34260 A-19727 FORM NO. 691-MORTGAGE-(Survi 6738 THIS MORTGAGE, Made this CONRAD L. MANN and KATHLEEN C. MANN, husband and wife, , Mortgagor, to JOHN R. CHILDERS and FRANCIS I. CHILDERS, husband and wife, , Mortgagees, 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: Lot 15 of MADISON PARK, according to the official plat thereof on file in Klamath County, Oregon. This mortgage is second and junior to mortgage, including the terms and provisions thereof, given by John R. Childers and Frances I. Childers, husband and wife, to Pacific First Federal Savings and Loan Association, dated March 20, 1959, recorded March 23, 1959, in Mortgage Volume 188, page 645, in records of Klamath County, Oregon. together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining; together with the rents, issues and profits therefrom and all fixtures now or herealter 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 ofa. certain promissory note in words and figures substantially as follows: Each of the undersigned promises to pay to the order of JOHN R. CHILDERS and FRANCIS I. CHILDERS, husband and wife, 19 69 2,000.00 \$ DOLLARS, until paid, payable in month thereafter, interest to be paid <u>monthly</u> and * is included in 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 to collection, each of the undersigned promises and agrees to pay the reasonable collection costs of the holder hereof; and if an attorney to collection, each of the undersigned promises reasonable attorney's fees to be fixed by the trial court and (2) if any 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 turther sum as may be fixed by the uppellate court, as the holder's reasonable attorney's less 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 payces, the right to receive payment of the then unpaid balance of principal and interest shall yest absolutely in the survivor of them. /6/ KATHLEEN C. MANN 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 leminine 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; lurthempore, the word "mortgages shall be made, shall be made in the mater and all grammatical changes shall be made, and individual; lurthempore, the word "mortgages shall be made, shall be mortgages and the said mortgages as joint tenants with the right of is is the intention of the parties hereto that the said mortgage shall be held by the said mortgages as joint tenants with the right of is is the intention of the parties hereto that the said note and this mortgage shall be mortgages as joint tenants with the right of survivors in the mortgages shall vest forthwith in the survivor of them. And said mortgages compared the terms to and with the mortgages, and their successors in interest, that he is lawfully seized in lee simple of said premises and has a valid, unencumbered title thereto <u>except as abeve set forth</u>, and to Improvement of Alva Street in Bond Lien Docket of the County of Klamath Oregoen offocetive dots. * Strike words not applicable. Alva Street in Bond Lien Docket of the County of Klamath, Oregon, effective date 6-1-February 13, 1967. 11

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ACCES 1 1.2 6739 and will warrant and lorever delend the same against all persons; that he will pay said note(s), principal and interest, according to the terms thered; is sessed against said property on this mortgage or the note(s) above described, such are or makes and payable and before the same may become delinquent; the will promptly pay and satisfy any and all lines or encumbrances that are or makes and payable and before the same may become delinquent; the will promptly pay and satisfy any and all lines or encumbrances that are or makes and payable and before the same may become delinquent; the line of this mortgage; that he will keep the buildings now on or which may hereafter be erected on the premises or any part thereof, superior to a company or companies acceptable to the mortgages and will have all policies of insurance on said property made payable to the mortgages and will drive all policies of insurance on said property made payable to the mortgage and will not commit or suffer any waste of said property made payable to the mortgages and will not commit or suffer any waste of said property made payable to the mortgage the build. They introduce the pay the same the same against and the payment of the interest may appear and will drive all policies of insurance on suifer any waste of said property made payable to the mortgage shall be vold, but otherwise shall remain in full force as a mortgage to secure the performance of all of said covenants and the payment of pay the on this mortgage the same the same data will no said premises. The origin of the mortgage shall hall for make any payment or to perform any covenant herein, or any covenant share the same therein, or any part thereof, the mortgage shall hall to mortgage may be toreclosed at any time thereafter. And it hes mortgage is and will no take the portion to declare the whole amount unpaid on said premises or any part thereof, the mortgage may be bareled. And the mortgage shall hall to pay able, and this mortgage may be toreclosed at any time thereafter. An 1 IN WITNESS WHEREOF, said mortgagor has hereunto set his hand and seal the day and year first above written. Ú Concal & mann (SEAL) ļ Hadleen (man (SEAL) Ŋ (SEAL) (SEAL) 0 GAGE rship) Mortés C C that the within is ived for record on August ust « M-69 d of 7 At D. MILNE M. D. MILNE M. Lundery Clerk-Rev. T. 23.00 I www. co. royanter Level 24. 5 of Klamath hand [169 Record \mathcal{T} MORTG. OREGON, z rtity that t received fo Å. D my · ___ FORM (Survi à of X: P I certify t was receiv Witness n ounty affixed. .5 said County. М corded 6738 D STATE OF Seconter Ŋ. County th 69, 3 M A. MM Ĕ-10 STATE OF OREGON, County of Klamath BE IT REMEMBERED, That on this 23 day of.... July 19 69 before me, the undersigned, a Notary Public in and for said county and state, personally appeared the within CONRAD L. MANN and KATHLEEN C. MANN, husband and wife, named known to me to be the identical individuals... 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 2 SEAD my official seal the day and year last above written. 1 William S. Delle Notary Public for Oregon, My commission expires Tebucary 19, 1973 TIN X 22 .