

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or increated by it lists upon any reasonable costs and expenses and attorney's test bedding the proceedings, and the balance applied upon the proceedings, and the balance applied upon the processity and grantor agrees, at its order of the control of the secured hereby; and grantor agrees, at its order of the process of th

and that the grantor will warrant and torever 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 for grantor's personal, family or household purposes (see Important Notice below),

(b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes.

(b) for an organization, or (even it grantor 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, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract ecured hereby, whether or not named as a beneficiary herein.

secured nereby, whether or not named as a beneficiary nerein.

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 shall be taken to mean and include the plural, 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, the grantor has executed this instrument the day and year first above written.

IN WITHESS WILDITZEE	an Oregon and Ping, ING, an Oregon
	JERRY O/ ANDERSON BUILDING, ING, an Oregon
tol or (b) is	corporation
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor not applicable; if warranty in the Truth-in-Lending Act and Regulation Z, the	
	By: Husber Underson - Sec.
as such word is defined in the Truth-in-Lending description by making required	BY: They little Challes of the
the straight Mills Company No. 1319, Of Education	
disclosures; for this porpose	) 66
disclosures; for this purpose use disclosures; for this not required, disregard this notice.  If compliance with the Act is not required, disregard this notice.  STATE OF OREGON, County of	, 19,
This instrument was active	ledged before me on December 10, 1992,
by by	Lead before me on Jecem her 10, 19.100,
This instrument was acknown	leaged below the Anderson
Ser Strain Ser	retary, respectively  Building, Ix
as tresident	Bulding
of Jerry O. Hnoes	
	Warlene Aldengton Public for Oregon
	My commission expires 3-2293
1600	My commission expires
	1/1/ 001-1-1-1
	A Lorenzid V
TOR FULL RECONVEYANCE (To be	used only when obligations have been paid.}
REQUEST FOR POLE RECONSTRUCTION	and by the trust
, Trusto	be secured by the foregoine trust deed. All sums secured by the
TO: to itself is the legal owner and holder of all indebted	se iness secured by the foregoine trust deed. All sums secured by the trust
The undersigned is the terminal OF VI AMATH: SS.	
STATE OF OREGON: COUNTY OF KLAMATH: ss.	the 10th day
of the control of the	
Aspen Title	Co. und o'clock P.M., and duly recorded in Vol. M92
Filed for record at request of Aspen Title  A D. 19 92 at 2:11	
of Dec. Mortgages	on Page
of	County Clerk
	By Dauline Mulindine
	by