	TN 62422	Q Rope
	JOHN T. SHAW and CHRISTIN	10116
	JOHN T. SHAW and CHRISTIE L. SHAW day of June Mortgagor, to DEL PARKS	, 198 <u>6</u> , by
	WITNESSETH, That said mortgagor, in consideration of THREE THOUSAND FIVE HUNDRED AND NO/100	
29	The South ½ of Lot 24, FAIR ACRES SUBDIVISION NO. 1, according to the official plat thereof on file in the offi of the County Clerk of Klamath County, Oregon, EXCEPTING THEREFROM that portion conveyed to Klamath County for road Klamath County, Oregon	County,
2		
n a		
골든 신고	•	
29 (S		
11	or in anywise appertuining, and which may hereafter thereto belong or appertain, and thereinto hereits thereform, and any and all fixtures upon said premises at the time of the execution of this nortgage. TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortga eris, executors, administrators and assigns forever. This mortgage is intended to secure the payment of .a	norrgage
fo. \$ 35(	<pre>eirs, executors, administrators and assigns forever. This mortgage is intended to secure the payment of .apromissory note, of wh ollowing is a substantial copy: 00,00</pre>	ich the
fo. \$ 35(	<pre>terrs, executors, administrators and assigns forever. This mortgage is intended to secure the payment of a promissory note, of wh ollowing is a substantial copy: 00.00</pre>	norrgage ngee, his ich the
fo. \$ 35(	<pre>terrs, executors, administrators and assigns forever. This mortgage is intended to secure the payment of a promissory note, of wh ollowing is a substantial copy: 00.00</pre>	norrgage ngee, his ich the
fo \$ 35( several THRE with inte mont	<ul> <li>a substantial copy:</li> <li>a substantial copy:</li> <li>b mortgage is intended to secure the payment of a promissory note, of when the payment of a promissory note, of when the payment of pays after date, 1 (or if more than one maker) we at 228 North 7th St, Klamath of the payment of th</li></ul>	norrgage Dgee, his ich the , 1986 jointly and
fo. \$ 35( several THRE with inte montl diately d	<ul> <li>and the said premises with the appurtenances unto the said mortgaters, executors, administrators and assigns forever. This mortgage is intended to secure the payment of a promissory note, of when the said mortgaters are secure the payment of a promissory note, of when the pay to the order of Del Parks</li> <li>THOUSAND FIVE HUNDRED AND No/100-</li> </ul>	ich the jointly and
fo. \$ 35( several THRE with inte montl diately d	<pre>defrs, executors, administrators and assigns forever. This mortgage is intended to secure the payment of a promissory note of the said mortgage ollowing is a substantial copy: 00.00 If promise to pay to the order of Del Parks EE THOUSAND FIVE HUNDRED AND No/100- Hy and it not so paid, all principal and interest, at the option of the holder of this note, to be hard after interest is faced in the holder of such arborney's lees shall be fixed by the court or courts in which the suit or action, in JOHN T. SHAW</pre>	ich the jointly and
for \$ 35( several THRE with inter Montl distely d promise t an action appeal the	<pre>ters, executors, administrators and assigns forever. This mortgage is infended to secure the payment of a promissory note, of when the substantial copy: 00.00 Ten (10) days after date, I (or if more than one maker) we EE THOUSAND FIVE HUNDRED AND No/100- Ten at 228 North 7th St, Klamath Fa My and if not so paid, all principal and interest, at the option of the holder of this note, to be and after to pay to the corder of paid at any time. If this note is placed in the holder of this note, to be and after to pay to the corder of be at any time. If this note is placed in the holder of this note, to be are is filed, the amount of such reasonable attorney's lees shull be fixed by the court or courts in which the suit or action, is JOHN T. SHAW</pre>	ich the jointly and
fo. \$ 35( \$ 35( Several. THRE with inte Montil diately di an action appeal the RM No. 216-P	<pre>terrs, executors, administrators and assigns forever. This mortgage is intended to secure the payment of a</pre>	Inorrgage Ingee, his ich the ich the ich the 1986 jointly and 11S, OR DOLLARS t to be paid icome immu- lection, 1/we if a suit of icluding any
fo. \$ 35( \$ 35( Several THRE With inte Mon El diately di pronise t an action appeal the RM No. 216-P T comes de	<pre>etrs, executors, administrators and assigns forever. This mortgage is intended to secure the payment of a</pre>	Inorrgage agee, his ich the ich the , 1986 jointly and 115, OR DOLLARS t to be paid frome immu- if a suit of including any
for \$ 35( \$ 35( Several THRE with inter Mont.l diately di promise t an action appeal the RM No. 216-P To comes de seized in and will	<pre>ters, executors, administrators and assigns forever. This mortgage is intended to secure the payment of apromissory note, of whe allowing is a substantial copy: 00.00 Uly promise to pay to the order of Del Parks EE THOUSAND FIVE HUNDRED AND No/100- ther and collectible. Any part hereof may be paid at any time. If this note is placed in the holder of this note, to be and if or so paid at the rate of the any new paid at the principal and interest, at the option of the holder of this note, to be are courts in which the amount of such reasonable attorney's less shall be fixed by the court or courts in which the suit or action, in JOHN T. SHAW CHRISTIE L. SHAW</pre>	Inorrgage ngee, his ich the ich ich the ich
for \$ 35( \$ 35( Several THRE with inte Mont1 diately di pronise t an action appeal the RM No. 216-P T comes de A. Seized in and will the terms nature will are or ma non on on	<pre>terrs, executors, administrators and assigns forever. This mortgage is intended to secure the payment of a</pre>	Inortgage ngee, his ich the ich the ich the ich the ich t

ct.º

The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: a)\* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), b) for an organization or (even it mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes. (b)

(b) for an organization of (even it mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes.
Now, therefore, if said mortgagor thall keep and perform the covenants herein contained and shall pay said note according to its terms, this conveyance shall be vid, but otherwise shall remain in full force as a mortgage to secure the performance of coefficient of any kind be taken to foreclose, any lien on said premises or any part thereof. It mortgage to secure the performance of coefficient of any kind be taken to foreclose, any lien or said premises or any part thereof. It mortgage hall have the option to closed at any time thereafter. And if the mortgage or on this mortgage may be foreclosed that his mortgage may be foreclosed to the whole amount unpaid on said note or on this mortgage may be foreclosed for principal, interest and all bear interest at the same rate as said note without waiver, however, of a part of the deb secured by this mortgage, and shall bear interest at the same rate as said note without waiver, however, of a part of the deb fore mortgage for principal, interest and all sums pays any sums so paid by the mortgage. In the event of any equipation to action being instituted to foreclose this mortfage, the mortfage age any sum as the trial court may adjudge to actione the appeal is taken from any idegment or decree entered by the is no sub suit or action, and if an appeal is taken from any idegment or decree entered and such further provises to bay, such sum as the appeal and be all of the covenants and idegregres. The isen of the decree of such foreclosure.
Mathematical of the covenants and idegregres respectively.
To case suit or action is commenced to lureclose this mortfage, the forund and bind the heris, executors, administrators and such and of the mortgage and pay such as applied to the heirs, executors, administrators.
Mathematical charges or any such as the appellate court shall adjudge reasonable as plaintiff's

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written.

ÓӉŊ Ţ. ŞHAW h.L naw CHRISTIE SHAW

Deputy

10117

\*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not ap-plicable; if warranty (a) is applicable and if the mortgagee is a creditor, as such word with the Act and Regulation it, this mortgagee MUST comply instrument is to be a FIRST line by making required disclosures; for this purpose, if this form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Ness Form No. 1306, or equivalent.

STATE OF OREGON. County of Klamath 9th June ....., 19.86 Personally appeared the above named .....John T. and Christie L. Shaw ..... Before me: (OFFICIAL SEAL) Saure 2 0 Notary Public for Oregon  $^{\circ}$ My commission expires: .... c Ś ंद 5 1.17-×.,, manin MORTGAGE STATE OF OREGON, County of ......Klamath SS. (FORM No. 105A) I certify that the within instru-STEVENS-NESS LAW PUB. CO., PORTLAND, ORE. ment was received for record on the JOHN T. SHAW CHRISTIE L. SHAW at. 2:29 o'clock P. M., and recorded page....10116...or as document/fee/file/ SPACE RESERVED то instrument/microfilm No. 62422 DEL PARKS FOR Record of Mortgages of said County. RECORDER'S USE Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. Del Parks 228 North 7th Evelyn Biehn, County Clerk Klamath Falls, OR 97601 By Am Jan

Fee: \$9.00