: Collection Deft

Attention

Q.

W'F INTERNA

which are in excess of the amount required to psy all reasonable losts, expenses and attorney's fees necessarily paid or incurred by fenance in such proceedings, shall be paid to bene learn and applied by; thirst upon any reasonable costs an elabance applied upon the indebted necessary in obtaining such compensation, promptly upon beneficiary's request of the such as the such astronomy and the necessary in obtaining such compensation, promptly upon beneficiary's request of the such as the such astronomy and the necessary in obtaining such compensation, promptly upon beneficiary's request of the such as the such astronomy and the necessary of the such as the such astronomy and the necessary of the such as the such asu

----

and that the grantor will warrant and forever delend the same against all persons whomsoever.

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

(a)\* primarily for grantor's personal, 'ann' or household at poses (see Important Notice below),

(b) for an organization, or (even if a anto is a natural person) are for business or commercial purposes.

This deed applies to, inures to the berefit if and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiar visual mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a baneticiary herein.

In construing this trust deed, it is undirition of that the grant or, trustee and/or beneficiary may each be more than one person; that it the context so requires, the singular shall be tale in to mean and include the plural, and that generally all granumatical changes shall be made, assumed and implied to make the provisions hereof apply to corporations and to individuals.

made, assumed and impli	led to make the provisions hereof apply	eq tally to corporations and to individuals.
*IMPORTANT NOTICE: Delet not applicable; if warranty as such word is defined in beneficiary MUST comply we disclosures; for this purpose	to, by lining out, which ever varianty (a) or (b) (a) is applicable and the bar efficienty is a cred the Truth-in-Lending Act and Regulation Z, with the Act and Regulation by making requise Stevens-Ness Form No 1319, or equivals not required, disregard this notice.	the Glands & Koberson
	STATE OF OF EGON, County of	; Klamath
	This instrument was acknowledge	ecson and Glenda L. Roberson
		n ledged before me on
	as	
NOT COMMIS	OFFICIAL SEAL CAROLE JOHNSON ARY PUBLIC - OREG ON MISSION NO. 031; 04 SIGN EXPRES JAN 31, 18N;	Notety Public for Oregon  My commission expires _ 3 _ 9
	THE STREET	and in the service and the
Filed for record at requ	est of A.D., 19 24 in 3:46  of Nortgages	or Page 29678 the 20th day on Page 29678
FEE \$15.00	The time of the specifical state of	Evelyn Biehn - County Clock  By Douline Mulendice

11 1 17