	i3472	STEVENS-NESS LAW PUB. CO., PORTLAND, OR. 97204
OT 14959	day of APR	<u>ngo Page 3384</u>
I ARRY EAST. JR.		hereinafter called Mortgagor,
to		bereinafter called Mortéagee.
WITNESSETH That said mortfador in con	ideration of FORTY EIGHT T	HOUSAND AND NO/100
Dollars, to him paid by said mortgagee, does interest grand, and by said horgagee, does interest grand, and an and assigns, that certain real prop-		
erty situated in KLAMAIH County, State of Oregon, bounded and described as blows, to white		
TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLEAR OF RELEASED COUNTY, OREGON. TAX ACCOUNT NO: 3907 025A0 00700		
Together with all and singular the tenemants, heredit and which may hereafter thereto belong or appertain, and premises at the time of the execution of this mortgage or a To Have and to Hold the said premises with the app	ments and appurtenances thereunt he rents, issues and profits therefr any time during the term of this m urtenances unto the said mortgagee	ortgage. , his heirs, executors, administrators and
assigns forever. This mortgage is intended to secure the payment of a PROMISSORY NOTE DATED APRIL 26, 1990 I	I THE AMOUNT OF \$48,000	.00 IN THE NAMES OF
LARRY EAST, JR., TAMARA J. EAST, AND L	AKKI EASI, SK. MATUKING	ATRIE 20, 19921
APRIL 26 maturity of the debt secured by this mortday MITH RIGHTS TO F	, is the date on which the last schee UTURE ADVANCES AND RENE d by the above described note and this m	tuled principal payment becomes due, to-wit: WALS orthade are:
APRIL 20 19.91 WITH RIGHTS TO FORE THE above described note and this mortgage are: (a) primarily for mortgago's personal, lamily or household purposes (see Important Notice below), (a) primarily for mortgago's personal, lamily or household purposes (see Important Notice below), (RX NEX MENDAWAY XX WAY KAN AN ANALY AND		
and will warrant and lorever delend the same against all persons; th any part of said note remains unpaid he will pay all taxes, assessme or this mortfade or the note above described, when due and payable	the will pay said note, principal and in is and other charges of every nature which and before the same may become deling the new part thereof superior to	terest according to the terms thereol; that while h may be levied or assessed against said property, uent; that he will prompily pay and satisfy any the lien of this morigade; that he will keep the
and all liens or encumbrances that are or may become liens on the premises in just any part increase against loss or damage by lire, with extended coverage, buildings now on or which may be hereafter erected on the premises insured in layor of the mortgage against loss or damage by lire, with extended coverage, in a company or companies acceptable to the mortgages as his interest may appear and will deliver all policies of insurance on said have all policies of insurance on said property made payable to the mortgages as his interest may appear and will deliver all policies of insurance on said premises to the mortgage as soon as insured; that he will keep the building and improvements on said premises in good repair and will not commit or sulfer premises to the mortgage as soon as insured; that he will keep the building and priform the covenants herein contained and shall pay said note according to its any waste of said premises. Now, therefore, it said mortgager shall keep and priform the covenants herein contained and shall pay said note according to its any mate to said premises. Now, therefore, it said mortgager shall keep and priform the covenants herein contained and shall pay said net according to its any mate the sole, the mortgages shall remain in full force as a mortgage to secure the performance of all of said covenants and the payment any part thereof, the mortgages that have the option to declare the whole amount unpaid on said note and on this mortgage at any the being of the essence with respect to such payment and/or performance, and this mortgage may be foreclosed at any time that so option do so, and any payment so pay any taxes or chartes of any line, enumbrances or insurance premium as above provided for, the mortgage mate as soid onto because or insurance premium as above provided for the mortgage to as done thout waiver, however, of made shall be added to and become a part of the debt secured by this mortgage, and shall bear interest at the same rate as soid onto whotout waiver, however, o		
premises to the mortgage as soon as insured; that he will keep the building and priform the covenants herein contained and shall pay said note according to its any waste of said premises. Now, therefore, it said mortgagos shall keep and priform the covenants herein contained and is said covenants and the payment any waste of said premises. Now, therefore, it said mortgagos shall keep and priform the covenance of all of said covenants and the payment terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to save the performance of all of said covenants and premises or terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to be taken to force at once due and payable, time being terms, this conveyance shall be void.		
of said note; it being agreed that a hander we the option to declare the whole amount unpaid on said note and on this invised. And if the mortage shall have the option to declare the whole amount unpaid on said note and on this invised. And if the mortage shall have the option to declare the whole amount unpaid on said note and not the invised of the mortage shall have the option to declare the whole amount unpaid on said note and not the invised of the mortage shall have the option to declare the whole amount unpaid on said note and not the mortage of the mortage of the sectore with respect to such payment and/or performance, and this mortage provided for, the mortage may at his option do so, and any pay exposure, of any taxes or charges of any line, technologic or insurance premium take and shall been interest at the same rate as sold note without waiver, of		
made shall be added to and become a part of the deal second by intrifage may be loreclosed for principal, interest and all sums paid by the intrifage may be loreclosed for principal, interest and all sums paid by the mortfage may be loreclosed for principal, interest and all sums paid by the mortfage may be loreclosed for principal, interest and all sums paid by the mortfage.		
any right arising to the mortgage for dreach of corean bit by the mortgage. time while the mortgager neglects to repay any sums so paid by the mortgage. In the event of any suit or action being instituted to loreclose this mortgage, the losing party in such suit or action agrees to pay all reasonable costs incurred by the prevailing party therein for tille reports and tille search, all statutory costs and disbursements and such further sum as the trial court may incurred by the prevailing party sattorney's tees in such suit or action, and if an appeal is taken it for any indigment or decree entered therein the adjudge reasonable as the prevailing party's attorney's lees on such appeal, all such losing party lutter promises to pay such sum as the appellate court shall adgreements herein contained shall apply to and bind the here, administra,		
of the mortfagee, appoint a receiver to collect the rents and profits arising out of said prefit and may direct in its judgment or decree.		
In construing this more age, include the plural, the masculine, the leminine and the neuter, and that generative and generativ		
IN WITNESS WHEREOF, said mortgag	or has hereunto set his hand t	he day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b)		
is not applicable; if warranty (a) is applicable, ine inorganized and the second s		
closures; for this purpose use S-N Form No. 1319, or equivalent STATE OF OREGON,		
County ofKLAMATH	55.	
This instrument was acknowledged before	me on May 1	<u> </u>
by LARRY EAST, JR.	······	
	(Mielon	STATE STATE
(Seal)	Notary Public for Øy My commission expin	Reon 8-1-90
MORTGAGE	sr (ATE OF OREGON, County ofKlamath
LARRY EAST, JR.	me	nt was received for record on the
	of	th day of <u>May</u> , 19.90, 2:17 o'clock P.M., and recorded
το	SPACE: RESERVED in FOR RECORDING	book/reel/volume No
SOUTH VALLEY STATE BANK	TIES WHERE MI	crofilm/reception No
Z		Witness my hand and seal of bunty affixed.
SOUTH VALLEY STATE BANK	Co	Evelyn Biehn, County Clerk
801 MAIN STREET KLAMATH FALLS, OR 97601	••••••••••••••••••••••••••••••••••••••	NAME TITLE
NEATATI FALLS, ON FIGH	By Fee_\$8.00	Cutter field & a manual from the statement of the sy
	and the second second second	

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