenants to and with the n ises and has a valid, unencumbered title there(-)	nortgagee, his heirs executors, admini	strators and assigns, that he is lawfully seized in lee simple of said
or thi and a buildi in the have premis any w terms,	art of said note remains unpaid ne will pay off ta's is mortfagle or the note above described, when du- all liens or encumbrances that are or may become ling's now on or which may be hereafter erected on t sum of \$ FULL AMOUNT. all policies of insurance on said property mad + pay sets to the mortfagle as soon as insured; that he w vaste of said premises. Now, therefore, if said mort, this conveyance shall be void, but otherwise shal?	"A absensation of their charges of and psychole and help of the remains or any part the items on the premises or any part the free premises insured in layor of the m able to the mortgaste as his interest if keep the building and improvemen- tagor shall keep and perform the cos- remain in full force as a mortgage to	, principal and interest according to the terms thereol; that while every nature which may be levied or assessed against said property, ay become delinquent; that he will promptly pay and satisly any recol superior to the lien of this mortgage; that he will keep the sortgage against loss or damage by line, with extended coverage, , in a company or companies acceptable to the mortgagee, and will may appear and will deliver all policies of insurance on said ris on said premises in food repair and will not commit or sulfer evenants herein contained and shall pay said note according to its o secure the performance of all of said coverants and the payment
any p of the pay au made any ri	a role, it being agreed that a line to perform an art thereof, the mortgages shall have the option to c essence with respect to such payment and/or perfur ny tares or charges of any lien, encumbrances or ins shall be added to and become a part of the d-bt ss ight arising to the mortgages for breach of covenant. while the mortgagor neglects to repay any sum: so p	Contraint nerein, or in proceedings icolare the whole amount unpaids on s- imance, and this mortgage may be to surance prenium as above provided 1 cured by this mortgage, and shall bea And this mortgage may be loreclosed uld by the mortgage.	I any kind be taken to loreclose on any lien on said premises or aid note and on this mortgage at once due and payable, time being reclosed at any time therealter. And if the mortgagor shall fail to for, the mortgage may at his option do so, and any payment so r interest at the same rack as said note without waiver, however, of for principal, interest and all sums paid by the mortgage at any ng party in such suit or action agrees to pay all reasonable costs
adjud losing sums tors a of the	ed by the prevaiming party therein for title reports. ge reasonable as the prevailing party's attorney's 1 party further promises to pay such sum as the app to be included in the court's decree. Each and all (d nd assigns of said mortgagor and of said mortgage mortgage, appoint a receiver to collect the rints a educiting all proper charges and expenses attending	and fitle search, all statutory costs - lees in such suit or action and it an ellate court shall adjudge reasonable the covenants and egreements herein respectively. In case suit or action is end profits arising out of said premise the execution of said trust, as the cc	and disbursements and such lurther sum as the trial court may a appeal is taken from any judgment or decree entered therein the as the prevailing party's attorney's lees on such appeal, all such contained shall apply to and bind the heirs, executors, administra- commenced to forcelose this mortgage, the court may, upon motion is during the pendency of such forcelosure, and apply the same, ourt may direct in its judgment or decree.
pronot assum	un shall be taken to mean and include the plural, i ed and implied to make the plovisions hereol appl	the masculine, the feminine and the r y equally to corporations and to indi	more than one person; that if the context so requires, the singular neuter, and that generally all grammatical changes shall be made, widuals. his hand the day and yest first above written.
is not with	ORTANT NOTICE: Delete, by lining out, whicheve applicable; if warranty (a) is applicable, the mo the Truth-in-Landing Act and Regulation 7. by es; for this purpose use S-N Form No. 1319 or a	intgagee MUST comply JOHN making required dis-	V C KRUNGLEVICH AKA JOHN CHARLES KRUNGLEVICH
STA	TE OF OREGON,	ss:	
С	ounty ofKLAMATH		
	This instrument was acknowledged	before me on	MAY 12 , 19.89,
by	JOHN C KRUNGLEVICH AKA JOHN	CHARLES KRUNGLEVICH	
(0-)			Lest D. Martin
(SEAL			blic for Oregon ssion expires $6 - 12 - 92$
·····	MORTGAGE		STATE OF OREGON,
	JOHN CHARLES KRUNGLEVICH		County ofKlamath
	то	SPACE: RESERVED	at.3:10o'clock PM., and recorded in book/reel/volume No <u>M89</u> on
	SOUTH VALLEY STATE BANK	FOR RECORDING LABEL IN COUN- TIES WHERE USED.)	page 8522 or as iee/file/instrument/ microfilm/reception No262,
			Record of Mortgage of said County. Witness my hand and seal of
2	11		County affixed.
No.	AFTER RECORDING RETURN TS SOUTH VALLEY STATE BANK 5215 S 6TH STREET		Evelyn.Biehn, County CLerk