which are liverous of the annual tendent by any all yout, extended and stimmary been necessally paid or insured by grantic in such proceedings, shall be paid to ber flowly and appl aby court, necessarily paid or insured by processing in the trial and applied court, necessarily paid or insured by breatileary or my processable costs and expense and extenses fees, both rose secured hereby; and grantoc et love, at the own expense, to take such actives and expenses und extenses and the note for endorsament (in case of full reconveyances, for cancellation, politically, paramet of its best and presentation of this deed and the individual control of the control of the individual control of the control of the individual control of the individual

and that the grantor will warrant and it rever detend the same against all persons whomsoever.

The grantor warrants that the process 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 (evert if grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the burefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and usafins. The term bereficiary shall mean the holder and owner, including pledges, of the contract secured hereby, whether or not named at a beneficiary herein.

In construing this trust deed, it is undestood that the grantor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be shant to mean and include the plural, and that generally all grammatical changes shall be 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. Lobat a Stewar \*IMPORTANT NOTICE: Delete, by lining out, which ever warranty (a) & (b) is not applicable; if warranty (a) is applicable and the beneficiary is a rediffer as such word is defined in the Truth-in-Levillag Act and Regulation; I, the ROBERT A. STEWART as such word is certified in the international personnel with the Act and Regulation by making a quired disclosures; for this purpose use Stevens-Ness form No. 1319, or equivalent, if compliance with the Act is not required, diregard this notice. -MARILYN J. STEWART STATE OF OREGON, County of Klamath This instrument was acl nowledged before me on V/12
Robert A. Stewart and Marilyn J. Stewart This instrument was ack nowledged before me on

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By Pauline Mills Marie Land