·····································	AGE-(Survivership) 751.86	NL country Vol. <u>m79</u> Page 23838
THIS MC	(10) (10) (10) (10) (10) (10) (10) (10)	riay 19 by
JUE N.	ADAMS and valuate at the second	mand vand wille,, Mortgagor,, Mortgagor,
to LYDIA	Le. Owners	Mort 60 6000
to the mortgagor the said mortgag	r paid by the mortgagees, the said mortg	(\$12,375.00) Dollars (\$12,375.00) D
STATE OF OR	The Westerly 47 feet of Lot 9 the South half of Lot 10, Bloc City of Klamath Falls, according thereof on file in the office math County, Oregon,	ing to the official plat
DTYOM (trojivus) (trojivus)	TO THE OF ORECON Chick of Manue Chick of Manue I entity the Monute	The country Client Country Client Country Client Country Client Country Client
or installed in TO HAI vivorship and in This mon and figures sub 12,375.00 I (or il more that GAY, id upon the death of a Twelve. Tho it interest thereon at	or upon said described premises, VE AND TO HOLD the same unto the not as tenants in common, and to their ortgage is intended to secure the paymen- ostantially as follows: <u>Klamath Falls</u> any of them, then to the order of the survivo ousand, Three Hundred Seventy the rate of 8-1/2 percent per annum	said mortgagees as joint tenants with the right of sur- assigns and the heirs of the survivor forever. Int of
nlloon payments, il an nired; said payments si paid, all principal an the hands ol an atto creol, and il suit or ac any appeal is taken nable attorney's tees i It is the intentio	iy, will not be relinanced; interest to be pai hall continue until the whole sum hereol, prin ind interest shall become immediately due and orney lor collection, 11we promise and agree ction is filed hereon, also promise to pay (1) from any decision of the trial court, such h in the appellate court. on of the parties hereto that the said payees on of the death of any of the payees, the rig tely in the survivor of them.	id with principal and • DXX200000 the payments about the option of the option of the holder of this note. It this note is provided in the option of the holder of this note. It this note is provided in the option of the holder of this note. It this note is provided in the option of the holder of this note. It this note is provided in the option of the holder of this note. It this note is provided in the option of the holder of this note. It this note is provided in the option of the holder of this note. It this note is provided in the option of the holder of the option of the holder is not of the holder's reasonable attorney's lees and collection costs of the holder's reasonable attorney's lees to be fixed by the trial court and urther sum as may be fixed by the appellate court, as the holder's do not take the title hereto as tenants in common but with the the to receive payment of the then unpaid balance of principal arts of Joe N. Adams of Vella L. Adams
	アンシン・セット・セント しょうしんしん アントレン 読み ひかい ないしょう	SN Sieveni-Ness Low Pub. Co., Po

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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 assessment said property, or this mortgage or the note(s) above described, when due and payable and before the same may become delinquent; that is will property, or this mortgage or the note(s) above described, when due and payable and before the same may become delinquent; the will promptly pay and satisty any and all liens or encumbrances that are or may become liens on the premises, or any part thereol, superior to the fine of this mortgage; that he will keep the buildings now on or which may hereafter be erected on the premises insured; that he will keep at and will have all policies of insurance on said promety made payable to the mortgagees as a company or companies acceptable to the mortgages and will have all policies of insurance on said premises. The mortgage is a company or companies in good repair and will not commit or suffer any waste of said premises. The mortgage is a different and perform, the covenants herein contained and shall pay all note(s) according to its terms, this mortgage is and integas or shall keep and perform, the covenants herein contained and shall pay and note(s) according to its terms, this mortgage is no redigage or any part thereof, the mortgage may be all of said overants and the payment of pay any faces or charges or any part inder payable and will have all performs to to perform any covenant hereafter. And it the mortgage are any and the same may be able to be covenant herein contained and shall pay and note(s) according to its terms, this mortgage is an interest, according to its terms, this mortgage is or charges or any lien, encumbrance or insurance premium as above provided for, the mortgage and will the mortgage and will have all be added for any thereal the sant mortgage and

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above 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. No. 1306, or equivalent.

This mortgage is intended to secure the payment of ... one standering acounting 12-11-04-04 vironaup and not as tenants in common and to their distants and the refus of the

Ther al h all nucl ingular appec areas, to atter w or nstallet in a upor ead o TO cAVE AND TO I	Courty, 1990, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010, 2010	a contraction into a sober of the sober of t	ene ziene en ande name fra en ageneratie en andere fra en andere
ORTGA (Survivorship) (FORM No. 691) TO	F OREGC of Kla receive that receive A doct Oct NJ <b>P</b> o MJ <b>P</b> o Mortgages	vitness my hand an attixed. D. Milne nty Clerk hartho Mata C	1110- 2.5.5e 10 moinst 2000- 1111
Ň.	STATE O STATE O County I ce ment was 9th day at 11.54 in book or as file or as file Record of	Witt County ath Mn. D. Mn. D. County By Llane By Llane	たった

wath County, Oregon, City of Klawath Falls, according to the official plot thereof on file in the office of the County (let of the SLAID OF OREGON CULH half of Lot 10, 210-K 1, SUIVES ADDITION to the

County of Klamath

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- Minas and the later has not

1.0819 [152]

BE IT REMEMBERED, That on this the Study of Oct gave May , 19.79 before me, the undersigned, a Notary Public in and for said county and state, personally appeared the within and count station where the known to me 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 my official seal the day and year last abov IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.

130 1 (SEAT) NOIS JE ONE MET TO YDVAS DO NOIS Um W SIG TOF ( Notary Public for Oregon 1966

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