	NEL 28/10	1
	FORM No. 691_MORTGAGE_(Survivenblp) 74738 Vol. 413 Page 3649	
	THIS MORTGAGE, Made this	
P P	to Albert C. Vonck and Vera M. Vonck, husband and wife,	
	Mortgagees, WITNESSETH, That said mortgagor, in consideration of the sum of Six Thousand, Three Hundred and 00/100 (\$ 6,300.00 ) 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 the heirs of the survivor of them, those certain premises situate in the County of Klamath and State of Oregon , and described as follows, to-wit:	
	E½ of NW½ of SE½, Section 24, Township 35 South, Range 11, East of the Willamette Meridian;	
	together with all and singular the tenements, hereditaments and appurtenances thereunto belonging 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 ofonecertain promissory note in words and figures substantially as follows:	
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	I (or if more than one maker) we, jointly and severally, promise to pay to the order of Albert C. Vonck and Vera M. Vonck,	
	Six Thousand, Three Hundred and 00/100 Dottoher 25 1972 until paid, payable in	
	monthly installments, at the dates and in the amounts as follows: Not less than \$63.32 on November 25, 1972; and not less than \$63.32 on the 25th day of each month thereafter;	
- 12 <b>5</b>	Iloon payments, it any, will not be relinanced; interest to be paid <b>With principal</b> and "is included in the payments above re <sup>1</sup> ired; said payments shall continue until the whole sum hereot, principal and interest, has been paid; if any of said installments is not	
so in	paid, all principal and interest shall become immediately due and collectible at the option of the holder of this hole. If this hole is placed the hands of an attorney for collection, I/we promise and agree to pay the reasonable attorney's fees and collection costs of the holder the hands of an attorney for collection, I/we promise and agree to pay the reasonable attorney's fees and collection costs of the holder the hands of an attorney for collection, I/we promise and agree to pay the reasonable attorney's fees to be lived by the trial court and (2)	
if so	reot, and it suit or action is filed hereon, also promise to pay (1) holds a reasonance hereon is the provide hereon, and the pay and the	
te.	and shall used shealutely in the survivor of them.	
	er shan vest absolutor) in the annual of the second	
E01*	No 407-INSTALLMENT NOTE "	
	In construing this mortgage and the said note, the word "survivor" shall include survivors, the term "mortgagor" shall include mortgagors; the singular pronoun chall be taken to mean and include the plural, the masculine, the leminine and the neuter, and all grammatical changes shall be made, assumed and implied to make the provisions hereol apply equally to corporations and to more than one individual; lurthermore, the word "mortgagees"	
	In construing this mortgage and the analysis of the plural, the masculine, the leminine and the neuter, and all grammatical changes shall be made, singular pronoun chall be taken to mean and include the plural, the masculine, the leminine and the neuter, and all grammatical changes shall be made, assumed and implied to make the provisions hereol apply equally to corporations and to more than one individual; lurthermore, the word "mortgagees" ahall be construed to mean the mortgagees named phove, it all or both of them be living, and it not, then the survivor or survivors of them, because it is the intention of the parties hereto that the said note and this mortgage shall be held by the said mortgagees as joint tenants with the right of survivorship 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 given to the mortgagees shall yest iorthwich in the survivor of litern.	
	The morigagor warrants that the proceeds of anily, household or adjointfund purposes (see Innortant Notice below), (a) <sup>a</sup> primally for morigagor spectomal, family, household or adjointfund purposes (see Innortant Notice below), (b) for an organization of (even it morigagor is a natural person) are for business or commercial purposes other than agricultural purposes. And said morigagor covenants to and with the morigagees, and their successors in interest, that he is lawfully wised in lee simple of said	
	premises and has a valid, unencumbered title thereto	
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terms thereol; levied or as-me delinquent; of, superior to r of the mortand will warr that while an sessed against that he will j the lien of th and will warrant and forever di that while any part of said not sessed against said property, or that he will promptly pay and the lien of this mortgage; that in a company or companies acc ortgage or the

due and payable and before the sur may become liens on the premises, or iereafter be erected on the premises in full insurable value, of insurace on suid property made p s to the mortgages as soon as insured; e any waste of said premises. ayuble to the mortgagees as that he will keep the buildfire, with extended coverage, table to the mortgagees and t deliver all policies of insur-emises in good repair and wi sum of \$. • all polici • aid prem in will the bv

is insured; that he will seep to sum-aid note(s) according to its terms, this I of said covenants and the payment of herein, or it a proceeding of any kind herein, or it a proceeding of any kind pair and will and perform in in full force shall fail to a covent ril 4 whole il the t their said il to any (1), the able, i note or note or a part be " part there and this n r insurance art of the c mortgagees i mortgagees are d to for ory costs ar shall have the option of preclosed at any time th provided lor, the mort s mortgage and shall br. ant; and this mortgage nay be for as above ed by this of covera rate as said any time ne at

a at any line while the able costs incurred by the any adjudge reasonable as gagor further promises to be secured by the lien of is occash of our age, the mortdagor eclose this mortdage, the mortdagor and disbursements and such further is taken from any judgment or de s plaintiff's attorney's fees on such agrees adjudge reasor for further pror secured by the ecree entere appeal, all be appe to tion of the mortgagees, may appoint a receiver to collect the apply the same to the payment of the amount due under the trust.

e. ose this mortdade the pendency of s endency of such foreclosure and ap a attending the execution of said tru erein contained shall apply to, inur and of said mortgagees respectively. istrathe benefit of and bind

written.			hereunto set his band the set and year first above
(b) is not applicable; comply with the Truth quired disclosures; for	if warranty (a) is applic n-in-Lending Act and Re r this purpose, if this in prchase of a dwelling, u trument is NOT to be a	whichever warranty (a) a able, the martgagee MUS gulation 2 by making re- strument is to be a FIRS to 5.N Form No. 1305 o t first lien, use S-N Form	
MORTGAGE (Survivorship) (FORM No. 691)	10	STATE OF OREGON, STATE OF OREGON, County of Klamath I certify that the within instru- ment was received for record on the 29 day of March , 19 73,	at 1:55 o'clock P.M., and recorded in book. M73 on page 3649 or as filing fee number 74738 Record of Mortgages of said County. Witness my hand and seal of County affixed. Mm. D. Milne Mm. D. Milne fourty Clerk Title. By C. J. Milne County Clerk Title. By C. J. Milne Deputy. Fee \$4.00 De f f.
STATE OF QU County of BE IT before me, the named	Washoe REMEMBERED, undersigned, a No R. Larry Monro	e,	day of <u>Magnica</u> Cotober, 19.72 for said county and state, personally appeared the within scribed in and who executed the within instrument and scribed in the nurposes therein contained.
acknowledged	JEAN M. G	IN TESTIMOI	Notary Public for Nevada My commission expires