Vol. 2112 Page FORM No. 491 -- MORTGAGE -- [Survivorship] November , 19 72 , by day of THIS MORTGAGE, Made this Mortgagor, Mortgago:
to Leona Nanney and Lillian Sierp, as joint tenants with right of survivorship, , Mortgagees, WITNESSETH, That said mortgagor, in consideration of the sum of) Dollars to the mortgagor paid by the mortgagoes, the said mortgagor does hereby grant, bargain, sell and convey unto to the mortgager paid by the mortgagees, the said mortgager does hereby grant, pargain, sell and convey unto the said mortgagees as joint tellants with the right of survivorship and not as tenants in common, their assigns and the being of the common of the control of the common of the control of the contr and the heirs of the survivor of them, those certain premises situate in the County of Beginning at the most Easterly corner of Lot J in Block A of the Supplemental peginning at the most gasterly corner of Lot J in Block A of the Supplement.
Plat of Blocks 66 and 70 of Nichols Addition to the City of Klamath Falls, and State of Oregon Oregon; thence Southwesterly along the Southeasterly boundary of said Lot J, oregon; thence bournwesterly along the bourneasterly boundary of said Lot J, 43.0 feet; thence at right angles Northwesterly and parallel to the Southwesterly boundary of 10th Street, 30 feet; thence Northeasterly 8.94 feet to a erly boundary of 10th Street, 30 feet; thence Northeasterly from said Southwesterly boundary point which is 35.0 feet distant Southwesterly from said Southwesterly boundary point which is 35.0 feet distant Southwesterly from said Southwesterly boundary of 10th Street and 16.0 feet Southeasterly from the Northwesterly boundary of Lot J; thence Northwesterly and parallel to the Southwesterly boundary of 10th Lot J; thence Northwesterly and parallel to the Southwesterly boundary of I Street 11.0 feet; thence Northeasterly and parallel with the Northwesterly boundary of said Lot J, 35 feet to a point in the said Southwesterly boundary poundary or said Lot J, 33 reet to a point in the said Southwesterly boundary of 10th of 10th Street; thence Southeasterly along said Southwesterly boundary of 10th OF JUEN Street; thence Southeasterly along sale Southwesterly boundary of it. Street, 45.0 feet to the point of beginning; all in Klamath County, Oregon; together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anyrogetner with all and singular the tenements, nerequalments and appurrenances thereunto belonging or in any-wise appertaining; together with the rents, issues and profits therefrom and all fixtures now or hereafter placed 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 one certain promissory note in words or installed in or upon said described premises,November 28....., 19.72 and figures substantially as follows: Sierp, and upon the death of any of them, then to the order of the survivor of them, at ASSN, of Klamath Falls, Oregon monthly installments, at the dates and in the amounts as follows: Not less than \$10.00 on January 1, 1073. and not less than \$10.00 on the less than \$10.00 on January 1, ... with interest thereon at the rate of ____Seven percent per annum from December 1, 1972 balloon payments, it any, will not be refinanced; interest to be paid. With principal and before is included in the payments above required; said payments shall continue until the whole sum hereof, 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. It this note is placed in the hands of an attorney for collection, I we promise and agree to pay the reasonable attorney's tees and collection costs of the holder in the hands of an attorney in the collection, I we promise to pay (I) holder's reasonable attorney's tees to be fixed by the trial court and (2) the hands of an attorney in the 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 intermition 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 interest shall vest absorber in the survivor of them.

Sinke words not application the payments above re-* Strike words not applicable. FORM No. 692—INSTALLMENT SCTE—Survivorship. es and has a valid, unencumbered title thereto.......EAUEFE. H. PILOE MOILEGAGE TO FILSE FRUETAL DAVINGS...!

LOAN. ABSOCIATION OF Klamath Falls, Oregon, to which this mortgage is second..... and junior...

155 -

note(s) or on the mortage at once one ampay may fave so or charge or any lien, accumpay ment seemed whall so on any right arising mortagen registers to expend on any right arising mortagen registers to repay any sums so parents of the sevent of any suit or action be mortage to ritile reports and title search, plaintiff's attorney's less in such suit or action pay such sum as the appellate court shall a this mortage and included in the decree of to In case suit or action is commenced the sense and profits arising out of said premises mortage, first deducting all proper charges.	ing instituted to tolectore this risorigage, the the slif statutory costs and disbursements and such n, and it an appeal is taken from any judgmen fjudge reasonable as plaintiff's attorney's fees or	I for, the mortgages may at their optic is and shall bear interest at the same ria this mortgage may be toreclosed at ar strifagor agtres to pay all reasonable cos- turther summas the trial court may all t or decree entered therein mortgagor is such appeal, all such sums to be secu- to of the mortgagers, may appoint a receipt the same to the payment of the amo-	n do so, and any e as axid mote(s), y time while the s incurred by the dge reasonable as urther promises to ed by the lien of liver to collect the unt due under the
		•1	
			N,
			*
IN WITNESS WHERE	F, said mortgagor has hereunto so	ot his hand the day and yea	r first above
written.		haf Poulson	11
	J.d. (La Vinsa		
(b) is not applicable; if warranty (a) is ap- comply with the Truth-in-lending Act and quired disclosures; for this purpose, if thi- lien to finance the purchase of a dwellin- equivalent; if this instrument is NOT to 1 No. 1306, or equivalent.	Regulation Z by making re- s instrument is to be a FIRST g, use S-N Form No. 1305 or		
MORTGAGE (Survivorship) (FORM NO. 601)	STATE OF OREGON, County of KLAMATH I certify that the within instrument was received for record on the lith day of DECEMBER. 19.72, at Li2O, o'clock P.M., and recorded in book. M.T. on page 13900, or as filing fee number. Record of Mortgages of said County. Record of Mortgages of said County.	County affixed. WM. D. MILINE COUNTY CLERK Title. BY Exercise LAW FULL CO. FORTLAND. ORE. R. L. C. FORTLAND. ORE.	Frent Freberg 540 main Ranata Laces. Org 97601
		7EE \$ 2	
STATE OF OREGON,	} 59.		
County of Klamath		•	72
BE IT REMEMBERED before me, the undersigned, a N named	otary Public in and for said county	ofNovember v and state, personally appear	ed the within
known to me to be the identic acknowledged to me that	al individual described in and heexecuted the same for the IN TESTIMONY WHEREO my official	who executed the within in purposes therein contained.	strument and