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REAL ESTATE MOR			PACIFIC FINANC	E LOANS, Mortgage	Vol. 25 Pa	15707		
16-361 MD (Rev.)	2-75)				V()1. / 2 1 12	The structure of the st		
BURROWER(S)/DEBTOR(S)	(NAMES)			DATE OF COAN	DATE FUNDS DISSURSED	ACCOUNT NUMBER		
Renjamin E.	and De	prothy J. DeVore	Э	12/9/75	12/15/75	282029		
STREET ADDRESS			CITY	Salaria de la teles como de S	1411	20° LODE		
805 Wocus		Klama	th Falls,	Oregon		97601		
TOTAL OF	MONTHLY	FORST PAYMENT DUE DATE	OTHER P	AYMEN IS DOU	PAYMENT DUE DATE	FINAL PAYMENT FUUAL IN ANY CAS		
PAYMENTS BA	PAYMENIS	1/9/76	5 SAME DAY	GEALH MUNTH	2/9/82	TO UNFAID PRINCIPAL AND LHABSE		
AMOUNT FINANCEO		FINANCE CHARGE	TOTAL OF PAYME	NTS AND	UNT OF FIRST PAYNENT	AMOUNT OF OTHER PAYMENTS		
\$ 8,754.47		\$ 6,701,53	\$ 15,456		184.00	s 184.00		
AGREED RATE	E 36% per year on t	ar on that part of the Unpoid f exceeding \$300 but not exc	eeding \$1,000; 15% per ye	ear on any part thereof exc	eeding seeable of a	on the basis that differences in the months are disregarded and a day may		
OF CHARGES	\$1,000 and	not exceeding \$5,000; 18% p 5 not	er year on the entire Unp	aid Principal Balance for L	CONT AD	uted as one thirtseth (1/30) of a month.		

THIS INDENTURE, executed on the above indicated date, by and between the above named borrower(s), (hereinafter referred to as MORTGAGORS), and PACIFIC FINANCE LOANS, a corporation, (hereinafter referred to as MORTGAGEE),

WITNESSETH, That said montgagor, for a valuable consideration to him paid by said montgagee, does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that certain real property situated in ____Klamath County, State of Oregon, hounded and described as follows, to-wit:

Reginning at the nost easterly corner of Lot 10 in Block 5 of Buena Vista Addition to the City of Klamath Falls, Oregon, running thence Northwesterly alon the Southerly line of Crater Street to the Nomt Northerly corner of Lot 11 of said Plock 5: thence Southwesterly along the line between Lots 11 and 12 of said Block 5, a distance of 75 feet; thence Southeasterly parallel to Crater Street, to the Northerly line of Wocus Street, 75 feet to the paidt of beginning

<u>i.</u> Together with all the tenements, hereditaments, and appurtenances thereunto belonging or in anywise appertaining, and which may hereafter belong or tain thereunto, and any and all fixtures upon said premises at the time of the execution of this mortgage or at any time during the term of this mortgage. TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgagee, his heirs, executors, administrators and assigns forever. I

This mortgage is intended to secure the payment of a promissory note of which the following is a substantial copy: Ę.

PROMISSORY NOTE

For value received, on the above indicated date, 1 or we, the undersigned, jointly and severally promise to pay to Pacific Finance Loans, or order at its office above stated, the Total of Payments set forth above, which includes the amount financed and charges precomputed at the above agreed rate, in consecutive monthly instalments until fully paid. All sums to draw interest after maturity at the above agreed rate.

Any part or all of this loan may be paid in advance at any time. If the loan is prepaid in full prior to the final instalment due date hereof by any means, a portion of the finance charges shall be refunded or credited to the borrower, according to the Rule of 78's, based on the instalment due date nearest the date of prepayment. If any portion of a scheduled instalment is not paid within ten (10) days after the due date thereof, Lender may assess a delinquency charge in an amount not exceeding \$5, which is 5% of the amount of the instalment. Such charge may be collected only once on an instalment however long it remains in default and may be collected at the time it accurses or at any time thereafter. it accrues or at any time thereafter.

If two or more instalments are in default for ten (10) days or more, Lender may elect to convert the loan from a precomputed loan to one in which the loan finance charge is based on unpaid balances. In this event, Lender shall rebate all of the precomputed interest and default charges and recompute the charges from the date of the loan at the agreed rate on actual unpaid balances for the time outstanding. Thereafter, every payment will be applied first to interest at the agreed rate and then to the unpaid principal balance as of the date received until the loan is fully paid.

In the event of default in the observance of any of the terms of this promissory note, time being of the essence, such default shall, at the option of the holder, make the entire unpaid balance hereof, less any rebate of uncarned charges required by law, immediately due and payable. If judgment is obtained before the final instalment date, the bal-ance shall be reduced by the refund of precomputed interest which will be required for prepayment in full on the date judgment is obtained.

Borrower agrees to pay reasonable attorney fees and court costs actually paid by the Lender after default and referral to an attorney not a salaried employee of the Lender. Each of us, whether principal,'surety, endorser, guarantor or other party severally waive all defenses by reason of any extension of time of any payment that may be given by the holder or holders to them or any of them.

And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully seized in fee simple of said premises and has a valid, unencumbered title thereto except _____None____

and will warrant and forever defend the same against all persons; that he will pay said note(s), according to the terms thereof; that while any part of said note(s) remains unpaid he will pay all taxes, assessments and other charges of every nature which may be levied or assessed against said property above described, when due and payable; that he will promptly pay and satisfy, in accordance with their terms, any and all liens or encumbrances that are or may become liens on the premises mortgagee may designate, and will have all policies of insurance on said property made payable to the mortgagee as his interest may appear and will deliver all policies of said insurance to the mortgagee as soon as insured; that he will keep the buildings and improvements on said premises in good repair and will not commit or suffer any waste of said premises.

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Now, therefore, if said mortgagor shall keep and perform the covenants herein contained and shall pay said note(s) according to its terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of all of said covenants and the payment of said notestally in being agreed that a failure to perform any covenant herein, or it proceeding of any kind be taken to foreclase any lien on said premises or eny part thereof, the mortgage shall have the option without notice to declare the whole amount unpaid on said note(s) or on this mortgage at once due and payable and forclose this mortgage. And if the mortgagor shall fail to keep said property insured as aforesaid or shall fail to pay any taxes or charges or any ken, encumbrance or insurance premium as provided for, the mortgagee may at his option do so and add such costs to the Promissory Note, which shall bear interest at the rate specified therein until paid in full, without waiver, however, of any right to the mortgagee for breach of covenant. Any sums so paid and advanced by the mortgagee for and on behalf of the mortgagor may be added to the balance of the loan with charges at the agreed rate set forth above. And this mortgage may be foreclosed for principal, interest and all sums paid by the mortgagee at any time while the mortgagor neglects to repay any sunisso paid by the mortgagee. Mortgagor agrees to pay reasonable attorney fees whether or not suit or action is instituted, and said attorney fees and all the costs of foreclosure, shall be included in the lien of this mortgage.

Each and all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators and assigns of said mortgagor and of said mortgagee respectively.

In case suit or action is commenced to foreclose this mortgage, the Court may, upon motion of the mortgagee, appoint a receiver to collect the rents and profits arising out of said premises during the pendency of such foreclosure, and apply the same to the payment of the amount due under this mortgage, first deducting all proper charges and expenses attending the execution of said trust.

In construing this mortgage, it is understood that the mortgagor or mortgagee may be more than one person; that if the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand and seal the day and year first above written.

NOTARY

PUBLIC

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MORTGAGE

Max Tab V Benjonin & DeVone (SEAL) Darithy & De Vare (SEAL) STATE OF OREGON County of Klamath December __19 __75____, before me, the undersigned, 9th BE IT REMEMBERED. That on this day of a Notary Public in and for said County and State, personally appeared the within named _Benjamin E. De Vore Dorothy J. DeVore known to me to be the identical individual s_described in and who executed the within instrument and acknowledged to me that ________ executed the same freely and voluntarily. 0. UO4

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last) above written Unany Victor Uregon. ssion expires Oct. 14, 1978

15th ž vrit J. __and is recorded in 75 Page 15707 WM. D. MILNE County Ch Ę instrument lock_A.n. t ిం 5 the within inst 10:09o'clock A B KL WATH KLWATH fac 19 19 Š that 2 | 2 tify filec Decem State of Oregon ö cert RETURN ð <u>,</u> ő 134.681

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