which are in secons of the amount require to 5.7 all resembles outs, expenses and strongly less redessarily paid or invaried by glasses, and the proceedingly, what De paid (repolarly) paid of insurined by is microlarly in and proceedingly, what De paid (repolarly) paid of insurined by is microlarly in and proceedingly, and grantor agrees, it is own stepson, it is own stepson, it is the strong of the property of the paid of the property paid of insurined by is microlarly in and proceedingly and the paid of the property of the paid of the paid of the property of the paid of the paid of the property of the paid of the paid of the paid of the

and that the grantor will warrant and I brever defend the sanw against all persons whomsoever.

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

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

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

(a)* primarily for grantor's perional, family or house old purposes (see Important Notice below),

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

This deed applies to, inures to the benefit of and birds all parties hereto, their heirs, legatees, devisees, administrators, executors.

This deed applies to, inures to the benefit of and birds all parties hereto, their heirs, legatees, devisees, administrators, executors, this deed applies to, inures to the benefit of and birds all parties hereto, their heirs, legatees, devisees, administrators, executors, this deed applies to, inures to the benefit of and birds all parties hereto, their heirs, legatees, devisees, administrators, executed and including pledgee, of the contract personal representatives, successors and as a leneficiary herein.

In construing this trust deed, it is understood that the grantor, trustee and/cr beneficiary may each be more than one person; that I construing this trust deed, it is understood that the grantor, trustee and/cr beneficiary may each be more than one person; that I construing this trust deed, it is understood that the grantor, trustee and/cr beneficiary may each be more than one person; that I construing this trust deed, it is understood that the grantor, trustee and/cr beneficiary may each be more than one person; that I construing this trust deed, it is understood that the grantor, trustee and/cr beneficiary may each be more than one person; that I construing the trustees and construing the construing the construing the construi

IN WITNESS WHERE	F, the grantor has	executed this risk minutes the day
* IMPORTANT NOTICE: Delete, by lining or not applicable; if warranty (a) is applicable as such word is defined in the Truth-in-beneficiary MUST comply with the Act of disclosures; for this purpose use Stevens-H (compliance with the Act is not required.	ending Act and Regulated Regulation by makings form No. 1319, or a	or (b) is Johnney T. Bramlett in creditor on Z, the prequired pulvalent.
STATE 7	his instrument was	acknowledged before me on 1994, 1994
byas		acknowledged before me on 19,
OFFICIAL SEAL MARY KENNEALLY NOTARY PUBLIC: ORE COMMISSION NO: 014 NY COMMISSION EXPIRES APR	776 67 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	My commission expires 4600196 Publisher Oregon
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