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	FORM NO. 691-MORIGAGE-[Survivenhip] SK 5010 Ver M-66 Page 2677 M THIS MORTGAGE, Made this 18th day of March , 19.66 , by	
	S. C. MASTEN and PATRICIA A. MASTEN, husband and wife, to OLIVER N. HALEY and ALYCE H. HALEY, husband and wife,	
	, Mortgagees, WITNESSETH, That said mortgagor, in consideration of the sum of Forty-Five Thousand	
9 9	and 00/100 (\$ 45,000.00) Dollars to the mortgagor paid by the mortgagees, the said mortgagor does hereby grant, bargain, sell and convey unto the said mortgagees as joint tenants with the right of survivorship and not as tenants in common, their assigns and the heirs of the survivor of them, those certain premises situate in the County of Klamath and State of Oregon, , and described as follows, to-wit:	
	That portion of the NEŁ of SWŁ of Section 5, Township 39 South, Range 11, East of the Willamette Meridian, lying Southerly and Westerly of the Dairy-Bonanza Highway, as said	
	highway now appears on the ground. Also that portion of the SE½ of SW¼, and SW½SE½, Section 5, and that portion of the N½NE½ Sec. 8, Twp. 39 S., R. 11 E.W.M., lying Southerly of the Dairy-Bonanza Highway, EXCEPTING thereof conveyed to W. H. Casebeer by deed recorded on page 620 of Volume 93 of Klamath County, Deed Records, and more particularly described as follows: That portion of NE½NE½ of Sec. 8 described as follows: Beginning 866 feet South of the corner common to Sec. 4, 5, 8 and 9 in the middle of the Dairy-Bonanza Highway; thence South 454 feet, thence West 660 feet, thence North 885 feet to middle of said highway, thence South 56°52'	
	East 789 feet to place of beginning. Also E2NW2 of Section 8, Township 39 South, Range 11 East of the Willamette Meridian. Also all that portion of the NE2SW2 of Section 8, Township 39 South, Range 11 lying Northerly from the center line of the Old Bonanza-Klamath Falls Road;	
	together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in any- wise appertaining; together with the rents, issues and profits therefrom and all fixtures now or hereafter placed or installed in or upon said described premises,	
	TO HAVE AND TO HOLD the same unto the said mortgagees as joint tenants with the right of sur- vivorship and not as tenants in common, and to their assigns and the heirs of the survivor forever.	
	This mortgage is intended to secure the payment of	
	s 45,000.00 Klemath Falls, Oregon March 18 19 66 Each of the undersigned promises to pay to the order of Oliver N. Haley and Alyce H. Haley	
	and upon the death of any of them, then to the order of the survivor of them, at	
	with interest thereon at the rate of five percent per annual from April 1, 1966 until paid, payable in annual installments, at the dates and in the amounts as follows: \$3,500.00 on April 1, 1967 and a like amount on the 1st day of each April thereafter until full balance and interest are paid:	
	interest to be paid annually and * it 3939193926 the payments above required, and approache above until the	the second
	interest to be paid and * in and * in and * in and * in a source of the payments above required; said payments shall continue until the * is included in the payments above required; said payments shall continue until the * is included in the source of the source of the whole sum of both principal and interest shall become immediately due and collectible at the option of the holder of this note. If this note is placed in the hands of an attorney for collection, each of the undersigned promises and afrees to pay the reasonable collection costs of the holder hereof; and it	
	suit or action is filed hereol, also promises to pay (1) holder's reasonable attorney's fees to be fixed by the trial court and (2) if any appeal is taken from any decision of the trial court, such further sum as may be fixed by the appellate court, as the holder's reasonable attorney's fees in the appellate court.	
	it is the intention of the parties hereto that the said payees do not take the title hereto as tenants in common but with the right of survivorship, that is: on the death of any of the payees, the right to receive payment of the then unpaid balance of principal and interest shall vest absolutely in the survivor of them.	
	s/ Patricia A. Masten	
	In construing this mortgage and the said note, the word "survivor" shall include survivors, the term "mortgagor" shall include mortgagors; the singular pronoun shall be taken to mean and include the plural, the masculine, the feminine and the neuter, and all grammatical changes shall be made, assumed and implied to make the provisions hereol apply equally to corporations and to more than one individual; lutritermore, the word "mortgagers" shall be construed to mean the mortgagers named above, it all or both of them be living, and it not, then the survivor or survivors of them, because shall be construed to mean the mortgagers named above, it all or both of them be living, and it not, then the survivor or survivors of them, because it is the intention of the parties berefor that the, said note and this mortgages shall be held by the said mortgagers as joint the next the registric of survivorship mortfoaders that the travel the the survivor of the death of one, the moneys then unpaid on taid note as well as all rights and interests herein survivorship mortfoaders that the then the them.	A A A A A A A A A A A A A A A A A A A
	survivorship and not as tenants in common and that on the death of one, the moneys then unput on taid note as well as all rights and interests included given to the mortgagees shall vest forthwith in the survivor of them. And said mortgagor covenants to and with the mortgagees, and their successors in interest, that he is lawlully seized in lee simple of said premises and has a valid, unencumbered tille therefore.	
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and will warrant and lorever detend the same against ell persons; that he will pay said note, principal and interest, according to the terms thereof, that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every nature which must be leved or as that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every nature which must be leved or as seased against said by pay and satisfy any and all lies or encumbrances that are or may become lies on the pide permises continuously insured against that he will keep the buildings now on or which hereafter may be excited in amount of less than the utility and adding and this nor damage by fire and such other hazards as the mortfagers may from time to time for the mortfagers, with kos payable first to the mortfagers and then to the mortfagers, as their respective interests may appear; all police and to deliver said policies to the mortfagers at soon as insured. Now it the mortfagers into the provements on provements and such other said policies to the mortfagers at least filteen days priva-to the expiration of any policy of imsurance now on the present of mortfagers in and to deliver said policies to the mortfagers at least filteen days priva-to the emortfagers, the mortfagers and improvements on said mortfagers in ercording one or more handraing statements appressing at their cost of all filt for mortfagers, the mortfagers, due to the will keep the buildings and improvements on said mortfagers in ercording one or more handraing statements appressing advices are shall for her and state any waste of said premises. At the re-tore statements will keep the buildings and improvements on said mortfagers in ercording one or more handraing statements appress. Scotes in the mortfagers, it and mortfagers and portion the mortfagers. Now, therefore, it said mortfagers and perform the covenants herein contained and shall nav said more according to in termost. Now, therefore, it said more and the defined by fire and such other heards as the mortgages may from fine to time require, an anomum not has then the unifgand principal sum has or damage by fire and such other heards as the mortgages may from fine to time require, an anomum not has then the unifgand principal sum and then to the mortgager as their respective interests may appear all policies of insurance hall be delivered to the mortgages as about as insured. Now if the mortgager hall fail for any reason to procure any such insurance and to the mortgagers and least filteen days principal to the expiration of any policy of insurance now or hereafter placed on said buildings, the mortgagers any mortgage is a principal of the mortgagers and policy of insurance now or hereafter placed on said buildings, the nortgagers may more of as and inprovements on said premises. At the re-that he will keep the buildings and improvements on said premises in erecurs on or more namering statements pursuants to the fundance. Code, in form satisfactory to the mortgagers and will pay for filing bod repair and or more namering statements pursuants to the fundance. Now, therefore, it is ad mortgagers, and will pay for filing the dosirable by the mortgagers. Mow, therefore, it is admortgagers shall least and perform the dosirable by the mortgagers. Now, therefore, it is admortgagers shall kees and perform the dosirable by the mortgagers. Now, therefore, it is admortgagers shall here and perform the emortgagers shall have the option to beclare the shole encound unpaid on said be taken to foreclose any lien on said premises, or any put three the mortgager and shall be are interest and the pay first on any pay any taxes or charges or any lien, encoundrager and pay and the mortgagers. More the event of any sing at their option the mortgagers and by the mortgager is and the is option do said and pay any taxes or charges or any lien, encoundragers and the invertage may pay taxes or charges or any lien encoundragers are pay and the aportgager shall have the debt secured by

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand and seal the day and year first above written. atrica a. Maester (SEAL)

o'clock P. M., M-66 on MORTGAGE Mortga within record and of (Survivorship) my hand I certify that the th was received for 3 day of March 56, at lt:12 recorded in book 1 e 2677, Record , Record the STATE OF OREGON, Klama °, 5 Dorothy Roge FORM Witness June 10 Witness June 1 \$2.00 said County. of Ŋ 6ch County unty સં 8

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County of Klamath 24^{-ch} ., 19.66..., March. BE IT REMEMBERED, That on this..... ...day of. known to me to be the identical individual.8. described in and who executed the within instrument and acknowledged to me that they executed the same for the purposes therein contained. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seaf the day and year last above written. ៍មក Stella Dellinger 2. Notary Public for Oregon My commission aug 20, 1969 (SEAL)

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