5221905A 52-106A

75911 02-10-94A111:0	7 RCVD TRUST DEED	wVol. m94 Page 4621 0
THIS TRUST DEED, made if MICHAEL, E-LONG, or starting to		nuary 19 19 19 19 19 19 19 19 19 19 19 19 19
as Grantor, ASPEN TITLE AND	FSCPOW	County alliest
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PACIFIC SERVICE CORPORATION	A NEVADA CORPORATION	ment/microtimi/reception No. (23111)
a Beneficiary,	LOU	page 1621 or 44 leaving the
	WITNESSETH:	in book/reel/volume No. 324
Grantor irrevocably grants, bar	gains, sells and conveys to trustee	in trust, with power of sale, the property
in	에는 AND NOT 2017 11 11 11 11 11 11 11 11 11 11 11 11 1	was received for cover on the LDLh dey.
LOT 12, BLOCK 80, KLAMATH FAL	LS FOREST ESTATES, HIGHWAY	66, PLAT 4, KLAMATH COUNTY,
OREGON. JUST DEED		STATE OF OKEGON, Same

together with all and singular the tenemonts, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now of hereafter appertaining, and the rents, issues and profits thereol and all lixtures now or hereafter attached to or used in connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the THREE THOUSAND THREE HUNDRED DOLLARS" (\$3300.00) sum of THREE TH

note of even dote herewith, payable to beneticiary or order and made by grantor, the linal payment of the terms of a promissory note of even dote herewith, payable to beneticiary or order and made by grantor, the linal payment of principal and interest hereoi, it note of even dote herewith, payable to beneticiary or order and made by grantor, the linal payment of principal and interest hereoi, it not sooner paid, to be due and payable "The date of maturity of the deft secured by this instrument is the date, stated above, on which the linal installment of soild note becomes due and payable. In the event the within described property, or any part thereoi, or any interest therein is soil, agreed to be soild, conveyed, assigned or alionated by the grantor without lirst having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable, and payable, and appleaded with respective of the maturity dates expressed therein, or To protect the security of this trust deed, grantor, agrees, are arreaded used to be to protect the security of this trust deed, grantor, agrees, are arreaded used to be to protect the security of this trust deed, grantor, agrees, are arreaded used to the protect the security of this trust deed, grantor, agrees, are arreaded used to be there are an end payable.

Sold, conveyed, assigned or alionated by the grantor without-litst then, at the boneliciary's option, all obligations secured by this instruction, and boneliciary's option, all obligations secured by this instruction, and boneliciary is option, all obligations secured by this instruction, and proved, preserve and maintain said property in good condition on the committion prime any demolish any building or improvement thereon;
To complete or restore prompt and the property in good condition of the committion prime any demolish any building or improvement which may be constructed, damaged or deviced prompt prime.
To complete or restore prompt prime of the dotter deviced thereon, and pay when due all costs incurred therelor.
To comply with all laws, ordinance, regulations, covernations, conditions and restrictions allecting said property; if the beneliciary so requests, to join in executing such may be constructed.
To comply with all laws, ordinance, regulations, covernation of the building of the second statements prime and the Unitorn Commercial Code as the beneliciary may for the cost of all line searches made by filing ollikers or searching adencies all may, be deemed dearable by the building on or observation of the said property with four the said provide any too the building on or other dataset as the beneliciary, with loss payable to the building and such other haars and statements procure any such insurance and for diversed to the beneliciary, as soon an insured with a provide any policy of insurance in ow or herealiter placed on said building to the property before any policy of insurance the same at granter and any procure any data any procure any bare place in any policy of insurance the same place intervises on an insured in the diverse and on the said prome a second by the same at granter as the second any policy of insurance to the second any species on an anount not less than 3.
To keep said premises the forme and any spr

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneticiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, thall be paid to beneticiary and applied by it first upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate costs, necessarily paid or incurred by bene-ficiary in such proceedings, and the balance applied upon the indebiddness secured hereby; and grantor agrees, at its own expense, to take such actions and appendent any promotive upon beneticiary's necessary, in obtaining such, come pensition, promptly upon beneticiary's request upon written request of bene-liciary of the such target the test in the to the indebiddness indorsement tim care item presentation of this deed and the note for the lability of any erron for they map or plat of here the such ections (a) consent to the making of any map or plat of all property; (b) join in

RECOMMENTS

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Ifrument, irrespective of the maturity dates expressed therein; or paginger good next then interpret good next the interpret good next th

defaults, the person electing the cure shall pay to the beneticiary all costs and expenses actually incurred in enlocing the obligation of the trust deed together with frustees and attorney's tees not according the amounts provided by faw, 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by taw. The or the time to which said property either invone parcels or in separate parcels and shall may sell said property either invone parcels, or in separate parcels and shall said the process or parcels at the prospond as provided by taw. The or the time to which said provided by taw. The or the time to be postponed as provided by the prospond as provided by taw. The or the time sell said property either invone parcels, or in separate parcels and shall may sell said property either held. deliver to the purchase this deed in form as required by tawls. Traintes the prosperity is hold without any coverant or warranty, express as yin-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereol. Any person, escluding the trustes, but including the grantor and beneliciary may purchase at the sale. 15. When frustes sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the invise and a reasonable charge by trustees attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded lines subsequent to the interest of their priority and (4) the surplus. 16. Beneliciary may from time to time appoint a successor or succes-

surplus, if any, to the grantor, or to his successor in interest entitled to such surplus. I6. Beneleiany may from time to time appoint a successor or success-ions to any frustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all tile, power and duits sonferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in twich this successor trustee. If Trustee, the successor trustee. If the successor trustee obligated to notily any party heres of paweing sale ander any circuiter ded of trust or of any action or proceeding is which feantor, beneficiary, or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee harevnder must be either an attainay, who is an active member of the Oregon Stale Bar, a bank, trust company or sovings and faan association such that a constraint active state and the state of a state and the oregon stale bar, a bank, trust company property of this state, its subsidiaries, affiliates, agents or branches, the United States and any agency thereaf, or an ecrow agent licensed under ORS 696.505 to 606.585.

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law. fully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. 12 HILLSTREET ellissine runter the new starts The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for granter's personal, family or household purposes (see Important Notice below), (b) for an organisation, or (even il granter is a natural person) are for business or commercial purposes. This deed applies to; inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, admin personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pled secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so required for includes the feminine and the neuter, and the singular number includes the foural. administrator r, including pledgee, of the contract IN WITNESS WHEREOF, said grantor has hereunto set his hand the pay first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty [o] or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-In-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Steven-Ness Form No. 1319; or equivalent if compliance with the Act is not required disregard this notice. STATE OF OREGON, County of This instrument was scknowledged before me Ichael ong This instrument was acknowledged before me on by OFFICIAL SEAL CINDY L: MURPHY NOTARY PUBLIC-OREGON COMMISSION NO 013038 MY COMMISSION EXPIRES FEB. 6-1996 Notary Public for Oregon My commission expires "Autorisided - priny partiti nd property in succession 1 1144 1 1011 REQUEST FOR FULL RECONVEYANCE start troperio be used only when abligations have been ph TIMP TO THE LEVEL 12175 then at the production a control of addition at the bar the mean of the product of the production of the product of the produc signed is soluted 1001 The undersigned is the legal owner and holder of all indebtedness secured by the 'loregoing' trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said, trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to the same of the same approximation dependence in the dependence of a set allowed and the reals, and the reals, and she reals, and the real and the real of the 1004 11.110 all Hatteres for your bare with a thur bed to N MACH IN 2003000 DATED: William to be victoriated Beneficiary not lose or destroy this Trust Dood OR THE NOTE which it secures. Both at he delivered to the trustee for cancellation before reconveyance will be made STATE OF OREGON, TRUST DEED Klamath County of HOTH Ne. 1811 PH A RORET REMEMBER HEREIME \$.5) I certify that the within instrument STRVEND was received for record on the ... 10th day ..., 19.94. Y. Dielon, desprihed ast c on . Feb..... MICHAEL E-LONG of ains, sells and conveys to breacte at 11:07. o'clock A.M., and recorded and such activity series out in book/reel/volume No. . M94 ... SPACE RESERVED 01 Grantor page 4621 or as fee/file/instru-FOR PACIFIC SERVICE CORPORATION 2001 E Flamingo #115 ment/microfilm/reception No. 75911. TAND RECORDER'S USE Record of Mortgages of said County. Lag Vegas, NV 89119 Witness my hand and seel of FACECM Beneticiary County affixed. AFTER RECORDING RETURN TO is man - This - day of HIS TRUST DEED, andde Evelyn Blehn, County Clerk BENEFICIARY

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By Quiline Mulinder Deputy

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