which are measured in execution to the amount required to make a many and a many proceedings, shall be paid to be netricary and applied by it time upon any reasonable costs and expenses and attorney's fees, both in the trial and applied to out the many proceedings, shall be paid to be netricary and applied by it time upon any reasonable costs and expenses and attorney's fees, both in the trial and applied to out the many process of the process of the many process of the p

made by written instrument executed by bein ticiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly exect ted and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party here to of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The grantor covenants and agrees to and with the benefic ary and the beneficiary's successor in interest that the grantor is lawfully seized in fee simple of the real property and has a valid, unencombered title thereto. Covenants, Restrictions and

Easements of Record and that Trust Deed recorded July 8, 1994 in Volume M94, Page 21210, Microfilm Records of Clamath Courty, Oregon.

End that the grantor will warrant and for wer defend the same a gainst all persons whomsoever.

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

(a)* primarily for grantor's personal, it mily or househol! purposes (see Important Notice below),

**EXMICKENSYMMENTALESS OF THE STATE OF THE

secured hereby, whether o	or not named as a beneficiary herein.	er daly situit Mean the holder and or		1.
i: the context so requires.	. The singular sn iii Le faken to mean	gruntor, trustee and/or beneficiary m and include the plural, and that gen	acolly all deapsonstiant above:	son; that
Liaue; assumed end implic	ed to make the provinging hereot ap	ply equally to corporations and to ind	ividuals.	1,
IN WITNESS	WHEREOF, the grantor has	executed this instrument the da	y and year first above wri	itten.
		. (
·	and the second second	P Quality X	LUDUR Do .	!
* IMPORTANT NOTICE: Delete	e, by lining out, v hickever, warranty (a)	or (b) is APRIL R. WOLL	TE T	
es such word is defined in	(a) is applicable and the beneficiary is a the Truth-in-Landing Act, and Regulation	a Carthe		
beneficiary MUST comply wi	ith the Act and Legulation by making use Stevens-Ness Form No. 1319, or equ	required		
If compliance with the Act is	s not required, dis egg > this notice.	uivalent.		
	STATE OF CHESCON, Coun	ry of VENTURA	\ 00	
		k nowledged before me on	9- 16	,, 94
	by APRIL R. WOLFE	The second second second second	,	19.2
		k nowledged before me on	9-16	10 94
1.2	by ITYUN OK	GRANT	,	19
178 70	88 121-610 St. 122 Tron	NOTARY PUBLIC		
· · · · · · · · · · · · · · · · · · ·	ofVEN	TURA CALIFORN	11A 9-16-	94
MARK			0 2 -	1
= 6	HYUN OK GRANT COMML#1003692 (C)	- (alelea)	Mu Dran	/
	NOTARY PUBLIC - CALFORNIA 3		Notary Public for	OXXXXX
OF THE STATE OF TH	VENTURA COUNTY C	My commission expires		California
<u> </u>	August 21, 1997	A STATE OF THE STA		1
	2. \$2. \$4. \$4. \$4. \$4. \$4. \$4. \$4. \$4. \$4. \$4	· · · · · · · · · · · · · · · · · · ·	:	
State Control		主義論意 伊尔 人名英克尔		
STATE OF OREGON: CO	OUNTY OF K AWATH SS	I safe to say the same of the		
The proof of the state of the s	ार्थ र अध्यक्षिक् के भाग विशेष्ट्री विशेष्ट्री हैं है	ार्च के के क्षेत्री के प्रश्निक के प्रश्न		
Filed for record at reques	st of Mountain		the 26th	,
of Sept	A.D. 19 94 at 11:2	2 o'clockA_M., and duly	recorded in Vol. M94	day
	of Mortgages	on Page 30141	recorded in vor	•••••
			County Clerk	
FEE \$15.00	where the state of the state of	By Oruna		
[] · · · · · · · · · · · · · · · · · · ·	अर्थनान्त्रीया प्रेक्षाच्या । १९६५ - ६० व			
	Andrew State of the Same of th		Sept 200 and the sept of the s	· · · · · · · · · · · · · · · · · · ·
		· · · · · · · · · · · · · · · · · · ·		