693'70 REAL ESTATE MORTGAGE 16-361 MD-18 (REV. 8-77) BORROWER(SI) (DEBTORIS) (NAMES)	38-19198 PACIFIC FINANCE LOANS, MO	ortgagee Vol. 79 Pogo 14627
STALLT ADDRESS R & Kathryn K. 5 324 Warran h	Manual IM	9 G 21/26 ZIP CODE
PAYMENTS AND AND A THE AND	TOTOLER PAYMENTS DUE 7 9 SAME DAY OF LACH MONTH IGE TOTAL OF PAYMENTS	USAT PAYPENT HUDDATE WAY PAYPENT AND
AGREED RATE 36% per year on that part of the 21% per year on any part ther OF CHARGES 15% per year on any part the	the Unpaid Principal Balance not exceeding \$300, rect exceeding \$300 but not exceeding \$1,000, rect exceeding \$1,000 and not exceeding \$5,000, apaid Principal Balance for Loans in excess of \$5,000.	To the enterest and percentages applicable to different portions of unpaid principal balances shall be combined, and charges shall be computed on the resulting single annual interest rate. Differences in the length of months are discegarded and a day may be counted as one-thirtieth (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 MOBTGAGORS), and PACIFIC FINANCE LOANS, a corporation, (hereinafter referred to as MOBTGAGORS), and

Lot 4 Block 4 TRACT No. 1016, GREEN ACKES, in the county of KIAMAth, STATE of OREGON

Fogether with all the tenements, hereditaments, and appintepances thareunto belonging or in anywise appertaining, and which may bereafter belong or appertain thereunto, and any and all fixtures upon sold 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 appurtances unto the said mortgage, his heirs, executors, administrators and assigns forever. This mortgage is intended to secure the payment of a promissory note of which the following is a substantial copy:

## **PROMISSORY NOTE**

FOR VALUE RECEIVED, the undersigned jointly and severally promise to pay to PACIFIC FINANCE LOANS or order, at its office designated above, the principal amount of this above, until said principal shall have been paid in full, Where payment of this obligation is secured wholly or in part by a Mortgage on Real Property, the undersigned fur-Principal and charges, which is the actual test necessary to effect the release of the Mortgage.

Principal and charges are payable in that certain number of consecutive monthly installments set forth above, and in the amounts and on the dates so stipulated, together with a final installment due as shown above, in the amount of the then remaining principal balance and accrued charges thereon. From any payment made bereon, charges at said rate due on the unnaid minimal balance shall further down above to the dates at said rate due on the unnaid minimal balance shall further down above to the dates at said rate due on the unnaid minimal balance shall further down above to the dates at said rate due on the unnaid minimal balance shall further down above to the dates at said rate due on the unnaid minimal balance shall further down above to the dates at said rate due on the unnaid minimal balance shall further down above to the dates at said rate due on the unnaid minimal balance shall further down above to the dates at said rate due on the unnaid minimal balance shall further down above to the dates at said at the date of the dates at said said rate due on the unnaid minimal balance shall further down above to the dates at said said rate due on the unnaid minimal balance shall further down above to the dates at said said said at the date of the dates at the dates at the date of the dates at the dates at the date of the dates at the da

From any payment made bereon, charges at said rate due on the unpaid principal bitance shall first be deducted and the balance of any such payment shall be applied on the thereof may be paid in advance at any time with charges as above to the date of payment. Bottower agrees to hav remainshe attornes too, and paid at maturity and paid at other payment.

Borrower agrees to pay reisonable afformes tess and court costs actually paid by the Londer after default and veterial to an attained not is salaried employee of the Lender Each of as, whether principal surely, endorser, guaranter or other party severally wave all defenses by reason of any extension of time of any priprient (but may be given by the holder or holders to them or any of them

And said mortgagor covenants to and with the mortgage, his heirs, executors, administrators and assigns, that he is fawfully seized in fee pumple of said premises and has a valid, unencombered title thereto except  $K(H)HAFG E(K) = EEDERAC SAC(1195) E_CONE$ 

and will warrant and forever defend the same against all persons; that he will bey 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 essessed against said property above described, when due and payable, that he will promptly pay and satisfy, in accordance with their terms, any end all liens or encombrances that are or may become liens on the premises of any part thereof superior to the lien of this mortgage; that he will keep the buildings now on or which may he hereafter erected on the premises insured in favor of the 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 onlices of said insurance to the mortgage as soon at insured; that he will keep the buildings and improvements on said premises in good repair and will not commative are suffer any waste of said premises.

Now, therefore, if said mortgagor shall keep and perform the covenants herein contained and shall pay said note(s) according to its terms, this eduveyance 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 note(s); it being agreed that a failure to perform any covenant herein, or if proceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgagee 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 lien, 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 sums so 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 Bruce R Chunningham (SEAL' Dattery P Cliveringham (SEAL) STATE OF OREGON County of KAMATh 19 79 \_\_\_\_, before me, the undersigned, \_ day of \_\_ June BE IT REMEMBERED, That on this \_\_\_\_\_\_15th a Notary Public in and for said County and State, personally apposed the within named Truce R Cunningham and Kathryn R. Qunningham known to me to be the identical individual described in and who executed the within instrument and erknowledged to me that they executed the same freely and volunterily: IN TESTIMONY WHEREOF, Lbave bereinto set my hard rud affixed my official seri the day and vear last above written. blalle. Antary P Oct. 22, 1982 My Commission expires. County, Or KLAMATH FALLS, DREG. 97601 PACIFIC FINANCE P. D. 80X 1269 Ē **Deb** instru ORTGAGE pue - itin Ē 61 in at ŗ ن ف ö state of Oregoi served and 5 RETURN ō Records ( her sh day of -