P.O. Box 218

Medford OR

97501

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TITLE

Deputy

NAME

By



which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by granter in such proceedings, shall control, no executive and applied by it lists upon any reasonable costs and expenses and attorney's fees, both in such proceedings, and attorney's tees, both in such proceedings, and the balance and expenses and attorney's fees, both in such proceedings, and the balance and expenses and expe

and that the grantor will warrant and torever detend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust of the primarily to grantor's personal, family or household purposes (see Important Notice below),

(a)* primarily to grantor's personal, family or household purposes (see Important Notice below),

(ii) XINDROGISTANDEDOCKORPPIKED MORNICHMENT CONTINUES AND CONTINU 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 secured hereby, whether or not named as a beneficiary herein.

secured nereby, whether or not make as a positionary nerest.

In construing this mortgage, it is understood that the mortgager 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.

* IMPORTANT NOTICE: Delete, by lining out, which ever		STEVE P. BOWE	N	医乳腺病 医多基子的 统制	
not applicable; if warranty (a) is applicable and are as such word is defined in the Truth-in-Lending Act, beneficiary MUST comply with the Act and Regulation beneficiary MUST comply with the Stevens-Ness Form No.	nd Regulation Z, the by making required 1319, or equivalent.	Mulyn	June		
If compliance with the Act is not required, disregular in	ON, County of)s	3	.19,
by STEVE P. D	WEN AND MARLL	edged before me on YN BOWEN edged before me on		insk Karlina 11. K. julius	, 19,
This instru	nent was acknowle	eaged before me of			Mighth Todaseess

This ins	trument was acknowledged before me on,19,
STATE OF CALIFORNIA	ss.
COUNTY OF LOS ANGELES	0n 3-27-93 before me, MARK L. LIVA
	personally appeared STEVE P. BOWEN F PROPILYN BOWEN
OFFICIAL NOTARY SEAL MARK L LIVA Notary Public — California LOS ANGELES COUNTY My Comm. Expires: AUG 04,1993	
	or the entity upon behalf of which the person(s) acted, executed the instrument.

105-11-13 (Seal) ACKNOWLEDGMENT—AL © 1991 WOLCOTTS, INC. - Ali Purpose - Wolcott NC. (price class 8-2) -Rev. 1-91 ts Form 237CA

그는 일이 물론으로 전 수가는 동안 가장에 굴살하면 되어? 중한 두 경기에 시작하는 것 같아요? 전환화통이 하나요?	A THE SELL OF THE	 我们是不是不同时的。 	AND PROPERTY OF THE PARTY OF TH	建霉素质 超级 计计算过滤 化多氮
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	李素族 的名 建煤铝矿 计二进程指数语句	1 (1994) 20 (1994) 1 (1994) 2 (1994) 1	"连"的"数量量"的。"自己是自己会会的。"	30th da
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of Mort gages on Page 6383

Evelyn Biehn County Clerk

By Cruette Novelle

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