1110 N 28128 10874 FORM NO. 691-MORTGAGE-IS vorMb S. C. S. C. S. W. A. Cannon and Wilamina Cannon, husband and wife, and Leland Stochsler and ...Juanita Stochsler, husband and wife, , Mortgagor, to ..... Warren W....Woodard and Ardyce ... R. Woodard, ... husband and ... wife, ..... ...., Mortgagees, 5 . 10 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 State of Oregon , and described as follows, to-wit: Government Lots 25, 26, 31 and 32 in Section 12, Township 36 South, Range 10 E. W.M. . . . Shing mane together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in any-9.00 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 survivorship 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 ...... One ....... certain promissory note ...... in words and figures substantially as follows: s 5000.00 Klamath Falls, Oregon Each of the undersigned promises to pay to the order of Warren W. Woodard and Ardyce R. Woodard, husband and wife, 19 68 and upon the death of any of them, then to the order of the survivor of them, at **Rlamath Falls, Oregon** with interest thereon at the rate of <u>6</u> percent per annum from **December 16,1968** until paid, payable in annual installments, at the dates and in the amounts as follows: \$1000.00 Dacember 16, 1969 and \$1000.00 on the 16th day of every December thereafter; **and** \* in addition to interest to be paid. whole sum hereol, principal and interest, has been paid; if any of said installments is not so paid, 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 tor collection, each of the undersigned promises and agrees to pay the reasonable collection costs of the holder hereoi; and if 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 tille hereto as tenants in common but with the right of survivorship, that is: on the death of any of the may each of the receive payment of the then unpaid balance of principal and interest shall vest absolutely in the survivor of them. S/ W. A. Cannon s/ Leland Shoehsler s/ Juanita Stoehsler Strike words not applicable. No. 692-INSTALLMENT NOTE-Survivorship (Oregon UCC). SC In construing this mortance and the said note, the word "survivor" shall include survivors, the term "mortance" shall include mortances: the singular pronoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and all grammatical changes shall be made, assumed and implied to make the provisions hereoi apply equally to corporations and to more than neuter, and all grammatical changes shall be made, shall be construed to mean the mortanges named above, if all or both of them be living, and it not, their windle; turthempore, the word "mortangees" is in the intention of the parties hereto that the said note and this mortange shall be held by the said mortages as fold them, because survivorship and not as ienants 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 mortangeor covenants to and with the mortagees, and their successors in interest, that he is lawlully seized in lee simple of said and said mortange covenants to and with the mortagees, and their successors in interest, that he is lawlully seized in lee simple of said 12



that he will promptly pay and the lien of this mortfage; that gages against loss or damage l an a company or companies acc their intray appear and y ings and intrany appear and y ings and intranay appear and Now, therments on said conveyance shall be void, and n conveyance shall be void said note(s); it being adreed the be taken to foreclose any lien or note(s) or on this mortfage at c pay any tares or charge or any payment so made shall be addee without waiver, however, of any mortfager neglects to repay any in the event of any suit mortfage for title reports and t play such sum as the appellate c this mortfage and included in the	tend the same against all persons; that he will pay said note(s), principal and interest, according to the terms thereof; (s) remains unpaid he will pay all targe, assembles and other charges of every nature which may be beind or as- bits mortgage or the note(s) move described. The data and payable and before the same may become delinquent; bits mortgage or the note(s) move described. The same the same premises insured in laws of the mort between the buildings now on or which may hereafter be erected on the premises insured in laws of the mort be will keep the buildings now on or which may hereafter be erected on the premises insured in laws of the mort premises in good less of insurance on and property made payable to the mortgages as be will keep the buildings now on or which may hereafter be erected on the premises insured; that he will keep the build. The with extended coverage, in the sum of <i>M</i> . <b>LISURABLE VALUE</b> will deliver all mortfages and will have all policies of insurance on anid property made payable to the mortfages as britages shall keep in building the covennit benefits of the martfages as soon an insure(s) according to its terms, this the mortfages shall lait to may a mortfage to secure the performance of all of said covenants and the premise to the mortfages shall lait to may a mortfage to secure the performance of all to said covenants and the premise to the mortfages shall lait to may a mortfage and this mortfage at any time thereafter. And it the mortfages and the necture and payable, and this mortfage may horoclast at any time thereafter. And it the isothade and the sole is and premises, or any part thereod, they this provided tor, the mortfages may at their option do so, and any to and become a part of the debt secure by this mortfage and shall bear interest at the same that as all and the same so the triat bound may be be foreed at any time while the insteader. All statutory costs and disbursements and such hurther same as the triat court may adilute resonable as the ac	
Levis and profits arising out of a moregake, first deducting all proj bers Each and all of the cove fors, successor in interest and as	nomenced to forcelose this mortfare, the court upon motion of the mortfargees, may appoint a receiver to collect the id premises during the pendency of such tonelosure and apply the same to the payment of the amount due under the parts and afgreements herein contained shall apply to, inure to the benefit of and bind the heirs, executors, administra- ing of said mortfarger and of said mortfarges respectively.	
IN WITNESS Wi above written.	HEREOF, said mortgagor has hereunto set his hand and seal the day and year first Allanina (SEAL) Uillanina annian (SEAL) Leland Stochale (SEAL) Jusnite Stochale (SEAL)	
MORTGAGE (Survivership) (FORM No. 691) FORM No. 691	STATE OF OREGON, STATE OF OREGON, County of KLAMATH I certify that the within instru- ment was received for record on the 17th day of December. M, and recorded in book. Ocloch 8M, and recorded in book. Ocloc	
namedW, A. Cannon and Juanita Stochsle known to me to be the id	RED, That on this 16th day of December. , 19.68., a Notary Public in and for said county and state, personally appeared the within Wilamina Cannon, husband and wife, and Leland Stoehsler and c, husband and wife, entical individual S described in and who executed the within instrument and ghey executed the same for the purposes therein contained.	
(SEAL)	IN TESTIMONY WHEREOF, I have hereinto set my, hand and attixed my official seal the day and year last above written. Notary Public for Oregonal 78, 1971 My commission expires.	

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