No. 25 THE FULL Vol. 73 Page 1714 A-23606 FORM No. 691-MORTGAGE-(Survivorship) 80.35 SN August , 19.73 , by 14th day of John O. Webb and Wilma J. Webb, husband and wife, THIS MORTGAGE, Made this , Mortgagor, Jack Lomkin and Blanche Q. Lomkins, husband and wife, , Mortgagees, WITNESSETH, That said mortgagor, in consideration of the sum of <u>---Twenty-Six</u> Thousand, to 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 The NE¹, Section 29, Township 39 South, Range 12, East of the Willamette Meridian, lying West of the Westerly right of way line of the Lee Lateral, excluding therefrom that portion lying Northerly of the Northerly line of the Fact Langell Wellow Boad and Westerly of the Westerly line of Veller A 1 the East Langell Valley Road and Westerly of the Westerly line of Keller Road, as such roads are now located, 1 Real Post 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 TO HAVE AND TO HOLD the same unto the said mortgagees as joint tenants with the right of suror installed in or upon said described premises, and figures substantially as follows: , 19.**73** August 14 Klamath Falls, Oregon on or before one year alter date, I (or if more than one maker) we, jointly and severally, promise to pay to the order of Jack Lomkin and Blanche O. Lomkin, c/o First Fedgral Saving, and Loghon and upon the death of apy of them, they to the order of the survivor of them, at Association of Riamsth Fails, Oregon out -----with interest thereon with interest thereon was the site of the holder hereof; and it a suit or an action is liked hereon. I/we also promise to pay (1) the holder's newsonable attorney's fees and collection costs of the holder hereof; and it a suit or an action is liked hereon. I/we also promise 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 that the said payees do not take the tille hereto as tenants in common but with the right is the intention of the parties hereto that the said payees do not take the tille 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 begin to accrus at the rate of 7% all begin to accrus at the rate of 7% are annum. 5 Ϋ́, Stevens-Ness Law Publishing Co., Portland, Ore FORM No. 693-NOTE-Survivorship. In construing this mortgage and the said note, the word "survivor" shall include survivors, the term "mortgagor" shall include mortgagors; the singular pronoun shall be taken to mean and include the plural, the maculine, the leminine and the neuter, and all atommatical changes shall be madee. Summed and implied to make the provisions hereod apply equally to corporation be living, and it not, then the survivors of them, because thall be constructed to mean the provision and above, if all or both of them and to more than one individual; utrivers or survivors of them, because that is the intention of the parties named above, if all or both of them and the mortgage and mortgage are: given to the mortgager warrants that the said note and this mortgage aball be held by the said mortgage are: mortgagers warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a) primarily for mortgager warrants that the proceeds of the loan represented by the above described note and this mortgage are: (b) for an organization or (vern il mortgager) and their success in interest, that he is lawfully seized in tee simple of said (b) for an organization or (vern il mortgage is a natural person) are for business or commercial purposes ofter than agricultural purposes. And said mortgager covenants to and with the mortgages. No.1. MOTT gage to Federal Land Bank of Spokane premises and has a valid, unencumbered tile thereto. EXCEPT a prior Mortgage to Federal Land Bank of Spokane mecorded Aug. 26, 1970, in Mortgage. Vol. M70, page 7403, Microfilm Records of Klamath ...County, Oregon, to which this Mortgage is second and junior.

-1 a

11715 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) remains unpaid he will pay all tares, assessments and other charges of every nature which may be levied or as-that while any part of said note(s) remains unpaid he will pay all tares, assessments and other charges of every nature which may be levied or as-that he will promptly pay and saids any and all liers or encumbrances that are or man be be excited on the premises, or any part thered, superior to the lien of this mortgage; that he will keep the buildings now on or which may break the liens on the premises insured in lavor of the mort the lien of this mortgage; that he will keep the buildings now on or which may break to the morts on as insured in lavor of the mort agaes against loss or damage by fire, with estended coverade, in the sum of \$ full insurance on said promy is normanics acceptable to the mortgages and will have all policies of insurance on as in premiss. The company or companies acceptable to the mortgages and will not commit or suffer any waste of said morte(s) according to its terms, this infs and improvements on said premises in gale before the covenants here contained and shall pay said note(s) according to its terms, this said note(s); it being agreed that it the mortgages shall have the option to declare and while anound the payment of note to loreclas any lien once due and payable, and this mortgage may be loreclosed at any time theredes and it the mortgager and will the interest, enclosed to any time thereof, or whole amound unpaid on said note(s) or on this mortgage on any lien, encumbrance or insurance premium as above provided for, the interdages and any time therest at the same rate as said note(s), and how however, of any right arising to the mortgage for threach the mortgage and such the mortgage and such as the payable, and theis payment or inte event of any suit or action being instituted to 1 5 41 + 1 112 1.1 En la 144) and year first above IN WITNESS WHEREOF, said mortgagor has hereunto, set his hand the day John O. Welle Wilmen J. Welle written. *IMPORTANT NOTICE: Delete, by lining out, 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-quired disclosures; for this purpose, if this instrument is to be a FIRST lien 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. 「本語に語い on the ded r as of iid County. and seal Deputy. ç MORTGAGE (Survivorship) (FORM No. 601) insi and rec within record c tes of said C hand and $\mathcal{V}_{\mathcal{I}}$ 0 KLAMATH o'clock A M., a M 73on page 1 number 80919 Lhas. County of KLAWATH I certify that the w ment was received [IST re at 9;12 o'clock A M., an book M T3on page 1 HAL.D. MILINE COUNTY .. CLERK OREGON, ベ Mortgages ness my h ç Klamat, Bo ok .lg fee nu. 'ecord of Mot. Witness m, v affixed. TEVENS-NESS LAW N. • 1 Harry C STATE OF 0 3 1 County . E Y 1 ŝ Ř 1.00 Alt IDAHO **#**\$ STATE OF XXXXXXXX FEE Ada County of BE IT REMEMBERED, That on this 23 day of August 1973..., before me, the undersigned, a Notary Public in and for said county and state, personally appeared the within .John O. Webb.and.Wilma.J. Webb, husband and wife, named Known to mo 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 hand and affixed my official seal the day and year last above written. UBLAN (SEAL) (SEAL) (SEAL) (SEAL) 3.4 1 317an 1 26 N. 1974