1:20 Vol. 14 Page 6133 RR9CA FORM No. 691 -- MORTGAGE-(Surv THIS MORTGAGE, Made this lst day of May , 1974 KATHRYN A. FURNELL, formerly Kathryn A. Dearborn dba Dearborn Properties . 1974., by . Mortgagor, to DONALD L. SLOAN and HAZEL I. SLOAN, husband and wife, , Mortgagees, WITNESSETH, That said mortgagor, in consideration of the sum of _ - - Eleven. Thous and, (\$ 11,190.90) Dollars One Hundred Ninety and 90/100 - - - 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 of Oregon , and described as follows, to-wit: Lot 3 in Block 4 of Moyina Manor, E 5 e. 2 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 mottgagees 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 and figures substantially as follows: May 1 17 74 I (or il more than one maker) we, jointly and severally, promise to pay to the order of Donald L. Sloan and Hazel I. \$ 11,190.90 and upon the death of any of them, then to the order of the survivor of them, at Klamath Falls, Oregon --- Rhyen Thousand, One Hundred Ninety and 90/100 ----4 DOLLARS, with interest thereon at the rate of 8th percent per annum from May 1, 1974 until paid, payable in monthly installments, at the dates and in the amounts as follows: Not leas than \$347.25 on June 1, 1974, and not leas than \$347.25 on the lat day of every month thereafter; balloon payments, it any, will not be refinanced; interest to be paid with principal and "is included in the payments above re-guired; said payments shall continue until the whole sum hereol, 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. If this note is placed in 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's rea-hereof, and it suit or action is filed hereon, also promise to pay (1) holder's reasonable attorney's fees to be fixed by the trial court, and (2) in the hands of an attorney's lees in the appellate court. If any appeal is taken from any decision of the trial court, such lurther sum as may be fixed by the appellate court, as the holder's rea-if any appeal is then from any decision of the trial court, such lurther sum as may be fixed by the appellate court, as the holder's rea-if any appeal is the intention of the parties hereto that the said payees do not take the tile hereto as tenants in common but with the right of survivorship, that is: on the dath of any of the payees, the right to receive payment of the then unpaid balance of principal and in terest shall vest absolutely in the survivor of them. * Just words net opplicable. はいな相応 ្រ s/ Kathryn A. Purnell * Strike words not opplicable. mortdage and the said onte, the word "survivor" shall include survivors, the term "mortdagor" shall include mortdagors, the taken to mean and include the plural, the max-uline, the formume and the neuter, and all grammatical have so all be made, make the provide the source apply equally to corporations amine more than one individual; furthermore vivors of them, because in the mortdagers named above, if all or both of them in the formum to the said mortdagers at joint tenants with the right of articles in common and that on the death of one, the moneys then unpaid on said mortdagers all rights and interests herein full vest tortwith in the survivor of them. I T A it is the intension of the parties berefo that the said note and this morifolds shall be held by the said morifolders as joint tenants with the right of it is the intension of the parties berefo that the said note and this morifolds shall be held by the said morifolders as well as all rights and interests berein diven to the morifold of the parties bereford that it is not the death of one, the money then unpaid on said note as well as all rights and interests berein intension by the morifold of the survive of them. The morifold of morifold of the survive of them is a survive below. The morifold of morifold of the survive of the survive of a survive below in the survive below. The morifold of morifold of the survive is a natural person are for business or commercial purposes other than difficultural purposes (b) for an origination or (even if morifold or is a natural person are for business or commercial purposes other that difficultural purposes (b) for an origination or (even if morifold or a grice and their successors in interest, that he is lawfully seized in the simple of said And said morifold or covenants to and with the morifold et a prior Trust Deed for United States National Bank of Oregon, recorded Oct. 3, 1972, in Book M-72, page 11225, Microfilm Records, by this of bits. Northogon is second and turnfor eball be it is the ALSZD. to which this Mortgage is second and junior ···· Ľ. 14 AF and the second COSPIN-17 VA

6134 terms thereof, e levied or no me delinquent will warrant and forever delend the same against all persons; that he wi while any part of said note(a) remains unpaid he will pay all face, as ed against said property, or this mortgade note(a) above described he will properly not and saisty any and all liens or encumbrances that lien of this mortgade; that he will keep the buildings now on or which that he will pay that he will promptly pay and satisfy any and all liess or encumbrances that are or may become liens on the premises, or any part thered, superior to the lien of this mortfagage: that he will keep the buildings more which may hereafter be excited on the premises, insured in layor of the mortfagages against loss or damage by fire, with extended coverage, in the sum of \$.full.insurable.value. Market against loss or damage by fire, with extended coverage, in the sum of \$.full.insurable.value. In a companies anceptable to the mortfagages and will have all policies of insurance on anid property made payable to the mortfagages as infs and improvements on said premises. Mow, therefore, it said mortages and keep and perform the covenants to succe the performance of all ol said covenants and the payment of more shall be void, but here with exert and perform the covenants to succe the performance of all ol said covenants and the payment of more shall be void, but here with exert and perform the covenants to succe the policy may be and the mort agages and wind said note(s); it being age lien on said premises, or any part thereol, the devenants to succe the policy not beatter. And it he mortfagages shall have the same rate as and mortfagate but with the mortfagates and with an opticate of the same rate as and mortfagate by this mortfagate and the same rate as and more applies of the secure by by the policy of the same the same rate as and more applies of the secure by the mortfagate interest at the same rate as and more applies of the secure by the mortfaget and shall be added to and become a part indeget by the secure by the mortfaget and shall be duide to areas and more agaes to breach of covenant; and this mortfaget and shall be added to and been a payable, and the applies are and will deve and the same rate as and more applies of the secure by the mortfaget and shall be added to and been applies and the there are and breades and more there are an add more applies to repay any sum so part iddees to the mortfagets 1.0 1 % IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above 1 S Kathup a Purnell written. *IMPORTANT NOTICE: Dolete, 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. ð Se 16 C Title. G MORTGAGE Count no 19 and life K_MATH that the within the vice of the within the withi aid Co n 50 1120 1 fee number 8396h rd of Mortgages of sai Wirness my hand ty affixed. Y. pate 8896 691 ो OREGON 1 of MA o'clock 74 on ŝ ទួ AN A CLURK II LILLE STEVENS-AER LAW 50 t S (Survi Ξđ 4 5 County ' I cert ent was r th day 21 STATE OF Č. ok fee County cord COU ng p ŝ ě EE -=== STATE OF OREGON, County of Klamath May , 19 74 , be in Remembered, inar on this aay or any state, personally appeared the within before me, the undersigned, a Notary Public in and for said county and state, personally appeared the within named Rathryn A. Purnell, formerly Kathryn A. Dearborn dba Dearborn Properties known to me to be the identical individual described in and who executed the within instrument and 1 she executed the same for the purposes therein contained. IN TESTIMONY WHEREOF, I have hereunto set my hand and allixed acknowledged to me that my official seal the day and year last above written. Julla 2 K (Stal); 9 Alerna Notary Public for Oregon ert \$ 1979 My commission expires 14 15 the same " land the second 1. -24 ्ट्र) दुर्ग स्ट्रन्ग ¥ ... المرجام ومتعلم المسترج متحاجر 1. 1. 14 Carlo and the