	가지, 너희 있는 것 같은 것 같은 것이라. 그는 것은 것은 것은 것이라는 것을 가지만 했다.	2 AM 11 52	TEVENS-NESS LAW FUELISHING CO., PORTLANG, OR 57204
M No. 755A-		Vo	maspane ~30/3 ()
THIS DAVI	91 5 <i>mortgage, Made this</i> 87H D M LATOURETTE AND PAMELA R LAT	OURETTE, AS TENANIS	hereinafter called Mortgagor,
SOUT	U VALLEY STATE BANK		11. 1 Morthadee
1866 00	NESSETH, That said mortgagor, in cons 00,00)	ideration of <u>SIXIY-FIVE</u> Dollars, to mortgagor paid	by said mortgagee, does hereby grant,
argain, sel	Il and convey unto said mortgagee, mortg	punty, State of Oregon, bou	inded and described as follows, to-wit:
<u>2340 AUE</u> LOTS 13 DEFICIAL	BURN AND 14, BLOCK 10, THE TERRACES L PLAT THEREOF ON FILE IN THE O	, IN THE CITY OF KLA FFICE OF THE COUNTY	MATH FALLS, ACCORDING TO THE CLERK OF KLAMATH COUNTY, OREGON
T - 4 - 41	(IF SPACE INSUFFICIENT her with all and singular the tenemants, heredii nay hereafter thereto belong or appertain, and the time of the execution of this mortgage or lave and to Hold the said premises with the appu	taments and appurtenances the	reunto belonging or in anywise appertaining, ierefrom, and any and all fixtures upon said
To H	ave and to Hold the tale press	interest and describ	ed as follows:
LOAN #3 IN THE	301631 TO DAVID M LATOURETTE AND AMOUNT OF \$65,000.00 AND MATUR	ING SEPTEMBER 15, 199	97.
	date of maturity of the debt secured by this morted FR 15 19 97 WITH RIGHTS TO	FUTURE ADVANCES AND	scheduled principal payment becomes due, to-wit: RENEWALS this mortgage are:
The And S	writedor wetterie had the process and by a write which the hardward how or an an and the process and the second and the second second second second second second second seid mortigator covenants to and with the mortigate, mor second second second second second second second the remines and has a valid, unencumbered title thereto	Ark & X Set Kunnan Kunnan Kunnan son) are for business or commercial pu- tgagee's heirs, executors, administrato	proses. rs and assigns, that mortgagor is lawfully seized in fee
and will wars	rant and lorever delend the same against all persons; that said note remains unpaid mortgagor will pay all taxes, said note remains the more above described, when due and	the the premises or any part there	of superior demade by fire, with effended
will keep the	e buildings now on or which may be nereated electron	in a com	pany or companies acceptable to the mortgagee, and said
any waste o	of seid premises. Now, therefore, it said monthly remain in	full force as a mortgage to secure the	t be taken to foreclose on any lien on said premie being
ment so ma ever, of any	de shall be added to and become a part of the overant. A y right arising to the mortgage for breach of coverant. A while the mortgagor neglects to repay any sums so paid	by the mortgage may be loreclosed in this mortgage.	in such suit or action agrees to pay all reasonable costa in such suit or action further sum as the trial court may
incurred by adjudge re- losing party sums to be tors and as	with a prevailing party therein for till exploit section as a sonable as the prevailing party is attorney's tees in sub-asonable as the promises to pay such sum as the appellate could y further promises to pay such sum as the appellate could be cover included in the cover so could be added to the cover included in the cover to collect the rents and profile.	ch suit or action, and it an appear tt shall adjudge reasonable as the p nants and agreements herein containe 1/. In case suit or action is commence arising out of said premises during a court may be a court may a court may be a court may be a court may a court a court may a court a	revailing party's attorney's lees on such appearing d shall apply to and bind the heirs, executors, administra- ed to loreclose this mortdage, the court may, upon motion the pendency of such foreclosure, and apply the same direct in its judgment or decree.
first deduc In includes th	construing this morrgage, it is under shall be made so	that this mortgage shall apply equal	y to corporations and to individual
		v K XeL	age the day and year first above written
is not ap	TANT NOTICE: Delete, by lining out, whichever warre oplicable; if warranty (a) is applicable, the mortgagee Truth-in-Lending Act and Regulation Z by making for this purpose use S-N Form No. 1319, or equivale	required dis-	LATOURETTE La Latourette R LATOURETTE
ciosuras;	STATE OF OREGON,		
	County of Kla	math)	5004 15 1992
	This instrument	was acknowledged before m	ne on Sept 15 , 1992 + Pamela R Latourette
a	OFFICIAL SEAL	12 M Catostelle	- mielosyyk
	JIM MIELOSZYK NOTARY PUBLIC-OREGON COMMISSION NO. 000953		for Oregon n expires 8-1-92
	MY COMISISSION EXPIRES AUG. 1, 1994	My commission	
	MORTGAGE		STATE OF OREGON, County ofKlamaths I certify that the within instru
	DAVID M AND PAMELA R LATOURETT		ment was received for record on fi 2nd day of Oct., 19.92
	то	(DON'T USE THIS SPACE: RESERVED	at11:52o'clock.AM., and record
	SOUTH VALLEY STATE BANK	FOR RECORDING LABEL IN COUN- TIES WHERE	page .23075 or as fee/file/instrument microfilm/reception No51791
		USED.)	Record of Mortgage of said County. Witness my hand and seal
No.	AFTER RECORDING RETURN TO SOUTH VALLEY STATE BANK	=	County affixed. Evelyn.Biehn,County.Clerk.
and a second	SOUTH VALLEY STATE DANK 801 MAIN STREET KLAMATH FALLS OR 97601	and 00	By Dauline Mullindere Depu
		Fee \$10.00	