which we in excess of the amount cognical to 1882, amounts one of the property of the property and accounts of the property and accounts by farmiter in and processings, shall be paid to manify gain of a country by provided by #1 is at upon any reasonable, country to the property in the ried and appeals and granter agrees, et is or 1 separate, one of the property of the property in the ried and appeals and granter agrees, et is or 1 separate, one of the property of the prope tract or toan agreement between their, beneficiary nay purchase insurance at grantor's expense to protect beneficiary's intrest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan will apply to it. The effective date of the cost o oan parance. It it is so added, the little est rate on the differential contract of toan will apply to it. I he effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. or coverage may be the date grantor a prior coverage tapsed or the date grantor ratted to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy my need for property damage coverage or any mandatory liability insurance resolution and may not satisfy my need for property damage coverage or any mandatory liability insurance reobtain alone and may not satisfy my need for property damage coverage or any mandatory liability insurance requirements imposed by applicable lax.

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

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

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

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

This deed applies to, insures to it a buseful of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, this deed applies to, insures to it a buseful of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assis is. The term bent liciary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assis is. The term bent liciary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assis is. The term bent liciary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assis is an including pledgee or mortgage may be more than one person; that if the context so Inconstruing this mortgage, it is understood that the na rigage or mortgage may be more than one person; In construing this mortgage, it is undo stood that the rik rigagor or mortgagee may be more than one person; that if the context so lines, the singular shall be taken to reem and include the pural, and that generally all grammatical changes shall be made, assumed and individuals.

IN UNITARIES WHEREOF THE FORM the Acoustic form and the context of th I to make the provisions hereou upply equally executed this instrument the day and year first above written. IN WITNESS WHEREOF, the grantor has a secuted this instrument the day and year first above written. COBERTA MARIE MOWDY *IN WITNESS WHEKEU!, (11) grantor has at ecuted IMPORTANT NOTICE: Delete, by lining out, whichever warranty (c) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Leading Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required beneficiary for this purpose use Stevens-Nass For m No. 1319, or cq. invalent. If compliance with the Act is not required, first gard this notice. STATE OF CREGON, County of KLAMATH This instrument was acknowledged before me on .. MARIENE T. ASSINGTE!
NOTARY PUBLIC - OREGON
COMMISSION NO. 62220 Atil Line W orlene Notary Public for Oregon My commission expires NOTARY PUBLIC - OREGON COMMISSION NO. 02221 NY COMMISSION EXPRES MAR 21 1967 STATE OF OREGON: COUNTY OF KLAMATH: SS. day 31st the Aspen Title & Escrow PM., and duly recorded in Vol. M96

o'clock __

on Page

15920

Bernetha G. Letsch, County Clerk

at 3:44

Mo; tgages of_ FEE \$15.00 23-3-78-421-4-13-7-7-8-49

A.D. 19 96

Filed for record at request of

of May