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which are in secost of the smoont required to pay all resonable wast, expenses and attorney's less necessarily paid or incurred by familiary and applied by it. It is not applied by it is not applied by it. It is not applied by applied by a court, and without notice, it is not applied by a court, and without protessation of the property or any part thereof, in it is applied by it. It is not applied by a court, and without notice, it is not applied by a court, and without protessation of the property or any part thereof, in it is applied by it. It is not applied by a court, and without notice, it is not applied by a court, and without protessation of the property or any part thereof, in it is applied by it. It is not applied by a court, and without notice applied by a court, and without appl

and that the grantor will warrant and lorever 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 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.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legates, devisees, administrators, executors, personal representatives, successors and assigns. The term benefitciary 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 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 WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

*IMPORTANT NOTICE: Delete, by lining out, whichever warrant not applicable; if warranty (a) is applicable and the beneficiary as such word is defined in the Truth-in-lending Act and Regulation by mal disclosures; for this purpose use Stevens-Ness Form No. 1319, 6 if compliance with the Act is not required, disregard this notice.	Is a creditor lection I, the lection I, the lection I, the lection II. Kanwischer cequivalent.
STATE OF OREGON, C This instrument we byCALVIN R	ounty of Lane)ss. is acknowledged before me on 6/ /3 19 94 ANWISCHER AND TERRI L. KANWISCHER s acknowledged before me on ,19
OFFIGAL SEAL CINDY S. NICOLAYSEN NOTARY PUBLIC - OREGON 4 COMMISSION NO.003413 C. C. C. MY COMMISSION EXPIRES DEC. 25, 1994	Ling Note Billion
MELICAL TO ASSOCIATE OF OREGON: COUNTY OF ALAMATU	My commission expires 12/25/94

OREGON: COUNTY OF KLAMATH: SS. of Mortgages Mark _ on Page ____19494_ FEE \$15:00 Evelyo Biehn County Clerk By Dauline Millender tel mat tennes tennes Seutrale cases de l'empedies en el parsentific n med e zinne promote de nacel (o executorio e po-tracion pois en la constanta de constanta e po-tracion pois en la constanta de constanta e posi-

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