

14574

Alternal in crosse of the anomin sequence to give all reason the cost, aspectase and atternary, four nonzero, the part of the indicated in the sequence of the sequence of

Obtain anote and may not satisfy any need for property damage coverage or any mandatory liability insurance re- quirements imposed by applicable law.
The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:
(a)⁶ primarily for grantor's personal. lemily or household purposes (see Important Notice below).
(b) to: an organization, or (even il grantor is a natural person) are for business or commercial purposes.
The deed applies to, inures to the benefit of and binds all parties hereto, their heirs, logatees, devisees, administrators, executors,
socured hereby, whether or not named as a baneficiary herein.
[a)
[b) applicable to and binds all parties hereto.
[b) applies of the top of the benefit of and binds all parties hereto, their heirs, logatees, devisees, administrators, executors,
socured hereby, whether or not named as a baneficiary herein.
[b) applicable to be not be applied and binds all parties hereto.
[b) applicable to a signal to a baneficiary herein.
[b) applicable to be applied by applicable to a baneficiary herein.
[b) applicable to be applied by applicable to a baneficiary herein.
[b) applicable to be applied by applicable to a baneficiary herein.
[b) applicable to be applied by applicable to a baneficiary herein.
[b) applicable

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one percon; 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 day and year tirst above written

bor dia	such word is defined in the neficiary MUST comply with closures; for this oursess use	y lining out, whichever warranty (a) or (b) s applicable and the beneficiary is a credit Truth-in-Londing Act and Regulation Z, if the Act and Regulation by making require Stovens-Ness Form No. 1319, or equivaler required, disregard this notice.	ter THOMAS J. SPENCE	
	5	TATE OF OREGON, County of	Klamath	
	Contraction and the	This instrument was acknow	wledged before me on May 13	, <u>19_97</u> ,
	NOTARY PL COMMENT	N NO. 66058	LAURA J. SPENCE	, 19,
		ACTICS MAN. 22, 200181		
		CURRENCES SUCCESSION	\wedge	
*** **	0		Warlene Alling + Notary Public for Oregon My commission es	<u>></u>
 STAT	TE OF ORFGON : COUNT	L.	h arlene Allingt	<u>></u>
Filed	E OF ORFGON : COUNT for record at request of May	(OF KLAMATH: ss. <u>Aspen Title & Escr</u> A.D., 19 97 at <u>11:42</u>	h arlene Allingt	xpires 5-25-01