	MTC 13		STEVENS-NESS LAW PUB. CO. OBT. ND. OR. 37204
or1655	9 11	TH day of	DI. <u>m90</u> Page 12230
by ERNE	9 MORTGAGE, Made this 11 ST WAYNE WEBB AND DEBRA RENEE WEB	B, AS TÉNANTS BY T	HE ENTIKEIY hereinafter called Mortgagor,
to SOUTH	VALLEY STATE BANK		traninoitor called Mortéagee.
WIT	NESSETH, That said mortgagor, in consid	eration ofSEVEN	by said mortgagee, does hereby grant,
	Land convey unto said mortgagee, his heirs,	executors, administrate	ors and assigns, that certain real prop-
erty situate FRACT 29 OF OF THE COUN KI AMATH COU	A IN ALTAMONT SMALL FARMS, ACCORDING TY CLERK OF KLAMATH COUNTY, OREGO INTY BY DEED RECORDED SEPTEMBER 1	TO THE OFFICIAL PL DN; EXCEPTING THER L, 1944 IN VOLUME	LAT THEREOF ON FILE IN THE OFFIC EFROM THAT PORTION CONVEYED TO 112, PAGE 19 DEED RECORDS OF
LAMATH COU and which n premises at	JNTY, UKEGUN IF SPACE INSUFFICIENT, CO her with all and singular the tenemants, hereditam- may hereafter thereto belong or appertain, and the the time of the execution of this mortgage or at a the time of the execution of this mortgage.	nits and appurtenances the rents, issues and profits fi ny time during the term of i tenances unto the said mort	reunto belonging or in anywise appertaining, herelrom, and any and all fixtures upon said this mortgage. tgagee, his heirs, executors, administrators and
	mortgage is intended to secure the payment of a ce 204223 IN THE AMOUNT OF \$75,000.0		
			t tot missional payment becomes due, to-wit:
The A	teril. "15"", ", 91 With "Rights" to" futu	ire advances and ri	ENEWALS
Children (b) I And	posterior, nercants (har be grown in mortgager is a natural person) or an organization or (even it mortgager is a natural person) said mortfager covenants to and with the mortgagee, his he has a natural, unencumbered tille thereto	are for business or commercial p irs, executors, administrators and	R. ourposes. 1 assigns, that he is lawfully seized in lee simple of said
internoed one	and the second se	he will pay said note, principal	and interest according to the terms thereol; that while
buildings no	w on cr which may be hereafter erected on the presence of the	in a contract in the state of t	mpany or companies acceptable to the thousance on said pear and will deliver all policies of insurance on said
have all pol premises to any waste c	w on cr which may be lettened to the payable to the mo ities of insurance on slid property in de payable to the mo the mostigage as soon as insured; that he will keep the bu the mostigage as soon as insured; it said notigagor shall kee onveyance shall be void, but otherwise shell remain in full conveyance shall be void, but otherwise shell remain in full conveyance shall be void, but otherwise shell coclare the who	ilding and improvements on saw p and perform the covenants he force as a mortgage to secure the indice of it proceedings of any king	a preintee and shall pay said note according to its rein contained and shall pay said covenants and the payment re performance of all of said covenants and the payment d be taken to foreclose on any lien on said premises or d be taken to foreclose due and payable, time being
of said note any part the of the essen	licies of insurance on sub singured; that ha will keep the but the mosting and a singured; that ha will keep the but of said premises. Now, therefore, it said mortageor shall kee of said premises. Now, therefore, it said mortageor shall kee the said premises. Now, therefore, it is an another the proof. The mortage shall have the option to declare the who event, the mortage shall have the option to declare the who event, the mortage shall have the option to declare the who event, the mortage shall have the option to declare the who will respect to such payment and/or performance, and the event the solid any lien, encumbrances or insurance premiu even what so the mortage shows and the delt secured by this mor- rising to the mortage for breach of to venant. And this mort is mortage to the mortage to repay any sums so paid by the mo- tem of the mortage to repay any sums so paid by the mo-	le amount unpaid on said note a is mortgage may be foreclosed a un as above provided for, the m interaction and shall bear interest	ind on this thereafter. And it the mortgagor shall fail to t any time thereafter. And it the mortgagor shall fail to nortgage may at his option do so, and any payment so nortgage may at his option do so, and any payment so at the same rate as said note without waiver, however, of at the same rate as said note without waiver, however, of at the same rate as said note without waiver and a same and a same rate as said note without waiver.
pay any fax m.ide shall any right an time while	tes or charles of any test a part of the delt secured by this is be added to and become a part of the delt secured by this mori- rising to the mortgadee for breach of toyenant. And this mori the mortgade neglects to repay any sums so paid by the mo- the event of any suit or action being instituted to foreclose the event of any suit or action being instituted to foreclose the event of any suit or action being instituted to foreclose as onable as the prevailing party's allowing is such as moreling to our sh	this mortgage, the losing party	in such suit or action agrees to pay all reasonable costs ursements and such further sum as the trial court may
sums to be tors and as of the mor	y luther promises to pay such and and all of the covenant included in the court decree. Each and all of the covenant signs of said mortfador and of said nortfaker respectively. I signs of said mortfador and of said nortfaker and profits are infade, appoint a receiver to collect the rens and profits are infade all proper charges and expenses attending the execution ting all proper charges and expenses attending the mortfado mortfade, this mortfade, it is underscood that the mortfado	in case suit or action is control in ing out of said premises during cl said trust, as the court may or mortsafee may be more the	the pendency of such foreclosure, and apply the direct in its judgment or decree. an one person; that if the context so requires, the singular an one person; that if the context so requires, the singular
31	constraints the masculate the plural, the masculate	the individuals.	1
1	hall be taken to mean and the provisions bureot apply equally to and implied to make the provisions bureot apply equally to IN WITNESS WHEREOF, said mortgagor	has hereunto set his h	and the day prop All
is not ap	ANT HOTICE: Delete, by lining out, whichever warranty plicable; if warranty (a) is applicable, fire mortgagee MU Truth-in-Lending Act and Regulation II by making req for this purpose use S-N Form No. (1319) or equivalent.	(a) or (b) ST comply Uirad dis- DEBRA RE	AYNE WEBB
	E OF OREGON,	<b>S</b> 7	
Сог	inty of	· · · ·	14 1090
, S.	This Instrument was acknowledged before n	ne on <u>une</u>	
by E	RNEST WAYNE WEBB AND DEBRA RENEE	NEBB.	A ma lunk
		Notary Public	for Oregon a g
(SELC		My commission	n expires 8-1-20
	MORTGAGE		STATE OF OREGON, County ofKlamath
	ERNEST AND DEBRA WEBB		ment was received for record on the 21st day of June 1990. 11:26 o'clock A.M., and recorded
	то	(DON'T USE THIS SPACE; RESERVED FOR RECORDING	in book/reel/volume NoM90
	SOUTH VALLEY STATE BANK	LABEL IN COUN- TIES WHERE USED.)	microfilm/reception No
		1. A. N. Statistical and A. Statistical Activity of the statistical statistics.	
No.	AFTER RECORDING RETURN TO		County affixed.
No.	AFTER RECORDING RETURN TO SOUTH VALLEY STATE BANK 801 MAIN STREET		

1

and a straight second

TA MARINE