NOTE the Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and toan association authorized to do business under the time time of Oregon or the United States, a title insurance company authorized to insure title to teal property of this state, in subsidiaries, affiliates, atgents or brandles, the United States or any agency thereof, or an escrow agent licensed under ORS 696-505 to 695-585.

<text><text><text><text><text><text><text><text><text><text>

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by taw. Trustee is not oblighted to notify any party hereto of perding sate under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

summus, if any, to the klantst or to his successor in interest entitled to such survius. 16. Brenknary may from time to time appoint a successor or succes-urder. Upon such appointment, and with conveyance to the successor trustee, the latter shall be vested with all title conveyance to the successor upon any trustee health appointment, and with all title powers and during success trustee, the latter shall be vested with all title powers and during success upon any trustee health appointment of appointed her powers and during successor which when recorded in the mortfage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment 17. Trustee.

together with fusiting minimum in enforcing the obligation of the irrust deed by law. 14. Otherwise, the sale shall be held on the date and at the time and the postmated in the notice of she to the time to which said sale may auction morel or in separate parcel and shall sell the parcel or parcel as in one provided by the trustee imay sell said reports either the property to the purchaser its deal, payable at the time (and parcel as in one provided by the trustee in the time (and parcel or parcel) auction to be highest bidder for cash, payable at the time (and parcel as in one provided by the parcel of the time (and parcel or parcel) are properly to the purchaser its deal, payable at the time (and parcel as the property to the purchaser its deal for an exclusion or exercised the properly condition of the time (and the trust) and the trust in the truthfulness thereol. Any person, excluding the trust, express or in-the function of the purchaser is a feat of the said. Trustee (half apply the purceeds at the said). Any apply the purceeds at the said. (b) the trustee of all the conclusive prior and the compensation of the time and at casumable express of sale, in-thurney. (1) to the obligation excurred by the trust express of sale, in-the day after contention of the times of the trustee of the trustee (add as their interest may appear in the wider of their priviled to all persons and day their proceeds of the time to the privile of the trustee of the trustee struct of the time the interest of the trustee of the trustee trustee in the trustee of the trustee of the trustee of the proceed of the trustee of the trustee of the trustee of the trustee trustees that appear in the wider of their priviled to and and their interest may appear in the wider of their priviled to the or the priviled to succession on trustees the trustee of the trustee of the trustee of an trustee named bergin the to the appoint a successor or succes.

the manner provided in ORS 68.755 to 86.757. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the trustee conducts the sale, and the days of the prior of the default consist of a linure to pay, when due the default or default or default default consist. The default of the date the trust default of the default of the

diveral, timber or grating purposes.
(a) consent to the making of any map or plat of said property; (b) join in subordination or other adjoint or retaring any restriction thereon; (c) join in any resonvey; without warrinty, all or idea or the lien or charge subordination or other adjoint or the property. The subordination or other adjoint or may be described by part of the property. The second is the training and the recitals therein as the "person or persons be conclusive proof of the property and the recitals therein any mercan any be described by part of the property. The be conclusive proof of the property and the recitals therein any mercan any be conclusive proof of the property. The second in this paragraph shall be not taking the second in the property of be adequacy of any security or any default by granter hereunder, beneliciary may at any print thered, in its own name and take possession of said property of any there of paration and collection, including reasonable after the secure and provide the secure and relative and without metad of collection, including the secure posses and property, and the proceeds of the adoption of the secure to the secure to the secure to the adoption of the secure to the secur

Together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise row or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

<u>.</u>

-D Lot 21, Block 3, Wagon Trail Acreages No. 1, 3rd Addn., Klamath County, Oregon

CENTURY 21 HEIDE REALTY and CENTURY 21 SKY REALTY, each as to an undivided 1/2 interest

as Grantor, KEY TITLE & ESCROW CO.

PERMER R. VAUGHN and CAROL L. VAUGHN, husband and wife

THIS TRUST DEED, made this 7th MARCH Vol.<u>M&b</u> Page 4196

MICTSCL-686 STEVENS. HESS LAW FUS. CO., PORTLAND. OR. 97204 59141

TRUST DEED

FORM Ne. 811-Oregon Trust Deed Series-1 IUST [SED.

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

inKLAMATH......County, Oregon, described as:

The grantor covenante	
fully seized in fee simple of said	nd agrees to and with the beneficiary and those claiming under him, that he is law d described real property and has a valid, unencumbered title thereto
and that he will warrant and for	prever defend the same against all persons whomsoever.
	emente the same against all persons whomsoever.
: : :	
The grantor Warrants that it	
(a)* primarily for grantor's person (b) for an organization, or feven	Reeds of the loan represented by the above described note and this trust deed are: nal, temily or household purposes (see Important Notice below) with the antwrist and person) are for business or commence by
accu applies to	Commences of Commence
fender includes the feminine and as	a beneficiary band is an parties hereto, their heirs, legatees, devisees admit
IN WITNESS WHEREOF,	e berwlit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, saight, The term beneficiary shall mean the holder and owner, including pledgee, of the contract a beneficiary herein. In construing this deed and whenever the context so requires, the masculine fer, and the singular number includes the plural. Said grantor has hereunto set his here at the
* UAPO RTANT NOTICE: Delete, by linian	nand the day and year first above with
beneficiary MUST comply with the Actin-Lendin	ng Act and Regulation T dermer R that the
disclassres; for this purpes use Stevens-Ness Fo disclassres; for this purpes use Stevens-Ness Fo If compliance with the Act is not required, disreg	arm No. 1319, or equivalent
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	Carol L. Vaughio
STATE OF OREGON	
Courty of) STATE OF OREGON,
March 745	before me on This is the second secon
Permer R. Vaughn and Carol L.	19
U177- 1 0 2	
SEAL) My commission	612
My commission expires 4/12/86	6 Notary Public for Oregon My commission expires:
	(SEAL)
).	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid.
The understand the	Trustee
st deed have been fully paid and satisfied v	older of all indebtedness secured by the
with together with said trust deed) and to rea	folder of all indebtedness secured by the foregoing frust deed. All sums secured by said fou introby are directed, on payment to you of any sums owing to you under the terms of el all evidences of indebteciness secured by said trust deed (which are delivered to you seconvey, without warranty, to the parties designated by the terms of said trust deed the conveyance and documents to
not not a log you under the same. Mail rec	conveyance and documents to
TED:	
	Beneticiary
Do not lose or destroy this Trust Doord C.C. This second	hick it secures. Both must be definition to at
Do not loss or destroy this Trust Dood OR THE NOTE wh	to the trustee for concellation before reconverges with t
Do not low or destroy this Trust Dood OR THE NOTE wh	annoned is the trustee for cancellation before reconveyance will be made.
TRUST DEED	STATE OF OREGON
IRUST DEED (FOEM No. 883) EVENE NEET LAW PUB. CO., POITLAND, ORE.	STATE OF OREGON, County ofKlamath
TRUST DEED	STATE OF OREGON, County ofKlamath
IRUST DEED (FOEM No. 883) EVENE NEET LAW PUB. CO., POITLAND, ORE.	STATE OF OREGON, County ofKlamath ss. I certify that the within instrument was received for record on the .12th. day ofMarch
IRUST DEED (FOEM No. 1891) EVENSINEET LAW PUB. CO., POTTLAND. ORE:	STATE OF OREGON, County ofKlamath
(POEM No. 881) EVENS.NEEL LAW PUB. CO., POSTLAND, DRE.	STATE OF OREGON, County ofKlamath }ss. I certify that the within instrument Was received for record on the .1.2th. day of
IRUST DEED (FOEM No. 883) EVENS ALEST LAW PUB. CO., PONTLAND. ORG. Grantor Bonoficiary VETER: RECORDING RETURN TO	STATE OF OREGON, County ofKlamath
IRUST DEED (FOEM No. 883) EVENS ALEST LAW PUB. CO., PONTLAND. ORG. Grantor Banatician	STATE OF OREGON, County ofKlamath }ss. I certify that the within instrument Was received for record on the .1.2th. day of