which are in excess of the amount required () pay all reasonaid costs, expanses and attorney's feel necessarily poid or mourned by feather in such proceedings, shall be paid to be sible by and applied by it first upon any reasonable costs and expanses and attorney's fees, both in the trial are'speplistic court, necessary by a of incurred by o' entitivery in such proceedings, and the balance applied upon the indobted-regal precinced levelby; and ignority, necessary by a or incurred by o' entitivery in such proceedings, and the balance applied upon the indobted-regal precinced levelby; and ignority is not into the trial of the processory and the note for endorment (in case of tail recovery expanses, to take such actions and associes such instruments as shall be necessary and the note for endorment (in case of tail recovery expanses, for or a saltation), wi' out affecting the liability of any person for the payment of the indobted-regal precing in the indobted-regal precing in the indobted-regal precing in the control of any one of the property (b) join in granting any expension of the payment of the indobted-regal precing in the indobted regal precing in the indobted-regal precing in the indobted-regal precing in the indobted-regal precing in the indobted regal precing in the i

dar desembles

and that the granter will warrant and tor wer below the same a fainst all persons who moover.

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

(a)* primarily for granter's personal, it mily or househald purposes (see Important Notice below),

(b) for an organization, or (even if granter's parties) are not business or commercial purposes.

This deed applies to, increas to the bear lift of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and a sign. The term beard clary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a busiciarly herein.

In construing this trust deed, it is and a stood that the is inter, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be trade, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS W IMPORTANT NOTICE: Delete, E- to applicable; if warranty (a) to such word is defined in the	HEREOF, the grant y lining out, which we wa is applicable and to benef	or has executed		day and year first above	vritten.
beneficiary MUST comply with Elsclosures; for this purpose use 17 compliance with the Act is no	the Act and legal tion by Stevens-Ness Form No. 13 of required, dis egan this n	making a wired 19, or equit clent. ofice.	C 11 -		
	STATE OF OR EGO! This inst umer DARR EN PAY	t was ack nowled	ged before me on) ss. August 18	, 19. 94.,
_	This instrumer	nt was ack nowled	ged before me on		, 19,
MY COMMUSSION EXPIRE	3EAL TLATCH - OREGON 7. 029491 3. NOV 07, 1997	S I ZE	Choose of the commission expires	Whatalok Notary Public	for Oregon
		ज्यके वा । देश व	agela des videntes en la companya de		

ពាធិធារាធិពាធិធារាធិ	. A. 25	THE PROPERTY IN	તા એક્ક્રો	7 of \$3 5	1 4 1	• •		
STATE OF OREGON: COUNTY OF	KL 4 MAT	H: ss. 1	žą Jos dabe e		a e i ·			
Filed for record at request of	tauc 1L	ain Ti : e	• Co ⇒ 1+5	3 c4 3	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	the	24th	day
Aug A.D., 19	5 1 STO 4 STORY	9.17	a alaak	PA	and duly	, managed aid to	vol. <u>M94</u>	
₽₽₽ ^{® \$ \$} \$15.00		75.1	Eve	lyn Biel	m .	County Cle	rk Umdere	
रिकाल के कुमार करने के कार ते कि अपने के कार की किसी के किसी किसी किसी के किसी किसी किसी किसी किसी किसी किसी किसी	144	ı				der werd b		