which are in great of the amount explice to, any all reasonable costs, expenses and alterney's fees mecssarily paid or incurred by fernature in such proceedings, shall be paid to have the property in it that upon any reasonable costs and expenses and attorney's fees, both resolutions and expenses and attorney's fees, both resolutions and expenses and attorney at fees, both resolutions and expenses and fees to the property of the property. The grantes in any reconvergence was described to the property. The grantes in any reconvergence was because the resolution of the property. The grantes in any reconvergence was to describe the control of the property. The grantes in any reconvergence was be described to the property. The grantes in any reconvergence was be described to the property. The grantes in any reconvergence was to the property of the property. The grantes in any reconvergence was to describe the property. The grantes in any reconvergence was to describe the property. The grantes in any reconvergence was to describe the property of the property of the property. The grantes in any reconvergence was to describe the property of the property o and that the grantor will warrant and torever defend the same against all persons whomsoever.

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

(a)* primarily for grantor's personal, ismily or household purposes (see Important Notice below),

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

This deed applies to, inures to the ben sit of and binds all prities hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assign. The term beneficiary shall mean the holder and owner, including pledgee, of the contract in construing this trust deed, it is understoof that the grantor, 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 it clude the plural, and that generally all grammatical changes shall be made and implied to make the provisions hereof apply equility 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. 11/20 *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending A t and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness form No. 1119, or equivalent. If compliance with the Act is not required, disregard this notice. TOOD MEYERS مور DONNA MEYERS STATE OF OREGON, County of Manorth This instrument was acknowledged before me on ... by TODD MEYERS and DONNA MIYERS 7.14 gs This inst: iment was acknowledged before me on OFFICIAL SEAL
JESSICA WHITLATCH
NOTARY PUBLIC - OREGON
COMMISSION NO. 029491
MY COMMISSION EXPIRES NOV 07, 1:957 Notary Public for Oregon My commission expires 47/9 可能够在公司的 有政政 1 次數十 新国对土土建筑海水 1 安全部 胸膜的 多种种的 不知 如此 Parts. STATE OF OREGON: COUNTY OF KLAM TH SS. 1 1000 Billion to 1000 1 1100 file on 1 in 10 1 10 of 1000 by 150 14 Filed for record at request of Mountain Title Co Sept A.D. 19 94 at 10:56 oclock A.M., and duly recorded in Vol.

Mortgages

FEE \$15.00

By Oxident Mull