BEIND OR BY MOS

All 742 C. S. 1820.

Which are in secess of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by granter in such proceedings, shall, be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in-this trial and appliate coultris, necessarily paid or incurred by beneficiary in such proceedings, and the nate applied upon the indebted-ness secured hereby; and granter, agrees, at its own expense, to take such actions and execute such instruments as shall be necessary and any time and from time to time upon written request of beneficiary, payment of its deed and the note for endorsement (in case of full reconveyances, for cancellation), without allocting the liability of any person for the payment of the inadobtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join in granting any essentent or creatives of the inadobtedness, trustee may (a) consent to the making of any map or plat of the property; (b) ion in granting any essentent or creatives of the inadobtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) required the trends of the control of the c

and Easements of Record and that Trust Deed recorded August 11, 1994 in Volume M94, Page 24873, Microfilm Records of Klamath County, Oregon.

Œ

and that the grantor will warrant and torever detend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:
(a)\* primarily for grantor's personal, family or household purposes (see Important Notice below),
(A)\* CHRUMGERIANDER IN THE SEASON REPORTED HOUSE SEASON This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrations.

ot applicable; if warranty (a) s such word is defined in the aneficiary MUST comply with	by lining out, whichever warranty (a) or (b) is is applicable and the beneficiary is a creditor truth-in-Lending Act and Regulation Z, the the Act and Regulation by making required 5 Stevens-Ness Form No. 1319, or equivalent.	* Vala J. BOND	
compliance with the Act is no	ot required, disregard this notice.		
unita fantalis i	STATE OF OREGON, County of This instrument was acknowle byVADA J. BOND	dged before me on October 6	•
kir oleh sirkir gordusak arabua. Nordari solojan kori oleh gelik kor	This instrument was acknowle	dged before me on	
OFFICIAL KELLY J. NOTARY PUBL COMMISSION EXPIRES	SEAL MILLER IC-OREGON NO. 022803	Not.  Ty commission expires 03/10/9	L ary Public for Orego
ATE OF OREGON: COL	JNTY OF KLAMATH: ss.		
	of Mountain Title Co		33.1
ed for record at request	of Mountain little Co	the	llth