which are in excess of the amount required to pay nil research costs, expenses and attorney's fees necessarily paid or incurred by frenther in such proceedings, shall be paid to be elicitary and applied by it first upon any re-search costs and expenses and attorney's less, both in the trial and appellate courts, necessarily paid or incurred by implicitary in such probability, and fantor agrees, at its own expense; to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary as quest.

— 9. At any time and from time to time upon written ret rest of beneficiary, payment of its less and presentation of this deed and the note for endorsement (in case of hall reconveyances, for cur collation), without affecting the liability of any person for the payment of the indebtedness, trustee may (e) comes it to the making of my my or plat of the property; (b) join in granting any essenticition thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any recaveyance may be described as the "person or persons feedily entitled thereto," and the necitals therein of any matters or lects shall be canclusive proof of the stuthululess thereof. Trustee's less for any of the services mentioned it this paragraph shall be not less then \$5.

10. Upon any idealite by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequety of any security for the indebtedness hereby secured, enter upon and take possession of the property or any part tereof, in its own nam's use or otherwise collection, including reasonable attorney's fees upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking bossession of the property, the collection of such rents, issues and prolits, or the proceed

tion secured hereby whereupon the trustee shall lix the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the mannet provided in ORS 85,735 to 86,795.

13. After the trustee has commented trusteer'by at retisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor of any other person so privileged by ORS 86,733, may cure the default or defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no default courted. Any other default that is capable of being cured may be cured by tendering the person effecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and strong's tees not exceeding the amounts provided by law.

14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which the sale may be postponed as provided by law. The trustee may sell the property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the Highart bidder for cash payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying it e property so sold, but without any coverant or warranty, express or implied. The recitals in the deed of any matters of fact shall be creditaive proof of the trustheliness threefol. Any person, excluding the trustee, but including the compensat on of the trustee and a reasonable charge by trustee atterney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsecuent to the interest of the trustee and she property in the order of their priority and (4) the surgius, if any, to the grantor or to any successor in interest entitled to such surpiu

and that the grantor will warrant and to wer defend the same a sainst all persons whomsoever.

The grantor warrants that the priceeds of the lan represented by the above described note and this trus

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

(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. d note and this trust deed are:

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legates, devisees, administrators, executors, personal representatives, successors and essign. The term beneficiary shall meen the holder and owner, including pledgee, of the contract secured hereby, whether or not named at a beneficiary herein.

In construing this mortgage, it is anderstood that the mortgager or mortgager may be more then one person; that if the context so requires, the singular shall be taken to mean and include the partial, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof a ply equally to corporations and to individuals.

IN WITNESS WHEREOF the desired has accounted the intermediate of the context and the individuals. IN WITNESS WHEREOF the grantor has executed this instrument the day and year first above written.

*IMPORTANT NOTICE: Delete, by lining out, which ever warranty (a) 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-len ling Act and Regulation 2, the beneficiary MUST comply with the Act axis Regulation by making required disclosures; for this purpose use Stevens-Nes Form No. 1319, or equivalent. If compliance with the Act is not required, diregard this notice. DANTEL EENSON STATE O. OREGON, Courty of .. Klamath This instrument was acknowledged before me on June This instrument was acknowledged before me on Daniel Benson bv. OFFICIAL SEAL

JOANN BURNS

NOTARY PUELIC-OFF 30H Notary Public for Oregon amission anires 11-18 COMMISSION NO. 011 506 LIV COLMISSION EXPIRES NOT 12 部間等を非 **上**競技器提出 STATE OF OREGON: COUNTY OF KLAMATH: u Širi, oku na Brophy & | 111s et Eth Filed for record at request of _ the of July A.D. 19 04 at 10:10 oclock A.M., and duly recorded in Vol. on Page 21079 Evelya Biehn County Clerk By Mouline / Villendare FEE \$15.00 in out to early the second of the second of