BENEFICUARY

MILE

Deputy

NAME

which are in excess of the amount required to it y all reasonable, this, expense and atternry's heat measurily paid or incurred by grantor in such proceedings, shall be paid to benefician; and applied by a little poss only case make costs and expenses and atternry's test most proceedings, and the balence applied upon the indebted in the trial and appoilate courts, necessary, it is own expense, it that such actions and execute such instruments as shall be necessary in a balling and companied in the process of the real of the process of the real of the process. It is not for advantage that the process of the real of the process. It is not for advantage that the process of the real of the process. It is not for advantage that the process of the proc

-

कर्त रहे हैं।

and that the grantor will warrant and to over letend the same t gainst all persons whomsoever.

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

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

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

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

This deed applies to, inures to the ben-fit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, This deed applies to, inures to the ben-fit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assign. The term beneficiary shall mean the holder and owner, including pledgee, of the contract excuted hereby, whether or not named as a be reficiary herein.

In construing this trust deed, it is uncerstood that the grantor, trustee and/or beneficiary may each be more than one person; that In construing this trust deed, it is uncerstood that the grantor, trustee and/or beneficiary may each be more than one person; that In context so requires, the singular shall be taken to mean in include the plural, and that generally all grammatical changes shall be if the context so requires, the singular shall be taken to mean in directed 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 WH	EREOF the gran	itor has execute	d this instrum	ent the day and	year tirs	t above writ	ten.
114 44 11 14 1100 44 11			sold de	J. New			
* IMPORTANT HOTICE: Delete, by	ttatua aut which was w	varranty (a) c : (b) is	EDINOUS F	SOUSING)	
			1/	- 400) 15 m	Una.	11
			HAVE N	SOUSING /			
beneficiary MUST comply with the disclosures; for this purpose use S	JEASU2-MC1 : LOIU: MO. 1	1017, 01 040.1419	(1)			<i>(</i>)	ij
						ا	
S	TATE OF CLAS	TH, County of	revorin	Was	ss.	4	10960
	This instrum	ent was acknowl	edged before n	ne on Mar	2	ົ້າ ທີ່ຕໍ່	19
by	. Edhened F	. XXX 11111		71717:			
	This ins rum	ent was a c know	edged betore n	ne on			17
Бу	r				••••••		
as						••••••	
<u> </u>	<u> </u>						•••••••••••••••••••••••••••••••••••••••
一 A Becky Jo	o Noyes		P.		хΥ .	s a ch	· >
Comm. #	1973411				Notar	v Publicator	Aregon
NOTARY PUBLIC	COUNTY	estimate a second	My commission	0 g'	4175-6	y Publicator	CACIFOCUM
Comm. Expires	Sept. 17, 11/96		My commission	r expires		+	
STATE OF OREGON: COUN	TY OF KLANIATH	i: ss.					
	Jane	n Title & Es	crow		the	31st	day
Filed for record at request of			o'clockI	M., and duly rec	orded in \	/ol. M96	
cf May	A.D., 19 <u>96</u> a	II	o clock	171., und Gary 100			
cf <u>ray</u>	iori: ;age	8	Un t		etsch, Co	unty Clerk	
The state of the s	The section of the se	A distribution of	Ву	mini	V-X	<u>lliaar</u>	
FEE \$15.00			حــــ رد		7		
		5 i			-		
Name and the second	1 1144 4	and the first					