MIC 1396 - 1840 Vol. M8 FORM N 5430 QRTGAGE. Page **ON** THIS MORTGAGE, Made this 7TH JESPERSEN-EDGEWOOD, INC. day of bv SEPTEMBER 19.89 SOUTH VALLEY STATE BANK to hereinafter called Mortgagor, WITNESSETH, That said mortgagor, in consideration of ----THIRTY FIVE THOUSAND AND NO/100----bargain, sell and convey unto said mortgagee, mortgagee's heirs, executors, administrators and assigns, that certain SI NEL AND SEL OF SECTION 21 AND SI NWI AND SWI OF SECTION 22 ALL IN TOWNSHIP 37 SOUTH RANGE 10 EWM KLAMATH COUNTY, OREGON 480 ACRES \sim ā (IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE) Together with all and singular the tenemants, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and profits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortfage or at any time during the term of this mortfage. To Have and to Hold the said premises with the appurtenances unto the said mortfagee, mortfagee's heirs, executors, administrators and assists forever. 3 and assigns forever. This mortgage is intended to secure the payment of a certain promissory note, described as follows: PROMISSORY NOTE DATED SEPTEMBER 7, 1989 IN THE AMOUNT OF \$35,000.00 TO JESPERSEN-EDGEWOOD, 33 DECEMBER 6 19 maturity of the debt secured by this mortgage is the date on which the last scheduled principal payment becomes due, to-wit: The provises warrants that, the proceeds of the loan septement of he the above described nots and this mortgage are: (a) A warrant warrants that the processes of the loan septement of the above described nots and this mortgage are: (b) for an organization or (even if mortgage is a natural person) are to builties for builties with which we have And said mortgager coverants to and with the mortgage, mortgage a heirs, executors, administrators and assigns, that mortgager is lawfully seized in lee of said premises and has a valid, unencumbered title thereto and will warrant and forever delend the same against all persons; that mortgagor will pay said note, principal and interest according to the terms thereol; that while any part of said note remains unpaid mortgagor will pay all taxes, assessments and other charges of every nature which may be levied or assessed against said property, or this mortgage or the note above described, when due and payable and before the same may become leinguent; that mortgagfor will promptly pay and satisfy any and all liens or encumbrances that are or may become liens on the premises or any part thereol superior to the lien of this mortgage; that mortgage; the stratege of the buildings now on or which may be hereafter erected on the premises insured in lavor of the mortgage against loss or damage by lire, with extended will keep the buildings now on or which may be hereafter erected on the premises insured in favor of the mortgagee against loss or damage by fire, with extended coverage, in the sum of \$. FULL AMOUNT in a company or companies acceptable to the mortgagee as mortgage as mortgage against loss or damage by fire, with extended premises to the mortgagees on said property made payable to the mortgagee as mortgage as mortgage and ill feet and all policies of insurance on as insured; that mortgages shall keep the building and improvements on said premises in food repair and will deliver all policies of insurance shall have all policies of insurance shall be prevented by the provide of scip prevents and will deliver of but of that mortgage shall keep and inprovements on said premises in food repair and will any waste of scip prevent shall have all policies of insurance of all of said note; it being agreed that be option to declare the whole amount only kind be taken to foreclose on any lien on said premises and this mortgage may be foreclosed and on this mortgage at once due and payable, time being pay any taxes or charges of any lien, encumb anes of the debt accured by this mortgage, may be foreclosed and on this mortgage is and not be provided for, the isoff the added to and become a mean surger or provided for, the isoff the mortgage is and not be provided by coreant and this mortgage may be foreclosed for, the isoff the mortgage is and not be been and payable. The debt accured by this mortgage, may have be foreclosed for principal, interest on add not be added to a pread become all the debt accured by this mortgage. The solution of the action of a said note while the mortgage to breade the best on the provided by the mortgage. The debt accured by this mortgage, may have and and infine test and all many right arising to the mortgage to pread any sums so paid by the mortgage. The while the event of any suit or action being instituted to loreclose this mortgage. The solution all covertify adde is added to any lien on th In construing an proper charges and expenses anothering the execution of and truth, as the coart ing it in so pagament of detect. In construing this mortgage, it is understood that the mortgages or mortgages may be more than one person; that if the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this mortgage shall apply equally to corporations and to individuals. IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable, the mortgagee MUST comply with the Truth-in-Lending Act and Regulation Z by making required dis-closures; for this purpose use S-N Form No. 1319, or equivalent. JESPERSEN-EDGEWOOD INC. BY STATE OF OREGON, KENNETH L JESPERSEN, PRESIDENT County of Klama Ha ss: EBONARD & JESPERSEN, VICE-PRESIDENT LAWRENCE C.JESPERSEN, SECTIREASS. by KENNETH 1/ ... LEORARD K. AND LAWRENCE C. JESPERSEN WOUNTAIN STITLE COMPANY, has recorded this (SEALAnd has not examined is for regularity and sufficiency Inne <u>.[.]</u> Notary Public for Oregon or as to its affect upon the title to any real property MORTGAGE STATE OF OREGON, JESPERSEN-EDGEWOOD, INC. I certify that the within instrument was received for record on the 20th.....day ofSept......, 19.89..., (DON'T USE THIS at.12:47.....o'clock..P..M., and recorded TO SPACE: RESERVED SOUTH VALLEY STATE BANK in book/reel/volume No......M89......on FOR RECORDING TIES WHERE page 17716 or as fee/file/instrument/ microfilm/reception No..5430....., USED.) Record of Mortgage of said County. Š. AFTER RECORDING RETURN TO Witness my hand and seal of SOUTH VALLEY STATE BANK County affixed. 801 MAIN STREET Evelyn Biehn, County Clerk KLAMATH FALLS OR 97601 By Rouline Mulenday Deputy Fee \$8.00

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