. 1.7-			MTC-2087	166		STEVENS-NESS LAW PUB	.CO., PORTLAND, OR, 97204	
F.	G S	MORTGAGE.			1	MARCH Pa	ge 5008 @	
	THIS	MORTGAGE,	Made this 3 RENCE AND LYNETTE M	RD day	' HO2RVMD.	AND WIFE	, 17,	
b	-				.,	hereinafter o	alled Mortgagor,	
t	o SOI	JTH VALLEY ST	ATE BANK			hereinafter (called Mortgagee,	
		NECCETH The	at said mortgagor, in cor		hereinafter called Mortgagee, ideration of SEVENTEEN THOUSAND THIRTY THREE ANDDollars, to him paid by said mortgagee, does hereby grant,			
63/100						ors and assigns, that	certain real prop-	
£	63/100						to-wit:	
6				STO SECONI	MOITION C	TO KELENE GARDE	ENS,	
	LOT 49 IN BLOCK 1 OF TRACT NO. 1078, SECOND ADDITION TO KELENE GARDENS, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE							
	COUNTY CLERK OF KLAMA LANGE VALUE ACTION OF REVENUE SIDES							
an Commission of State	Together with all and singular the tenemants, hereditaments and appurtenances thereunto belonging or in anywise apper and which may hereafter thereto belong or appertain, and the rents, issues and profits therefrom, and any and all fixtures upon the same of the execution of this mortgage or at any time during the term of this mortgage, his heirs, executors, administrative and to Hold the said premises with the appurtenances unto the said mortgage, his heirs, executors, administrative to the said premises with the appurtenances unto the said mortgage, his heirs, executors, administrative to the said premises with the appurtenances unto the said mortgage as follows: This mortgage is intended to secure the payment of a certain promissory note, described as follows:							
35								
2	anniane forev	et.	4	a certain promis	ssory note, desci.	IDCG GO I TOTAL		
	PROMISSORY NOTE DATED MARCH 3, 1989 IN THE NAMES OF BRADEF E. P. PROMISSORY NOTE DATED MARCH 1, 1999 LYNETTE M. LAWRENCE IN THE AMOUNT OF \$17,033.63 WITH A MATURITY OF MARCH 1, 1999							
-97								
7								
	The date of maturity of the debt secured by this mortgage is the date on which the last scheduled principal payme MARCH 1. 19 99 WITH RIGHTS TO FUTURE ADVANCES AND RENEWALS. The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a) a primarily for mortgagor's personal, family or household purposes (see Important Notice below). (a) a primarily for mortgagor's personal, family or household purposes (see Important Notice below). (A) AND							
65							seized in tee simple of said	
	And said mortgagor covenants to aim with the control of the contro							
				hat he will pay st	aid note, principal	and interest according to the	he terms thereof; that while seessed against said property,	
	any part of	tes or the pate above	e described, when due and payars	namines of Any	part thereof super-	for to the hell of the by I	ire with extended coverage.	
The state of the s	and all liens or encumbrances that are or may become hens in the premises insured in layor of the mortgagee against loss of chicago and all liens or encumbrances that are or may be come henself the mortgagee, buildings now on or which may be hereafter erected on the premises insured in layor of the mortgagee, buildings now on or which may be hereafter erected on the premises insured in layor of the mortgagee, buildings now on or which may be hereafter erected on the premises insured in layor of the mortgagee against loss of the mortgagee.							
	any waste this conveyance shall be void, but otherwise stati grovenant herein, or if proceedings of any king on this mortgage at once due and payable.							
	terms, this conveyance shall be void, but ofinewase many covenant herein, or if proceedings of any thin mortgage at once due and payabote, terms, this conveyance shall be void but not perform any covenant herein, or if proceedings of any on this mortgage at once due and payabote, or is said note and on this mortgage at the coil said note; it being agree shall have the option to declare the whole amount unpaid on said note and on this mortgage may any part thereof, the mortgage may at his option do so, and any pay of the essence with respect to such payment and/or performance, and this mortgage may be foreclosed at my lien, encumbrances or insurance premium as above provided for, the mortgage may at his option do so, and any pay ny lares or charges of any lien, encumbrances or insurance premium as above provided for, the mortgage may lares are taken as an option of the debt secured by this mortgage, and shall bear interest at the same rate as said note without waiver, ho pay any lares on the pay and the same rate as said note without waiver. However, the mortgage may be foreclosed for principal, interest and all sums paid by the mortgage may be foreclosed for principal, interest and all sums paid by the mortgage.							
1	made shall be added to and become a part of the debt secured made shall be added to and become a part of the debt secured made shall be added to and become a part of the mortgage for breach of covenant. And this mortgage may be foreclosed for principal, interest and the mortgage and relating the mortgage and relating the mortgage.							
	In the event of any suit or action being instituted to foreclose this thought costs and disbursements and such turner. In the event of any suit or action being instituted to foreclose this thought costs and disbursements and such turner. In the event of any suit or action, and it an appeal is taken from any judgment or decree entered to the previous transfer of the cost of							
A contract of	dajudge reasonable and apply such sum as the appellate court same losing party further promises to pay such sum as the appellate covernants and afterments herein contained shall apply to discover this mortgage, the court may, upon resume to be included in the court's decree. Each and all of the covernants and afterments herein contained to foreclose this mortgage, the court may, upon resume to be included in the court's decree. Each and all of the covernants and afterments during the perdency of such foreclosure, and apply the							
	adjudge restainment promises to pay such sum as the appellite coverants and agreements herein contained shall along this mortifage, the court may, upon a losing party further promises to court's decree. Each and all of the coverants and agreements herein contained shall along this mortifage, applied and of said mortifage respectively. In case suit or action is commenced to foreclose this mortifage, and of said mortifage respectively. In case suit or action is commenced to foreclose this mortifage, and mortifage and propriet a receiver to collect the rents and profils arising out of said premises during the perdency of such foreclosure, and apply the tors and assigns of said mortifage, applying a receiver to collect the rents and profile and trust, as the court may direct an its judgment or decree. In construing this mortifage, it is understood that the mortifage may be more than one person; that if the context so requires, the situate deducting all proper the said that generally all grammatical changes shall be a profile to the taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall be assumed and implied to make the provisions hereof apply equally to corporations and to individuals. Assumed and implied to make the provisions hereof apply equally to corporations and the his hand the day and year first above we							
Apparent	111	Containant	and include the plural, the masce	mine, the	_d to individuals.			
1	255011100 11	N WITNESS W	WHEREOF, said mortga	gor has hereu	nto set his h	1/		
					(a) Du	My Jan	hence	
1	* IMPORT	ANT NOTICE: Delete, plicable; if warranty	, by lining out, whichever warro (a) is applicable, the mortgagee	MUST comply	BRADLEY	L. PAWRENCE	nonce	
	with the closures;	Truth-in-Lending Act for this purpose use S	(a) is applicable, the making of a cond Regulation Z by making 5-N Form No. 1319, or equivaler	nt.	EYNETTE	M. LAWRENCE		
	STATE	OF OREGON		ss.				
	Con	inty of KLAMA	ГН	S S S S S S S S S S		Ad 1	0 80	
	This instrument was acknowledged before me on							
	by Z	radberg	Lix ryriette	</td <td></td> <td>· 17 2/</td> <td>Redd</td>		· 17 2/	Redd	
		2		N.	otary Public f	or Oregon	101	
	(SEAL)			IV.	y commission	expires ///	2/9/	
		- 1				STATE OF ORE	GON.	
		MOF	RTGAGE			County of	(lamath)	
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	BRADLEY L.	LAWRENCE			The time tocait	hat the within instru	
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1					25th Say of 1	March 19.02	
		LYNETTE M.			T USE THIS	in book/reel/volt	ck. P.M., and recorder ume NoM89	
			TO DANK	FOR	RECORDING L IN COUN-	2000 5008 OF	as fee/file/instrument	
		SOUTH VALL	EY STATE BANK		ES WHERE	microfilm/recepta Record of Mortés	ion No98407 age of said County.	
				.		Witness n	ny hand and seal o	
	No.	AFTER PE	CORDING RETURN TO	=		County affixed.		
		SOUTH VALL	EY STATE BANK				n, County Clerk	
	V Andrews of the state of the s	5215 SOUTH	SIXTH STREET ALLS, OR 97603			ByDALLING	Nullan oloneDepur	
	1	NEARIA II	,	Fee \$8.	.00	to be 18 and the second	ereng yang memperang ang mempenggan penggangan penggangan penggan penggangan penggan penggan penggan penggan p Managan penggan pengga	