which are in excess of the amount required to pay all reasonables was argenese and attorney's less necessarily paid or incurred by grantor in such proceedings, shall be paid to bene lister v and applied by it if you many reasonable costs and expenses and attorney's less, both in the trial and uppellate courts, necessarily paid or incurred by the lister upon any reasonable costs and expenses and attorney's less, both in the trial and uppellate courts, necessarily paid or incurred by the lister upon any reasonable costs and expenses of in the trial and uppellate courts, necessarily paid or incurred by the substitute of the property of the property in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and from time to the unon written request of beneficiary, payment of its less and presentation of this deed and the new foreign of the property of the property. The grantee in any reconveyance may be described as the "person or persons less likely entitled rhereto," and the recitals twell he property. The grantee in any reconveyance may be described as the "person or persons less likely entitled rhereto," and the recitals twell he property. The grantee in any reconveyance may be described as the "person or persons less likely entitled rhereto," and the recitals twell he property. The grantee in any reconveyance may be described as the "person or persons less low and unprinted by a court, and without rigant to the adequacy of any security or the indebedness hearby secured, enter upon and take possession of the property or any part these of, n its own name use or otherwise collect the study less and profits, including those past indebedness secured hereby, and in such order is beneficiary may determine.

10. Upon uny default by grantor in payment of a trial payment of a person and taking possess not of the property of any take the property and the application or release there of any other property of the property and the application or release there of any other property and the property

feature and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided here in, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to any successor in interest entirled to such surplus.

16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without converance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee is ein ramed or a pointed hereunder. Each such appointment and substitution shall be made by written instrument executed by be telicary, which, when recorded in the mortgage records of the country or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of panding sale under any other deed of trust or of any action or proceeding in which grantor, the grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully secized in fee simple of the real property and has a valid, unencumbered title thereto

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

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

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

(b) for an organization, or (even it grantor is a natural per on) are for business or commercial purposes.

This deed applies to, incres to the benefit it and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract of the contract of the contract in construing this trust deed, it is understood that the grant r, trustee and/or beneficiary may each be more than one person; that it the context so requires, the singular shall be talent to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions beared some visually to corrections and that generally all grammatical changes shall be

* IMPORTANT NOTICE: Delenct applicable; if werranty as such word is defined in beneficiary MUST comply disclosures; for this purpose	tied to make the provisions hereof apply es S WHEREOF, the greator has executed, by it ing out, which ever varianty (a) or (b) (a) is applicable and the baneficiary is a cred in the Truth-in-Lending Act and Regulation by making require use Stevens-Ness Forn No. 1319, or equivale is not required, disregard this notice.	Joyce C. Claridge	
The state of the	STATE OF ONE() N, County o This instrument was acknowly JOYCE (). Claridge	t Washingfor ve ledged before me on Octobe ledged before me on Octobe	tober , 19 94 ,
	OFFICIAL SEAL TRIMA DI MET B MOTARY FUBLI 2-11 REGOM COMMISSION NO.0 18411 COMMISSION EXPRIS JULI 22, 1980	My commission expires 6-	Notary Public for Oregon
EATE OF OPECON		Water Services Internal Companies	

A 17"		一点点 人名英格兰 医二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基	네트는 네트를 다시다.	Yana a	 40 x 3 x 40 8 8 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1					
STATE	OF OREGON:	COUNTY OF	KLAMATH:	'SS:***	· 好事: 新疆 () 10 4	For King of the mo	•	07.1	+ 5-	
i dia []	its through	19 (15 a) \$ (3 %)		er i de	y. Title	å i Krist La Geo	**	10	i garan	
Filed for	r record at rec	quest of	k Jan	ath Coun	ty, Title	6 19, 17, 1	the	19th		day
of <u></u>	Oct.	A.D., 19	94 <u>-</u> at <u>-</u> .	3:17	o'clock P M.,	and duly reco	rded in Vol.	M94		щ
4 . 3		.e€	Montgege	s	on Page	<u>32575</u>				
		01 <u></u>	事品 易 鶴	i i i i i i i i i i i i i i i i i i i	Evelyn Biehn	' Coun	tv Cierk			
FEE	\$15.00	7.122-1458.16	dia in st.	e de la companya de La companya de la co	By Ver	elene (6)	rulen	delo		
7 8 M 4 1 1	. அது இதி இது	Table 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		Mag 2 Gr. 1911						_