5	派到和这方法以及此	资料基本的新生产。 1993年
ŝ		0:15 RCVD .
ē	1-19-0711	A.IE DOVD
n	Astrony JAI	し・1つ パレマレ、



nniny mand Para at ins attle CO ALC: DECKING nd. ant IVA N.W. DR 195 und.

NAME By

032 Deputy

CARE IN THEM.

3-3-4 Q

计算机编辑 机结合

× 197

11

By the management of the

29860

1

<u> Barr</u>a di Agri

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's been accessed by a first upon any reasonable costs and spenses and attorney's been accessed by a structure by granter that the applied course, necessarily paid or incurred by beenlicityr, in such proceedings, and the balance applied upon the indebted particular and applied or incurred by the structure and accesses and attorney's been applied to the structure and the particular and the balance applied upon the indebted particular and applied or incurred by the structure and the structure applied upon the indebted particular and executes such intermediate and executes such and the balance applied upon the indebted particular and executes such the marking of any may or platform, payment of the last or draw granter and the second the marking of any may or platform, payment of the structure and the second to the marking of any may or platform, payment of the indebted particular there and the second to the marking of any may or platform. The second the indebted particular there and the second the marking of any may or platform without notice, either in parson, by spent or by a receiver and without regard to the adaptacy of any security for the indebted particular there and the second the structure and and the second the structure and the particular there and the second the structure and the particular there and the second the structure and the particular there and the second the structure and the particular the second the structure and the particular the second the structure and the second the structure and the particular and second the particular the second the structure and the particular the second the structure and the particular the second the s

EXCEPT COVENANTS, RESTRICTIONS, AND EASEMENTS OF RECORD

and that the grantor will warrant and forever 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), Not Not negretorization and the proceeds of the loan intervention of the purposes (see Important Notice below), Not not negretorization and the proceeds of the loan intervention of the purpose (see Important Notice below), Not not negretorization of 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. In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it the contract secures the indulus shall be here to many of indule the chart secure induct one will only a shall be and be not the induct shall be then to many of the induct shall be and be not the induct shall be then to many of induct the secure of the contract secures the induct shall be inducted when the many of induct the secure of the induction of the i

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 hereot apply equally to corporations and to individuals

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year tipet above written. 5

* IMPORTANT. NOTICE: Delete, by lining out, whichever. warranty (a) or (b) in not applicable; if warranty (a) is applicable and the beneficiary is a credito 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 require disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent if compliance with the Act is no required, disregard this notice.	EDWARD H. SMITH
TILLI LONG LIGON STATE OF OREGON, County of	ledged before me on Moltmark 10, 1993,
	Pedged before me on <u>NOULMBCR_10</u> , 1993,
COPELHEB ALL ⁴⁹ TEOT HOMETHINGAR' FICEM OFFICIAL SEAL CAPCILE, BREWER NOTARY PUBLIC-ORECON CAPCILE, BREWER NOTARY PUBLIC-ORECON CAPCILE, COMMISSION FOR SOLUTION OF COMMISSION EXPRESSION	Carecheven
STATE OF OREGON: COUNTY OF KLAMATH: SS.	le Company of all all all and a 12th
of <u>November</u> A.D., 19 <u>93</u> at <u>10:15</u> of <u>Mortgages</u>	'o'clock <u>A</u> M., and duly recorded in Vol. <u>M93</u> on Page <u>29859</u> Evelyn Biehn County Clerk
FEE : (\$15.00	By <u>Comette Mueller</u>