Telling.

which are in excess of the amount required to pay a preasonable costs, expenses and attorney's fees necessarily paid or incurred by giantor in such proceedings, shall be paid 1; beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, nex-sarily paid or in surred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grartor (grees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, pre apply upon bere ficiary's request.

9. At any time and frost time 1 to time upon written request of beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in ouse or full reconveyance, for cancellation), without atfecting the liability of any person for the payment of the note for endorsement (in ouse or full reconveyance, for cancellation), without atfecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property for grantee in any reconveyance may be described as the "person or person legally entitled thereto," and the revitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services me attooned in this paragra, shall be not less than \$5.

10. Upon any default by grant or hereunder, be efficiary 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 adequacy of any security for the indebtedness hereby secured, enter upon and take possession of the property or any part thereof, in its warn name sue or otherwise collect the rents, issues and profits, including those past indebtedness secured hereby, and in such order as be eliciary may determine.

11. The entering upon and take impossession of the property, the collection of such rents, issues and profits, or the proceeds of tire and other insurance policie

to foreclose this trust deed in the number provided in ORS 86.735 to 86.795.

13. After the trustee has corn nenced foreclosule by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grante or any other persons so privileged by ORS 86.753, may cure the default or defaults. If the default consists of a failure to pay, when die, 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 position as would not then be due had no default occurred. Any other default that is capable of being cured may be cured by tendering the performance recuired under the obligation of trust deed. In any case, in addition to curing the default or defaults, 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 trustees and attorney's fees 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 highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

the parcel of parcels at auction to the lagrant and the property so sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded lies subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their privity and (4) the surplus, if any, to the grantor or to any successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee powers and duties conferred upon any trustee herein remed or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary which, when recorded in the mortgage records of the country or counties in which the property is situated, shall be conclus we proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, dufy executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, the serious property states shall be a party unless such act in or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully seized in fee simple of the real property and has a valid, unencumbered title thereto

and that the grantor will warran; and lorever detend it a same against all persons whomsoever.

The grantor warrants that the proceeds of the lean 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 organization, or (when it grantor is a natural person) are for business or commercial purposes.

This deed applies to, increased the behalf of an I binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, success (see and assigns. The team beneficiary shall mean the holder and owner, including piedgee, of the contract secured hereby, whether or not name as a beneficiary herein.

In construing this trust died, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it 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 nake he provisions here of apply equally to corporations and to individuals.

IN WITNESS WHERE()E the dreptor has executed this instrument the day and year first chouse written.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above writ	ten
M4Ht.	011.
Mallell CRopary	
*IMPORTANT NOTICE: Delete, by lining 2-1, whichever warrenty (a) or (b) is Matthew C. Biaggi	····
not applicable: if warronty (a) is an illeable and the beneficiery is a creditor as such word is defined in the Trub-in-1 anding Act and Regulation Z, the beneficiary MUST comply with the let and Regulation by neking required Kimberly A. Braggi	
beneficiary MUST comply with the Act and Regulation by a aking required Kimberly A. Braggi	·····
disclosures; for this purpose use Stevens-Ness Form No. 1319 or equivalent	
If compliance with the Act is not required, disregard this notice.	
STATE OF OREGON, County of humath)ss.	•
7 is instrumend was acknowledged before me on NOVEMBLE 23	87 V
by nathew J. Dagar Kimberly A. Bagar	J = ,
T vis instrument was acknowledged before me on	
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as	
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NOTALLY PUBLIC - OREGON COMNISSION NO. 018718 Only Notary Public for C)redon
OFFICE SEAL GININE JOHNSON NOTALLY PU SUC - OREGON COMMISSI (N NO. 018718 MY COMMISSI WILE (NEES SEPT. 28, 153) MY COMMISSI WILE (NEES SEPT. 28, 153) MY COMMISSI WILE (NEES SEPT. 28, 153)	regun
Commentational last t while the constitute a page	•••••
DEFNIERY LOS FINA PERONICA AND IT	
RECITEST FOR FULL RECONVEN ANCE (To be used only when obligations have been paid.)	
TO:, Trustee	
The undersigned is the legal or mer and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the deed have been fully paid and satisfied You been used in the deed have been fully paid and satisfied. You been used in the deed have been fully paid and satisfied.	e trust
trust deed or pursuant to statute to careel all avidance of included on payment to you or any sums owing to you under the terms	of the
together with the trust deed) and to a convey, without rarranty, to the parties designated by the terms of the trust deed the esta	rewith
held by you under the same. Mail reconveyance and deciments to	te non
DATED	
DATED:	
no not to a or destroy mis strust pages on the NOTE which if sacross. The least the control of t	
Both must be delivered to the trustee for cur cellation before reconveyance will be made. Beneficiary	

EXHIBIT "A"

DESCRIPTION OF PROPERTY

An undivided 50% interest of said property

Township 37 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon.

SECTION 33: S1, NE1

SECTION 34: NWINEL, SINEL, WI, SE!

Township 38 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon.

SECTION 3: Lots 3 and 4, SiNWi, Si

SECTION 4: Lots 1, 2, 3, and 4, 32N1, NELSW:, NISEL, SAVING AND EXCEPTING

therefrom a strip of land 30 feet in width running parallel along

the Southerly boundary of NISE and NEISW!

SECTION 10: NI SECTION 11: NI

SECTION 12: WINW!

STATE OF OF	REGON:	COUNTY	OF KLAN	HTAN	cc

Filed for record at reque	est of	Klanuth	County litle Co the 1st day
of <u>Dec</u>	A.D., 19	94_ at[1:33	o'clock AM., and duly recorded in Vol. M94
	of	Mortgages	n Page36644
FEE \$20.00	1.1		Evelyn Biehn County Clerk
			By Dauline Mulendore