(2EN-1)

which are in excess of the amount rog tired to per all reason ble costs, express and attorney's feel necessarily paid or incurred by granter in such proceedings, shall be paid to the view clary and applies by it that we assume the costs and expenses and attorney's fees, both into trial and appellate courts, necessarily paid or incurred by pensellary in such proceedings and expenses and attorney's fees, both mass secured bareby; and granter agrees, it its own expense, to take such actions and execute such instruments as shall be measured to the control of the indebted process. It is not the making of any map or plant of the property of the indebted at the control of the property. The grantes in any reconversaon may be destributed by grante her world. The grantes in any reconversaon may be destribled at the "person or persons fees for any of the services mentioned in it is paragraph that be not less than \$2.00 and the cold in t and that the grantor will warrant and to ever detend the same against all persons whomsoever.

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

(a)* primarily for grantor's personal, amily or househe'd purposes (see Important Notice below),

(b) for an organization, or (ever if the antor is a natural person) are for business or commercial purposes.

This deed applies to, inures to this bereiff of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and usufus. The term bereificiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a kneliciary herein.

In construing this trust deed, it is unthe stood 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 include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the previsions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF the grantor has a ecuted this instrument the day and year first above written. IN WITNESS WHEREOF, the grantor has a ecuted this instrument the day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, which ever warranty (a) o (b) is ROBERSON * IMPORTANT NOTICE: Delete, by lining out, which ever warranty (a) o (b) is opplicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the iseneficiary MUST comply with the Act and tegulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent if compliance with the Act is not required, disregard this notice. BRHAN D. le. GLENDA L. ROBERSON STATE OI' OR EGON, Count of Alamath by Brian Liment was ac nowledged before me on by Brian Long This inst ument was all nowledged before me on OFFICE SEAL
GENINE JOHNSON
NOTARY PUBLIC - OIT GON
COMMISSION NO. 013718
MY COMMISSION EXPIRES SEFT 28, 1996 My commission expires 50000 रिक्क और उस्तर है। STATE OF OREGON: COUNTY OF KLAMATH: SS. Filed for record at request of Clamath County Title Company 21st the A.D., 19 94 at 10:49 o'clock A. M., and duly recorded in Vol. Mortgages 10201 Evelyn Bieh FEE \$15.00 air tea hil meiril Line of the server being to the server being the server being to the server being to the server being to the server being to t

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