| | ያ ቀ ብ <u>ወ</u> ጀታ ከተብ ፈ | Vol m 13 Pag | 2223 |
|--|--|---|---|
| FORM No. 691—MORTGAGE—{Survivorship} | | 4 4 4 | 00 |
| SN CHAPL | · | | 1073 by |
| THIS MORTGAGE, Made this ROBERT D. LINDAHL and GRETA M. | . LIUDANLI,Ituabana | | . Mortgagor, |
| to LESTER H. LEAVITT and CORDELLA | A LEAVITT, husband and | wife, | Mortéagees, |
| WITNESSETH, That said mortgag Thousand and 00/100 to the mortgagor paid by the mortgagees, the said mortgagees as joint tenants with and the heirs of the survivor of them, those | for, in consideration of the su the said mortgagor does herel the right of survivorship and certain premises situate in th | (\$ 23,000.00 by grant, bargain, sell and not as tenants in common a County of Klamath |) Dollars I convey unto |
| The state of the s | d describer | | 11 |
| The ENE's Section 36, Townsh ALSO, a tract of land beginm Section 36, Township 39 Sout along the section line South the Langell Valley Market Rosaid market road 435 feet; the of the SE's of said Section 36 and being a portion of the lange and section 36 and being a portion of the lange and Section 36 and being a portion of the lange and section 36 and being a portion of the lange and section 36 and being a portion of the lange and section 36 and being a portion of the lange and section 36 and being a portion of the lange and section 36 and being a portion of the lange and section 36 and being a portion of the lange and | then, Range 11 East of the 1252 feet, more or lead; thence Northwester thence North 1108 feet tion 36; thence Easter, 498 feet, more or leave 128 feet of the west 289 feet of the 1156 feet of t | willamette Meridies, to the Norther land along the Norther land 36 in Klamath Country $\frac{1}{2}$ Ne estate in that possible $\frac{1}{2}$. | an; thence y line of rly line of the Northerly rly line of beginning ty, Oregon, rtion of |
| together with all and singular the tenemwise appertaining; together with the renor installed in or upon said described p TO HAVE AND TO HOLD the vivorship and not as tenants in common | remises, same unto the said mortgage | es as joint tenants with | the right of sur- |
| and figures substantially as follows: | | Febr | uery 15, 19 73 |
| | I conceplly promise to pay to the | order of Low Cur | |
| corde lia leavitt, | der of the survivor of them, at | ssociation of Klams | th Falls, Oregon |
| with interest thereon at the rate of 7% p annual installments, at the dates and 1, 1974, and not less than \$3,31 | d in the amounts as tollows: | ot less then \$3,312 each February then | eafter; |
| The second secon | | | |
| balloon payments, it any, will not be refinanced; quired; said payments shall continue until the who so paid, all principal and interest shall become im in the hands of an attorney for collection, I/we I hereof, and if suit or action is filed hereon, also pit any appeal is taken from any decision of the if any appealing to the in the papeling court. | interest to be paid and inter- interest principal and inter- interest promise and agree to pay the reas- romise to pay (1) holder's reasona trial court, such further sum as m | est, has been paid; if any o he option of the holder of this onable attorney's fees and col ble attorney's fees to be fixed hay be fixed by the appellate | by the trial court and (2) court, as the holder's rea- |
| if any appeal is taken from any decision the isonable attorney's lees in the appellate court. It is the intention of the parties hereto the of survivorship, that is: on the death of any of the terest shall vest absolutely in the survivor of the survivor | at the said payees do not take the he payees, the right to receive pa | yment of the then unpaid ba | lance of principal and in- |
| * Strike words not applicable. | # / P | obert D. Liudehl | |
| | <u>s/_G</u> | rete M. Liudehl | |
| | | CNI CALL | vens-Ness Law Pub. Co., Portland, Or |
| RM No. 692—INSTALLMENT NOTE—Survivorship. | | SN Ster | It include mortissors the |
| In construing this mortgage and the said not singular pronoun shall be taken to mean and inclu assumed and implies to make the provisions here shall be constituted on mean the mortgages named it is constituted in the parties hereto that the survivorship and not as tenants in common and the given to the mortgages shall vest lothwith in the from the mortgages which we to the mortgages shall vest lothwith in the form of the mortgages and presents of the mortgages are presented to the mortgages and presented to the mortgages are presented. | lador is a natural person) are for busin | 638 Of Cottimetown hand | |
| (a)e primarily for mortgagor's personal, lac (a)e primarily for mortgagor's personal, lac (b) for an organization or (even it mortgagor And said mortgagor covenants to and with premises and has a valid, unencumbered title there to which this mortgage is s | | | |

| has a diginst said pro- has he will promptly he lien of this mortg lages against loss or n a company or com heir interest may api ngs and imphose some shall be v said note(s); it being be taken to loreclose note(s) or on this m pay any taxes or che payment so made shi without waiver, howe mortgagen conglets to mortgagen reglects to mortgagen attorney's it lies mortgage and inc In case suit o rents and profits airs | perty, or this mortgage or pay and satisfy any and ade; that he will keep it damage by fire, with expanies acceptable to the sea and will deliver all so a said premises in five agreed that if the mortgage shall old, but otherwise shall it agreed that if the mortgany lies on said premises trigge at once due and i right and the said of the said promise shall at the said premise shall at the said profits and title search, all the said profits and title search, all the said profits and title search, all the decree of lors raction is commenced to find out of said primered to find out of said primeres a find out of said primeres a find out of said primeres a find the said pr | all liens or encumbrances all liens or encumbrances all liens or encumbrances all liens or encumbrances are buildings now on or whe tended coverage, in the sumortgages and will have a policies of insurance on and repair and will not come to be supported by the control of the coverage of the lient lies of the coverage of the lient lies of the coverage of manurance premiur ne a part of the debt sector to the mortgages to the mortgages. It is a mortgages of the coverage of the coverage of the lient lient lies of the coverage of the coverag | had are or may become lich may herealter be erein of \$ full insu ill policies of insurance of the properties of insurance of the properties of the mortgage of secure the perfect of the payment or to secure the perfect of the provided for may be toreclosed at any as above provided for med by this mortgage, the mortgage, the mortgage, the mortgage, the mortgage, the secured and such luttle from any judgment or a sattorney's lees on such to covening the provided for the properties of the provided for any judgment or a sattorney's lees on such to covening the provided for the provi | incipal and interest, according and before the same interest and before the same interest on the premises, or any sted on the premises insured Kable. Value. The said property made payables as soon as insured; that a said property made payables and premises. If said property made payables and premises and shall play all of said coverant covenant herein, or if a option to declare the whole time threatler. And if the the mortfagees may at the same that the same transparent interest at the same transparent and the same transparent and such as many appoint and same as the transparent, all such aums to the mortfagees, may appoint a same to the payment of the benefit of and bind the he | le to the mortages as the will keep the build- sording to its terms, this must and the payment of proceeding of any kind amount unpaid on said or option do so, and any tune rate as said note(a), I at any time while the big adjudge reasonable as along the process to be secured by the lien of the secured by the lien of |
|---|--|--|---|---|--|
| *!MPORTANT NO (b) is not applica comply with the quired disclosure: | FICE: Delete, by lining of the property (a) is a rytuth-in-Lending Act and it for this purpose, if the purchase of a dwelling instrument is NOT to | out, whichever warranty (pplicable, the mortgagee d Ragulation Z by makin is instrument is to be a ng, use S-N Form No. 13 be a first lien, use S-N | o) or full | his hand the day at $b - \int_{CA}$ | nd year first above |
| MORTGAGE (Survivorship) | TO | rE OF ounty I cer | day of March and reference of Colock PM, and reference of Mason page 2223 enumber 73787 enumber 73787 Vittess my hand and and affixed | Sounty Clerk Title. By Entitle Method Deputy. | TEALRU TO TRANSAMERICA |
| before me, namedknown to acknowled | the undersigned, a Robert D. Liu | ED, That on this Notary Public in a lahl and Greta ntical individual.S | described in and the same for the MONY WHEREO my official | who executed the purposes therein cor | ebruary, 19.73, ly appeared the within within instrument and nationed. et my hand and affixed ir last above written. |