Nov 12'93 13:29 No.013 P.04 TEL::503=882=0620 MOUNTAIN TITLE CO 33954 which are in screen of the apparent required to pay all reasonable costs, expanses; and alternary's fees necessarily paid or incurred by grantic in such pro-mediags, shall be paid to beneficiary and applied by it first upon my reasonable costs and expenses and attornary a fees, both in the trial and applied courts, necessarily paid or incurred by passelliciary in such pro-mediags, and the belience applied supn the indebteding the trial and applied courts, necessarily paid or incurred by passelliciary in such pro-mediags, and the belience applied supn the indebtedines occurred hereby) and grantor agrees, at its own expanse, to take such actions and execute such instruments as shall be miseasery in obtaining such compensation, prumptly upon beneficiary's request.

9. At any time and from time to time upon written request of beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without aligning the liability of any person for the payment of the indebtedness, (rustee may (a) commit to the making of any map or plat of the property. (b) foin in familiary examinates a reconvey, without warranty, all or any subordination or other agreement affecting this deed or the lien or charge thereof; (d) ing any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) ing any restriction thereon; (e) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) ing any restriction thereon; (e) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) ing any restriction thereon; (e) join in any subordination or other agreement affecting this deed or the lien or charge thereof. Trustee's legally antified thereto, and the rectals thorein of any material and any reconveyance may be described as the "person or persons for any of the service mentioned in this paragraph shall be not less than \$5.

10. U possession of the property or any part thereot, in its own name size or otherwise collect the rests, issues and profiles, including those past due and unpaid, and apply the same, less costs and exposes of operation and collection, fracionally assessed and exposes and exposes and other insulance policities of the property, the collection of such rests, issues and profiles, or the proceeds of life interests and the insurance policies or compensation of sware for any idealing or damps of the property and the application or release thereof as and other insurance policies or compensation of sware for any idealing or damps of the property and the application or release thereof as and other insurance policies or compensation of sware for any individual property of the same source of the property of the property of the same source of the property of the property of the same property of the property of the

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

The grantor warrants that the proceeds of the loan represented by the above described nots and this trust deed are:

(a)e primarily for grantor's personal, family or household purposes (see Important Nolloo below).

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

This deed applies to, insues to the benetic of and binds all particle harsto, that, helrs, ingatees, devises, administrators, executors, This deed applies to, insues to the benetic of and binds all particle harsto, that, helrs, ingatees, devises, administrators, executors, personal representatives, successors and assigns. The term henciclary shall mean the holder and owner, including pledges, of the contract secured harshy, whether or not named as a beneticiary herein.

In construing this trust deed, it is undesticed that the grantor, trustee and/or beneticiary may each be more than one person; that it contents as 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 content as it to individuals.

IN WITNESS WHERROF the Grantor has executed this instrument the day and vasar first shows written.

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

SECTION 1031 SERVICES INC. Mean ! بالا BY e IMPORTANT NOTICE belote, by Iming out, whichever warranty (e) or (b) is not applicable; if warranty (c) is applicable and the beneficiary is a such ward is defined in the Truth-in-Lending Act and Regulation Z, the honer-lawy MUST comply with the Act and Regulation by making required discloures; for this purpose we insues-Nass Ferm Na. 1319, or Aquivalent/ eremiah M. Long, Presiden bone/Liery MUST comply with the A disclosuring for this purpose use Stave If compliance with the Act is not may et required, disregard this called. WASHINGTON STATE OF ENDINESSITY, Gounty King : This instrument was acknowledged before me on . This instrument was acknowledged before me on Jeremiah M. Long President Section 1031 Services, Inc ianuoul 07 Notery Public for Orogo My commission expires STATE OF OREGON, County of Klamath ECOURTY ISE TOURTESCHIPTINGS (It be used only when oblig

Filed for record at request of the larger average and legislated at the secured by the foregoing trust deed. All stans accured a standard process of the foregoing trust deed. All stans accured a standard process of the foregoing trust deed. All stans accured by the foregoing trust deed. All stans accured by the trust deed (which are delivered to require accurated by the trust deed (which are delivered to require accurated by the trust deed (which are delivered to require accurated by the trust deed (which are delivered to require accurated by the trust deed (which are delivered to require accurated by the trust deed (which are delivered to require accurate by the trust deed (which d by the true 'terms of the under the

Evelyn Biehn County Clerk Becellolary Deputy.

Fee. \$15:00 ::