M No. 753		MTC 125		Vol: ////////////////////////////////////
С ТН '	IS MORTGAGE, Made Charles B. McGlinch	<i>this28th</i> ey and Judith <i>H</i>	day of McGlinchey as	June , 19 83 5 tenants by the entirety hereinafter called Mortgagor,
	Pacific Continental 630 East 13th, Euge	no Oregon 976	101	horoinster called Mortéasee.
WI	TNESSETH, That said +	nortgagor, in consid	leration ofTen_t	housand five hundred and baid by said mortgagee, does hereby grant,
and aim a	all and convey unto said	mortéagee, his heirs	, executors, adminis	paid by said mortgagee, does hereby grant, trators and assigns, that certain real prop- and described as follows, to-wit:
NYSEYE		Township 25 S		ast of the Willamette
			ONTINUE DESCRIPTION ON RE	therewate belonging or in anywise appertaining.
nd which remises a To	may hereafter thereto belong t the time of the execution o Have and to Hold the said p	t this mortgage or at a remises with the apput	any time during the term tenances unto the said	n of this mortgage. mortgagee, his heirs, executors, administrators and
ssigns for This	e mortéaée is intended to secu	the payment of a c	ertain promissory note, a	described as follows:
Note or a	dated June 24, 198 dvances thereof.	s in the amount	. 01 310,500.00	and any extensions, renewals,
		이는 가슴이 있는 것이 있다. 전 것은 관계에 가슴이 있는 것이 있는 전 것은 것은 것이 같이 있는 것이 없는 것이 있는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 있는		
101	v 12			last scheduled principal payment becomes due, to-wit
The	mortgagor warrants that the proce			
	for an organization of (even if it said mortgafor covenants to and id has a valid, unencumbered title		rirs, executors, administrator	numerical purposes other than activation purposes of said rs and assigns, that he is lawfully seized in fee simple of said
and will w	arrant and lorever delend the same	e against all persons; that nav all taxes assessments	he will pay said note, princ and other charges of every	ipal and interest according to the terms thereol; that while nature which may be levied or assessed against said property, come delinguent; that he will promptly pay and satisfy any then the will promptly pay and satisfy any
any part of or this mor and all lier	f said note remains unpaid he will rigage or the note above described, hs or encumbrances that are or ma	when due and payable an y become liens on the pre-	nd before the same may be mises or any part thereof s	come delinquent; that he will promptly pay and satisfy and superior to the lien of this mortgage; that he will keep the see adainst loss or damage by fire, with extended coverage
terms, this ment of sa ises or any	conveyance shall be void, but oil id note; it being agreed that a la part thereof, the mortgagee shall	herwise shall remain in fui ilure to perform any cover have the option to declare time thereafter. And if th	I force as a mortgage to se nant herein, or if proceeding the whole amount unpaid e mortgagor shall fail to p	company or companies acceptable to the mortgagee, and will appear and will deliver all policies of insurance on said ts and premises in good repair and will not commit or suller its herein contained and shall pay said note according to it ecure the performance of all of said covenants and the pay s of any kind be taken to foreclose on any lien on said prem- on said rote and on this mortgage at once due and payable ay any taxes or charges of any lien, encumbrances or insur- so made shall be added to and become a part of the deb werere, of any right arising to the mortgage for breach o where the transmission of the said to repair the deb to the transmission of the transmission of the said the transmission of
secured by	this mortgage, and shall bear into And this mortgage may be foreclo	erest at the same rate as a sed for principal, interest	aid note without waiver, he and all sums paid by the r	mortgagee at any time while the mortgagor neglects to repay
incurred b adjudge re losing part sums to be tors and a of the mon	y the prevailing party interim by assonable as the prevailing party's ty further promises to pay such sun e included in the court's decree. Eas ssigns of said mortgagor and of said ttgagee, appoint a receiver to collec- view all concer charles and expens	attorney's less in such such such such as the appellate court shuch and all of the covenants is mortgagee respectively. It the rents and profits arisis attending the execution	it or action, and if an app- ill adjudge reasonable as th and agreements herein cont a case suit or action is comm ng out of said premises du of said trust, as the court i	rty in such suit or action agrees to pay all reasonable cost disbursements and such lurther sum as the trial court may call is taken from any judgiment or decree entered therein th he prevailing party's attorney's fees on such appeal, all such aned shall apply to and bind the heirs, executors, administra menced to foreclose this mortgage, the court may, upon motion ing the pendency of such foreclosure, and apply the same may direct in its judgment or decree. Is than one person; that if the context so requires, the singula r, and that generally all grammatical changes shall be made
In pronoun si assumed a	construing this mortgage, it is und hall be taken to mean and include and implied to make the provisions	the plural, the masculine, hereof apply equally to c	the leminine and the neuter orporations and to individua	r, and that generally all grammatical changes shall be made als.
IN	WITNESS WHEREOF	, said mortgagor h	as hereunto set his l	hand the day and year first above written.
(b) is not	INT NOTICE: Delete, by lining ou applicable; if warranty (a) is ap ith the Truth-in-Lending Act and	Plicable, the mortgagee Regulation Z by making		ich to
quired dis	sclosures; for this purpose, if thi nance the purchase of a dwelling t; if this instrument is NOT to b	s instrument is to be a u. use S-N Form No. 130	5 or Vall	dith A Mc Clinchu
No. 1306	, or equivalent.	이 아이는 것을 물러 가지?		June 28 , 19 83
STATE	ersonally appeared the above	named Charles	S B. MCGIINCNEY	and Judith A. McGlinchey
		and acknowledged the Before me:	a cale and it	on expires: 5-4-84
(NOTARI	AL SEAL)		My commissi	on expires:
C. Same I	MORTGA	IGE		STATE OF OREGON, County of <u>Klamath</u> ss
^* <b>!</b> }	Charles B. McGlir	ichey	문가 있는 것이 같은 것이다. 이 아이지 않는 것이다. 이 아이지 않는 것이다.	I certify that the within instru ment was received for record on th
	VIGITED DE LIGHT			5th day of July 1983
	Judith A. McGlir		(DON'T USE THIS	at 11:39 o'clock A.M., and recorded
	Judith A. McGlir		SPACEI RESERVED	in book/reel/volume No. M83
		ntal Bank	FOR RECORDING	in book/reel/volume NoM83
	 T0	ntal Bank	FOR RECORDING	in book/reel/volume No <u>M83</u> page <u>10528</u> or as document/fee/file instrument/microfilm No25348 Record of Mortgages of said County
No	то Pacific Contine		FOR RECORDING LABEL IN COUN- TIES WHERE	in book/reel/volume No <u>M83</u> page <u>10528</u> or as document/fee/file instrument/microfilm No25348 Record of Mortgages of said County
No	TO Pacific Contines AFTER RECORDING R Pacific Contine	ETURN TO	FOR RECORDING LABEL IN COUN- TIES WHERE	in book/reel/volume No <u>M83</u> page10528or as document/fee/file, instrument/microfilm No25348 Record of Mortgages of said County Witness my hand and seal of County affixed.
No.	TO Pacific Contine AFTER RECORDING R	ETURN TO ntal Bank	FOR RECORDING LABEL IN COUN- TIES WHERE	in book/reel/volume No <u>M83</u> page <u>10528</u> or as document/fee/file instrument/microfilm No25348 Record of Mortgages of said County Witness my hand and seal of