FORM No. 755A-MORTGAGE.	
ON 20101	COPYRIGHT 1889 STEVENS. NESS LAW PUBLISHING COMPOSITION OF PROTOCOLOGY
THIS MORTGAGE, Made this by GARRET DEAN HILYARD, AN ESTAT	4TH <u>day of SEPTEMBER</u> E IN FEE SIMPLE, AS TO AN UNDIVIDED & INTEREST, AND AN HILYARD, AN ESTATE IN FEE & INTEREST, AND
to	E IN FEE SIMPLE, AS TO AN UNDIVIDED & INTEREST, AND AN HILYARD, AN ESTATE IN FEE * hereinafter called Mortgagor, ATE PANY
to SOUTH VALLEY ST	ATE BANK
Deronin call - 1	MULLATS TO MORE COLOR 11
11	
SEE ATTACHED EXHIBIT "B" BY THIS	REFERENCE MADE A DAPT WERE
	HEREOF.
(IF SPACE IN	ISUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE)
and which may hereafter thereto belong or appert premises at the time of the second for appert	is, hereditaments and appurtenances thereunto belonging or in anywise appertaining
and assigns forever	the appurtenances unto the said months mortgage.
This mortgage is intended to secure the paym PROMISSORY NOTE #204200 DATED	ent of a certain promissory note, described as follows:
MATURING DECEMBER 31, 1990.	ent of a certain promissory note, described as follows: TEMBER 4, 1990, IN THE AMOUNT OF \$12,000.00
DECEMBED of organity of the debt secured by this	
The mortgager warrants that the mortgager	s mortdage is the date on which the last scheduled principal payment becomes due, to-wit: S TO FUTURE ADVANCES AND RENEWALS.
(a) XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	represented by the above described note and this mortgage are; which we have a provintion of the standard and the standard are; will person an or for the standard and a standard a
simple of said premises and has a valid, unencumbered title to	S TO FUTURE ADVANCES AND RENEWALS. represented by the above described note and this mortgage are: why who we have a second with the second and this mortgage are: wat person are tor buildings of commercial purposes. fee, mortgagee's heirs, executors, administrators and assigns, that mortgagor is lawfully seized in fee hereto
and will warrant and lorever defend the same against all perso,	ns: that mortdates will
property, or this mortgage or the note above described, when c satisfy any and all liens or encumbrances that are or may be will keep the buildings now on encumbrances that are or may be	ns; that mortgagor will pay said note, principal and interest according to the terms thereol; that while fares, assessments and other charges of every nature which may be levied or assessed against said bue and payable and before the same may become delinquent; that mortgagor will promptly pay and come liens on the premises or any part thereof superior to the lien of this mortgage; that mortgages ted on the premises insured in favor of the mortange to the lien of this mortgage; that mortanger,
coverage, in the sum of \$	faxes, assessments and other an note, principal and interest according to the terms thereol; that while the and payable and before the many become delinquent; that mortgager wite sard against said ited on the premises insured in lavor of the mortgage against loss or damage by tire, with extended ited on the premises insured in lavor of the mortgage against loss or damage by tire, with extended
premises to the mortgage as soon as insured; that mortgagor w any waste of acid premises. Now, therefore, if said mortgagor w terms, this conveyance shall be?	diffe liefs on the premises or any part interest superior to the lien of this mortgages will promptly and liefs on the premises insured in favor of the mortgage against loss or damage by fire, with estended to the mortgage as mortgages interest may appear and will deliver all policies of insurance on said the period is building and improvements on said press and will deliver all policies of insurance on said and in the or period the covenants herein promises in good repair and will not commit or sulfer and in the uniforce as a mortgage of secure the neutraline and shall pay said note according to its
the the filler thanks and the set	chain herein, of it proceedings at an even of hance of all of said covenants and its
pay any faxes or charges of any lien, encumbrances or insurar ment so made shall be added to and become a part of the date	ain in full force as a morigage to secure the performance of all of shall pay said note according to its erenant herein, or if proceedings of any kind be taken to foreclose on any lien on said premises or the the whole amount unpaid on said note and on this morigage at once due and payable, time being experiment as above provided for, the morigage may at morigage's option do so, and any one secured by this morigage, and shall bear interest at the morigage's option do so, and any one
at a stating to the mortandee for breast at	to the morrigade and shall have a morrigadee's option do as
adjudge reasonable as the prevailing party therein for title reports and losing party further promises to nay whethere	and. And this morigage may be foreclosed for principal, interest at the same rate as said note without waiver, how- paid by the mortgage, the losing party in such suit or action agrees to pay all reasonable costs fille search, all statutory costs and disbursements and such lutther sum as the trial court may court shall adjudge reasonable as the prevailing party's attorney's less on such appeal, all such crives and agreements herein contained shall apply to and bind the heirs, excert and such crively. In case suit or action, and if an expension of loreclose this mortgage, the court shall adjudge reasonable as the prevailing party is attorney's less on such appeal, all such crively. In case suit or action is commenced to loreclose this mortgage, the court may, upon motion resting out of said premises during the pendency of such foreclosure, and apply the same, cortgage may be more than one person; that it inconters to requires, the sinchias os that this mortgage shall apply cougling to correst if the context so requires, the sinchias
sums to be included in the court's decree. Each and all of the fors and assigns of said mortgagor and of said mortgagee respe- of the mortgagee, appoint a receiver to million mortgage respe-	court shall adjudge reasonable as the prevailing party's attorney's fees on such appeal, all such
Inst deducting all proper charges and expenses attending the e In construing this mortgage, it is understood that the mini- includes the plusal and the second seco	olits arising out of said premises during the pendency of such forcelosure, and apply the same,
IN WIINESS WHEREOF, said mort	gagor has hereunto set his hand the day and year first above written.
with the Truth-In-Landian A-4	CADDET DEAL HERE
closures; for this purpose use S-N Form No. 1319, or equiva STATE OF OREGON,	lent. BETTY LEAN LEAN
•	SS:
County of KLAVATH	→ C = 0.
This instrument was acknowledged before	re me on 9-7
STRRET HILYARD AND BETTY	AN <u>19 10</u>
OFFICIAL SEAL	HILYARD
NOTABY PUBLIC - OPECON	Minch Mireda
COMMISSION NO. 219878 MY COMMISSION EXPIRES AUG. 6, 1993	Notary Public for Oregon My commission expires 8-6-93
	My commission expires
MORTGAGE	STATE OF OREGON,
GARRET DEAN HILYARD	County of
	I certify that the within instru- ment was received for record on the
BETTY JEAN HILYARD	day of
	BRACE: RESERVED in book/reel/volume No
SOUTH VALLEY STATE BANK	page Or as fee/file/instrument/
2 <u> </u>	USED., microfilm/reception No
AFTER RECORDING RETURN TO	Witness my hand and soal of
SOUTH VALLEY STATE BANK	County affixed.
801 MAIN STREET KLAMATH FALLS, OR 97601	NAME
II	ByDeputy

*90 SEP 13 AH II 32

130,

HILYARD, HILYARD, HILYARD EXHIBIT "B"

A parcel of land situated in the NW1 of Section 19, Township 39 South, Range 10 E.W.M., Klamath County, Oregon, being more particularly described as follows:

18413

Beginning at a point where the North line of U.S.aBureau of Reclamation canal intersects the East Line of the Klamath Falls-Merrill Highway and from said point the Southwest Corner of said NW4 bears S. 06°37'03" W. 286.70 feet; thence N. 00°36'45" E. on said East Line, 870.60 feet; thence N. 86° 42'52" E., 158.29 feet; thence N. 88°59'57" E., 194.71 feet to the West Line of the A-7-N Canal; thence southerly on said West Line the following courses and distances: S. 13°43'w., 22.24 feet; thence on a following courses and distances: S. 13°43'w., 22.24 feet; thence S. 02°37' E, 522.00 foot radius curve to the left, 148.81 feet; thence S. 02°37' E, 146.90 feet; thence on a 210.50 foot radius curve to the right, 118.18 146.90 feet; thence S. 29°33'W., 324.35 feet; thence on a 540.20 foot radius curve to the left, 147.98 feet; thence S. 10°43'W., 34.43 feet to the intersection of the West line of said A-7-N Canal with the North Line of first mentioned U.S. Bureau of Reclamation Canal; thence N. 89°37'22"W. on said North line 104.86 feet to the Point of Beginning.

- OF KLAMATH:	ss.		the <u>13th</u> day
STATE OF OREGON: COUNTY OF KLAMATH:	allev Sta	o'clock <u>A.M.</u> , and duly 1 <u>18412</u>	ecorded in Vol. <u>M90</u> ,
The second at request of S. v	11:32		' Clark
of Sept A.D., 19	fortgages	Evelyn Biehn	County Clerk
		By <u>Course</u>	

FEE \$13.00