	US MORTGAGE, M OUTHEAST OREGON		D ובדווספע day	of.JULY		
						, 19
	VUIN VALLEY STAT	E BANK				r called Mortgagor,
W1 With rig bargain, so erty situat	TNESSETH, That successful to renewals convey unto s and convey unto s and in KLAMATH	aid mortgagor, in o and future adv aid mortgagee, his H	consideration of ances-Dollars, i heirs, executors, a tate of Oregon, bo	TWENTY FIVE to him paid by administrators	hereinafte THOUSAND AN said mortgagee and assigns, the	e, does hereby grant, at certain real prop-
OREGO	2, 3, 4, 5, 6, 7 N.	', & 8, BLOCK :	1, WEST CHILOC	QUIN, COUNTY	Y OF KLAMATH	, STATE OF
assigns loreve This n NOTE	nortgage is intended to se	ong or appertain, and ong or appertain, and n of this mortgage or premises with the ap ecure the payment of	a certain promissory	enances thereunt d profits theretr he term of this m e said mortgagee	o belonging or in om, and any and ortgage. , his heirs, executo	an instales upon said
NOTE 1	INSTALLMENTS OF N THE AMOUNT OF	\$400.00, WITH \$25,000.00.	A BALLOON PAY	MENT AT MA	ED JULY 3, <u>1</u> TURITY.	
JULY 1		secured by this mortgag	te is the date on whic	the last schedu	led principal payme	nt becomes due, to-wit:
(b) for And said premises and ha	an organization or (even if ) mortgagor covenants to and s a valid, unencumbered title	GRACH FORMER XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	A Xai X A A A A A A A A A A A A A A A A A A	bed note and this n XAee Important N or commercial purpo strators and assigns,	nortgage are: otice below), oses other than agricu that he is lawfully se	iltural purposes. ized in lee simple of said
and will warran	t and lorever delend the se					
	or which may be hereafter a	aracted an al	emises of any part that	actingues	G that he will promi	the new set in openly,
have all policies premises to the any waste of sai	of insurance on said property mortgagee as soon as insured premises Now Absorb	dillount y made payable to the m ; that he will keep the h	ortgagee as his interest	a company or com may appear and w	or damage by fire, panies acceptable to	with extended coverage, the mortgagee, and will
terms, this conve ment of said not ises or any part	yance shall be void, but oth e: it being agreed that a fai thereol, the mortgagee shall	t said mortgagor shall ke erwise shall remain in lu lure to perform any cove	ep and perform the cove ill force as a mortgage mant herein, or if process	ts on said premises mants herein contain to secure the perfor	in good repair and w ned and shall pay sa mance of all of said	es of insurance on said ill not commit or suffer id note according to its
and this mortgag ance premium as secured by this i	full insurable of insurance on said property mortange as soon as insured, d premises. Now, therefore, in yance shall be void, but oth thereol, the mortgagee shall i thereol, the mortgagee shall i above provided for, the mon mortfage, and shall bear inter is mortfage, and shall bear inter is mortgage. by the mortgage.	time thereafter. And if the rigagee may at his option	e the whole amount unp he mortgagor shall fail t do so, and any payme	aings of any kind be aid on said note an o pay any taxes of	e taken to foreclose of d on this mortgage an charges of any lien.	covenants and the pay- n any lien on said prem- t once due and payable, encumbrance
In the eve	ent of any suit or action being		and sums paid by th	he mortgagee at any	time while the more	dator pediets to breach of
adjudge reasonab losing party lurth	prevailing party therein for the le as the prevailing party's a er promises to pay such	itle reports and title searc attorney's lees in such su	his mortgage, the losing h, all statutory costs an ut or action and it an	party in such suit d disbursements an	or action agrees to p d such further sum	ay all reasonable costs
it the mortgagee,	appoint a receiver to collect t	mortgagee respectively. In the rents and profile and	and agreements herein concernents of a concernent concernent of action is con-	ontained shall apply	to and bind the heirs	such appeal, all such
In construit	proper charges and expenses ing this mortgage, it is unders taken to mean and include th ied to make the provisions h	attending the execution o stood that the mortgagor	or mortgagee may be made	during the pendency it may direct in its	e this mortgage, the c v ol such loreclosure, judgment or decree.	ourt may, upon motion and apply the same,
	providenta In	ereor apply equally to con	constions and to inter	er, and that genera	Ily all promovations	o requires, the singular
MPORTANT NOT	ICE: Delete, by lining out,	whichever warranty (a)	s nereunto set his	hand the day	and year first	above written.
mply with the 1 tired disclorums	Iruth-in-Lending Act and Re	gulation Z by making	JST SC	DUTHEAST OR	EGON RURAL H	EALTH NETWORK
n to finance the uivalent; if this 5. 1306, or equi	instrument is NOT	use S-N Form No. 1305 a first lien, use S-N Fo		nonpromp (	corporation	
	EGON, County of			Kaes	un CC	e luissou
	appeared the shove not	- han				, 19
	and		oregoing instrument			
OTARIAL SEAL)				And the second s	Notary H	
	MORTGAG	F				
1				STATE O	F OREGON	
SOUT	HEAST OREGON RUR/ VETWORK	AL HEALTH		I ce	of	within instant
				ment was	received for r	ecord on the
	то		(DON'T USE THIS SPACE; RESERVED	at	of	
	VALLEY STATE BAN	ik l	FOR RECORDING	III DOUR/rec	Tycolume No	- II
SOUTH	THELET STATE BAN			Puge	······Orras docun	nent/iec/litc/
SOUTH	THELET STATE BAN		TIES WHERE USED.)	instrument/	microfilm No	11
				Record of	Mortgages of	said County.
AF	TER RECORDING RETURN			Record of	Mortgages) of a ess my band	said County

12824

FORM No. 786-ACKNOWLEDGMENT, CORPORATION (ORS 93.490) STEVENS-NESS LAW PUT STATE OF OREGON, County of Blame 20 , 1986 Elicy cd my Personally appeared Schopson 4 Kat who being duly sworn (or affirmed) did say that the the recto of . out turit and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and he acknowledged said instrument to be its voluntary act and deed. Before me: Jais Official Notary Public for Oregon. Seal My Commission expires STATE OF OREGON: COUNTY OF KLAMATH: SS. Filed for record at request of July 22nd the 86\_at day of 3:38 A.D., 19 \_\_ P o'clock \_M., and duly recorded in Vol. M86 Mortgages of\_ on Page \_ 12823 Evelyn Biehn, County Clerk \$9.00 FEE By