FORM No. 755A-HORIGAGE				
ox And 3	mtc-139	6-1141	mrs	100000000000000000000000000000000000000
by Basin Fresh Farms	his 30th		ATEVENE.NE	SS LAW PUB. CO., PORTLAND, OR
	y dn Oregon co	day of	June	12448
to South Valley State Bank WITNESSETH, That said me	400hp0h	ation and	state in fee s	impl.
Wither	*************************************	*****************	herein	after called Morton
WITNESSETH, That said mo bargain, sell and convey unto said ma erty situated in Klamath See attached description	ortgagee, his heirs, execution County, State of Orego	ofNine	Hundred Sixty	Thousand Thousand
erty situated in	rtgagee, his heirs, execut	tors, to nim j	paid by said mortg	agee, does hereby den-
See attached day	County, State of Orego	n, bounded	and described as t	that certain real pro
a southed description			areenbed as 10.	llows, to-wit:
Together with all and singular the ten and which may hereafter thereto belong or a premises at the time of the execution of this To Have and to Hold the said premise assigns forever.	ACE INSUFFICIENT, CONTINUE DESC	CRIPTION ON REV	ERSE SIDEI	
				t in annut
I RIS Processor	remittes ur	The the entit	morrigage.	apon 531
To Have and to Hold the execution of this assigns lorever. This mortgage is intended to secure the Note dated 6-30-87 in the amo of June 30, 1989. This mortgage also secures a	payment of a certain promi	issory pose a	ortgagee, his heirs, exe	cutors, administrators an
of June 30, 1980 the aim	unt of \$960 one on		as foliotes:	
This mortgage also secures a The date of maturity of the debt secured h. June 30	,	to Basin	Fresh Farms, I	nc. with material
The date of metality	loan for \$445,000.	. hatab 00	luno 20	maturit
<u>_</u> . , , , , , , , , , , , , , , , , , , ,	Mate Ch	which the term		
The mortfafor warrants that the proceeds of the (a) primarily for mortfafor personal, family of the mortfafor or personal, family of the first mortfafor covenants or mechalisms and has a valid, unencompered and with the	loan representat to	the last	scheduled principal pa	yment becomes due, to-wit:
the mortsafor warrants that the proceeds of the (a)'s primarily for mortsafor's personal, lamily (b) for mir organization everythment was a factor of the said mortsafor covernants to and with the oremises and has a valid, unercumbered title thereto and will warrant and forever delend the same against any part of said note remains every the same against a pay part of said note remains every the same against a constant of said note remains every the same against a constant of said note remains every the same against a constant of said note remains every the same against a constant of said note remains every the same against a constant of said note remains every the same against a constant of said note remains every the same against a constant of said note remains every the same against a constant of said note that the said note tha	or household purposes (see Import	acribed note and ant Notice below	this mortdage are:	
tile Inereto	neirs, executors, a	dministrators and	assigns, that he is to the	
nd will wattant and lorever delend the same against a my part of said note remains unpaid he will pay all ta this morteagle or the note above described, say hen due dall liens or encembrances that are or may been due willdings now on or which may be herealter erected on the sum of \$\frac{8}{2}\$ to the morteagle on said property made pay entitled to the morteagle as soon of property made pay	II nervous		ere is lawfully	y seized in fee simple of said
r this mortgage or the note above described, when due and all liens or encumbrances that are or may become utilities on the constraints of the sum of \$\$ in the	zes, assessments and other charges and payable and believe that the	note, principal as	nd interest according to	
and note: it has a soul otherwise at a	and silali Keep and	THERIT OR LAND -	active all no	ILL: ATAL WITH
ce premium as about the foreclosed at any time of	tion to declare the mitin, of it p	rocceding of	performance of all of it	and note according to it.
venant. And this mortgage, and shall bear interest at the	at his option do so, and any o	t unpaid on said fail to pay any t	note and on this mortfage	e on any lien on said prem-
of this mortfage, next, the mortfagee shall have the open oce premium as about provided for, the mortfagee may be therefore the mortfagee may be lorectosed for prime yearnst. And this mortfage may be lorectosed for prime in the event of any suit or action being instituted utted by the prevailing party therein for title reports a nationally as the prevailing party attention of the national properties of pay such sums the appel and aviden of an instituted court's derive. Each and all of the mortfagees and mortfager and of said and all of	ipal, interest and all sums paid	caiver, however, c by the mottgages	shall be added to and bot any right arising to the	en, encumbrances or insur-
In the event of any suit or action being instituted used by the prevailing party therein for it instituted used by the feet of the prevailing party; a stlorney's leaves to pay such use as the appel in to be included in the court's decree. Each and all of the mortgager appoint a receiver to collect the rents and ending all proper charges and expenses attending it out that the mortgager and expenses attending it out a state of the mortgager and expenses attending it out a state of the mortgager.	late court shall adjudge reasonab	an appeal is take	ents and such further sur	o pay all reasonable costs
deducting all proper charges and expenses attending it	spectively. In case suit or action for profits arising out of said premise execution of said premises	ein contained shall is commenced to mes during at	I apply to and bind the he loreclose this mortes.	on such appeal, all such
med and implied to make the provide the plural, the	e mortgagor or mortgagee may b	court may direct	t in its judgment or de-	ire, and apply the same
IN WITNESS WHEREOF, said me	requally to corporations and to in	t neuter, and that idividuals.	Generally all frammatica	t so requires, the singular I changes shall be made
, - and 110	^{µrgagor} has hereunto ∽	t his hand to	he day and you.	in a second
PORIANT NOTICE: Delete, by lining out, whichever it applicable; if warranty (a) is applicable, the moright the Tiuth-In-lending Act and Regulation Z by me its country to the country of t	Worranty (a) as its	DACTH 4	- 1 d	rst above written.
the Trush-Mending Act and Regulation Z by mainst for this purpose use S-N Form No. 1319, or equi	agee MUST comply	BAZIN F	RESH FARMS, IN	IC2
TE OF OREGON,	valent.	By: ///	41 8180/	6.
0.0)	P	resident	ung
ounty of Klamath	} ss:		- · · · ·	
This instrument	····· <i>}</i>		•	
Con Comment was acknowledded bef	ore me on			
This instrument was acknowled led before the McClung, President of	Danie e		June 30	, 1987
	Sill Balling	Inc		
)	Land.	lic for Oredon	.+.f.	
	Notary Publ	lic for Oregor	t.Com	
Morma	My commiss	sion expires	9/12/89	
MORTGAGE				
		STATE	OF OREGON,	
		Coun	ty of	ss.
		ment w	as tocainal the u	vithin instru-
то	(DON'S		day of	Nord on the
	(DON'T USE THIS SPACE! RESERVED	at	o'clock M.,	and recorded
	LABEL IN COUN.	m book/ page	reel/volume No	on
	TIES WHERE USED.)	microfila	n/recention at	'instrument/
AFTER RECORDING RETURN TO		Record o	f Mortgage of said	Country
		** *	MCSS my La-11	and seal of
		County a	Itixed.	\
LAMATH FALLS OR 97603		NAME		
		Bv	***************************************	True I
the state of the s			*******************************	Dogud B

Basin Fresh Farms, Inc., an Oregon corporation an estate in fee simple. 12449

That portion of the Si₂SE₄ of Section 18, Township 40 South, Range 10 East of the Willamette Meridian, lying Southerly and Westerly of the Southern Pacific Railroad Drain.

Drain.

That portion of the Si₂SE₄ of Section 18, Township 40 South, Range 10 East of the Fight of the Southern Pacific Railroad Drain.

STATE OF OREGON: COUNTY OF KLAMATH: ss.

		ON: COUNTY -				
Filed	for moons	t request of Mou	ATH:			
of _	July	request of	-0.			
		A.D. 19 97	atain Title		duly recorded in Vol.	
Err		of	at1:13	Company		
FEE	\$9.00		Mortgages	O'clock P M., and on Page 12 Evelyn Biob	the 1	
			- 6-3	on Page _ 12	duly recorded in Vol	th day
				Evelyn Bieh	448	
				Бу ———	n, County Clerk	<i>7</i>
					The state of the s	w BK