

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's tess necessarily paid or incurred by transfer in such proceedings, shall be pedid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's test, both in the trial and appealter coitris, necessarily paid or incurred by beneficiary in such proceedings, and the nace applied upon the indebted-ness secured hereby; and frantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in the such actions and execute such instruments as shall be necessary and the note for endorsement (in case of tall reconveyances, for carcellation), without attocting the liability of any person for the payment of the indobtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join fargaring any executions and the note for endorsement (in case of tall reconveyances, for carcellation), without attocting the liability of any person for the payment of the indobtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join fargaring any executing any restriction thereon; (c) join in any subardination or other agreement attention; the subardination of the subardination of the subardination of the adversarial and the receivable of the subardination of the adversarial and the receivable of the subardination of the adversarial and the receivable of the subardination of the subardination of the property, the plant of the property and the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by granton hereunder, beneficiarly may at any time without notice, either inportancy because the subardination of the property, the control of the subardination of the property, the control of the subardination of the property and the subardination of the property and the property and the subardination of the property and the subardination of the property and the subardination of the property ana

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

This deed applies to, inures to the benefit of 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 secured hereby, whether or not named as a beneficiary herein.

In construing this trust deed, it is understood 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 provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF the grantor has executed this instrument the deap new year tiest above weighted.

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

not applicable as such word beneficiary M disclosures; fo	e; if warranty (a) I is defined in the IUST comply with or this purpose use with the Act is no	ly lining out, whichever warranty (a) or (t is applicable and the beneficiary is a cree Truth-in-Lending Act and Regulation Z, the Act and Regulation by making requ Stevens-Nass Form No. 1319, or equival the required, disregard this notice.	the SUSAN FLORES		V. Hores Clarec	
	a la constitue. La constitue	STATE OF OREGON, County of This instrument of the State o		lavel a	16	95
	enter en en La grande dette en j	by	owledged before me on			
DESIGNATIONS	-	39			***************************************	
	OFFICIAL MARY KENN NOTARY PUBLIC COMMISSION IN MMISSION EXPIRE	EALLY - OREGON 0. 014776	My commission oxpires	mall 1/201910	Hublic for Or	egon
*		waadaa Korottii jali oo ka sagaa lii k	1 No. 1 September 1981			
STATE OF O	REGON: COUI	NTY OF KLAMATH: ss.				
		Mountain Title Co		the	24th	day
ofM	larch o	A.D., 19 <u>95</u> at <u>11:05</u> f Mortgages	o'clockA_M., and dul on Page 694	y recorded in Vol.	<u>M95</u>	
_{FEE} \$15	•00	Taken da si da Sirika sa		G. Leisch, Count	ty Clerk	