192 AUS 201 1811 54 FORM No. 7536-MORTGAGE 49894 TEVENS-NESS Volma 2 Page 19642 THIS MORTGAGE, Made this 10TH day of AUGUST 19 92 , to SOUTH VALLEY STATE BANK hereinafter called Mortgagor, WITNESSETH, That said mortgagor, in consideration of THIRTY THOUSAND AND NO/100-----hereinafter called Mortgagee, ------(\$30,000.00)-----Dollars, to mortgagor paid by said mortgagee, does hereby grant, bargain, sell and convey unto said mortgagee, mortgagee's heirs, executors, administrators and assigns, that certain real property situated in _____KLANATH _____ County, State of Oregon, bounded and described as follows, to-wit: LOT 12, BLOCK 2, TRACT 1263, QUAIL RIDGE SUBDIVISION, ACCORDING TO THE OFFICIAL PLAT THEREOF IN THE OFFICE OF COUNTY CLERK OF KLAMATH COUNTY, OREGON. (F SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE) Together with all and singular the tenemants, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and profits therefrom, and any and all fixtures upon said premises at the time of the esecution of this mortgage or at any time during the term of this mortgage. To Have and to Hold the said premises with the appurtenances unto the said mortgage, mortgage's heirs, executors, administrators This mortgage is intended to secure the payment of a certain promissory note, described as follows: (F SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE) LOAN #301624 TO DONALD J SCHEFFLER AND SHELLEY A SCHEFFLER DATED AUGUST 10, 1992 IN THE The date of maturity of the doof second by this mortgage is the date on which the last scheduled principal payment becomes due to-wit. JULY 15 . 19. 98 WITH RIGHTS TO FUTURE ADVANCES AND RENEWALS The portage of a standard the first proceeds if the lean represented by the above described note and this mortange are: (b) for an organization of (even if mortange) is a new processing product of the above described note and this mortange are: (b) or an organization of (even if mortange) is a new product product of the above described note and this mortange are: And said mortange or even if mortange, mortange or the mortange is here, executore, administrators and assigns, that mortange is lawfully selsed in fee of said premises and has a valid, unencumbered lite thereto And said mortgagor covenants to and with the said premises and has a valid, unencu and will warrant and forever defend the same against all persons; that mortgafor will pay said note, principal and interest according to the ferms thereof. that while any part of said note remains unpaid mortgafor will pay all taxes, assessments and other charges of every nature which may be levied or assessed against as property, or any and all liens or encumbrances that are a may become them to the source of the same may become definite that would have be buildings now on or which may be hereafter erected on the premises insured in tayor of the mortgage egainst loss or damage by line. EINT MACHENT isty any and all liens or encumbrances that are at may become liens on the premises or any part thereof superior to the lien of this mortgage, that mortgage is a superior in the lien of this mortgage, that mortgage is a superior in the unortgage against loss of damage by life, with extended or the sum of a superior in the sum of a superior made paysible to the mortgage as mortgages insured in the mortgage and will deliver all policies of insurance on said property made paysible to the mortgage as mortgages interest may appear and will deliver all policies of insurance on said property made paysible to the mortgage since the building and improvements on said premises. Now, therefore, it and mortgages the building and improvements on said premises in good repair and will and commit we superior and the part and will and the according to the fore of a superior in contrained and shall be a diver to perform ance on vertage or the fore of a superior and the part and will not commit or suffer and the mortgage shall have the option to declare the whole amount unpaid on said note and on this mortgage and will the mortgage and this mortgage and this mortgage and the payment and the payment and the payment and the according to store the whole amount unpaid on said note and on this mortgage and will the mortgage and this mortgage may be foreclosed at any time trans and the payment and the apartent of any face or insurance or insurance and this mortgage, and shall be atded to and become a part of the deb accured by this mortgage may be foreclosed at any time rate as and mortgage to be the deb accured by this mortgage. The mortgage may at mortgage to any indice the deb accured by this mortgage. The theore the addition at the apartent as abade the abade to and become a part of the deb accured by this mortgage may be foreclosed at coverage, have all policies or , premises to the mort any waste of said pi terms, this conveyan "f said note; it being "said note; it being the said note; it being any part of the ess It any time while the mortgagor neglects to repay any suma so paid by the mortgage. In the event of any suit or action being instituted to foreclose this mortgage, the losing party in such suit or action agrees to pay all reasonable costs adjudge reasonable as the prevailing party therein for such party fees in such suit or action, and it an appent in an and the trial court may adjudge reasonable as the prevailing party is attorp fees in such suit or action, and it an appent in the mortgage, the prevailing party therein for maximum as the trial court may adjudge reasonable as the prevailing party is attorp fees in such suit or action, and it an appent in the mort and such lurther sum as the trial court may sums to be included in the courts decree. Each and hol the coverants and squege reasonable as the prevailing party is attorpy all reasonable costs and mign of said mortgagor and of said moit the coverants and squege reasonable as the prevaint and built party is attorpy all reasonable as the r included in the court a decree. Each and hol the coverants and squege rements herein contained thall apply is attorpy attored. all such the r itself and mortgage and expenses attending the execution of said premises during the perform the outs and mign of said mortgage, and expenses attending the execution of said premises during the perform the part of the performance is and expenses during at the performance of the performance is and mortgage, it is understood that the mortgage reasonable court may direct in the preference of the court may upon motion includes the plural, and all grammatical changes shell be made so that this mortgage may be more than one person; that it the context so requires, the singular includes the plural, and all grammatical changes shell be made so that this mortgage shall apply equally to corporations and to individuals. IN WITNESS WHEREOF, said mortgagor has executed this portgage the any and year first above written. • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (e) or (b) Is not applicable; if warranty (a) is applicable, the mortgagee MUST camply with the Truth-in-Lending Act and Regulation Z by making required dis-closures; for this purpose use S-N Form No. 1319, or equivalent. Nonda DONALD J SCHEFFLE STATE OF OREGON. 2 3 3 22 County of Klomath This instrument was acknowledged before me on _______ August 14_____, 19.72_, by Dowald J. Scheffler 1 Notory Pebligtor Oregon My commission expires MORTGAGE STATE OF OREGON, County of Klamath SS. DONALD J SCHEFFLER I certify that the within instrument was received for record on the 28th day of Aug. , 19 92 , at 11:54 o'clock A M., and recorded (DON'T USE THIS TO SPACE; RESERVED in book/reel/volume No. M92 on FOR RECORDING SOUTH VALLEY STATE BANK page ... 19642. or as fee/file/instrument/ BEL IN COUN. TIES WHERE USED.) Record of Mortgage of said County. 202 AFTER RECORDING RETURN TO Witness my hand and seal of County affixed. SOUTH VALLEY STATE BANK 801 MAIN STREET Evelyn Biehn, County Clerk KLAMATH FALLS OR 97601 By Quillen Mullender Deputy Fee \$10.00

ce,00