	La 7018 SEP 22 3 24 PM 1971	Solimar Page 0085	n
and a state of the	WARRANTY DEED TO CREATE ESTATE BY THE ENTIRETY Olis Indenture Illiturssetly, THAT	st 2. Steasict and Classic . Clearitt,	
	have bargained and sold, and by these presents	n as grantor (), for the consideration hereinafter stated do grant, bargain, sell and convey unto premises, situated in Klamath County, Oregon; to-wit:	Realling and the second states and the second se
	Lot 5, Block 3, SECOND ADDI ENCERT the East 175 fect of	the South 60 free Lagrent.	
	Subject to: Taxes for fisca 1971, which are now a live h and use libitations under m	ovisions of the United	
	and assessments of Klamath 1 District, and regulations, c irrigation rights in connect	Toject and Klawath Irrigation contracts, easewents, water and tion the rewith; Eules, regula- is of South Suburban Sanitary nown in deed recorded July 24,	
	1031, Deed Volume 95 at page	including the terms and pro-	
	1960, in Morthage Vol. 220, Federal Saviegs and Lean As Gregon, which caid Trust De	and grantees hereby expressly ording to the tenor thereof	
	as same becomes payable and	the note accompanying it.	the second se
	However, the actual-consideration-includes-einer (Strike out the above when not applicable)		
	estate by the entirely. And the said grantors do their assigns, that they are the owner	with their appurlenances unto the said grantees as an hereby covenant, to and with the said grantees, and in iee simple of said premises; that they are free from Forth,	
	and that they will warrant except those above set forth. IN WITNESS WHEREOF, they have	hereunto set their hands and seals	
	(S	EAL) Claudian Sterritteeal	Marine and a stand of the stand
	STATE OF OREGON, County of Klamath)ss. September 2121 19 71 Obert F. Sterritt and Claudia R. Sterritt,	
	ausband and brief, and	Before mor	
		Notary Public for Oregon. My commission expires 11-12-74	
	After recording return to:	STATE OF OREGON, County of Klausath	
	······································	I certify that the within instrument was re- ceived for record on the 22ndday of Sectember, 19 71, at 3:24 o'clock • M., and recorded in book N.71. on page 10085 Record of Deeds of	
	From the Office of GANONG, GANONG & GORDON	said County. Witness my hand and seal of County affixed.	
	First Fodoral Building Klamath Falls, Orogon 97601	By Care Hitse County Clock-Recordor Deputy	
	Keturn to ! FIRST FEDERAL SAVINGS & LOAN ASSOCIATION OF KLAMATH FALLS, OREGON	Fee \$ 1.50	
	and a second	n na sana ang ang ang ang ang ang ang ang ang	The second s

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1 A. S.

	Sterrett - Here 22 3 25 PM 1971 FORM No. 691-MORTOROE-BURY TOURING	
		A state and the state of the st
	THIS MORTGAGE, Made this 17th day of Deplether, 1971, by J. M. Bertor and Aubrer 1. Bector, husband and wife, 	
	to Robert F. Sterlitt and Claudia R. Sterritt, hughand and offe, , Mortgagees, WITNESSETH, That said mortgagor, in consideration of the sum of Four Thorsand, Four	· · · · · · · · · · · · · · · · · · ·
	Numbred Fifty-Seven and 20/100 (\$ 4,457.20) 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 Klaustth and State of Oregon , and described as follows, to-wit:	
	Lot 5, Block 3, SECOND ADDITION TO ALTABOUT ACRES,	and a first of the second s
	EXCEPT the East 175 feet of the South 60 feet thereof,	
		A second se
		Ante Lindeling and a statistic fronte line and the Ante Lindeling and the lindeling
		A PARTICIPAL CONTRACTOR OF A PARTICIPAL OF A P
	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.	The second s
	This mortgage is intended to secure the payment of one certain promissory note in words and figures substantially as follows:	A REAL PROPERTY OF A REAL PROPER
	s 4,457.20 Klarsth Falls, Oregon , September 17. 19 71	
	Each of the undersigned promises to pay to the order of Robert F. Sterritt and Claudia R. Sterritt, and upon the death of any of them, then to the order of the survivor of them, at Association of Klamath Falls, Gregon	The second se
	with interest thereon at the rate of Seven percent per annum from Sept. 10, 1971, until paid, payable in monthly installments, at the dates and in the amounts as follows: Not leas them \$50.00 on Optobor	
	15, 1971; and not less than \$50.00 on the 15th day of each month thereafter;	
	interest to be paid with principal and * months and the payments above required; said payments shall continue until the	and a stand of 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 suit or action is filed hereof, also promises to pay (1) holder's reasonable attorney's fees to be fixed by the trial court and (2) if any	ET THE STREET
	appear 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 lees 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	A A A A A A A A A A A A A A A A A A A
	shall vest absolutely in the survivor of them. 9/ J. W. Hector 8/ Audrey M. Hector	and a stand of the second of the
Fo	* Strike words not applicable. RM No. 692—INSTALLMENT NOTE—Survivorship (Oregon UCC). SC	
	In construing this mortgage and the said note, the word survivor sum using a survivor success, and all summarical changes shall be made, singular pronoun shall be taken to mean and include the plural, the massuline, the feminine and the neuter, and all summarical changes shall be made.	
	shall be constructed to most clim produces much above that is but of them he living, and it set, then the survivor or survivors of them, because it is the intended to most scheme the survivor of this moriging shall be held by the said mortagers as cont tenants with the right of survivorship and not as tenants with that on the death of one, the noneys then unpaid on said note as well as all rights and interests herein given to the mortagaters shall vest borthwith in the survivor of them. The mortagaters shall vest borthwith in the survivor of them. (a) ⁶ primarily for mortagator's personal, lamily, household or agaicultural purposes (see Important Notice below), (b) for an organization or (even il mortagator is an antural person) are for business or commercial purposes other than agricultural purposes.	
	And said mortgagor covenants to and with the mortgagees, and their successors in interest, that he is lawfully seized in lee simple of said aremises and has a valid, unencombered title thereto EXCEPT a prior trust deed for beneficiary, First Federal	
	Savings and Loan Association of Klamath Falls, Oregon, dated Nov. 25, 1963, recorded Dec. 18, 1963, in Mortgage Vol. 220, page 587, to which this mortgage is second and junior,	adjust in the second
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and will warrant and lowever defend the same against all persons, that he will pay such net first while any part of soid nute(s) remains unpaid he will pay all fares assessments and remain against soid projects, or this mortgage or the notes) along desirbled, when the ar- that he will promptly pay and satisfy any and all hens or coundidness that are or may be the hen of this mortgage; that he will keep the buildings now on which may becatter agaren against loss or damage by fire, with estended coverage, in the sum of 4 will in a company or companies acceptable to the mortgagers and will have all polaces of more their interest may appear and will deliver all policies of insumance on such premises to the ings and injurovements on said premises in gload repair and will not commit a suffer an w Now, therefore, it said mortgager shall keep and preform the covenants. Learn contrage to the more policies of the to them sing premises of any difference of the same of the origin and conveyance shall be void, but otherwise shall termin in full have as a metgage to serve to be taken to lores have any lien, encombrance or mourance premum as along proves both pay any taxes or charges or any lien, encombrance or mourance premum as along power pay pay my taxes or charges or any lien, encombrance or insurance premum as along power bar mortgage to any lien to the bar the second of the second bar which exceed by any taxes or charges or any lien, encombrance or insurance premum as along power pay any taxes or charges or any lien, encombrance or insurance premum as along power bar to any lien of the mortgage bar and bar any day and the mortgage by the more the more the more of the mortgage bar bar and the more power bar bar and the more bar the more the more the more of the second bar and the second bar when been been bard payment as more shall be added to and become a part of the differ second bar bar of the differ second bar bar of the differ second bards bar and bare power bardsecond bards of the differ second bare bar of the mor	In particle (iii) before the same may become delimitent, some lines on the parameters, or any part thereof, signetion to the existed on the premises unsured in favor of the most k_{\perp} [FILTIPE] [U VG] [W] after on such property node parable to the montfageres as mortgagers as soon as insured, that he will keep the build- acte of such premises. after of such premises are structured by a some of such performance of all of safe covernants and the payment of the performance of all of safe covernants and the payment of so the optimum to design of a proceeding of any sole of the performance of all of safe covernants and the payment of them any covernant herein, or it a proceeding of any sole of the optimum to design the the mortal addition of the at any time thereafter. And if the mortal for so, and any of the state matchagers may at them covernes of so, and any	
posiminit is made shall be added to and become a part of the defit secured by this initials without waiver, however, of any right arising to the mortgadees to breach of covenant; an mortgader neglects to repay any sums so paid by the mortgadees. In the event of any suit or action being instituted to foreclose this mortgage, the in muctgage for title reports and title search, all statutary costs and disbustments and such plaintiff a attorney's fees in such suit or action backgade, the an apped is taken from any judgmen pay such sum as the appellate court shall adjudge reasonable as plaintiff a attorney's fees or this mortgage and included in the decree of breclosure. In case suit or action is commenced to foreclose this mortgage, the court gram motion rents and profits arising out of said premises during the predictive of such diverginant and mortgage, first deducting all proper charges and expenses attenting the eventuation of all this mortgages in interest and assign of said mortgager and of said mortgages respectively.	initially agrees to pay all reasonable costs incurted by the further sum as the trial court may adjudge reasonable as not or decree entered therein mortgager further jumnses to in such appeal, all such sums to be secured by the lien of an of the mortgages, may appoint a receiver to collect the ply the same to the payment of the amount due undar the NL.	
IN WITNESS WHEREOF, said mortgagor has beteunto s written.	set his hand the day and year first above Hickory Alexander and the set of th	
*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	drey Mr. Place	

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*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable, the marigagee 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. 1306, or equivalent.

MORTGAGE

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ivorship) 1 No. 691)

(Surviv FORM

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Mortgage Р. М. seal 50 the within to for record o o'clock andof il and my hand * that the w
eived for re
f Septemb
3:25 o' ord STATE OF OREGON. book, Rec 5 I certify th ment was receive 22nd day of S 19 71, at 3:5 and recorded in b page JUNED , of said County. Witness r County affixed. County of

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Deputy

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Return to

PELERAL STANDS & LUNI MULL OF ALMATE FALLS, ORENOM

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Gene Kellie elle

STATE OF OREGON, County of Klamath

known to me, to be the identical individual & described in and who executed the within instrument end

known to me to be the identical individual to described in and who executed the within instrument and acknowledged to mo that they executed the same for the purposes therein contained. IN TESTIMONY WHEREOF, I have hereunto set my hand and alfixed my official seal the day and year last above written. Motary Public for Oregon My commission expires My commission expires

CARL A PLAN