which are in excess of the smooter revieted to pay all recomble costs, superess and alternary's has accessarily paid or literately granted in such proceedings, shall be paid to 5-relikings and as field by if livel sport say reasonable costs and expense and expense and expense and expense and expense and the post proceedings, and the sound in the best districted in the payment of the individual content of the individual content of the making of the individual content of the individual c

and that the granter will warrant and lowever detend the same against all persons whomsoever.

The granter warrants that the proceeds of the loss repeasanted by the above described note and this trust deed are:

(a)* primarily lor granters personal, lamily or her schold purposes (see Important Notice below),

(b) for an organization, or (even if granter is a natural person) are to thusiness or commercial purposes.

This deed applies to, increas to the benefit of and binds all parties hereic, their heirs, legates, devices, administrators, executors, personal representatives, successors understing a the form emerciciary shell mean the holder and owner, including pledges, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this trust deed, it is understood that who granter, trustee and/or beneficiary may each be more than one person; that it the context so requires, the singular shall be taken to ream and include the plant, and that generally all grammatical changes shall be made, assumed and implied to made the provisions hereof apply equally to comparations and to individuals.

IN WITNESS WHERLOP the dranter large executed this instrument the day and veer first above written.

IN WITNESS WHERIOF, the grantor less executed this instrument the day and year first above written.

* IMPORTANT NOTICE: Delete, by lining not applicable; if warranty (a) is applic as such word is defined in the Troth- beneficiary MUST comply with the Act disclosurer; for this purpose use Steven	oble tind the Deneficiary is a creditor Lending Act and Repuls then Z. the and Regulation by moding required there from No. 1319 by sequences.
If compliance with the Act is not requir	to of Oragon, County of Descrites) ss.
	This instrument was acknowledged before me on June 12 1094
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