- 10	UA NI .735A-MO	NTGAGE 13437		2+h	day of	March			9 90 9
or	THIS M JESPI	10,RTGAGE, Made ERSEN-EDGEWOOD,	this Id INC.	<u> </u>			hereinaf	ter called Mo	rtgagor,
to	South Vall	ey State Bank	······		тис	FF HUNDRE	hereinat D THOUSAN	ter called Mo ID AND NO/1	ortgagee, 00'S
	argain, sell a structuated i	ey State Bank ESSETH, That said in ,000.00) ind convey unto said in Klamath	County,	State of C	regon, bound			gee, does herel that certain re lows, to-wit:	by grant, Bal prop-
	Son Attac	hed Exhibit "A"	by this r	eference	e made a p	art hereto	5		
	Together	with all and singular the version of the second sec	(IF SFACE PISUFF e teremunts, I g or apportain of this mortgag	HCIENT, CONTI hereditament , and the ro le or at any	NUE DESCRIPTION 5 and appurter nts, issues and time during the unces unto the	nances thereun profits therei e term of this i said mortgage	to belonging rom, and any mortgage, e, his heirs, e as follows:		
	assigns forever This mo	e time of the excention e and to Hold the said p ortgage is intended to sec	ure the payme	nt of a cerit	MOUNTA	N TITLE CONS	1117, tr	a coly, and coly, any rout property a payment becom	
					instrumer and too	t by rou t i f i	 دا ي	and tory breberts	
	<b>m</b> i - Jai	e of maturity of the debt	secured by this	to futu	the date ton who	es and rer	iewals	il payment becom	es due, to-wit:
	March 12	a of maturity of 191 Wi 19 11 to 19 1 Wi 19 11 to 19 Wi 19 11 to 191 Wi	ortation is a nat	ural person) (iii	the above describ When business or executors, admi	ed note and this Notes beauty, commercial purpo nistrators and ass	mortgage are: oses. signs, that he is	lawfully seized in fi	e simple of said
	And as permises and I and will warr any part of s or this motty ard all liens buildings now in the sum of I have all polic premises to t any waste of terms, this ed or said note: any part they build not the essent in the sum of I have all polic or said note: any part they build not the essent in the sum of I terms, this ed or the essent have all polic any part they only dependent time while the interm of the pronoun sh assumed an I * IMPORT is not oppi with the	ant and torever defend the s has a valid, unencumbered till ant and torever defend the s aid rote remains unraid he un de or the note above descrit or encumbrances that are or on or which may be herealt said prote shall be void, but royard acked that a lailure or chardes of any line, enci- added to and become a par- sing to the mortfadge shall have or chardes of any line, enci- added to and become a par- sing to the mortfadge shall have or chardes of any line, enci- te event of any suit or action the prevailing party therein south respect to such payme e event of any suit or action the prevailing party therein south to the mortfadge and ex- monther provided in mortfadge, it is all be taken to mean and inc dimplied to make the provi N WITNESS WHEH ANT NOTICE: Delete, by lin plicable; if warranty (a) is c Truth-in-lending Act and for this purposo use S-N For E OF OREGOIV, mathing instrument was the instrument was the instrument was the instrument was the instrument was the prevent of the prevent of the previous of the prev- tion of the prevent of the taken to mean and inc do insplicable; if warranty (a) is c Truth-in-lending Act and for this purposo use S-N For this instrument was the prevent of the prevent of the prevent of the prevent the prevent of the prevent of the prevent of the prevent the prevent of the prevent of the prevent of the prevent the prevent of the prevent of the prevent of the prevent of the prevent of the prevent of the prevent of the prevent of the prevent of the prevent of the prevent of the prevent of th	a there to me allainst all pair all taxes, red, when the an may become lien received on the red to the divent received on the red that in will red that in me and/or pr dorn mbdices insue the offile rep is a so is sid and red to the down on the the offile rep is a so is sid and that the the red that appendic the offile rep is a so is sid and the deb so is sid and the so the offile rep is a is sid to the red so and under loger Each most loger the the red so ornes atten ing unde the p'real, r sions here I appli REO, S, stild r ing out, whichen pplice ble, the m m No. 1310, or acknowledged	ersons; that he assessments at d payable and premises insur- le to the mort, keep the buil gor shall keep main in full * covenant heror lare the whole sance, and this mort, and this mort, d by this mort to foreclose th and this mort, d by the mort to foreclose th and triff same the evenant espectively. 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M	will pay said no d other charges o before the same ies or any part ied in favor of the same and improve and priorm the constraint of the mortgade may be as above provid or il proceedination or il proceedination or il proceedination or a same and shall de may be lored if agee. anortgade, the is mortgade, the as a tore provide if action, and afreements he remortgade reason- and agreements he for action, and the said trust, as I or mortgade may be or action, and the for action action for action and the for action and the for action and the for action and the for action action for action for action action for action action for action action for action	the, principal and the very nature w nay become of in a compet- in a compet- in a compet- ter may appear ments on said pri- e to secure the p is of any kind b to a contrained to a contrained to a contrained to a contrained to a contrained to a contrained the court may du the more than the more than th	interest accord, hich may be lev linguent: that he to the lien of t nst loss or dami- erant will delive remise and will delive remise and a such erant ined and erantimed and such suit or acti- ments and such hall apply to an to loreciose this e pendency of s irect in its juddy one person; that that generally a d the day 2	ing to the terms in ing to the terms in will promptly point will promptly point the by fire, will not shall policies of in real policies of in real policies of in to said covenants to said covenants to said covenants to said covenants to a direct and and real once dia and said note without w in a afters to pay a further sum as the there is and the individual to a direct to pay a said note without w to a afters to pay a said note without w to a afters to pay a said note without w to a afters to pay a use to covenants to a after to pay a said note without w to a afters to pay a use to cover to a after to a a the cover was to a a a the cover the context so a a a a a a a a a a a a a a a a a a	ind sid property, and sitisly any he will keep the itended coverage, contracting to its and the payment and the payment and the payment is and premises or yable, time being fay payment so any the solution outgage at any it reasonable costs the trial court may entered therein the reasonable costs appeal, all such reasonable costs appeal, all such reasonable costs appeal, all such reasonable costs appeal, all such reasonable costs appeal and the same, apply the same, a
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	No.	AFTER RECOR South Valley 801 Main Stre	State Eank et						TITLE Deput
翻	a care	Klamath Falls	, OR 976	501			,		

## PARCEL 1

The SW1/4 SE1/4 of Section 5; N1/2 NE1/4, SE1/4 NE1/4 and that portion of the SW1/4 NE1/4 and the NE1/4 SE1/4 of Section 8 lying East of Swan Lake Road; and the S1/2 NW1/4 and that portion of the SW1/4 of section 9, lying East of Swan Lake Road, all being in Township 38 South, Range 10 East to the Willamette Meridian, Klamath County, Oregon, Excepting therefrom the following described tract: Beginning at a point 50 links due East from a point on the Section line 20 chains South of the Northwest corner of SW1/4 of Section 9, Township 38 South, Range 10 East of the Willamette Meridian; run thence, due East 6.50 chains; thence North 1.75 chains; thence East 5 chains; thence South 4 chains; thence West 5 chains; thence North 1.75 chains; thence West 6.50 chains; thence North .50 chains to the point of beginning.

## PARCEL 2

Beginning at a point 50 links due East from a point on the Section line 20 chains South of the Northwest corner of the SW1/4 of Section 9, Township 38 South, Bange 10 east of the Willamette Meridian; run thence, due East 6.50 chains; thence North 1.75 chains; thence East 5 chains; thence South 4 chains; thence West 5 chains; thence North 1.75 chains; thence West 6.50 chains; thence North .50 chains to the point of beginning.

## PARCEL 3

The SE1/4 SE1/4 of Section 5, Township 38 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon.

## PARCEL 4

The S1/2 SW1/4 of Section 4 and the N1/2 NW1/4 of Section 9, Township 38 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon.

EXHIBIT "A" JESPERSEN-EDGEWOOD, INC.

STATE OF OREGON: COUNTY OF KLAMATH: ss. 11th	dav
Filed for record at request of Mountain Title Co Ine I	,
of April A.D., 17 Mortgages on Page OTO	
of Mortgages Riehn . County Clerk By Daylow Multindere	<u></u>
FEE \$13.00	