which are in stocas of the amount required to pay all reasons' to costs, expenses and attorney's less necessarily paid or incurred by stantish in such proceedings, shall be paid to be selli ary and applied; by it lists upon any reasonable costs and expenses and attorney's less, both in the total and applied to court, necessarily by idor incurred by beneficiary in such proceedings, and the balear papiled upon the indebtedness secured horeby; and grantor agrees, at its own expense to take such actions and execute such instruments as shall be necessary as the such actions and execute such instruments as shall be necessary as the such actions and execute such instruments as shall be necessary as the such actions and execute such instruments as shall be necessary as the such actions and execute such instruments as shall be necessary as the such actions and execute such instruments as shall be necessary as the such actions and execute such instruments as shall be necessary as the such actions and execute such instruments as shall be necessary as the such actions and execute such instruments as shall be necessary as the such actions and execute such instruments as shall be necessary as the such actions and execute such instruments as shall be necessary as the such actions and execute such instruments as shall be necessary as a such action and action and action and action actions are actionally as a such action and action actions are actionally as a such actions and action actions are actionally as a such actions are actionally as a such actions and action actions are actionally as a such actions and action actions are actionally as a such action a

and Easements of Record and that Trust Deed recorded July 20, 1992 in Volume M92, Page 16002, Microfilm Records of Klamath County, Oregon.

end that the grantor will warrant and for wer lettend the same a sainst all persons whomsoever.

The grantor warrants that the process of the loan represented by the above described note and this trust deed the same and the grantor's personal, it mily or household purposes (see Important Notice below), the same and the same and

This deed applies to, inures to the bers lit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and a sign. The term bened airry shall mean the holder and owner, including pledges, of the contract secured hereby, whether or not named as a len efficiery herein.

In construing this trust deed, it is and a stood that the is untor, 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 trade, assumed and implied to make the covisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written

• IMPORTANT NOTICE: Delete, by lining out, which ever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a aniditor as such word is defined in the Truth-in-Lending. At and Regulation X, the beneficiary MUST comply with the Act and Fegulation by making required disclosures; for this purpose use Stevens-Ness form No. 1319, or equivalent.	Robert C. D'CRUZ Marina C D'Cruz
If compliance with the Act is not required, disregare this notice.	MARINA C. D'CRUZ
STATE OF OR EGON, County of	edged before me on 11 / 18 /19 ory
This institument was acknowle	edged before me on 11 118,/19 14
by RUBERT C. LCRUZ ARE MAR	INA C. D'CRUZ edged before me on //-/8 ,1994,
This insit ument was ack nowle	edged before me on 17-18,
	, 1944,
AS	
OFFICIAL SEAL KARALEE D RYCKLEFF NOTARY PUBLIC OREGON	Lasales & Gelliff Notary Public for Oregon
MY COMMISSION EXPIRES JUM. 19, 1998 S. M. 19, 1998	Notary Public for Oregon ly commission expires
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