THIS TONGT DEPAN	0 TRUST DEED Vol. M. Page 18360
Michael E. Long	
Pacific Southers O	, as Grant , as Trustee, a Cation A Nevada Corporation, as Beneficia
and the method set of the ofference and point of a	WITNESSETU
	and conveys to trustee in trust, with power of sale, the property described as:
CHERYL SHELTON MOTARY PUBLIC - ONEGON COMMISSION MO 022310	Men Louis and Anna an
LOI 5, <u>BLOCK 11, KEAMATH<sup>4</sup>FALLS</u> F	FOREST ESTATES, HIGHWAY 66, PLAT (UNIT) 1
together with all and singular the tenements, hereditament or hereafter appertaining, and the rents, issues and profits the property.	s and appurtenances and all other rights thereunto belonging or in anywise no thereof and all fixtures now or hereafter attached to or used in connection wi
FOR THE PURPOSE OF SECURING PERFORM of Five thousand	MANCE of each agreement of grantor herein contained and payment of the su and 00/00 (\$5,000,00)
note of even date herewith, payable to beneficiary or ord not sooner paid, to be due and payable August 1.st The date of maturity of the debt second by the	Dollars, with interest thereon according to the terms of a promisso for and made by grantor, the final payment of principal and interest hereof, 
becomes due and payable. Should the grantor either agree erty or all (or any part) of grantor's interest in it without beneficiary's option* all oblications researed to attain	"2006 XX
To protect the security of this trust deed, grantor age 1. To protect, preserve and maintain the property i provement thereon: not to commit an approximate	rees: in good condition and repair; not to remove or demolish any building or in
damaged or destroyed thereon, and pay when due all costs	habitable condition any building or improvement which may be constructed incurred therefor.
about the formed desirable by the here of the second desirable by the formed desirable by the here the second desirable by the second desirab	incurred therefor. covenants, conditions and restrictions affecting the property; if the beneficiar pursuant to the Uniform Commercial Code as the beneficiary may require an s, as well as the cost of all lien searches made by filing officers or searchin
damate by fire and such other becaute and	on the buildings now or hereafter erected on the property advinct loss
at least fifteen days prior to the evaluation of the least fifteen days prior to the evaluation of the days of the evaluation of the second se	ason to procure any such insurance and to deliver the policies to the benefician
any indebtedness secured hereby and in such order as benefic of any part thereof may be colored to the secured hereby and in such order as benefic of any part thereof may be colored to the secure of	nder any fire or other insurance policy may be applied by beneficiary may pro ciary may determine, or at option of beneficiary the entire amount or allocated beneficiary upon
5. To keep the property loss to such notice.	the card of ware any detault or notice of default here
promptly deliver receipts therefor to beneficiary; should the	e grantor fail to make payment of any taxes, assessments, insurance premiume
Secured Dereny todether with the -Lizzation of the to	paragraphs 6 and 7 of this trust deed, shall be added to and become a part of
Ine debt secured by this trust dead without water it	
the debt secured by this trust deed, without waiver of any ri with interest as aloresaid, the property hereinbefore describ bound for the perment of the objection	bed, as well as the grantor, shall be bound to the same extent that they need
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and that the grantor will warrant and lorever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily tor grantor's personal, tamily or household purposes (see Important Notice below), This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, becomes successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

as such word is defined beneficiary Milst	Delete, by lining out, whichever warranty (a) or (b) is anty (a) is applicable and the beneficiary is a creditor of in the Truth-In-Lending Act and Regulation Z, the by with the Act and Regulation by making required	Emo
If compliance with the A	Act is not regulard direction No. 1319, or equivalent.	
	STATE OF OREGON, County of Wanture for	
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industria a late all need 2	This instrument was acknowledged before me on	
	as	
	of	
0.02 <sup>1</sup>	CHERYL SHELTON NOTARY PUBLIC - OREGON COMMISSION NO.032310 MMGGION EXPIRES FEE. 13, 1925	Alton Notary Public for Oregon
STATE OF OREGON.	COUNTY OF KLAMATH: SS	
iled for record at mo	milect of	
J <u>une</u>	A.D., 19   94   at   9:01   o'clock   A.M., and duly rec     of	_ the13th day corded in Vol,
EE \$15.00	Evelyn Biehn Cou By Could be and the second se	mty Clerk Mullenstare
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