11324691-MORTGAGE-IS FORM No. m12 rage YOI. (Ch) \$\$037 September, 19.72 , by THIS MORTGAGE, Made this ...28th...day of ... KENNETH C. MOORE and MAUREEN C. MOORE, hushand and wife, , Mortgagor, to JAMES H. CRISMON and DOROTHY L. CRISMON, husband and wife, Mortgagees. Thousand, Five Hundred Twenty-two and 24/100 ----- (\$ 13,522.24) 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 State ofOregon, and described as follows, to-wit: Lot 3 and the Southeasterly 25 feet of Lot 2 in Block 51 of Hot Springs Addition to the City of Klamath Falls, according to the official plat thereof on file in the 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 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-

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Klamath Falls, Oregon

September 28, 1972

On or before January 1, 1973, each of the undersigned promises to pay to the order of JAMES H. CRISMON and DOROTHY L. CRISMON, and upon the death of any of them, then to the order of the survivor of them, at First Federal Savings and Loan Association of Klamath Falls, Oregon, - - THIRTEEN THOUSAND, FIVE HUNDRED TWENTY-TWO and 24/100 - - Dollars. This note shall bear no interest save and except in the event of default, in which instance interest will commence to accrue at the rate of 8% per annum from the date of default until paid. If any installment is not so paid, the whole sum to 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, the undersigned promises and agrees to pay the reasonable collection costs of the holder hereof; and, if suit or action is filed herein, also promises to pay (1) the 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 further sum as may be fixed by the appellate court, as the holder's reasonable attorney's fees 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 either of the payees, the right to receive payment of the then unpaid balance of principal and interest shall vest absolutely in the survivor of them.

s/ Maureen C. Moore s/ Kenneth C. Moore Maureen C. Moore Kenneth C. Moore In construing this mortgage and the said note, the word "survivor" shall include survivors, the term "mortgager" shall include mortgagers; the ac promoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and all grammatical changes shall be made ed and implied to make the provisions hereol apply equality to corporations and to more than one individual; turthermore, the word "mortgages" be construed to mean the mortgages named above, if all or both of them be living, and if not, then the survivor or survivors of them, because the intention of the parties hereto that the said note and this mortgage shall be held by the said mortgages so joint tenants with the right on orship and not as tenants in common and that on the death of one, the moneys then unpaid on said note as well as all rights and interests herein to the mortgagers shall yest. Jothwith in the survivor of them. The mortgager warrants that the proceeds of the loan represented by the above described note and this mortgage shall be indexed by the soid mortgager are to the mortgagers band, the proceeds of the loan represented by the above described note and this mortgage the (a) or primarily for mortgagers personal, family, household or agricultural purposes (see Important Notice below); (b) for an organization or (even if mortgage and the mortgages and theres, then is lawlully seized in tee simple of said. shall be it is the And said mortgagor covenants to and with the mortgagees, and their successors in interest, that he is lawfully selsed in tee simple of said premises and has a valid, unencumbered title thereto EXCEPT_a_prior_trust_deed_for_First_Federal_Savings_&. Loan Assn. of Klamath Falls, Oregon, recorded Sept. 22, 1967, in Vol. M67, page 7462, Microfilm Records of Klamath County, Oregon, to which this mortgage is second and junior.





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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 thereot; that while any part of said note(s) remains unpaid he will pay all taxes, assuments and there charges of wry rature which may be levied or arbusted gainst said property, or this morigage or the note(s) above described, when the and perimes or termines, or any part thereot, superior to the terms the and perimes or the note of the note of said note(s) remains unpaid he will pay all taxes, assuments and there charges of the same may become delinquent; the lim of this morigages of the note(s) above described, when the and perimes or termines, or expand theread, superior to the lim of this morigages, that he will keep the building new on or which may hear are mainer be erected on the premises insured in favor of the nort-the lim of this morigages and will her benefits of insurance on said promises to an impure the will keep the building and will not commit or suffer any wate of said premises. One of the said the said premises in according to its terms, this fing and induces, it is and morigages shall keep and perform the covenants herein contained and shall pay said of said covenants and the payment of said premises. The for the covenants herein contained and shall pay said or said premises in a said premises in a cover and the same rate said note(s), it being agreed that if the morigager shall lift to morigage may be loreclosed at any time thereal there in the morigager shall lift to the morigage be according to the same rate said note(s). The morigage is and the same rate as and note(s) and the same rate as and note(s) and the same rate as and note(s). The morigage rate and the payment or to perform any covenant herein, or it a proceeding of and note(s) or on this morigage at once due and payable, and this morigage may be loreclosed at any time thereal there in the morigager shall lift to the morigages to any time thereal thereot in thereot the said premises insur

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above Genneth empone - Mannesser C 732000

*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 5-N Form No. 1306, or equivalent; if this instrument is NOT to be a first lien, use 5-N Form No. 1306, or equivalent.

5 3 on th 19.72. t t AGE PM., and recorde page 11324, or 4 s of said County. hand and seal ins 1 PUB. CO. FORTLAND. OR within record 0 amath Lhez. + Sta. re MORTG. 691 the Q OREGON, Oct Record of Mortgages o Witness my ha County affixed. County Clerk å ម្ព that ved 1 As on t umber Milne 3 o'clock M-72 on (FORM main STEVENS-NESS LAW Bankiel fland of . rtify ũ rec Wm. D. OF County of I cert ont was r nu Clameth 3:03 book M ing fee 333 STATE ment v BA

STATE OF OREGON,

written.

Klamath County of

BE IT REMEMBERED, That on this 2.9 th 1972 September BE IT REMEMBERED, That on this 97 day of September 1972, before me, the undersigned, a Notary Public in and for said county and state, personally appeared the within named Kenneth C. Moore and Maureen C. Moore, husband and wife,day of....

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. IN TESTIMONY WHEREOF, I have hereunto set my have not set of the day and year last ab IN TESTIMONY WHEREOF, I have hereunto set my hand and allixed my official seal the day and year last above written. Brink acia m. Notary Public for Oregon My commission expires Octuber 25, 19, 7.4 20.4

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