	EORM_No_621_MORIGAGE_(Survivorship)JAN_18=19=05-AN=197	
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	THIS MORTGAGE, Made this       12th       day of       January       19       72, by         Carroll P. Brunton and Evelyn V. Brunton, husband and wife,       , Mortgagor,         to       Fay C. Holston and Marguerite E. Holston, husband and wife,       Mortgagor,	
	WITNESSETH, That said mortgagor, in consideration of the sum of Five Thousand (\$ 5,000.00,) Dollars	
	to the mortgageor 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	
	Lot 5, Block 7 PLEASANT VIEW TRACTS,	
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	is the second and appointemances thereinto beleasing or in any-	Contraction of the second states of the second stat
	together with all and singular the tenements, hereditaments and appurtenances thereunto beise ging 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 <u>one</u> certain promissory note in words and figures substantially as follows:	
	s 5,000.00 Klamath Falls, Oregon January 12 19 72	
	I (or il more than one maker) we, jointly and severally, promise to pay to the order of Fay C. Holston and Marguerite E. Holston, and upon the death of any of them, then to the order of the survivor of them, at Klamath Fails, Oregon DOLLARS, with interest therein at the safe of Six percent per annum from January 15, 1972 until naid payable in	
	<i>with interest thereon at the rate of six percent per annum from January 15, 1972 DOLLARS, until paid, payable in monthly installments, at the dates and in the amounts as follows:</i> Not less than \$75.00 on February 15, 1972; and not less than \$75.00 on the 15th day of each month thereafter;	
	balloon payments, if any, will not be relinanced; interest to be paid with principal and sin included in the payments above re- quired; said payments shall continue until the whole sum hereot, principal and interest, has been paid; if any of said installments above re- 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 afree to pay the reasonable attorney's lees and collection costs of the holder hereol, and it suit or action is liked hereon, also promise to pay (1) 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, as the holder's rea- sonable 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	
	It is the intention of the parties hereto that the snid 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. • Strike words not applicable.	
	s/ Evelyn V. Bruton	
	FORM No. 692-INSTALLMENT NOTE-Survivorship. SN Storens-Ness Low Pub. Co., Portland, Ore. summed and implied to make the provisions hereod apply equally to corporations and to more than one individual; furthermore, the word "mortgagees assumed and implied to make the provisions hereod apply equally to corporations and to more than one individual; furthermore, the word "mortgagees assumed and implied to make the provisions hereod apply equally to corporations and to more than one individual; furthermore, the word "mortgagees shall be construed to mean the mortgagees named above; it all or both of them be living, and il not, then the survivor or survivors of them, because shall be construed to mean the mortgagees named above; it all or both of them be living on said note as well as all rights and interests herein it is the internion of the parties herein that on the death of one, the moneys then unpaid on said note as well as all rights and interests herein	
	shall be construent to internatives hereto that the said note and this mortfage shall be held by the said mortfagees as joint tennats with the train of it is the internations in common and that on the death of one, the money then unpaid on said note as well as all rights and interests herein survivorship and the mortfagees shall vest forthwith in the survivor of them. The mortfages shall vest forthwith in the survivor of them. The mortfage are: (a) & primarily for mortfage's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization or (even it mortfager is a natural person) are for business or commercial purposes other than agricultural purposes, (b) for an organization or (even it mortfager is a natural person) are for business or commercial purposes other than agricultural purposes.	
	And said mortfagor covenants to and with the mortfagees, and their successors in interest, that he is lawrung state in the only of the premises and has a valid, unencumbered title thereto	

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595 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 thereal; that while any part of said noto(s) remains unpaid he will pay all taxes, casarements and other charges of every nature which may be levied or as-sessed against said property, or this morifage or the note(s) above desided, when due and payable and before the same may become delinquant; that he will promptly pay and salisly any and all liens or encumbranes that are or may become liens on the premises, or any part thereol, superior to the lien of this morifage; that he will keep the buildings now on or which may hendler be erected on the premises. Or any part thereol, superior to the lien of this morifage; that he will keep the buildings now on or which may hendler be erected on the premises. and any appears acceptable to the morifagees and will have all pulcies of insurance on said property made payable to the morifagers as the interest may appear. Will deliver all policies of insurance on suffer any wast of said property made payable to the morifagers as New, hall be void, but otherwise shall remain in hill force as a morifage tay because of all of order or and shall pay and order covenants and the payament of and only developed any been on said premises, or any part thereof, the morifager shall have the option thereafter. And if the morifager shall lail to morifage or on this morifage that it is morifager or insurance premium as above provide on a shall preveated at any time end pole and bear interest. May any taxes or charges or any bien, encumbrance or insurance premium as above provide on the morifager may at their option all of and cover and this morifage may her lorely the morifager shall have the option thereafter. And if the morifager shall hail to morifage neglects to repay any suit or action being insurance on this morifager and hall have the option thereafter. And if the morifager shall hait to morifage neglects to repay any suits on paid in an apay 5 ₿.E. IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above n. in. written. Evelyni V Bounton \*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable, the martgagee 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. ιŻί, 8 K 'HQ<sup>5</sup>4 4 DISTRIC USAR A. S. 4 clock A. M., I 72 on of Mortgages the instru-on the DAY Title MORTGAGE (Survivership) (FORM No. 601) Deput **药**可加达 14 within record Cg NA 21. HOI (Stre ę -d nuary hand Klama. the for 1 Record LL, at 9:05 recorded in book STATE OF OREGON, RD 1 I certu. it was receivea Ath…day of…Jan → \_\_\_\_\_9:05… WM. D. MILNE COUNTY CLERK (FORM No. ដ ту 230.5 Witness 1 y affixed. 900.10 3 118 County. Ь of. DATA UNI County SERVICE D 4. DI County 8th NDS said 25 ž 25. ED AI STATE OF OREGON, County of Klamath , 19.72., January ...dav of.. before me, the undersigned, a Notary Public in and for said county and state, personally appeared the within named <u>Carroll P. Brunton and Evelyn V. Brunton</u>, husband and wife, BE IT REMEMBERED, That on this... EMP. VA AND SERVICE I known to me to be the identical individual. S... described in and who executed the within instrument and acknowledged, to me that they executed the same for the purposes therein contained. A martine IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed 10.2 .17 my official seal the day and year last above written. . I And 11.7 u. Emer 7 (SEAD) 1. Notary Public for Oregon My commission expires ..... mme ÷ű, <u>je 4</u> ..... DD