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FORM NO. 691—MORTGAGE—(Survivorship).

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THIS MORTGAGE, Made this 8th day of January, 1969, by
 MAURICE SPILLANE and JESSIE D. SPILLANE, husband and wife, , Mortgagor,
 to FRED KONSCHEOT and LA VENE E. KONSCHEOT, husband and wife, , Mortgagess,

WITNESSETH, That said mortgagor in consideration of the sum of \$22,000.00 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:

Lots 17, 18 and 24 in Section 13, Township 41 South,
 Range 11, East of the Willamette Meridian, Klamath
 County, Oregon.

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 one certain promissory note, in words
 and figures substantially as follows:

\$ 22,000.00

Klamath Falls, Oregon January 8, 1969

Each of the undersigned promises to pay to the order of Fred Konschot and La Vene E. Konschot
 and upon the death of any of them, then to the order of the survivor of them, at Klamath Falls, Oregon
 Twenty-Two Thousand and 00/100 DOLLARS,
 with interest thereon at the rate of five percent per annum from January 20, 1969 until paid payable in
 equal installments, at the dates and in the amounts as follows:
 \$1,765.34 on January 20, 1970; and
 a like amount on the 20th each of each January thereafter;

interest to be paid with principal and in addition to the payments above required, said payments shall continue until the
 whole sum hereof, 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
 a suit or action is filed herein, 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 payee 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.

/ Maurice Spillane

/ Jessie E. Spillane

* Strike words not applicable.

FORM NO. 692—INSTALLMENT NOTE—Survivorship (Oregon UCC). SC

STEVENS-REED LAW PUB. CO., PORTLAND

In construing this instrument the word "survivor" shall include survivors, the term "mortgagor" shall include mortgagees, the
 singular form shall be taken to mean and include the plural, the masculine and the neuter, and all grammatical changes and additions
 deemed and implied to make the provisions hereof apply equally to corporations and to more than one person. The word "mortgagess"
 shall be construed to mean the mortgagees named above; if all or both of them be living, and if either or both of them die, then the survivors or survivors of them because
 it is the intention of the parties hereto that the said note and the mortgage shall be held by the said mortgagees as joint tenants with the right of
 survivorship and not as tenants in common and on the death of either or both of them, the money then unpaid on said note as well as all rights and interests herein
 given to the mortgagee shall vest absolutely in the survivor of them.
 And the said debtors, servants to and with the mortgagees, and their successors in interest, that he is lawfully seized in the simple of said
 premises and has a valid, unencumbered title thereto, EXCEPT a mortgage to Federal Land Bank of Spokane,
 Washington, to which this mortgage is second and junior, and a default on said
 first mortgage shall constitute a default on this mortgage, entitling mortgagees
 to foreclose the same in the manner hereafter provided.

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