Ву ...

Deputy

Mullendero

which are in excess of the amount required to pay all resonable costs, as peness and attoracy's feel incessarily paid or incurred by graifer in such proceedings, shall out ontil to beneficiary; and oplied by it list upon any reasonable costs and believe applied upon the indebted-inset secured hereby; and stanton agenes, at its own expense, control to be proceedings and compensation promptly and stanton agenes, at its own expense, which is the stanton of the control o

and that the grantor will warrant and torever telent 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:

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

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

(a)* primarily lor grantor's personal, finally or household pur poses (see Important Notice below),

(a)* primarily lor grantor's personal, finally or household pur poses (see Important Notice below),

(b) for an organization, or (even it grantor is a natural person to business or commercial purposes.

This deed applies to, inures to the benefit; and binds all parties hereto, their heirs, legatees, devisees, administrators, executors,

This deed applies to, inures to the benefit; and binds all parties hereto, their heirs, legatees, devisees, administrators, executors,

This deed applies to, inures to the benefit; and binds all parties hereto, their heirs, legatees, devisees, administrators, executors,

This deed applies to, inures to the benefit; and binds all parties hereto, their heirs, legatees, devisees, administrators, executors,

This deed applies to, inures to the benefit; and binds all parties hereto, their heirs, legatees, devisees, administrators, executors,

This deed applies to, inures to the benefit; and binds all parties hereto, their heirs, legatees, devisees, administrators, executors,

This deed applies to, inures to the benefit; and binds all parties hereto, their heirs, legatees, devisees, administrators, executors,

This deed applies to, inures to the benefit; and binds all parties hereto, their heirs, legatees, devisees, administrators, executors,

This deed applies to, inures to the benefit and the processor and assigns. The term benefit and the features are to the benefit and the processor and assigns.

The term benefit and the processor and assigns a

is the context so requires, and assumed and implied in WITNESS	y lining out, which ever is applicable and file is Truth-in-lending Act the Act and Regulati the Stevens-Ness Forn Not required, disregard STATE OF OICE This instruction of the Charles Is a constant of the Charles Is a	or varranty (a) or (b) is bareficiary is a creditor and Regulation Z, the on by making required (b, 1319, or equivalent	Klam Melva Jo	S D. STEGMAN JOYCE STEGMA nath ore me on Ma oyce Stegman	Stegm Ss. arch 3ed	, 19. , 19.	95,
	by						
	as				×		
DEBRA B	AL SEAL UCKINGHAM BLIC - OREGON N NO. 020140		My commi	issian expires	Notary 1919-9	Public for O	regon
		1.10	ate st	9 - 5 6			
STATE OF OREGON: CO		en/Title_Co at11:12_ lortgages		A M., and du on Page 4915 Berneth	the lly recorded in V	6th ol. M95 unty Clerk	day

By

100

14 44

48, + OF 1121114 物化硅烷醇