	Vol. <u>m91</u> Page 4964
	AGHER
to SUUTH VALLEY STATE BANK	
WITNESSETH, That said mortgagor, in	hereinafter called Mortgagee consideration ofTENTHOUSAND AND NO/100(\$10,000,00)- Dollars, to mortgagor paid by said mortgagee, does hereby gram
bargain, sell and convey unto said mortgagee, n	nortgagee's heirs, executors, administrators and assigns, that certain County, State of Oregon, bounded and described as follows, to-wit
ALL THAT PORTION OF LOT 53 OF FAIR	ACRES SUBDIVISION NO. 1. ACCORDING TO THE OFFICIAL
NURTHWESTERLY OF ENTERPRISE IRRIGAT	OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON, LYIN ION DISTRICT CANAL. CLENT, CONTINUE DESCRIPTION ON REVERSE SIDE)
Together with all and singular the tenemants, he and which may hereafter thereto belong or appertain,	ereditaments and appurtenances thereunto belonging or in anywise appertainin and the rents, issues and profits therefrom, and any and all fixtures upon sai
and assigns forever.	e or at any time during the term of this mortgage. appurtenances unto the said mortgagee, mortgagee's heirs, executors, administrator of a certain promissory note, described as follows:
PROMISSORY NOTE #204496 DATED MARCH	1 13, 1991 AND GRANTED TO WILLIAM L GALLAGHER AND
LORI A GALLAGHER WITH A MATURITY DA	TE OF MARCH 15, 1994 IN THE AMOUNT OF \$10,000.00.
The date of maturity of the debt secured by this mo MARCH. 15, 1994 WITH. RIGHTS TO FUTUR	ortgage is the date on which the last scheduled principal payment becomes due, to-w RE ADVANCES AND RENEWALS
The mortgagor warrants that the proceeds of the loan repr (a)* primarily for mortgagor's personal, family or househo VADY BAY MY MAXANYARY WAY MY CAN WAY WAYANYARY	resented by the above described note and this mortgage are: old purposes (see Important Notice below), (New W W W W W W W W W W W W W W W W W W W
አስፈ śልሲ አንስኒኒኒኒሪያ ረሪኦራትዉለያ ስ ንስሲ አስአ አስፈላክሉ አንስ simple ol said premises and has a valid, unencumbered title there	කිනි ሲዲዲላን አቅበት ፖልሯስ እና አስተስተስፍ ስራር አካላት ት ssigns, that mortgagor is lawfully seized in to to
	that mortfagor will pay said note, principal and interest according to the terms thereof; that whi es, assessments and other charges of every nature which may be levied or assessed against sa and payable and before the same may become delinquent; that mortgagor will promptly pay ar
will keep the buildings now on or which may be hereafter erected	le liens on the premises or any part thereof superior to the lien of this mortgage; that mortgag I on the premises insured in layor of the mortgagee against loss or damage by fire, with extended
coverage, in the sum of \$ FULL AMOUNT have all policies of insurance on said property made payable to (premises to the northanger as soon as insured; that morthangor will	in a company or companies acceptable to the mortgagee, and w the mortgagee as mortgagee's interest may appear and will deliver all policies of insurance on sa keep the building and improvements on said premises in good repair and will not commit or sull
terms this conveyance shall be word but otherwise shall appear	have keep and perform the covenants herein contained and shall pay said note according to i
	I in fuil force as a mortgage to secure the performance of all of said covenants and the payme ant herein, or il proceedings of any kind be taken to loreclose on any lien on said premises the whole amount unpaid on said note and on this mortgage at once due and payable, time bein and this mortgage may be foreclosed at any time therealter. And it the mortgages shall fail premium as above provided for, the mortgage may at mortgage's option do so, and any pa
at any time while the mortgagor neglects to repay any sums so	cured by this mortfage, and shall bear interest at the same rate as said note without waiver, how t. And this mortfage may be loreclosed lor principal, interest and all sums paid by the mortfage aid by the mortfagee.
- incurred by the prevailing party therein for title reports and th	reclose this mortgage, the losing party in such suit or action agrees to pay all reasonable co Ile search, all statutory costs and disbursements and such further sum as the trial court m such suit, or action, and il an appeal is taken from any judgment or decree entered therein t
sums to be included in the court's decree. Each and all of the co	ourt shall adjudge reasonable as the prevailing party's attorney's fees on such appeal, all su
first deducting all proper charges and expenses attending the exe	is the set of the set
In construing this mortgage, it is understood that the mor includes the plural, and all grammatical changes shall be made s	rtgagor or mortgagee may be more than one person; that il the context so requires, the singui so that this mortgage shall apply equally to corporations and to individuaus.
IN WITNESS WHEREOF, said mortg	agor has hereunto set his hand the day and year first above writte
* IMPORTANT NOTICE: Delete, by lining out, whichever war	rranty (a) or (b) XCr Aller & Hellan
is not applicable; if warranty (a) is applicable, the mortgage with the Truth-in-Lending Act and Regulation Z by making	required dis-
closures; for this purpose use S-N Form No. 1319, or equivale STATE OF OREGON,	LORI A ESHOO, AKA LORI A GALLAGHER
•	> ss:
Country of Ma math	J
County of Alanxith	And Id
This instrument was acknowledged befor	re me on <u>Alarch 18</u> , 19 <u>9</u>
This instrument was acknowledged before by <u>[].</u>	a Bari A Copa, ala fori a Saliaghs
This instrument was acknowledged befor by William & Jallaghes and OFFICIAL SEAL	a Bari A Copa, ala fori a Saliaghs
This instrument was acknowledged before by <u>Lullian</u> <u>Lallages</u> and (SEAL (SEAL NOTARY PUBLIC - OREGON COMMISSION NO FORM	
This instrument was acknowledged before by LUILLIAM A. Lallagher and OFFICIAL SEAL ANGELA ZEG NOTARY PUBLIC OPERCON	a Seri A Copa, Ola Sori A Sallagho Lengela Jug Notary Public for Oregon
This instrument was acknowledged before by <u>William</u> OFFICIAL SEAL (SEAL (SEAL (SEAL (SEAL) (SEAL (SEAL) (SEAL (SEAL) (SEAL) (SEAL (SEAL) (SEA	C. S. C. C. C. C. C. C. C. C. Solaghing Mary Public for Oregon My commission expires
This instrument was acknowledged before by William A. Jallaghen and (SEAL OFFICIAL SEAL AAGELA ZIEG NOTARY PUBLIC - OREGON COMMISSION EXPIRES DEC. 14, 1993 MORTIGAGE LORI. A. ESHOO, AKA. LORI. A.	C. D. C. C. p.a., Ola Juri () Jaliaghs Notary Public for Oregon My commission expires STATE OF OREGON, County of Klamath I certify that the within instru- ment was received for record on the
This instrument was acknowledged before by Cullian Control Con	C. D. C. C. D. C. D. C. Jalagha Notary Public for Oregon My commission expires STATE OF OREGON, County of Klamath I certify that the within instru- ment was received for record on the 20th day of March, 19.92
This instrument was acknowledged before by William A. Jallaghen and (SEAL OFFICIAL SEAL AAGELA ZIEG NOTARY PUBLIC - OREGON COMMISSION EXPIRES DEC. 14, 1993 MORTIGAGE LORI. A. ESHOO, AKA. LORI. A.	C. D. C. C. D. C. D. C. D. C. Jaliaghs My commission expires
This instrument was acknowledged before by William P. Jallaghes. and OFFICIAL SEAL ANGELA ZEG NOTARY PUBLIC - OREGON COMMISSION NO. 224515 MY COMMISSION NO. 224515 MY COMMISSION EXPINES DEC. 14, 1993 MORTGAGE LORI. A. ESHOD, AKA. LORI. A. GALLAGHER	C. S. C.
This instrument was acknowledged before by LULLIAM A LALLAGEM AND (SEAL OFFICIAL SEAL ANGELA ZIEG NOTARY PUBLIC - OREGON COMMISSION NO. 224515 MOCRTIGAGE LORI. A. ESHOO, AKA. LORI. A GALLAGHER TO SOUTH .VALLEY. STATE BANK	C. D. C. C. D. C. D. C. D. C. D. C. County of State of the second
This instrument was acknowledged before by William & Jallaghes and GFFICIAL SEAL ANGELA ZIEG NOTARY PUBLIC - OREGON COMMISSION NO. 224515 MY COMMISSION NO. 224515 MY COMMISSION EXPIRES DEC. 14. 1993 MORTIGAGE LORI. A. ESHOO, AKA. LORI. A GALLAGHER TO	C. D. C. C. D. C. D. C. D. C. D. C. D. C.
This instrument was acknowledged before by [Dilliam P. Intlaghts	C. D. C. C. D. C. D. C. D. C. D. C. County of State March Strate of the second strate of the

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