villable in excess of the amount required to by y all reasonable tests, expenses and atterney's fees necessarily paid or incurred by grantor in such probability, shall be paid to bene loss, and applied by the trial and applied to courts, necessarily paid or incurred by be eliciary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, it is own expense, to take such actions and execute such instruments as shall be necessary in obtaining such componention, promptly upon beneficiary's reages.

9. At any time and trom time to the strip of an existing of any many properties.

9. At any time and trom time to the strip of a making of any map or plat of the property; (b) join in granting any easement of the indebtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or a fer agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any pan of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals there in of any mattern of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor her uncer, beneficiary not at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regar? to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of the property or any part thereof, in its own name the or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less tost and expenses of appearance of such rents, issues and profits, or the proceeds of time and other insurance policies or compensation of the property, the collection of such rents, issues and profits, or the proceeds of time and other insurance policies or compensation or wards for any virial parag 12. Oponomially of granter in payment of a principle of the essence with respect to such synt at and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary may elect to proceed to foreclose this trust deed in equity as a mortgage or direct the truste to foreclose this trust deed by advertisement and sale, or may direct the truste to pursue any other right or remedy, either at law or in equity, which the beneficiary may here. In the event, the beneficiary elects to foreclose by advertisement and sale, the beneficiary enterther that the seal of execute and caus to 1s recorded a written notice of delault and election to sell the property to satisfy the obligation secured heroby whereupon the trustee shal list the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner; frow ed in ORS 86.715. Self-715.

3. After the trustee has commenced for closure by advertisement and sale, and at any time prior to 5 days before the date the trustee of the cure other than such portion as w) ild not then be 6 to had no default may be cured by paying the entire amount due at the time of the cure other than such portion as w) ild not then be 6 to had no default may be cured by paying the entire amount due at the time of the cure other than such portion as w) ild not then be 6 to had no default occurred. Any other default that is capable of being caused may be cured by tendering the performance required unds the obligation or trust deed. In any case, in addition to curing the default or defaults, the person effecting this curs shall pay to the beneficiary all costs and expenses actually incurred in enforcing the object of the stale may be postponed as provided by aw. The trustee may ell the property eller in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest idder for cash, pyable at the time of sale. Trustee hall deliver to the purchaser its deed i and that the grantor will warrant and forever a lend the same a inst all persons whomsoever.

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, is a fly or household surposes (see Important Notice below).

(b) for an organization, or (even if grant or is a natural x rson) are for business or commercial purposes.

This deed applies to, inures to the tene is of and binds all parties hereto, their inits, legates, devisees, administrators, executors, por sonal representatives, successors and assigns. The term benefit any shall mean the holder and owner, including pledgee, of the contract extured hereby, whether or not named as a bene iclary herein.

In constraining this trust deed, it is to deter so det that the grantor here includes the plural, and that generally all grammatical changes shall be raide, assumed und implied to make the provisions haveol apply smally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has examined this instrument the day and year first above written. * | NPORTANT NOTI E: Delete, by lining out, whiche a r warranty (a) or () is for epplicable; if warming (a) is applicable as if the sensition is a crist torial such word is defined in the Truth-in-Lending At and Regulation II, the baseficiery MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness form 15, 1319, or equiva ant. If compliance with the Act is not required, dissepant JAMAN STATE OF OR EGON, County of This institute ment was ach pwledged before me on by This histit ment was ackt owledged before me on .. OFFICIANTEAL THOMAS A. MOORE Moore NOTARY PUBLIC-OREGON COMMISSION NO. 037276 Notary Public for Oregon MY CC M VISSION EXPIRES NOV. 23, 11 98 My commission expires STATE OF OREGON: COUNTY OF KI AM ATH: SE K am th County litle day A.D., 19 96 at 11-21 o'clock A.M., and duly recorded in Vol. on Page 19305 a ser in the latter of the office of the series of the ser Mr Cerses Bernetha G. Letsch, County Clerk · 在中国中国 · 自己,我们也有这种人真实的,就是一个人们的的人。

1 101, 3277.

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FIE \$15.00

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