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459 which are in excess of the amount required o pay all reasons le costs, expenses and attorney's fees necessarily paid or incurred by frantor in such proceedings, shall be paid to Smeth lary and applied by it list upon any reasonable costs and expenses and attorney's fees, both in the trial and appliate courts, necessarily 1 aid or incurred by beneficiary in such proceedings, and the balance applied upon the indebted-ness secured hereby; and grantor agrees, i its own experts, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly i on beneficiary i equest. 9. At any time and from time to this upon written is used to beneficiary, rayment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyances, for a neellation), without effecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making or ny map or plat of the property; (b) join in granting any assement or creat-ing any restriction thereon; (c) join i an subordination c other agreement altecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any per of the property 'he grantee in any reconveyance may be described as the "person or persons legally entities' thereto," and the recurs it to rein of any mar t so relates than \$5. 10. Upor any default by grantor here inder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without re (if to the adequ is y of any security for the indebtedness issues and profits, including those past indebtedness secured hereby, and in such or eras as conclusive y and collection, including reasonable attorney's lees upon any indebtedness secured hereby, and in such or eras as ensenticiary may determine. 11. The intering upon and taking por ission of the property, the collection of such rents, issues and profits, or the proceeds of time aloressit on unput, and exply the same, has is thand e Up on detault by grantor in pay, nen: 'tany indebtedne : secured hereby or in prantor's performance of any agreement hereunder, time being of the esence with respect to such p in ment and/or p+ ormance, the beneficiary may decare all sums socured hereby immediately due and pay, ble. In such an event the beneficiary may elec: o proceed to foreclose this trust deed in equity as a mortgage or direct the trustee of fore-lose this trust deed by offer isoment and as or may direct the trustee to foreclose by advertisement and sule, the beneficiary may have. In the event the beneficiary elects to foreclose by advertisement and sule, the beneficiary or the trustee shall executed at such an event the sull fix the time in and place of sale, give notice thereof as then required by have and proceed to foreclose the strutt deed in the manner privided in ORS (*735 to 86.795).
 Alts the trustee has commised 'oreclosure by a vertisement and sale, and at any time prior to S days before the date the trustee chas commised 'oreclosure by a vertisement and sale, and at any time prior to S days before the date the trustee chas commised 'oreclosure by a vertisement and sale, and at any time prior to S days before the date the trustee chast the such bort in an other person s) privileged by ORS & 733, may cure the default or defaults. If the default consists of a liulure to pay, when due with secured by the trust deed, the default may be cured by paying the entire amound use at the time of the ure other than such port in a swould not then is due had no default courst deed. In any case, in addition to curing the default or default, the trust deed in due with secured by the origin the activity and course day and proceed to being due of due to the such any due to the start due to a such as the receivent the addition of the trust deed in due to the such as torners is deed in any case. In addition to curing the default or default, the trust deed to due the addition due the trust deed to due the trust deed to due to t and that the finintor will warrant and to ever detend the same igainst all persons whomsoever.
 The grantor warrants that the priceet of the loan represented by the above described note and this trust deed are:

 (a)* primarily for grantor's personal, i unity or house's of purposes (see Important Notice below),
 (b) for an organization, or (even if (i unit) or house's of purposes (see Important Notice below),
 (b) for an organization, or (even if (i unit) is a natur i person) are for business or commercial purposes.
 This deel applies to, inures to the bendit of and binds ull parties hereto, their heirs, legatees, devises, administrators, executors, personal representatives, successors and issignt. The term bendiciary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named up a Le reliciary herein.

 secured hereby, whether or not named us a Le reficiary herein In construing this trust deed, it is a teretriciary herein. In construing this trust deed, it is understood that the § antor, trustee and/or beneticiary may each be more than one person; that t the context so requires, the singular stall betaken to mean and include the plural, and that generally all grammatical changes shall be nade, assumed and implied to make the provisions hereof ap by equally to corporations and to individuals. IN WITNESS WHEREOF the grantor has a could this instrument the day and year first above written. Kinds of Thelle LINDSEY MILLER *IMPORTANT NOTICE: Delete, by lining out, which ver warranty (a) o (b) is not applicable; if warranty (a) is applicable and it a beneficiary is a c editor is such word is defined in the Truth-in-Lenaing a ct and Regulation 2, the beneficiary MUST comply with the Act and tegs i tilen by making a quired tisclosures; for this purpose use Stevens-Ness Forr Mo. 1319, or equil alent. f compliance with the Act is not required, di regar 1 this notice. STATE OI' OF EGON, Court of Klamath 22 (This instrument was a powledged before me on ... This instrument was and nowledged before me on by as SSESSIESSESSES: 53: OFFICIAL SEAL IMARLENE T. ADDINGTOII NOTARY PUBLIC OREGON COMMISSION NO. 022238 UDISSIDE SCHORES MAR. 22 Notary Public for Oregon 97

STATE OF OREGON: COUNTY OF I LAI IATH: SS.

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