Vol. 72 Page 7014 65646 FORM No. 691-MORTGAGE-(Surv SN 28-3005 June...., 19.72 , by THIS MORTGAGE, Made this23d day of John A. Neilson and Betty S. Neilson, husband and wife,, Mortgugor, to Dewey G. Neal and Ann G. Neal, husband and wife, Mortgagees. WITNESSETH, That said mortgagor, in consideration of the sum of- - Eight Thousand, .Two Hundred Twenty-Six and 32/100 - - - - - - - - (\$8,226.32) 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 Oregon, and described as follows, to-wit: and State of Lots 2 and 7 in Section 4, Township 36South, Range 7 East of the Willamette Meridian, R 6 Ŧ 2 N vi tat $\overline{\mathbf{x}}$ B 0 1.1 be F ा हो 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 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 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 of ______ certain promissory note..... in words and figures substantially as follows: 19 72 June 23 Klamath Falls, Oregon \$ 8,226.32 I (or il more than one maker) we, jointly and severally, promise to pay to the order of Devey G. Neal and Ann G. Neal, And upon the death of any of them, then to the order of the survivor of them, at Association of Klamath Falls and upon the death of any of them, then to the order of the survivor of them, at Association of Klamath Falls - Eight Thousand, Two Hundred Twenty-Six and 32/100 with interest thereon at the rate of Seven percent per annum from July 1, 1972 minual installments, at the dates and in the amounts as follows: Not less than \$600.00 on the last day of each July thereafter until 1971 1973; and not less than \$600.00 on the last day of each July thereafter until 1971 1974 at which time the contine balance. When the dates and in the amounts are follows: 1973; and not less than \$600.00 on the ist day of each outy thereaster and reveale; A 1977, at which time the entire balance, principal and interest, is due and payable; A balloon payments, if any, will not be relinanced; interest to be paid with principal and the addition of the payments above re-quired; SANCTRONAMENTALINATION CONTROLOGIES AND ADDITION OF A DISCONTROLOGIES AND ADDITIONAL ADDITIONAL ADDITION OF A DISCONTROLOGIES AND ADDITION OF A DISCONTROLOGIES AND ADDITION OF A DISCONTANT ADDITION OF A DISCONTROLOGIES AND ADDITION OF A DISCONTANT ADDITION ADDITION ADDITION ADDITION OF A DISCONTANT ADDITION ADDITION ADDITION ADDITION ADDITION ADDITION OF A DISCONTANT ADDITIONAL ADDITION ADDITIONAL ADDITION 112 o/ John A. Neilson * Strike words not applicable. ALL ALL s/ Betty S. Neilson All or any portion may be prepaid without penalty. SN Stevens-Ness Law Pub. Co., Portland, Or FORM No. 692-INSTALLMENT NOTE-Survivorship. singular pronoun shall be taken to mean and include the plural; the masculine, the temmine and the neuter and all praimm assumed and implied to make the provisions hereol apply equally to corporations and to more the one individual; furthere shall be construed to mean the mortgages named above, if all or both of them be living duy it he said mortgages and this mortgages shall be by the said mortgages are been and this mortgages shall be the shall be the shall be the shall be the mortgages shall be the shall be the shall be the mortgages shall be the mortgages the shall be the mortgages the shall be t 255 rvivor of surrivors of them, beck as joint tenants with the right well as all rights and interests al purposes other than And said mortgagor covenants to and with the mortgagees, and their successors in interest, that he is lawfully seized in tee simple of said e la ses and has a valid, unancumbered title thereto. EXCEPT a prior mortgage to First Federal Savings and Loan Association to which this mortgage is second and junior.

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) tensins unpaid he will pay all taxes, assessments and other charges of every nature which may be levied or an-essed against said property, or this mortfage or the note(s) above described, when due and payable and before the same may become described before the same may become liens on the premises, or any part thereof, the lien of this mortfage; that he will keep the buildings now on or which may become liens on the premises, or any part thereof, superior of the mortfage. that he will promptly pay and satisfy any and all lirms or encumbrances that are or may become liens on the premises, or any part thereol, superior to the lien of this morifagie; that he will keep the buildings now on or which may hereafter be excited on the premises insured in laws of the morifagies against loss or damage by fire, with extended coverage, in the sum of 3. full insurance on said properly mule pression insured in laws of the morifagies against loss or damage by fire, with extended coverage, in the sum of 3. full insurance on said properly mule pression insured in the morifagies against loss or damage by fire, with extended coverage, in the sum of 3. full insurance on said properly mule pression insured in the the transfere against loss or damage by fire, with extended coverage, and will have all patients of the morifagies against loss or a insured in the pression acceptable to the morifagies and will have all pression on said premises on a insure of the morifagies against loss or a insure of the pression acceptable to the morifagies and the pression on said premises of any pression and intervent and the pression of the morifagies against loss or all be said to be considered and shall pay said note(s) executing to its terms, this on the total again again and the intervent and the pression of the morifagies against note(s) or on this morifage at once due and payable; and this morifage ment on a said premises of any part thereoi, the morifage said have the option to be clears the whole amount unpaid on said premises, or any part thereoi, the intervention of the intervention and premises or any part thereoi, the morifage and shall have the more developed at the said the mortfage against have and payable; and this morifage ment of a provided by the morifage and whole any time or all developed at any time thereatter. And it the nortfage shall hall to make any pay any sum so paid by the morifage and provide to coverant and the pay time extended to any be aday and the pay any and the payable developed ag م مرکز مرکز می اسم مرکز می مرکز می

IN WITNESS WHEREOF, said mortgagor has bereunto set his hand the day and year first above show a. He written *IMPORTANT NOTICE: Delete, by lining aut, 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-guized disclosures; for this purpose, if this instrument is to be a FIRST lion 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. MORTGAGE Deputy. Title. ins 19 clock P. M., and re 2 on page 7014 nber 65646 id Co and ELANA TH the within for record s of said hand an 1 691 OREGON, 6% June 2° ខ្ព rd of Mortgages Witness my h ty affixed. that ved f MILNE (Line clerk FORM Sur County of I certify \$4.CO rec of 5. o'c М 72 lunn 3;48 county STATE OF ы. I cei was book l n<u>ĝ</u> fee 1 Fee unty th it B E C STATE OF OREGON, County ofKlamath BE IT REMEMBERED, That on this 264 ..., 19.72 Juneday of before me, the undersigned, a Notary Public in and for said county and state, personally appeared the within namedJohn A. Neilson and Betty S. Neilson, husband and wife, IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. and and the subscripting of the seal the day and year last above written.

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Notary Public for Oregon My commission expires 11/25/72

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