EORM No. 691-MORIGAGE-(Survivorship) 49818 2290 1 YOL MILPAGE 1 THIS MORTGAGE, Made this 17th day of February 1971 , by ROBERT E. GARRISON, . . Mortéagor. to DONALD L. SLOAN and HAZEL I. SLOAN, husband and wife, Morteadees. WITNESSETH, That said mortgagor, in consideration of the sum of - - - One Thousand Five \tilde{c} Hundred and 00/100 - - - - - -(\$ 1,500.00) 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. بو ج and State of Oregon, and described as follows, to-wit: 3 The West 15 feet of Lot 1 and the East 30 feet of Lot 2 in ÷۵, Block 62 of Nichols Addition to Klamath Falls, (formerly τ. Linkville) Oregon, according to the official plat thereof on file in the records of Klamath County, Oregon, ŝ . together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in any-**K**ø wise appertaining; together with the rents, issues and profits therefrom and all fixtures now or herealter placed or installed in or upon said described premises, t ... 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. 3 This mortgage is intended to secure the payment of _____one _____ certain promissory note _____ in words 5 and figures substantially as follows: L.P February 17 1971 Klamath Falls, Oregon \$ 1,500.00 Donald L. Sloan and Hazel I (or il more than one maker) we, jointly and severally, promise to pay to the order of I. Sloan, and upon the death of any of them, then to the order of the survivor of them, at Klamath Falls, Oregon E H DOLLARS. with interest thereon at the rate of 7³/₂ percent per annum from February 23, 1971, until paid, payable in monthly installments, at the dates and in the amounts as follows: Not less than \$10.00 on March 23, 1971; and not less than \$10.00 on the 23rd day of each month thereafter until February 23, 1977, at which time the entire balance, principal and interest, is due and payable; hald SI. balloon payments, if any, will not be relinanced; interest to be paid with principal and "TOURCESSOR" the payments above reballoon payments, if any, will not be refinanced; interest to be paid MILIN_PFINCLPAL and simulations the payments above re-quired; said payments shall continue until the whole sum hereol, principal and interest, has been paid; if any of said installments is not so paid, all 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, I/we promise and agree to pay the reasonable attorney's lees and collection costs of the holder hereof, and if suit or action is tiled hereon, also promise to pay (I) 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. It is the intention of the payties 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 in-terest shall vest absolutely in the survivor of them. 5 1 * Strike words not applicable. s/ Robert E. Garrison FORM No. 692-INSTALLMENT NOTE-Survivorship Stevens-Ness Law Pub. Co., Portland, Or SN In construing this mortgage and the said note, the word "survivor" shall include survivors, the term "mortgage" singular pronoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and all form assumed and implied to make the provisions hereof apply equally to corporations and to more than one individual; turth shall be construed to mean the mortfagees named above; ill or both of them be living, and il not, then the survivor it is the intention of the parties hereto that the said note and this mortfage shall be held by the said mortfagees as survivorship and not as tenants in common and that on the death clone, the moneys then unpaid on said note as well a given to the mortgages shall vest forthwith in the survivor of them. to the mortgagets shall yest forthwith in the survivor of them. The mortgaget warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a)? primarily for mortgago's presonal, family, household or adjicultural purposes (see Important Nutice below), (b) for an organization or (even il mortgagor is a natural person) are for business or commercial purposes othe below), ses other than agricultural purposes. 1 And said montgagar covenants to and with the martgagees, and their successors in interest, that he is lawlully seized in lee simple of said premises and has a valid, unencumbered title thereto. EXCEPT a prior mortgage to Equitable Savings and Loan Association to which this mortgage is second and junior, T. 27 JAN MART R 6.

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1.20 1 10 2291 111 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 thereof; that while any part of said note(s) remains unpaid he will pay all taxes, assessments and other charges of every nature which may be levied or as-sessed against said property, or this mortfage or the note(s) above described, when due and payable and before the same may become deinquent; that he will promptly pay and satisfy any and all liens or encumbrances that are or may become liens on the premises, or any part thereol, superior to the lien of this mortfage; that he will keep the buildings now on or which may hereafter be erected on the premises insured in layor of the mort-compared to the same and the same again. 36 E. that he will promptly pay and waisly any and all lies or ormultrances that are or may become lies on the premises, or any part thereol, superior to the lies nortgage; that he will keep the buildings now on or which may herealter be errected on the premises, insure in larver of the mortfagers and any company or companies acceptable to the mortfagers and will have all policies of insurance on said property male payable to the mortfagers and will have all policies of insurance on said property male payable to the mortfagers and will have all policies of insurance on said property male payable to the mortfagers and will have all policies of insurance on said promess. The property male payable to the mortfagers and will not commit or solfer any saste of said property male payable to the mortfagers and will not commit or solfer any saste of said property indepay and to its terms, this and mortfager shall keep and build. The mortfagers and the pay her note(s) according to its terms, this is an ortfager shall the mortfager shall to mate any payment of the mortfagers may companies. The provided or or the mortfagers of any kind be there and payable, and this nontfage may be foreclosed at any time thereafter. And if the mortfager shall lait to mate any payment of the mortfager may at be foreclosed at any time thereafter. And if the same rate as said note(s) without waiver, however, of any right arising to the mortfageres. The nortfager and shall be a said sorter at the same rate as said note(s) without waiver, however, of any right arising to the mortfageres to the intradiger and shall be and their optimal be sold, bear interest at the same rate as and nortfage may be foreclosed at any time thereafter. And if the same rate as a said note(s) without waiver, however, of any right arising to the mortfageres to according to the mortfageres to repay any sums to paid by the mortfageres to according to be fore there have the payment of any kind targer be foreclosed at any time thereas the same rate as and note(s) are according t 15.5 松枝 7.7 1.3 ĩ 112 . **.** 1.00 14 H IN WITNESS WHEREOF, said mortgagor has hereunto set his hafid-the day and year first above written. Clein anson *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable, the mortgagee MUST comply with the Truth-in-Lending Act and Regulation Z by making re-quired disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use S-N Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use S-N Form No. 1306, or equivalent. 13 15 3 ock P.M., on Mortgages ru-Correr O MORTGAGE seal Title. inst u 0 o'clock M71 Unithin Marhaffeed within record and Ruth y that the received for r day of March . , at l1:08 oc' . dr recorded in book page 2290 , Rec of said County. Witnesr of (dids' 7 The , 97601 STEVENS-NESS LAW PUB. CO. OREGON, of Klamath (Survivors (Form No. 10 clerk , light JE JE Man Se Wm. D. Hillre County ' 8 OF 2 County STATE (601 X à 1 By 1.1 1. The 1.3.5 2 STATE OF OREGON, ss. County of Klamath BE IT REMEMBERED, That on this 2 - day of February 19 71, before me, the undersigned, a Notary Public in and for said county and state, personally appeared the within Robert E. Garrison named 1 known to me to be the identical individual..... described in and who executed the within instrument and Til. he executed the same for the purposes therein contained. acknowledged to me that IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. :: AY Notary Public for Oregon - 74 . 0 (22.00H A. (SEAL) 28 My commission expires 7/11/72 I Black 66 Ż Miles I