	Vol. <u>290</u> Page 489:		
THIS MORTGAGE, Made this 17TH day of APRIL by WILLIAM L WILSON AND HOLLY D WILSON, AS TENANTS BY THE			
to SOUTH VALLEY STATE BANK	hereinafter called Mortgagor,		
WITNESSETH, That said most safer, in consideration ofSEVEN	hereinafter called Mortgagee, TY NINE THOUSAND, EIGHT		
Largain, sell and convey unto said montgagee, his heirs, executors, administrat	d by said mortgagee, does hereby grant,		
SEE ATTACHED EXHIBIT A BY THIS REFERENCE MADE A PART HERET	described as follows, to-wit:		
(IF SFACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE	E SIDE)		
Together with all and singular the teremants, hereditaments and appurtenances the and which may hereafter thereto belong or appertain, and the rents, issues and profits th premises at the time of the execution of this mortfage or at any time during the term of the To Have and to Hold the said premises with the appurenances unto the said mortfa assigns forever.	reunto belonging or in anywise appertaining, herefrom, and any and all fixtures upon said his mortgage. gagee, his heirs, executors, administrators and		
This mortflage is interded to secure the payment of a certain promissory note, describ A PROMISSORY NOTE DATED AFRIL 17, 1989 TO WILLIAM L WILSON AMOUNT OF \$79,872.00 MATURING APRIL 30, 1994.	bed as follows: AND HOLLY D WILSON IN THE		
The date of meturity of the debt secured by this mortgate in the date on which the last APRIL 30, 19 94 WITH RIGHTS TO FUTURE ADVANCES AND RE	scheduled principal payment becomes due, to-wit: NEWALS		
(b) for an organization or fervaria work with the standard work a way by description with the standard standard work as a way by the standard work as a standard work	his mortgage are:		
premises and has a valid, unencumbered title the teo	ssigns, that he is law fully seized in fee simple of said		
and will warrant and lorever delend the same a lainst all persons; that he will pay said note, principal and any part of said rote remains unpaid he will pay all taxes, usessments and other charges of every nature w or this mortfage or the note above described, when the and payable and before the same may become de and all liens or encumbrances that are or may become liens on the premises or any part thereof superior buildings now on or which may be hereafter erected on the premises insured in layor of the mortfagee again in the sum of \$ FIII 1 AMOUNT			
have all policies of insurance on said property made suyable to the mort side s his interest may appear primises to the mort side as soon as insured; that hs will keep the building and improvements on said pr	any or companies acceptable to the mortgagee, and will and will deliver all policies of insurance on said emises in food repair and will not commit or suffer		
terms, this conveyance shall be void, but otherwise stall remain in full tonce as a mortfage to secure the pe of said note; it being agreed that a failure to perform any covenant herein, or it proceedings of any kind be any part thereol, the mortfage shall have the option to declare the whole amount unpaid on said note and o of the estence with respect to such payment and/or performance, and this mortfage may be forelosed at an	contained and shall ply said role according to its enformance of all of sid covenants and the payment taken to foreclose on any lien on said premises or on this mortfage at once due and payable, time being withing therefiler. Are did the mortfage shall bell to		
mode shall be added to and become a part of the deb' secured by this more ade, and shall bear interest at the any right arising to the mortgage ior breach of ownermut. And this mortgage may be foreclosed for principal, time while the mortgager neglects to repay any sums so paid by the mortgager.	ager that at his option to so, and any payment so be same rate as said note without waiver, however, of interest and all sums paid by the mortgagee at any		
In the event of any suit or action being instituted to foreclose this mortgage, the losing party in su incurred by the prevailing party therein for tills reports and tills seatch, all statutory costs and disbursen adjudge reasonable as the prevailing party's attorney's less in such suit or action, and it an appeal is tak losing party further promises to pay such sum as the appellate court shall adjudge reasonable as the prevail sums to be included in the court's decree. Each and all of the covenants and afterements herein contained sha tors and assign of suit mortgager and of said mortgate, respectively. In covering the resting covers	icen from any judgment or decree entered therein the ling party's attorney's lees on such anoral all such		
tors and assigns of said mortgagor and of said mortgagice respectively. In case suit or action is commenced to foreclose this mortgage, the court may, up of the mortgage, appoint a receiver to collect the rent and profits arising cut of said premises during the pendency of such foreclose.			
In constraint this mortigies, it is understood that the mortigitor or mortigitee may be more than one prenoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and the assumed and implied to make the provisions hereot apply equally to corporations and to individuals. IN WITNESS WHEREOF, said mortigagor has hereunto set his hand	if generally all grammatical changes shall be made,		
*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) as (b) X Walter	Puilm		
is not applicable; if warranty (a) is applicable, the mortgagee MUST comply with the Truth-in-Londing Act and Regulation Z by making required dis- clesures; for this purpose use S-N Form No. 1319, or equivalent.	LSON O UDlia		
STATE OF OREGON,	.ON		
County ofKLAMATH			
This instrument was acknowledged before me on APRIL 19 1989 byWILLIAM L_WILSON AND HULLY D_WILSON			
by WILLIAM L WILDOW AND OULLI U MILDUN	PAR IN A		
(STAL)	gon es 12-13-91		
	TE OF OREGON, bunty ofKlamath		
C= 0114 2nd	t was received for record on the Lday of		
TO EPONT USE THIS at	Dok/reel/volume No		
SUUTH VALLEY STATE BANK LABEL IN COUNTRACT Page	orilm/reception No		
	nd of Mortgage of said County. Witness my hand and seal of Ty atlixed.		
SOUTH VALLEY STATE BANK 5215 S 6TH STREET	elyn Biehn, County Clerk		
KLAMATH FALLS OR 97603	Damine Mullender Deputy		
10 P			

the subset

and the second second

and a state of the second second second

A NUMBER OF TAXABLE PARTY OF TAXABLE PARTY OF TAXABLE PARTY.

Order No: 21293

4893

HAHIBIT "A" LEGAL DESCRIPTION

A tract of land situated in the NE1/4 of Section 28, Township 39 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at the Northeast corner of the NW1/4 NE1/4 of said Section 28; thence South 89 degrees 54' 41" East 10.70 feet; thence South 00 degrees 19' 32" West 1537.06 feet; thence West 432.06 feet; thence South 220.00 feet to the true point of beginning of this description; thence South 340.05 feet; thence East 513.34 feet to the Westerly right of way line of the Hill (Bradbury) County Road; thence along said right of way line, NorthWesterly on the arc of a curve to the left (central angle = 08 degrees 40' 35" and radius = 606.61 feet) 91.85 feet; North 16 degrees 50' 28" East 227.80 feet; and Northerly along the arc of a curve to the right (central angle = 03 degrees 11' 39" and radius = 602.95 feet) 33.61 feet; thence leaving said right of way line, West 418.65 feet to the true point of beginning of this description, with bearings based on Survey No. 1560 as recorded in the office of the Klamath County Surveyor.

Tax Account No.: 3910 02800 01800

WILLIAM AND HOLLY WILSON

STATE OF OREGON: COUNTY OF KLAMATH:

	or record at reques March	A D 10 (9) at 11:30 0 0000 0000 0000 0000 00000000000	iy
of	1101001	of <u>Montgages</u> on Page <u>4892</u> <u>Nontgages</u> <u>Evelyn Biehn</u> County Clerk <u>By Mullen Witherdry</u>	
FEE	\$13.00	By <u>Souline</u> Thurtons	
D	and to add	level description.	

SS.