FORM No. 755	A-MORTGAGE.		COPYRIGHT 1989	STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR 97204	
ON 3	1501		V	p mg/ Page 12000	
тн	IS MORTGAGE, Made this	27TH	day of	JUNE , 19 91 ,	
THIS MORTGAGE, Made this 27TH day of JUNE , 19 91, by FREDERIC D PISOR AND DORIS M PISOR, AS TENANTS BY THE ENTIRETY					
nereinarter caned mortgagot,					
to SOUTH VALLEY STATE BANK					
to Suuth VALLET STATE Office to hereinafter called Mortgagee. MITNESSETH, That said mortgagor, in consideration of TWENTY FOUR THOUSAND FIVE HUNDRED NINETY- TUBEE AND 18/100(\$24.593.18) Dollars, to mortgage paid by said mortgagee, does hereby grant,					
WITNESSETH, That said mortgagor, in consideration of					
IIINLL	Tinal and 10/100 the northneed's heirs executors, administrators and assigns, that certain				
bargain, sell and convey unto said mortgagee, mortgagees none, stored of Oregon, bounded and described as follows, to-wit:					
LOT 28, BLOCK 3, TRACT NO. 1127, NINTH ADDITION TO SUNSET VILLAGE, IN THE COUNTY					
LOT 28, BLOCK 3, IRACI NO. 1127, NINIII ABBITTON TO SONGE! VILLEY					
OF KLAMATH, STATE OF OREGON.					
101 2	BLOCK 28, HOT SPRINGS (IF SPACE INSUIT	FFICIENT, CO	ONTINUE DESCRIPTION ON REVERSE	SIDE)	
(IF SPACE INSUFFICIENT, COMINGE and appurtenances thereunto belonging or in anywise appertaining, Together with all and singular the tenemants, hereditaments and appurtenances thereunto belonging or in anywise appertain, and the rents, issues and profits therefrom, and any and all fixtures upon said and which may hereafter thereto belong or appertain, and the rents, issues and profits therefore, and any and all fixtures upon said and which may hereafter thereto belong or appertain, and the rents, issues and profits therefore, and any any time during the term of this mortgage.					
To Have and to Hold the said premises with the apparent					
and assigns forever. This mortgage is intended to secure the payment of a certain promissory note, described as follows: This mortgage is intended to secure the payment of a certain promissory note, described as follows:					
PROMISSORY NOTE #301405 DATED JUNE 27, 1991 TO FREDERIC D AND BORTS HT 130K IN THE					
AMOUNT OF \$24,593.18 AND MATURING JUNE 25, 1995.					
		mo-44-4:	is the date on which the last	scheduled principal payment becomes due, to-wit:	
The date of maturity of the debt secured by this mortgage is the date on which the last scheduled principal payment becomes due, to-wit: JUNE 25, 1991 WITH RIGHTS TO FUTURE ADVANCES AND RENEWALS					
The	The mort datar, warrants that, the presseds of the John Constituted by the most as warrants that, the presseds of the John Constitution and the most as warrants that the presseds of the John Constitution and the most as warrants and the presseds of the John Constitution and the pressed of the John Constitution and the John Constit				
(b) for an organization of the mortdadee, mortdadee's heirs, executors, authinistrators and assignif					
And said mortgagor covenants to and with the mortgage, mortgages simple of said premises and has a valid, unencumbered title thereto					
]		42	etonor will nov said note princip	al and interest according to the terms thereof; that while	
and will wa	arrant and lorever delend the same against all person I said note remains unpaid mortgagor will pay all	ns; that mo taxes, asse: due and na	ssments and other charges of ever vable and before the same may be	ry nature which may be levied or assessed against said come delinquent; that mortgagor will promptly pay and the mortgagor; that mortgagor	
and will warrant and lorever defend the same against all persons; that mortgagor will pay said note, principal and interest according to the terms thereof; that while any part of said note remains unpaid mortgagor will pay all taxes, assessments and other charges of every nature which may be levied or assessed against said any part of said note remains unpaid mortgagor will pomptly pay and any part of said note remains unpaid mortgagor will promptly pay and property, or this mortgagor it has nortgagor, when due and payable and before the same may become delinquent; that mortgagor that mortgagor property, or this mortgagor it has not gagor and all liens or encumbrances that are or may become liens on the premises or any part therefor superior to the lien of this mortgage; that mortgagor saits y any and all liens or encumbrances that are or may become liens on the premises insured in lavor of the mortgagoe against loss or damage by lire, with extended					
will keep the buildings to the mortgagee, and will in a company or companies acceptable to the mortgagee, and will					
overage, in the sum of \$ full AMOUN1 in a company or companies acceptable to the mortgage, and will deliver all policies of insurance on said property made payable to the mortgage as mortgage's interest may appear and will deliver all policies of insurance on said property made payable to the mortgage as mortgage's interest on said premises in good repair and will not commit or suffer premises to the mortgage as soon as insured; that mortgagor will keep the building and improvements on said premises in good repair and will not commit or suffer premises. Now, therefore, it said mortgagor shall keep and perform the covenants herein contained and shall pay said not according to its premises to the mortgage as mortgagor shall keep and perform the covenants herein contained and shall pay said not according to its					
premises to	premises to the mortgage as Now, therefore, it said mortgagor shall keep and perform the covenance of all of said covenants and the payment				
of said no	have all policies of insurance on said property made payable to the mortgager as improvements on said premises in food repair and will not commit or surler premises to the mortgager as soon as insured; that mortgagor will keep the building and improvements on said premises and said not according to its premises to the mortgager as soon as insured; that mortgagor shall keep and perform the covenants herein contained and shall pay said not according to its premises. Now, therefore, it said mortgagor shall keep and performance as a mortgage to secure the performance of all of said covenants and the payment terms, this conveyance shall be void, but otherwise shall remain in full forced as a mortgage to secure the performance of all of said premises or terms, this conveyance shall be void, but otherwise shall remeit on it is proceedings of any kind be taken to forcelose on any lien on said premises or of said note; it being agreed that a failure to perform any covenant herein, or if proceedings of any kind be taken to forcelose on any lien on said premises or of said note; it being agreed that a failure to perform any covenant herein, or if proceedings of any kind be taken to forcelose on any lien on said note and on this mortgage at once due and payable, time being of said note; it being agreed that a failure to perform any covenant herein, or if proceedings of any kind be taken to forcelose on any lien on said note and on this mortgage at once due and payable, time being of said note; it being agreed that a failure to perform any covenant herein on the forcelosed at any time thereafter. And if the mortgage may at mortgage and one covenants are considered to the payable of the proceedings of any kind be taken to forcelose on any lien on said note and on this mortgage at once due and payable, time being of said note; it being agreed to secure the performance of the payable of the processor of the processor of the payable of the				
of said note; it being agreed that a failure to perform any coveriant, and it is mortage may be to reclosed at any time thereafter. And it the mortagage shall have the option to declare the whole amount unpaid on said note and on this mortagage at once due and payers shall tail to any part thereof, the mortagage shall have the option to declare the whole amount of the essence with respect to such payment and/or performance, and this mortage may be foreclosed at any time thereafter. And it the mortagage is shall tail to any payers of the sessence with respect to such payment and/or performance, and this mortage may be overlaged and any tail to any payers or charges of any lien, encumbrances or insurance premium as above provided for, the mortagage may any taxes or charges of any lien, encumbrances or insurance premium as above provided for, the mortagage may be foreclosed for principal, interest and all sums paid by the mortagage were, of any right arising to the mortagage for breach of covenant. And this mortagage may be foreclosed for principal, interest and all sums paid by the mortagage were, of any right arising to the mortagage for breach of covenant. And this mortagage may be foreclosed for principal, interest and all sums paid by the mortagage.					
ment so n	nade shall be added to and become a part of the de ny right arising to the mortgagee for breach of cove ne while the mortgagor neglects to repay any sums	enant. And	this mortgage may be foreclosed to the mortgagee.	or principal, interest and all sums paid by the Horigages	
at any the	the event of any suit or action being instituted t	o foreclose	this mortgage, the losing party	resements and such further sum as the trial court may	
incurred adjudge	by the prevailing party therein for title reports at reasonable as the prevailing party's attorney's fee	na title sear es in such s lata court si	suit or action, and if an appeal is	s taken from any judgment or decree entered there is evailing party's attorney's fees on such appeal, all such	
fors and assigns or same the every to collect the rents and profits arising out of said premises during the profits arising the control of the mortgagee, appoint a prefer and expenses attending the execution of said trust, as the court may direct in its judgment or decree.					
of the mortgage, appoint a receiver to collect the fem and so that the execution of said trust, as the court may direct in its judgment of the context so requires, the singular lirst deducting all proper charges and expenses attending the execution of said trust, as the court may direct in its judgment of the context so requires, the singular in construing this mortgage, it is understood that the mortgage or mortgage shall apply equally to corporations and to individuals. includes the plural, and all grammatical changes shall be made so that this mortgage shall apply equally to corporations and to individuals.					
IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written.					
	IN WITNESS WHEREOF, said m	ortgagor	has hereunto set his he	and the day and year that above written.	
11			///	hee & Ther	
* IMPO	RTANT NOTICE: Delete, by lining out, whicheve	r warranty	(a) or (b) FREDERIC	D PISOR /	
is not applicable; if warranty (a) is applicable, the morigage in			required dis- date of the feath		
closures; for this purpose use S-N Form No. 1319, or equivalent.		quivalent.	DORIS M PISOR		
STAT	E OF OREGON,)			
		\ s	s:		
Co	unty of	J			
11		hafara m	ne on June	28 , 1911,	
1	This instrument was acknowledged				
	Frederic DPisor + D	oris	M Pisor	0	
Бу	-775			(mi link	
	OFFICIAL SEAL JAN MIELGSZYK	1		In milosysk	
(SEAL	NOTARY PUBLIC-OREGO		Notary Public to	n Olegon o Lau	
	COMMISSION NO. 00085 MY COMMISSION EXPIRES AUG		My commission	expires	
===		-		STATE OF OREGON,	
	MORTGAGE	ļļ		County ofKlamath	
		000		I certify that the within instru-	
	FREDERIC D AND DORIS M PIS	SUK		ment was received for record on the	
		1		3rdday ofJuly	
			(DON'T USE THIS	at 12:54 o'clockPM., and recorded	
	то		SPACE: RESERVED FOR RECORDING	in book/reel/volume No. M91 on	
			LABEL IN COUN-	page12772 or as fee/file/instrument/ microfilm/reception No31501,	
	SOUTHVALLEYSTATEBANK		TIES WHERE USEO.)	Record of Mortgage of said County.	
	1			Witness my hand and seal of	
No.				County affixed.	
Z	AFTER RECORDING RETURN TO				
13	SOUTH VALLEY STATE BANK			Evelyn Biehn, County Clerk NAME By Caulene Mullenday Deputy	
				NAME	
	801 MAIN STREET KLAMATH FALLS, OR 97601	1		- M. M. D	

Fee \$8.00