	FORM	- No. 755A-MORTGAGE	COPYNI	SHT 1989 STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR 97204
	оN <i>by</i> _	THIS MORTGAGE, Made this 5TH day of 0CTOBER 19286 by JOHN P RADEMACHER AND DIANE L HASEMAN, AS TENANTS BY THE ENTIRETY		
	to	SOUTH VALLEY STATE BANK hereinafter called Mortgagor,		
	<i>real</i> THE S	ain, sell and convey unto said mosticide	Dollars, to mortgage mortgagee's heirs, execut County, State of Orego SECTION 34 TOWNSHI	hereinafter called Mortgagee, TY SEVEN THOUSAND, FOUR HUNDRED or paid by said mortgagee, does hereby grant, ors, administrators and assigns, that certain on, bounded and described as follows, to-wit: P 35 SOUTH, RANGE 7 EAST OF THE
(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE)				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 theretrom, and any and all fixtures upon said premises at the time of the execution of this mortgage or at any time during the term of this mortgage. To Have and to Hold the said premises with the appurtenances unto the said mortgagee, mortgagee's heirs, executors, administrators and assigns to rever. This mortgage is intended to secure the payment of a certain promissory note, described as follows:			
	A PROMISSORY NOTE DATED OCTOBER 5, 1989 IN THE AMOUNT OF \$97,440.00 TO JOHN P RADEMACHER AND DIANE L HASEMAN MATURING APRIL 5, 1990. The date of maturity of the debt secured by this mortgage is the date on which the last scheduled principal payment becomes due, to-wit: APRIL 5, 19 90 WITH RIGHTS TO FUTURE ADVANCES AND RENEWALS. The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a) principal payment, family or household purposes (see Important Notice below). And and mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a) principal payment becomes the proceed of the loan represented by the above described note and this mortgage are: (b) principal payment becomes the proceed of the loan represented by the above described note and this mortgage are: (b) principal payment becomes the proceed of the loan represented by the above described note and this mortgage are: (b) principal payment becomes the proceed of the proceed of the payment becomes the proceed and the payment becomes the proceed of the payment becomes the proceed of the payment becomes the proceed of the payment becomes the payment becomes the proceed of the payment becomes the payment becom			
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	and wi any pa proper satisly will ke	Il warrant and lorever delend the same against all persons; art of said note remains unpaid mortgagor will pay all ta ty, or this mortgage or the note above described, when du any and all liens or encumbrances that are or may becon ep the buildings now on or which may be herealter erected the buildings now on or which may be herealter erected.	that mortgegor will pay said note, p xes, assessments and other charges o s and payable and before the same n e liens on the premises or any part d on the premises insured in layor o	principal and interest according to the terms thereof; that while of every nature which may be levied or assessed against said nay become delinquent; that morigador will promptly pay and thereof superior to the lien of this mortgade; that mortgader I the mortgagee against loss or damage by lire, with estended
	have a	coverage, in the sum of \$INFULL		
In the event of any suit or action being initiated to foreclose this mortgage. In the event of any suit or action being initiated to foreclose this mortgage, the losing party in such suit or action agrees to pay all reasonable for the prevailing party therein for title reports and title ascerch, all statutory costs and disbursements and such lurther sum as the trial court for action agrees to pay such sum as the appellate court shall adjudge reasonable as the prevailing party's attorney's lees on such appeal, all for action, and if an appeal is taken from any judgment or decree entered there is uma so the appellate court shall adjudge reasonable as the prevailing party's attorney's lees on such appeal, all for the mortgage, appoint a receive and of add mortgage respectively. In case suit or action is commenced to loreclose this mortgage, the court may, upon m first deducing all proor barges and expenses attending the execution of aid trust, as the court may direct in its judgment or decree. In construing this mortgage, it is understood that the mortgage remay be mort than one famout of action apply the interest 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 mortgage have warranty (a) or (b) is not poplicable, the mortgage and so warranty (a) or (b) is not applicable, the mortgage and so add mortgage applied at the set of the mortgage shall apply equally to corporations and to individuals. STATE OF OREGON, County of KLAMATH This instrument was acknowledged before me on				ring the pendency of such foreclosure, and apply the same, may direct in its judgment or decree.
				방영 방법 열 수 없는 것이 가지 않는 것이 가지 않는 것이다.
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				shuc 6
JOHN P RADEMACHER AND DIANE L HASEMAN.				<u> </u>
(SEAL) (S				DEBRAL WETLE for Oregnatary PUBLIC-DESON CORESTIGNIES ENTERS
		MORTGAGE		STATE OF OREGON,
		JOHN P RADEMACHER		County of <u>Klamath</u> SS. I certify that the within instru-
				ment was received for record on the llthday of
			(DON'T USE THIS Space; Reserved For Recording	at.3:15o'clock. P.M., and recorded in book/reel/volume NoM89on
		SOUTH VALLEY STATE BANK	LABEL IN COUN. Ties where Used.)	page19286. or as fee/file/instrument/ microfilm/reception No6311,
	No.			Record of Mortgage of said County. Witness my hand and seal of
		AFTER RECORDING RETURN TO SOUTH VALLEY STATE BANK 801 MAIN STREET		County affixed. Evelyn Biehn, County Clerk
		KLAMATH FALLS OR 97601	<u>-Fee-\$8.00</u>	By Qauline Mullenalare Deputy

*89 OCT 11 PH 3 15