RM No. 755A-MO	nigage. Mitc. á	COPYRIGHT 1989 ATTEVENT-MERS LAW PUBLISHING CC 4130
120 THIS N	16 NORTGAGE, Made this 9TH ROMEL FOWLER	day of
	COUTH VALLEY STATE BANK	# 1.7/~~4606aa
WITN NO/100 argain, sell a eal property	ESSETH, That said mortgagor, in cons -(\$6,630,00)	ideration of SIX THOUSAND SIX HUNDRED INTRUMAND Dollars, to mortgagor paid by said mortgagee, does hereby grant, gagee's heirs, executors, administrators and assigns, that certain pounty, State of Oregon, bounded and described as follows, to-wit:
THEREOF C	INT NO. $3909 \ 010BD \ 02700$	CONTINUE DESCRIPTION ON REVERSE SIDE)
Together and which may premises at the To Have	with all and singular the tenemants, heredi hereafter thereto belong or appertain, and time of the execution of this mortgage or and to Hold the said premises with the appr	taments and appurtualities therefrom, and any and all fixtures upon our the rents, issues and profits therefrom, and any and all fixtures upon our at any time during the term of this mortgage, at any time during the term of the term of the term at any time during the term of this mortgage, at any time during the term of the term of the term at any time during the term of the term of the term at any time during the term of the term of the term at any time during the term of the term of the term at any time during the term of the term of the term of term at any time during the term of the term of term of term at any time during the term of the term of term of term at any term of term of term of term of term of term of term at a second term of term of term of term of term of term of term at a second term of term at a second term of term at a second term of term
PROMISSO FOWLER,	ntrgage is intended to secure the payment of a RY NOTE DATED FEBRUARY 9, 199 ALVIN L. FOWLER, AND NANCY C	OO IN THE NAMES OF C. ROMEL FOWLER AKA ROMEL FOWLER IN THE AMOUNT OF \$6,630.00
The data FEBI	of maturity of the debt secured by this morts UARY 10 19 93 WITH RIGHTS TO	age is the date on which the last scheduled principal payment becomes due, to-wit: FUTURE ADVANCES AND RENEWALS. Inted by the above described note and this mortgage are: averages (see Important Notice below).
The mor (a)* pri (&XXXX And said simple of said f	isagor warrante mortagor a personal, family or household marily for mortagor a personal, family or household any a manufacture of the second a second a second a second any any second and with the mortage, mor- remises and has a valid, unencumbered title thereto remises and has a valid, unencumbered title thereto	The above described note and this mortgage are: purposes (see Important Notice below). purposes (see Important Notice below). PUX Next Next Next Next Next Next Next Next
	torever delend the same against all persons; that	t mortgagor will pay said note, principal and inter which may be levied or assessed against and assessments and other charges of every nature which may be levied or assessed against and assessments and other charges of every nature which may be levied or assessed against and her portgagor will pay said note, principal and interview which may be be assessments and other charges of every nature which may be levied or assessed against and other charges of every nature which may be levied or assessed against and other charges of every nature which may be levied or assessed against and other charges of every nature which may be levied or assessed against and other charges of every nature which may be levied or assessed against and other charges of every nature which may be levied or assessed against and other charges of every nature which may be levied or assessed against and other charges of every nature which may be levied or assessed against and other charges of every nature which may be levied or assessed against and other charges of every nature which may be levied or assessed against and other charges of every nature which may be levied or assessed against against and other charges of every nature which may be levied or assessed against against against against against agai
have all polici premises to the any waste of terms, this co of said note; i any part there of the essence	es of insurance on said property hat morifagion will ke morifagios as soon as insured; that morifagion sha scid premises. Now, therefore, il said morifagior sha neverance shall be void, but otherwise shall remain i t being agreed that a lailure to perform no declare th of, the morifagios shall have the option to declare th with respect to such payment and/or performance, a wor chardes of any lien, encumbrances of the sec	If payable and before the same may becomposition to the lien of this motifage; this matter and part thereof unperformed and the motifage; the matter and part thereof unperformed and the premises of any part thereof unperformed and the premises of the motifage, against loss of damage by line, with extended in the premises in source on said premises in good repair and will deliver all policies of insurance on said premises in good repair and will deliver all policies of insurance on suider the building and improvements herein contained and shall pay covenants and the payment if keep and performing overnants herein contained and shall pay covenants and the payment if therein or as a pay the termine of a loss of any pay in the motifage to secure the performance of all of an any lien on said premises or in tuil lorce as a coredings to its motifage to a secure the performance on and loss on the motifage, time being it herein, or intuit unpaid on said note and on this motifage. And it her motifage to secure the performance of all of an any lien on said premises or in tuil lorce as a coredings to any kind be taken to lorcelose once due and payable, time being the herein or int tunpaid on said note motifage the secure that any time thereal tender and the motifage, shall fail to a due this most gage, and shall bear interest any time thereal tender and new without waiver, how and this motifage, and shall bear interest and all sums paid by the motifage. I be lorcelosed for principal, interest and all sums paid by the motifage descent of the motifage and and be taken to ration agrees they apper all easier and the second on the motifage descent of the motifage. The motifage descent of the motifage and and be taken to ration and the motifage descent of the motifage and and the motifage. The second of the motifage descent of the motifage and the motifage descent of the motifage descent of the motifage and the motifage. The second of the motifage descent of the motifage and the motifage descent any be lorcelosed for principal,
ment so made ever, of any r at any time w incurred by adjudge reas	shall be added to and become a pair of i covenant, ight arising to the mortgages lor breach of covenant, while the mortgagor neglects to repay any sums so pair while the mortgagor neglects to repay any sums so pair the prevailing party therein for title reports and till the prevailing party therein for title reports and the onable as the prevailing party's attorney's less in a burther mormises to pay such sum as the appellate co	and this mortfage may be foreclosed for principal, interest miners and the mortfage. And this mortfage. Id by the mortfage. Id by the mortfage. Id by the mortfage. Id the mortfage of the losing party in such suit or action agrees to pay all reasonable costs close this mortfage. The the tind court may close this mortfage. The time party is a such further sum as the tind court may uch suit or action, as on able as the prevailing party's atto bind the heirs, executors, administra- turt shall adjudge ments herein contained shall apply to and bis ontfage, the court may, upon motion reands and agree or action is commenced to loreclose this mortfage, the court may, upon motion vely. In case suit said premises during the pendency of such foreclosure, and apply the same, is arising out, or suit as the court may direct in its judgment or decree.
of the morth first deductin	age, appoint a receiver and expenses attending the exe of all proper charges and expenses attending the exe-	tigagor or mortgagee may be more than one person; that it the contract of the track of the second to individuals. In that this mortgage shall apply equally to corporations and to individuals.
11	WWITNESS WHEREOF, said mortg	agor has hereunto set his hand the day and year first above written
is not app	NT NOTICE: Delete, by lining out, whichever wai licable; if warranty (a) is applicable, the mortgage froth-in-lending Act and Regulation Z by makin or this purpose use S-N Form No. 1319, or equival	d required or-
STATE	OF OREGON,	{ ss.
11	ty ofKLAMATH	ore me on
by S	Bomel Foule.	
TT D		Notary Public for Oregon My commission expires
<u> </u>	MORTGAGE	STATE OF OREGON, County ofKlamaths I certify that the within instr
	ROMEL FOWLER	(DON'T USE THIS SPACE, RESERVED In book/reel/volume No
	TO SOUTH VALLEY STATE BANK	TIES WHERE TO A State of Mortgage of Said County. Witness my hand and seal
No	AFTER RECORDING RETURN TO	County affixed. Evelyn Biehn, County Clerk. MAME By Couline Mulinsbue Der