FORM	No. 755A—MORYGAGE.			STEVENS.NFGG	LAW PUB. CO., FORTLAND, OR, 97304
OT	26839 THIS MORTGAGE W. L. W.	ATU		Malhani	Page 4415 @
XX.	THIS MORTGAGE, Made this	E.IN.FEE.SIN AN.HILYARD, FREST	MPLE, AS TO AN ESTATE	MARCH O.AN.UNDIVIDED <u>1</u> IN FEE hereinal	INTEREST, AND fter called Mortgagor,
SEV	WITNESSETH, That said mortgagor, EN HUNDRED SEVENTY AND NO/100—— said, sell and convey unto said mortgagee, situated in KLAMATH Count	(187,770) Do	on of UNE H	unukeu EIGHIY-SE paid by said mortga	VEN THOUSAND gee, does hereby grant,
SEE	WILNEHED EXHIBIT "R" BY THIS KI	EFERENCE MAC	DE A PART I	HERETO.	ows, to-wit:
	Together with all and singular the tenemants, which may herealter thereto belong or appertain isses at the time of the execution of this mortga To Have and to Hold the said premises with ms forever. This mortgage is intended to secure the payments.	hereditaments and n, and the rents, ige or at any time the appurtenances	d appurtenance issues and prote during the terr s unto the said	es thereunto belonging or fits therefrom, and any m of this mortgage, mortgagee, his heirs, exe	and all fixtures upon said
u.	MISSORY NOTE #204492 DATED MARCH HILYARD, AND STEVEN L. HILYARD W \$187,770.00	I 4, 1991 AN √ITH A MATUR	D GRANTED LITY DATE (TO GARRET D. HII OF APRIL 15, 1992	LYARD, JEAN 2 IN THE AMOUNT
	The date of maturity of the debt secured by this				
premi	The mortgagor warrants that the proceeds of the loan reality primarily for mortgagor's personal, lamily or house (b) for an organization or (even it mortgagor is a nature). And said mortgagor covenants to and with the mortgages and has a valid, unencumbered title thereto	epresented by the abo chold purposes (see I ral person) are for be ogee, his heirs, execut	ove described note mportant Notice L isiness or commerc ors, administrators	and this mortgage are: selow), ial purposes, and assigns, that he is lawfo	ally seized in lee simple of said
or thi and a buildi in the have premi any w terms, of said any p of the pay a made any ri	will warrant and lorever delend the same against all persart of said note remains unpaid he will pay all taxes, as as mortgage or the note above described, when due and ill liens or encumbrances that are or may become liens or ags now on or which may be hereafter erected on the prisum of \$5. FULL AMOUNT all policies of insurance on said property made payable to see to the mortgage as soon as insured; that he will ke raste of said premises. Now, therefore, it said mortgager this conveyance shall be void, but otherwise shall remaid note; it being agreed that a failure to perform any cover at thereof, the mortgage shall have the option to declar essence with respect to such payment and/or performance produces the seed of the delta secured ghat arising to the mortgage for breach of covenant, And ght arising to the mortgage for breach of covenant, and while the mortgager neglects to repay any sums so paid by	payable and before to on the premises or an emises insured in lave to the mortgages as ep the building and shall keep and price in in full force as a conant herein, or if price the whole amount use, and this mortgage e premium as above by this mortgage, ar this mortgage may be	the same may be so or of the mortgag so or of the mortgag so or of the mortgag improvements on orm the covenants mortgage to secure occurrence of the may be foreclosed for or the dahall bear interest for the sound of the same so or	ome delinquent; that he will uperior to the lien of this m tiperior to the lien of this m a company or companies accep appear and will deliver all said premises in good repair herein contained and shall be taken to foreclose on this mortgage at one d at any time thereafter. And a mortgage may at his optio est at the same rate as said no est at the same rate as said no incipal, interest and all sums.	r assessed against said property, promptly pay and satisfy any ortgage; that he will keep the y lire, with extended coverage, table to the mortgagee, and will policies of insurance on said and will not commit or suller and will not commit or suller pay said note according to its iid covenants and the payment any lien on said premises or ce due and payable, time being it if the mortgagor shall fail to m do so, and any payment so the without waiver, however, of paid by the mortfagor at any lien or said by the mortfagor at any lien.
1	In the event of any suit or action being instituted to I ed by the prevailing party therein for title reports and ge reasonable as the prevailing party atterior for title reports and ge reasonable as the prevailing party's attorney's fees it party further promises to pay such sum as the appellate to be included in the court's decree. Each and all of the old assigns of said mortgager and of said mortgage respect mortgages, appoint a receiver to collect the rents and preducting all proper charges and expenses attending the Inconstruing this mortgage, it is understood that the num shall be taken to mean and include the plural, the med and implied to make the provisions hereof apply equ	mortgagor or mortgago nasculine, the leminin nally to corporations	r, as the court m lee may be more t e and the neuter, and to individuals	tay direct in its judgment or than one person; that if the cand that generally all gramms.	decree, context so requires, the singular matical changes shall be made,
	IN WITNESS WHEREOF, said mort	gagor has here	unto set his l	hand the day and ye	ar first above written.
with closu	PORTANT NOTICE: Delete, by lining out, whichever we applicable; if warranty (a) is applicable, the mortgag the Truth-in-Lending Act and Regulation Z by makings; for this purpose use S-N Form No. 1319, or equivalent of the Port OREGON,	gee MUST comply	GARRET SETTY	Lan Hilyard	Hityare
c	County of KLAMATH	} ss:			
	This instrument was acknowledged belo	ore me on	7TH OI	F MARCH	, 19 91
bу			Dan	OFFICIAL SEAL	
(Sea	ι)	Sarfaro		EARBARA ADAMS NOTARY PUSING OREGON COMMISSION NO. 208392 MANISSION EXPIRES SEP. 5, 18	192
	MORTGAGE			STATE OF OREG	
;	GARRET DEAN HILYARD			County of	t the within instru-
	BETTY JEAN HILYARD		USE THIS	atday of	M., and recorded
	SOUTH VALLEY STATE BANK	FOR RE LAGEL TIES	RESERVED CORDING IN COUN. WHERE SED.)	in book/reel/volum pageor as microfilm/reception	tee/file/instrument/
No.	AFTER RECORDING RETURN TO			Record of Mortgage Witness my	e of said County. hand and seal of
	SOUTH VALLEY STATE BANK 801 MAIN STREET			County affixed.	
	KLAMATH FALLS OR 97601			NAME D.	TITLE

HILYARD, HILYARD, HILYARD EXHIBIT "B"

A PARCEL OF LAND SITUATED IN THE NW1/4 OF SECTION 19, TOWNSHIP 39 SOUTH, RANGE 10 E.W.M., KLAMATH COUNTY, OREGON, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT WHERE THE NORTH LINE OF U.S.A BUREAU OF RECLAMATION CANAL INTERSECTS THE EAST LINE OF THE KLAMATH FALL-MERRILL HIGHWAY AND FROM SAID POINT THE SOUTHWEST CORNER OF SAID NW1/4 BEARS S. 06 DEGREES 37'03" W. 286.70 FEET; THENCE N. 00 DEGREES 36'45" E. ON SAID EAST LINE, 870.60 FEET; THENCE N. 86 DEGREES 42'52" E., 158.29 FEET; THENCE N. 88 DEGREES 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 DEGREES 43'W., 22.24 FEET; THENCE ON A 522.00 FOOT RADIUS CURVE TO THE LEFT, 148.81 FEET; THENCE S. 02 DEGREES 37' E, 146.90 FEET; THENCE ON A 210.50 FOOT RADIUS CURVE TO THE RIGHT, 118.18 FEET; THENCE S. 29 DEGREES 33'W., 324.35 FEET; THENCE ON A 540.20 FOOT RADIUS CURVE TO THE LEFT, 147.98 FEET; THENCE S. 10 DEGREES 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 DEGREES 37'22"W. ON SAID NORTH LINE 104.86 FEET TO THE POINT OF BEGINNING.

STATE OF OREGON: COUNTY OF	KLAMATH: ss.			
Filed for record at request of	S. Valley State	Bank	the 12th	day
of March A.D., 19	91 at 10:59	o'clock AM., and duly rec	orded in Vol. M91	
of	Mortgages	on Page4415		
		Evelyn Biehn . Cou	nty Clerk	
FEE \$13.00		By Qaulese Y	Luclensiare	

GARRET D. HILYARD JEAN G. HILYARD STEVEN L. HILYARD