

which we in come of the amount required in pay all reasonable costs, expenses and atterney's tear monastily paid or incurred by granter an astar proceedings, shall be not expensed to the pay all reasonable costs and expense and extremely a sea, but an astar proceedings, and the summaries, and the summaries, and the proceedings, and the summaries are shall be more shall be an accurate, and the summaries, promptly upon baselicarly's request.

3. At any teasonation, promptly upon baselicarly's request, and the summaries, promptly upon baselicarly's request, and the includes and presentation of this deed and the includes.

3. At any teasonation, promptly upon baselicarly's request, and the includes and presentation of this deed and the includes.

3. At any teasonation (in case of this upon any teason to the part of the property (in the includes any teason to the part of the property (in the includes any teason to the part of the property (in the includes any teason to the part of the property (in the includes any teason to the part of the property (in the includes any teason to the part of the property (in the includes any teason to the part of the property (in the includes any teason to the part of the property (in the property (i

d that the gen

Printer was

hat 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 frantor's personal, family or household purposes (see Important Notice below),

(b) for an organization, or (even il 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, legatess, devisees, administrators, executors, all representatives, 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 construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that assumed and implied to make the provisious hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF the drantor has executed this instrument the day and year first above written.

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

· IMPORTANT NOTICE: Dele JOSEPH B. DAVIS hickover warranty (a) or (b) is not the beneficiary is a creditor ionding Act and Rogard Regulation Inc. iply with the Act of on Z. the are Regulation by makin t-Ness Form No. 1319, or rel, disregary this nation? - 50-STATE OF OREGON, County of ... This instrument was acknowledged before me on .

JOSEPH B. DAVIS This instrument was acknowledged before me on đ by 9 7 Notary Public for Oregon My commission expires 20

		14 Commession expires 2012	achon 1997 Jexas
	SET SET SEE ALL SEE SERVICES	Processes and	
To Onedon. Co	UNIT OF KLAMATH	- It is the second of the seco	
of include with the class have	A.D. 19 94 at 10	In Title Co	ihe <u>lst</u> dav
	Morte	A M., and duly recor	ded in Vol. M94
PEE \$15.00	Marie Call State and the conference	Evelyn Biehn Count By Daulene M	y Clerk
But and reserved and to success	Terrest For AMPS LEADING THE BOX SERVER		muane.