19:4.9 11:65 10:66 THIS MORTGAGE, Make this lat		
11.2.4.9 (1.2.66 p	FORM NO. 691MORTGAGE-(Survivorship). 65-648 Rac 5-11-66	
SED A. FERES and DAKS 5. INTERS, headen and wile.		
DAMACT N. SCHEDERG AND DELLA JUNE SCHEDERGEN, harshond and wife, Margumes WITTRESSETT, That and many and many schematic of the sum of the margupes raid by the margupes, in academication of the sum of the margupes raid by the margupes, in academication of the sum of the margupes raid by the margupes, in academication of the sum of the margupes raid by the margupes he will margupe the sum of margupes and margupes raid and convey undo the margupes raid to the first device of the first device of sum of the sum of the margupes raid to the sum of the solid of academication of the sum of the margupes raid to the sum of the solid of academication of the sum of the sum of the sum of the solid of the sum of the solid of the Schematic and the sum of the solid of the solid of the solid of the Schematic and the sum of the solid of the solid of the solid of the solid solid the sale solid of the solid of the solid of the solid of the solid of the Schematic and the solid of the solid of the solid of the solid of the solid solid the solid company right of way is these of bords mark to the solid of the solid of and solid to company right of the solid of the solid of the solid solid the solid company right of the solid of the solid of the solid solid the solid company right of the solid of the solid of the solid solid the solid company right of the solid of the solid of the solid solid the solid solid best of the solid of the solid of the solid solid the solid solid the solid soli	FRED A PETERS and DAWN B. PETERS, husband, and wife,	
WYTPSESSTH. Than said manefakes, in conductation of the sum of (4, 506.00) _ Toulows UNEO X000 YE RUBDIDE INC.	RORERT W. SCHROEDER AND DELLA JUNE SCHROEDER, husband and wife,	and a second
Millmente Meridian more particularly described as follows: beginning at the intermetion of the Morth South conter line of faid Section 1 matche Basterly Tight of sught here for the Basterly right of cary line of the Southern for staid Lot to the Southernsen Lot 3 in said Section 1; thence West along the South line of said Lot to the Southernsen Lot 3 in said Section 1; thence West along the South line for said Lot to the Southernsen Lot 3 in said Section 1; thence West along the South line for said Lot to the Southern South South Tight of way to the Kortheasterly Tight thence Southersterly along said 1-B Jorin right of way to the Kortheasterly Tight the southern staff the South Tight of way to the Kortheasterly Tight saterly along said right of way to the point of beginning. TOCKTHER with an assemut for supress of and proven and organized and the So. maget be south 30 feet of the WisSon? of Section 1; translip 40 S., Early 5 Loilt, A., Alamati Houst, Oregon. Market AND TO HOLD House much be said maringdees as joint teams with the right of sur- throads in countor, and to this said and states now a bareatter placed in malled in or upon said due the teamsents, hareditaments and all States now a bareatter placed in malled in or upon said due to this said maringdees as joint teams with the right of sur- This maring is instead to use and no this said maringdees as joint teams much being due to be now and Gauss substantiatly as follows: 1,508.00 Element halls, Crepon Arrill 1, 1965 model as control due to an an arrive bareatter placed in the and means at more and in the aname and how and maring addees as said to fail you all you and the substantiation and all states now a far and a content in a provide and an a content in particular and the summary offs, in the same of the far and and the start and the summary in the same and in the aname of the market bareat in the same and the sum and the start and	WITNESSETH, That said mortgagor, in consideration of the sum of FOUR THOUSAND FIVE HUNDRED EIGHT (\$ 4,508.00) Dollars 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 the Easterly right of way line of the Matterly right of way line of the or when the form of the fast of the of the Matterly right of way then so the south matter of the of the fast of the fast of the South South fast of the South South fast of the South	A tract of land situated in Section 1, Township 40 South, Range 9 East of the Willamette Meridian more particularly described as follows:	
<pre>property over the South 30 feet of the respect of otection s, founding we determine the south sou</pre>	Pacific Railroad Company right of way; thence North along said center time to the South line of Government Lot 3 in said Section 1; thence West along the South line of said Lot to the Southeasterly right of way line of the 1-B Drain as now located; thence Southwesterly along said 1-B Drain right of way to the Northeasterly right of way line of the Southern Pacific Railroad Company right of way; thence South-	
who appertaining: together with the rent, issues and profits therefrom and all INKIDS NOV of Mederal places. TO HAVE AND TO HOLD the same unto the said mortgagees as joint tenants with the right of sur- vironship and not as tenents in common, and to their assigns and the heirs of the survivor forever. This mortgage is intended to secure the payment of	property over the South 30 feet of the Massimer of Section 1, Township 40 try	
4.508.00 Each of the undersigned promises to pay to the order of Robert W. Schroeder and Della June Schroeder, Each of the undersigned promises to pay to the order of the survivor of them, at Payette, Idaho Double Schröder and Della June Schroeder, Idaho Double Schröder and Della June Schroeder, and apon the death of any of them, then to the order of the survivor of them, at Payette, Idaho Double Schröder Sch	vivoeship and not as tenants in common, and to their assigns and the heirs of the survivor forever.	
Each of the undersigned promises to pay to the order of Robert W. Schroeder and Dalla June Schroeder, Back of the undersigned promises to pay to the order of the survivar of them, at Rayette, Idaho 	Klamath Falls, Oregon April 1, 1966	
FOOR TROUGNED FIATE ROOMS and Field Room into a prill 1, 1966 until paid, payable in the interest there on at the rate of precent per annum from	Each of the undersigned promises to pay to the order of Robert W. Schroeder and Della June Schroeder,	
whole sum hereof, principal and interest, has been paid; if any of said installments is not so paid, the whole sum of other principal control in the hands of the terest shall become immediately due and collectible at the option of the holder of this note. It is this not is placed in the hands of the terest and if a contrained the model and the matching shall be taken from any difference. The survivor' shall include the trill court and the mole survivor' shall include survivor' shall include more than ore individual, furthermore, the sord "mortager' shall be condended by the condition on all parties hered to the trill court and the neuter, and all grammatical changes shall be more the mortager' shall be taken to more and include the jural, the masculine, the leminne and the neuter, and all grammatical changes shall be more the mortager' shall be the sort of the trill court and the more than ore individual furthermore, the word "mortager' and the restine of the rain court of the sort of the dore, it all to the dore, the investor of and the sorter of the tring out of the dore, the investor of and the restines and the mortager' shall be the dore of the mortager' shall be condered to the tring court.	FOUR HRUDARD FIVE HORDARD ELGER	
Interest shall become immediately due and concentrative and agrees to pay the teasonable collection costs of the holder hereof: and if in attorney for collection, each of the undersigned promises and agrees to pay the teasonable attorney's lees to be fixed by the trial court and (2) if any uit or action is filed hereon, also promises to pay (1) holder's reasonable attorney's lees to be fixed by the appellate court, as the holder's reasonable tourt, such further sum as may be fixed by the appellate court, as the holder's reasonable tourt, such further sum as may be fixed by the appellate court, as the holder's reasonable tourt, such further sum as may be fixed by the appellate court, as the holder's reasonable to receive payment of the then unpaid balance of principal and interest shall vest absolutely in the survivor of them. It is the intention of the parties hereto that the said payees, the right to receive payment of the then unpaid balance of principal and interest shall vest absolutely in the survivor of them. Is constraint this mortfage and the said note, the word "survivors, the term "mattator" shall include mortfagors; the induce mortfage and the said note, the maculine, the feminine and the neutre, and af grammatical changes shall be made; shall be made; then the market within the turbe to more than additional furthermore, the word "mortfagers; the related of "mortfagers, the term of "mortfagers, the first of "mortfagers, shall be made; then the market within the turbe to more than additional furthermore, the word "mortfagers, shall be raider for mortfagers, the induce the more than and include the induce the mortfagers shall be made; then the said more and the mortfagers and the mater, and additional furthermore, the word "mortfagers, shall be raider or more than additional furthermore, the word "mortfagers, shall be raider or more than addition to the the the more than additional furthermore, the word "mortfagers, shall be raider or more than addition to the the the more than additionad furthermore		to the main and an an and an an and an an and an and a second second second second second second second second
In construing this mortgage and the said mete, the word "survivor" shall incluire survivors, the term "mortgagor" shall include mortgagors; the make include and the material changes shall be taken to mean and incluire the 'tural, the masculine, the lemine and the nuter, and all grammatical changes shall be made assumed and implied to make the provisions hereof apply equally to corporation more individual; furthermore, the word "mortgages" is the intention of the participation of them to and the numer than one individual furthermore, the word "mortgages" and the participation of the participation of the participation of the participation of the more and the numer than one individual for the material change in the said mortgages as joint to the more and the nuter as the material the said mortgages, and their successors in interest, that he is lawfully seized in the simple of said	interest shall become immediately due and contering a the optimises and agrees to pay the reasonable collection costs of the holder hereol; and if an attorney for collection, each of the undersigned promises and agrees to pay the reasonable collection costs of the holder hereol; and if suit or action is filed hereon, also promises to pay (1) holder's reasonable attorney's lees 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 lees 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. 1 [1] [2] FRED A. PETERS	
singular pronoun shall be taken to mean and include the fulling in the maximum and include the fulling in the more individual; furthermore, the word "mortgadees assumed and implied to make the provisions hereof apply equally to corporations and to more than one individual; furthermore, the word "mortgadees assumed above, it all or both of them be living, and it not, then the survivor survivors of them, because it is the intention of the parties here to that the solid once and this mortgadees as joint tenants with the right of them because it is the intention of the parties here to that the one of them interacts and interacts here in a the mortgadees and the mortgadees, and their successors in interest, that he is lawfully seized in the simple of said the mortgadees and with the mortgadees, and their successors in interest, that he is lawfully seized in the simple of said the survivor of them.	* Strike words not applicable.	
	singular pronoun shall be taken to mean and incure the julini, the maximum and to more than one individual; intrhermore, the word "mortgadees assumed and implied to nake the provisions hereol apply equally to corporations and to more than one individual; intrhermore, the word "mortgadees shall be construed to mean the mortgadees named above, if all or both of them be living, and it not, then the survivor survivors of them, because the intention of the parties hereto that the said note and this mortgade shall be held by the said mortgadees as joint tenants with the right of survivorship and not as tenants in common and that on the death of one, the moneys then unpaid on said note as well as all rights and interests herein given to the mortgadees shall vest forthwith in the survivor of them. And suid mortgader covenants to and with the mortgadees, and their successors in interest, that he is lawfully seized in the simple of said	

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5108the terms thereof; be levied or as become delinquent; and w that w sessed that h the lie lorever delend the hile any part of s. against said proper will promptly pay n of this mortgage; every natu before the he premises, mortgage or the any and all liens the final state of the first state of the same at morth, for the same of said prem pursuant to the Unitrees, as well as the Vow il the mortgages and inprovements on said premises in good repair and with the mortgages the mortgages and inprovements on said premises in good repair and with the same in the proper public olifee or olifes, as it is nortgages, the mortgages, and will pay for filing the same in the proper public olifee or olifes, as it same by filing olifeers or searching adjecties as mortgages in executing one or more financing statements pursuants of the mortgages. The mortgages, and will pay for filing the same in the proper public olifee or olifes, as it same by filing folies or searching adjecties as mortgage desirable by the mortgages. The mortgages and will pay for filing the same in the proper public olifee or olifes, as it same by demend desirable by the mortgages. The mortgages and will pay for filing the same in the proper public olifee or olifes, as it is nortgage to searching adjective as and profere the wortgage to contrained and shall pay said note; it being agreed that if the mortgages of any part thereof, the mortgages and will pay there details are not the option to declare the will be taken to loreclose any line on said premises, or any part thereof, the mortgage and will not contrained and shall bar interview. The said rend is and the declare the will be observed and shall bar interview and payable, and this mortgages for breach of covenant, and shall bar interview in the same interview and the and breads for breach of covenant; and this mortgage may be I receiver a pay any time thereof the same breade or the declare the sum as the pay and read in the same in the same bar declare. The same bar declare the will be the same bar declare the will be attended by this mortgages for breach of covenant; and this mortgage may be I receiver the profess of the reports and the same bar declare the will be the same bar de 5 expense, At the reind improven gagees, ed and shall pay said note according to its terms, this vertormance of all of said covenants and the novement of e the whole And if the red by the ership. •d shall apply to, inure to the benefit of and bind the heirs, exec port/other recontinuly. It is understood that this mortgage is third and junior to a mortgage to the Federal Land Bank of Spokane and to a mortgage to A. R. Dickson and Viola V. Dickson, husband and wife, covering the above described real property. IN WITNESS WHEREOF, said mortgagor has hereunto set his hand and seal the day and year first above written. (SEAL) Tawn B (SEAL) 3 (SEAL) (SEAL) MORTGAGE Morté o'clock M-66 õ (Survivorship) {Form No. 691) Klamath that the ved for r Kay ord County CI STATE OF OREGON, Dorothy Rogers ha ç .ц Witness n ounty affixed. certify ď <u>8</u> County ^BN ŝ STATE OF OREGON, County of Klamath ijar 1, 1966 9 -April BE IT REMEMBERED, That on this day of before me, the undersigned, a Notary Public in and for said county and state, personally appeared the within named FRED A, PETERS and DAWN B. PETERS, husband and wife, known to me to be the identical individual. S described in and who executed the within instrument and executed the same for the purposes therein contained. acknowledged to me that ... they IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official/seal the day and year last chovy written. Notary Public for Oregon (SEAL) My commission expires 213 1966