SOBM Na 7554 MODIFAGE	COPYRIGH	T 1985 STEVENS NESS LAW PUBLISHING CO
FORM No. 755A-MORTGAGE.		Volmal Page 19940
THIS MORTGAGE, Made this 24TH by JIMMY R HINES AND MARYBETH HINES	day of S, HUSBAND AND WIFE	SEPTEMBER
to SOUTH VALLEY STATE BANK		hereinalter called Mortgagor,
WITNESSETH, That said mortgagor, in c AND 02/100(\$13,664.02)	Dollars, to mortgagor	hereinafter called Mortgagee, <u>EN THOUSAND SIX HUNDRED SIXTY-FOUR</u> paid by said mortgagee, does hereby grant, rs. administrators and assigns, that certain
real property situated in KLAMATH LOT 4 IN BLOCK 9 OF THE TERRACES, ACC IN THE OFFICE OF THE COUNTY CLERK OF TAX ACCT. #3809 028DB 04300	County, State of Oregor CORDING TO THE OFFIC KLAMATH COUNTY, OR	n, bounded and described as follows, to-wit: CIAL PLAT THEREOF ON FILE
Together with all and singular the tenemants, her and which may hereafter thereto belong or appertain, a premises at the time of the execution of this mortgage To Have and to Hold the said premises with the a	and the rents, issues and pro- or at any time during the terr ppurtenances unto the said mo	s thereunto belonging or in anywise appertaining, fits therefrom, and any and all fixtures upon said n of this mortgage. rtgagee, mortgagee's heirs, executors, administrators
LOAN #301471 DATED SEPTEMBER 24, 1991 MARYBETH HINES AND MATURING SEPTEMBER	I IN THE AMOUNT OF	
The date of maturity of the debt secured by this more SEPTEMBER 25, 19.96 WITH RIGHTS TO The mortgager warrants that the proceeds of the loan representation of the loan representation.		• • • • • • • • • • • • • • • • • • •
I ne mortgady wardens has the possil amily or household (a) primary for more than a set of the set	****	and this mortgage are: clow). A protocode and assigns, that mortgagor is lawfully seized in fee Matory und assigns, that mortgagor is lawfully seized in fee
and will warrant and lorever delend the same against all persons; th any part of said note remains unpaid mortgagor will pay all tare property, or this mortgage or the note above described, when due a satisfy any and all liens or encumbrances that are or may become will keep the buildings now on or which may be hereafter erected of	a, assessments and other charges of and payable and before the same mu- liens on the premises or any part on the premises insured in lavor of	every patter which that bottle of all of the second
coverage, in the sum of \$	in a emotigagee as mortigages interess eep the building and improvements in full loce as a mortigage to secu- in full loce as a mortigage to secu- nt herein, or if proceedings of any te whole amount unpaid on said no nd this mortigage may be loreclose coremium as above provided for, th- ured by this mortigage, and shall be horeclose	company or companies acceptable to the mortgagee, and will i may appear and will deliver all policies to insurance on said on said premises in good repair and will not commit or sulter is herein contained and shall pay said note according to its re the performance of all of said covenants and the payment kind be taken to ioreclose on any lien on said premises or te and on this mortgage at once due and payable, time being at any time thereafter. And if the mortgagor shall fail to mortgage may at imortgage's option do so, and any pay- iorecers at the same sate as wild note without wairer, how-
at any time while the mortgagor neglects to repay any sums so pain In the event of any suit or action being instituted to fore incurred by the prevailing party therein for title reports and titl adjudge reasonable as the prevailing party attorney's least in losing party further promises to pay such attorney's period sums to be included in the courts detee. Each and all of the cou- tors and assigns of pain our geiven to and any of the cou- tors and assigns of proper charges and expenses attending the exec- list deducting all proper charges and expenses attending the exec- inculates the plural, and all grammatical changes shall be made so	close this mortgage, the losing par e search, all statutory costs and c such suit or action, and if an appu- turt shall adjudge reasonable as the remants and agreements herein conta rely. In case suit or action is comm is arising out of said premises dur ution of said trust, as the court n dates or morteases may be more	The prevailing party's attorney's fees on such appeal, all such ined shall apply to and bind the heirs, executors, administra- enced to loreclose this mortgage, the court may, upon motion ing the pendency of such foreclosure, and apply the same, nay direct in its judgment or decree. than one person, that it the context so requires, the singular
the second second states and the second s		hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warr is not applicable; if warranty (a) is applicable, the mortgagee with the Truth-in-Lending Act and Regulation Z by making	MUST comply JIMMY required dis-	HINDS L. I June
closures; for this purpose use S-N Form No. 1319, or equivaler STATE OF OREGON,	MARYB	EDA HINES
County of Klemeth	e me on Sector	4. 2
This instrument was acknowledged before	e me on	47 25, 19.9 <i>1</i> ,
Dy Landy AL Chy AT	0.11	P P II I
	Notar Public	for Oregon
OF DOM	My commissio	n expires <u>6-12-92</u>
MORTGAGE		STATE OF OREGON, County ofKlamath
.JIMMY R AND MARYBETH HINES		I certify that the within instru- ment was received for record on the lst
ΤΟ	(DON'T USE THIS SPACE; RESERVED	at. 11:33 o'clock A. M., and recorded in book/reel/volume No
SOUTH VALLEY STATE BANK	FOR RECORDING LABEL IN COUN- TIES WHERE USED.)	page 19940 or as fee/file/instrument/ microfilm/reception No35386, Record of Mortgage of said County.
		Witness my hand and seal of County affixed.
SOUTH VALLEY STATE BANK		Evelyn Biehn, County Clerk
801 MAIN STREET KLAMATH FALLS OR 97601		By Suling Muelender Deputy
Lander "Registration of the second	¹ Fee \$8.00	

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