F	FORM NY, 7557-MORTO/CI	Vol. m89 Page 11971 @
	THIS MORTGAGE, Made this 23RD. DONALD R. MCCONATHY AND COLLEEN N	day of JUNE Page 11971 MCCON/THY HUSBAND AND WIFE
11	COUTH VALLEY STATE BANK	nereinaiter Caneu Holitgagor,
	WITNECCETH That said monthador in CO	hereinafter called Mortgagee, onsideration of **THIRTY. THOUSAND. EIGHT. HUNDRED. FORTY.
	FOUR AND 48/100'S**(30,844.48)	heirs, executors, administrators and assigns, that certain real prop-
	I = I = I = I = I = I = I = I = I = I =	ate of Unepon. Dourded and described as renewed to the
	The westerly 95 feet of lot 13, Bloc of Klamath, State of Oregon	k 5, PLEASANT VIEW TRACTS, in the county
	Together with all and singular the tenemants, hered	IT, CONTINUE DESCRIPTION ON REVERSE SIDE) litaments and appurtenances thereunto belonging or in anywise appertaining, I the rents, issues and profits therefrom, and any and all fixtures upon said at any lime during the term of this mortgage. ppurtenances unto the said mortgagee, his heirs, executors, administrators and
	To Have and to Hold the said pictures, with the a assignt to ever. This mortfade is intended to secure the payment of	a certain promissory note, described as follows:
	Note #300869 dated June 23, 1989 in advances and renewals.	the amount of \$30,844.48 with rights to future
	The date of maturity of the debt secured by this most July 1	age is the date on which the last scheduled principal payment becomes due, to-wit:
	(2) The mortgador warrants that the proceeds of the lean represent of primarily for mortgador's personal, family or household (2) (2) (2) (2) (2) (2) (2) (2)	nied by the above described note and this mortgage are: purposes (ise Important Notice below), shows (is a purpose in the second state of the second state of the second state of the second state is here, executors, administrators and assigns, that he is lawfully seized in lee simple of said
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~	and will warrant and forever detend the same again it all persons, i any part of said note remains unpaid he will pay all taxe, assessm or this mortigate or the note above described, when due and payab	that he will pay said note, principal and interest according to the terms thereoi; that while tents and other charges of every nature which may be levied or assessed against and property, be and before the same may become delinquent; that he will promptly pay and satisfy any e premises or any part thereoi supprior to the lien of this mortgage; that he will keep the s insured in lavor of the mortgagee against loss or damage by lire, with extended coverage, s insured in lavor of the mortgagee against loss or damage by lire, the particulation of the mortgage and will any of the same pay the same against loss or damage by lire, with extended coverage, s insured in lavor of the mortgagee against loss or damage by lire, the particulation of the same and will any of the same against loss or damage by lire, the particulation of the same again of the same again the same against loss or damage by lire.
	and all liens or encumbrances that are or may become liens on the buildings now on or which may be hereafter erected on the premises fill amount.	e premises or any part thereol superior to the lien of this mortgage; hiat is under a superior to the lien of this mortgage; insured in lavor of the mortgagee against loss or damage by lire, with extended coverage, insured in lavor of the mortgagee, and will deliver all policies of insurance on same of will deliver all policies of insurance on same of the same second will deliver all policies of insurance on same of the same second
Ę	in the sum of sum of the sum of the sum of the sum of the sum of sum of the s	s insured in lavor of the mortgagee against loss of uninate by the intermortgagee, and will — in a company or companies acceptable to the mortgagee, and will e mortgagee as his interest may appear and will deliver all policies of insurance on same the building and improvements on said premises in good repair and will not commit or sulfer he building and improvements on said premises in good repair and will not commit or sulfer he building and improvements herein contained and shall pay said note according to its l keep and perform the covenants herein contained and shall pay said covenants and the pay- in full force as a or it proceedings of any kind be taken to foreclose on any liet on said prem- covenant, hole amount unnaid on said note and on this mortgage at once due and payable.
ŝ	terms, this conveyance shall be void, but otherwise shall remain a terms, this conveyance shall be void, but otherwise shall remain a ment of said note; if being agreed that a tailure to perform any d inter or any part thereoi, the mortgages shall have the option to de	In full force as a morifage to secure the performance of all of said covenants and the pay- in full force as a morifage to secure the performance of all of said covenants and the pay- covenant hrain, or if proceedings of any kind be taken to forcelose on any lien on said permi- covenant hrain, or if proceedings of any site so charges of any lien, encumbrances or insu- clare the whole amount unpaid on said note and on this morifage at once due and payable, science the whole amount unpaid on said note and on this morifage is any lien on said permi- il the morifagor shall fail to pey any taxes or charges of any lien, encumbrances or insu- il the morifagor shall fail to pey any taxes or charges of any lient and become a part of the debt plion do so, and any payment because of any right arising to the morifage to breach of
	and this mortgage may be foreclosed at any time thereafter. And and this mortgage may be foreclosed at any time thereafter. And ance premium as above provided for, the mortgaget may at his of another by this mortfage, and shall be ar interest at the same rate	if the movidagor shall fuil to pay any taxes or charges of any lien, encumprances of man- ii the movidagor shall fuil to pay any taxes or charges of any lien, encumprances of indu- ption do so, and any payment so made shall be added to and become a part of the debt as said not e without wer, however, of any right arising to the mortgager neglects to repeat rest and all sums paid by the mortgage at any time while the mortgager neglects to repeat rest and all sums paid by the mortgage at any time while the mortgager neglects to repeat
	covenant. And this mortgage may be foreclosed for principal, inte any sums so paid by the mortgage.	rest and all sums pair of the internet such suit or action agrees to pay all reasonable costs lose this mortgage, the losing party in such suit or action agrees to pay all reasonable costs search, all statutory costs and disburgements and such further sum as the trial court may search, all statutory costs and disburgements and such further or decree entered there in the
	incurred by incurrent the provisiting party's attornay's lees in su	ch suit or action, and it an appeal is training party's attorney's lees on such appeal, all such
	tors and assigns of said mortgagor and of said mortfagee respective	ly. In case suit or action is commission to be pendency of such foreclosure, and apply the same, arising out of said premises during the pendency of such foreclosure.
	linst deducting all proper charges and expenses afferding the error In construing this mortgage, it is understood that the mortg error shall be taken to mean and include the phral, the mactu	arising out of said premises during the periodency of adam or decree. tion of said trust, as the court may direct in its judgment or decree. agoor or mortgagee may be more than one person; that if the context so requires, the singular agoor or mortgagee may be more than one person; that if the context so requires, the singular line, the leminine and the neuter, and that generally all grammatical changes shall be made to corporations and to individuals.
	assured and implied to make the provisions hereof apply equally	gor has increunto set his hand the day and year first above written
		Donald T m conall
	* IMPORTANT NOTICE: Delete, by lining out, whichever warrants is not applicable; if warranty (a) is applicable, the mortgage	
	is not applicable; if varianty (a) is applicable, it is working with the Truth-In-lending Act and Regulation 7. by making closures; for this purpose use S-N form No. 1319; or equivalent	required cis- Colleen McConathy
	STATE OF OREGON,	
	County of	SS3 5
	This instrument was acknowledged before	June 23 1989
	This instrument was acknowledged before	A ALPRON MCAMPATUL O LA PARTIE
	by Donald R. McConathyan	a could is the Albla & Wette
		Notary Public for Oregon NOTARY PUBLIC-ORGON
	(Seal)	My commission expidely Commission Expired
	MORT'GAGE	STATE OF OREGON,
		County ofKlamath
	Donald R. McConathy	ment was received for record on the
	Colleen McConathy	3rdday ofJuly, 1989 at10:23o'clock. A.M., and recorded
	πο	SPACE, RESERVED in book/reel/volume NoM89or
	South Valley State Bank	FOR RECORDING page 11971. or as fee/file/instrument/ LABEL IN COUN. nicrofilm/reception No
		USED.) Record of Mortgage of said County.
		Witness my hand and seal of County affixed.
	AFTER RECORDING RETURN TO South Valley State Bank	Evelyn Biehn, County Clerk.
	801 Main St	NAME TITLE
	Klamath Falls, Or 97601	Fee \$8.00