

40 D 77 5 5 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6		第 2000年
THIS MORTGAGE, Made	this 16 day of	January , 1969 , b
HalyF; Coe and Betty M. Co	e, husband and wife,	
Cartor and Isc	queline Carter, husband an	d wife, Mortgago
		, Mortgagee
WITNESSETH, That said to	ortgagor, in consideration of the s	um of One Thousand
Nine Hundred Eleven and 00	7100	(\$ 1.911.00) Dolla
to the mortgagor paid by the mortga the said mortgages as joint tenants	igees, the said mortgagor does here with the right of survivorship and	by grant, bargain, sell and convey un not as tenants in common, their assign
and the heirs of the survivor of them,	those certain premises situate in tl	ie County of Klamath
and State of Oxegon	, and described as follows, to-wit	· · · · · · · · · · · · · · · · · · ·
A CONTRACTOR OF THE SECOND	and the second s	
Lot 2 in	Block 48 of FIRST ADDITION	to the City of
Klamath F	alls, Oregon, according to	the official
plat ther	ceof on file in Klemath Cou	inty, Oregon,
	i la la comunicación de la companya de la companya Na companya de la co	
And the Committee of th	[4] A. Martin, M. G. M. M. (1908) And the strategy with the Strategy of the	
Alberta Baller, Allegerings and heid among proposition of the contribution of the Alberta Community of the Alberta Commun	rank andre krije komen, grane proklijske regisje regisje klade krije proklije proklije, andrikte se kome. De krije komen krije krije De krije	ung et er er film er de de ste en en er er film fan de film en film film en en er film film film de en film fi Benefilm en film film film film en film film film film film film film film
	ration for the country from the control of the first problem of the control of the country of the country for the country of t	
	Ç.	
together with all and singular the te	nements, hereditaments and appur	tenances thereunto belonging or in an
together with all and singular the te wise appertaining; together with the or installed in or upon said describe	rents, issues and profits therefrom	tenances thereunto belonging or in an and all fixtures now or hereafter plac

Each of the undersigned promises to pay to the order of the survivor of them, at Elemath Falls, Oregon	s 1,911.00	Klemath Fallo, Oregra M. A. Carter and	January 16 _{/ 19} 69 Jacquelina Carter
" One Shousand Blao Russius Elevan and 00/100 DOLLARS, with interest thereon at the rate of 74 percent per annum from Johnsty 20, 1959 until paid, payable in monthly installments, at the dates and in the amounts as follows: \$55.00 Earch 1, 1950 and \$55.00 on the lat day of guerymouth thereafter (with right to propay all er say part at any fine lat day of guerymouth thereafter (with right to propay all er say part at interest to be paid with 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 for collection, each of the undersigned promises and agrees to pay the reasonable collection costs of the holder hereof, and if suit or action is filed hereon, 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. It is the intention of the parties hereto that the suid 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. Ball 7. One		91	
on the let day of groryspath thereafter (with right to propsy all or any part of any thereafter (with right to propsy all or any part of any thereafter (with right to propsy all or any part of the principal and interest to be paid. With 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 for collection, each of the undersigned promises and agrees to pay the reasonable collection costs of the holder hereof, and if suit or action is filed hereon, 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. It is the intention of the parties itereto that the said payees do not take the fittle 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. **Strike words not applicable.**		Enaired Eleven and 00/100	DOLLARS
interest to be paid. with principal and * * * * * * * * * * * * * * * * * * *	CONTRACT installments, at	the dates and in the amounts as follows:	MEGII Lo 1707 Gira 933.60
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 agrees to pay the reasonable collection costs of the holder hereof, and if suit or action is filed hereon, 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 yest absolutely in the survivor of them. **Strike words not applicable.**	territoria de la comparta de la comp	and constances (asce the constances beade	y SIA of Sity pear St
interest shall become immediately due and collectible at the option of the holder of this note. It this note is placed in the hands of an attorney for collection, each of the undersigned promises and agrees to pay the reasonable collection costs of the holder hereof, and it suit or action is filed hereon, also promises to pay (1) holder's reasonable attorney's fees to be fixed by the trial court and (2) it 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 aid payees do not take the title hereto as tenantz 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 yest absolutely in the survivor of them. **Strike words not applicable.**		ter and the second seco	
It is the intention of the parties lereto 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. BERCY 21. COG * Strike words not applicable.	interest shall become immediately du an attorney for collection, each of the suit or action is filed hereon, also pron appeal is taken from any decision of	est, mas been party, it any or said instantants is not so it and collectible at the option of the holder of this n undersigned promises and agrees to pay the reasonable nises to pay (1) holder's reasonable attorney's fees to b	paid, the whole sum of both principal and offer. If this note is placed in the hands of collection costs of the holder hereof, and it is fixed by the trial court and (2) it any
* Strike words not applicable:	It is the intention of the partie of survivorship, that is: on the death	of any of the pavees, the right to receive payment of	
many transfer and the state of		Besty H. Coe	
DRM No. 692—INSTALLMENT NOTE—Survivorship (Oragon UCC). SC	designing the search, green an assume a provider of the search of the se		

similar protoun shall be taken to mean and include the plural, the maculine, its leminine and the insute, and all grammatical changes shall be made assumed and implied to make the provisions hereof apply equally to corporations and to more than one individual, furthermore, the word "mortgages that he construct to mean the mortgages named above, it all a both of them be living, and it not, then the survivor or survivors of them, because it is the intension of the parties hereo. That he said note and this mortgage shall east and the mortgage and the said mortgages as joint tenants with the right of univivorship 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 hering them to the mortgages shall vest forthwith, in the survivor of "*m.

And said mortgage covenants to and with the mortgages, and that successors in interest, that he is leafully seized in ite simple of said premises and has a valid, unsecumbered title thereto caubject only to first mortgage than on to first Redexal.

Savings and Loan Association of Klamath Falls, to which this mortgage is second.

And inferior, and which first mortgage mortgagors will pay (as the same becomes due;

۔ بندی

IN WITNESS WHEREOF, said mortgagor has hereunto above written. (SEAL) MORTGAG STATE OF OREGON, KISSUEL KSITE', SECURITY OF THE CHIEF BE IT REMEMBERED, That on this 22 A day of before me, the undersigned, a Notary Public in and for said county and state, personally appeared the within named Hal F. Coe and Betty M. Coe, husband and wife, known to be the identical individual 8 described in and who executed the within instrument and genowledged to me that they executed the same for the purposes therein contained in its they executed the same for the purposes therein contained in its they executed the same for the purposes therein contained in its them.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my contained in its purposes. It is above written.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.

Notary Public for Oregon in the contained in and who executed the within instrument and account and the purposes therein contained in and who executed the within instrument and account and the purposes therein contained in and who executed the within instrument and account and the purposes therein contained in and who executed the within instrument and account and the purposes therein contained in and who executed the within instrument and account and the purposes therein contained in and who executed the within instrument and account and the purposes therein contained in and who executed the within instrument and account and the purposes therein contained in and who executed the within instrument and account and acco