NAME

Deputy

HANOVER Nº M 88041



and that the grantor will warrant and totever 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:

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 for grantor's personal; family or household purposes (see Important Notice below),

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

(b) for an origanization, or (even it grantor is a natural person) are for business or continuous pleadee, of the contract personal representatives, successors and essigns. The term beneficiary shall mean the holder and owner, including pleadee, of the contract personal representatives, successors and essigns. The term beneficiary shall mean the holder and owner, including pleadee, of the contract personal representatives, successors and essigns. The term beneficiary shall mean the holder and owner, including pleadee, of the contract personal representatives, successors and essigns. The term beneficiary shall mean the holder and owner, including pleadee, of the contract personal representatives, successors and essigns, therefore, therein the plural mean the holder and owner, including pleadee, of the contract personal representatives, successors and essigns, therefore, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be it the context so requires, the singular, shall be taken to mean and include the plural, and that generally all grammatical changes shall be in the provisions hereof apply equally to personal representatives.

In construing this trust deed it is understood that the grantor, trustee and/or beneficiary had not an an and include the plural, and that generally all grammatical changes shall be a contr IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. all additional secured by this instrument e and subadia. The examining by primates at TENEDERSON OF THE \*IMPORTANT NOTICE: Belete, by fining out, whithever warranty (a) or (b) is not applicable; If warranty (a) is applicable and the benefitiary is a creditor not applicable; If warranty (a) is applicable and the benefitiary is a creditor as such word is defined in the Truff-in-Lunding Act and Regulation Z, the as such word is defined in the Act and Regulation by making required disclosures; for this purpose use Stavens Nors Form No. 1319, or equivalent if compliance with the Act is not required, diregard this notice. Washing or \*\*\* LHEET LHOSTATE OF OREGON, County of the This instrument was acknowledged before me on SON THE FUNDOSE by tue in obsert togetaer wills all as d One MANY ELLAN CARV NOTARY PUBLIC OREGON COMMISSION NO. 043573 ISSION DOTHES MAY 7, 1999 **N**er Pare, My commission expires ... THE COM STATE OF OREGON: COUNTY OF KLAMATH; ss. day the Aspen Title & Escrow AM., and duly recorded in Vol. M96 of June AD./19 96 at 10:49 o'clock on Page <u>18817</u> Bernetha G. Letsch, County Clerk ्र<sub>ार</sub>्ट हो Mortgages a produci (lawiatsani (1858) betruppupuban (1911) (kucamati keru FEE \$15.00 gaf from the description of the control of the cont