		201H day of DECEMBER Page 24755
to	SOUTH VALLEY STATE FANK	hereinotter colled Mante
이 가 있었다. 가 가 가지 않는	gain, sell and convey unto said mort gages, i	in consideration of <u>ONE THOUSAND FIVE HUNDRED AND NO/10</u> Dollars, to him paid by said mortgagee, does hereby gra- his heirs, executors, administrators and assigns, that certain real pr , State of Oregon, bounded and described as follows, to-wit:
	)T 6 AND THE WEST 5 FEET OF LOT 5, IE COUNTY OF KLAMATH, STATE OF ORE	, BLOCK 8, THIRD ADDITION TO WINEMA GARDENS, IN GON.
prei	Together with all and cingular the renemants, h which may hereafter thereto belong or appertain, nises at the time of the execution of this prortgage To Have and to Hold the said prenises with the fas forever.	te appurtenances unto the said mortgagee, his heirs, executors, administrators
	OMISSORY NOTE DATED DECEMBER 20, NDA K. MATTHEWS WITH A MATURITY O	it of a certain promissory note, described as follows: 1989 IN THE AMOUNT OF \$1,500.00 IN THE NAME OF F JULY 5, 1991
67 J	Ŀ <u>ſ<sup>7</sup><sup>,</sup>5, <sup>def</sup>1991<sup>m</sup>₩ΪŤ</u> ӊ° <u>, ŔĨĠ</u> ĦŶŚ ᡨŨ <sup>, d</sup> FŮ <sup>×</sup> ſŰŘE <sup>~</sup>	orfgage is the date on which the last scheduled principal payment becomes due, the ADVANCES AND RENEWALS
	The most de los merende that the to tot t	resented by the above described note and this mortdage are: of purpose, (see Important Notice below) we do a security of the security of the security of the security second in the simple of e, his held, executors, administrators and assigns, that he is lawfully seized in the simple of
LLI and any or th and build	his mortgage of the note above described, whin due and parall liens or encumbrances that are or may become liens on all liens or encumbrances that are or may become liens on lings now on or which may be herealter erected on the prem	is; that he will pay said note, principal and interest according to the terms thereol; that issments and other charges of every nature which may be levied or assessed against said propyable and before the same may become delinquent; that he will promptly pay and saisify the premises or any part thereol superior to the lion of this mortgage; that he will keep isses insured in lavor of the mortgage against loss or damage by time, with extended cove in a company or companies acceptable to the mortgage, and
prem	ises to the mortgagee as soon as insured; that he will keep	the more are as his interest may appear and will deliver all policies of insurance on the building and improvements on suid premises in good repair and will not commit or su
of sa any j of th pay a made	id note; it being agreed that a lailure to perform any covena part thereoi, the mortgagee shall have the option to declare t e essence with respect to such payment and/oi performance, any faxes or charges of any lien, encumbrance; or insurance shall be added to and become a part of the labet would be	ant herein, or if proceedings of any kind be taken to forecrose on any lien on said premise the whole unrount unpaid on said note and on this mortgage at once due and payable, time b and this routgage may be foreclosed at any time thereafter. And if the mortgagor shall fai premium as above provided tor, the mortgage may at his option do so, and any paymen.
time	while the mortgagor neglects to repay any suns so paid by t	y this morfage, and shall bear interest at the same rate as said note without waiver, however is morfage may be foreclosed for principal, interest and all sums paid by the morfage at the morfage. colose this norfage, the losing party in such suit or action agrees to pay all reasonable of le search, all statutory costs and disbursements and such lurther sum as the trial court such suit or action, and il an appeal is taken from any judgment or decree entered therein wirt shall or index resonable on the convertion of our such such as the trial court.
String.	to be included in the court's decree. Each and all of the cou	venants and agreements herein contained shall apply to and bind the heirs, executors, administration of the second shall apply to and bind the heirs, executors, administration of the second shall apply to and bind the heirs, executors, administration of the second shall apply to and bind the heirs, executors, administration of the second
lirst	deducting all proper charges and expenses attending the exec	is arising out of action is continuenced to introduce this mortgage, the court may, upon mo is arising out of a said premises during the pendency of such foreclosure, and apply the sa suiton of said trust, as the court may direct in its judgment or decree. Ifagor or nortgage may be more than one person; that if the context so requires, the sing culles the feminine and the neuter, and that generally all grammatical changes shall be m by to corpections and to individuals.
		agor has hereunto set his hand the day and year first above writt
승규 비생기했던 문을	그는 그는 것 같은 것 같	$ \rightarrow J  \rho \leftarrow I \downarrow  r \leftarrow I \downarrow$
is no with closu	PORTANT NOTICE: Delete, by lining out, whichover warn if applicable; if warranty (a) is applicable, the ravingagio the Truth-In-Lending Act and Regulation Z b/ making res; for this purpose use S-N form No. 1310, or aggivate ATE OF OREGON.	MUST comply
IS no With closu ST4	f applicable; if warranty (a) is applicable, the trongageo the Truth-In-Lending Act and Regulation I b/ making res; for this purpose use S-N form No. 1319, or aguivaler	MUST comply
IS no with closu STA	Topplicable; if warranty (a) is applicable, the randogso the Truth-I-lending Act and Regulation $L$ by making res; for this purpose use S-N form No. 1310, or aggivate ATE OF OREGON,	sss sss Sss Sss Sss Sss Sss Sss
ST.4	This vins runnent was acknowledged before	$\begin{cases} \text{MUST comply} \\ \text{required dis-} \\ \\ \text{ss:} \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\$
ST.4	This vins runnent was acknowledged before	STATE OF OREGON, My commission expires STATE OF OREGON, County of Klamath }SS I certify that the within instru- ment was received for record on th
ST.4	Performance of the second sec	AUST comply required dis- required dis- nt. Imply that the within instru- point of the second on the state, RESERVED   State of the second of the state, RESERVED Imply that the within instru- ment was received for record on the state, RESERVED
ST4	Image: constraints of the providence of the frame internation of the providence of the pr	AUST comply required dis- required dis- nt. Imply that h. MATTHEWS   Image: state st
ST4	Performance of the solution o	AUST comply required dis- nt. SS: DECEMBER 20, 19 Motary Public for Oregon My commission expires 8-6-93 STATE OF OREGON, County of Klamath 88 I certify that the within instrument was received for record on th 22nd day of Dec., 1989 at. 12:29o'clock. FM., and recorded in book/reel/volume No

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