of the successor trustee. 17. Trustee accepts this trust when this deed, duly 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 frantor, beneficiary or trustee, shall be a party unless such action or proceeding is brought by trustee. NOTE. The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregan State Bar, a bank, trust company or savings and loan essecution authorized to do business under the laws of Oregan or the United States, a title insurance company authorized to insure title to real property of this state, it subsidiences, affiliares, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

peop in exercise from allecting said property. In *Feddrations, covenants, condi-tival Gode as its back instructions are too to the Uniform Commer-proper public citize or classry may require and too the Uniform Commer-proper public citize or classry are provide and continuously maintain insurance on the buildings of a provide and continuously may familia in insurance on the buildings and mach chiliry arcered on the said premises an insurance on the buildings and mach chiliry arcered on the said premises an insurance on the buildings and mach chiliry arcered on the said premises an insurance on the buildings and mach chiliry arcered on the said premises an insurance on the buildings and mach chiliry arcered on the said premises an insurance on the buildings and mach chiliry arcered on the said premises an insurance on the buildings and mach chiliry arcered on the said premises and the said arcered and and pressure of masarce that the the beneficiary as too in latteri all devices of any arcered and the said premises and the said and the said and the trans of any prise of insurance policy may be applie too inte expira-tive of any and the said of any reason to the said and the trans of any any discourts the same at granton discourd of any the instruction of any discourt the same at granton discourd of any the said the beneficiary as the elesed to grantor the same and the the same and property before any partial may be level of an instruction or invalidate any . To therp and provering the other from construction from and to pary all data and property before any partial that apply deliver receipts therefor meases and and chine there toom construction. These and to pary all data is and property before any partial to rake priph deliver receipts therefor meases and and the grantor fail to make partin died of athil data and property before any partial to rake granton di any tarse, assess-thy dates and approver therefore any may in a start of all the store are the another any data and experimes of this trans and any* together with trustes and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be designated in the notice of slipe or the time to which said sale may one parcel or in separate parc. The trustee may sell said the time and be not parcel or in separate parc. The trustee may sell said the parcel of parcel of the the parcel or an separate parc. The trustee may sell said the parcel of the abalt deliver to the purchaser its cash, payable at the time of y law. The trustee may sell said the parcel of parcel at the parcel or in separate parc. The trustee may sell said. Trustee the parcel or in separate parc. The trustee may sell said the parcel of parcel of the truthulness thereol. Any payable at the time separate by law of the recitals in the deed of any matters of lact shall be conclusive proof the grantor and beneficiary, may person, excluding the trustee but including shall apply the proceeds of the trustee at the said. So when trustee sells pursuant to the powers provided herein, trustee cluding the compensation of at the trustee and a trust but including deed as their interest may appear in the order of the trustee in the trust aurplus, it any, to the grantor or to his successor in interest and (4) the surplus. 16. Beneficiary may from time to time appoint a successor or success

In a subare described real property is not currently used for agricul To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in 600d condition and reary: net no remove or demolina any building or improvement thereon; and reary in the network of demolination of the property. To complete or restore prompily and in 600d and workmanlike dentroyed thereon, and pay when due all costs incurred therefor. 3. To comply with laws, ordinances, reductions, covenants, condi-point in estexting such imaging statements pursuant to the Uniform Commen-regore public office or officer, as well as the cost of all lien searches made by tuing others or searching agencies as may be deemed desirable by the sentities.

Ilural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any subordination or other agement altering this default of the property; (b) intervent of the property; (b) intervent of the property; (c) provides and the provides and the property; (c) provides and the provides and the property; (c) provides and the property; (c) provides and the provides and provides and provides and provides and provides and property; (c) provides and provides and property; (c) provides and provides and provides and provides and property; (c) provides and pro

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or bereatter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the OVE THORCAND ETHE HINDER AND NO/1002

...., as Trustee, and

EVENS-NESS LAW PUB. CO., PORTLAND, OR. 9720

11780 🏶

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KCTC - 39728

76544 TRUST DEED

STAM No. STI-Oregen Trust Deed Series-TRUST DEED.

RODNEY D. LEE and BARBARA M. LEE, husband and wife

as Grantor, KLAMATH COUNTY TITLE COMPANY

CENTURY 21 PRODUCTION REALTY

as Beneficiary,

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in \_\_\_\_\_Klamath\_\_\_\_County, Oregon, described as:

See Attached Exhibit "A"

and the the waters for the

the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time person so priviled the trustee conducts the sale, the grantor or any other person so priviled by ORS 86.753, may cure sums secured by the trust deed, the default consists of a failure to pay, when dury sums secured the trust deed, the default consist of a failure to pay, when dury on then be due had the time of the cure other than such portion as would being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in epitormance required under the default, the person so prioring the obligation to curing the default obligation or trust line of the cure shall pay to the beneficiary all costs together with trustees and attorney's fees not exceeding the amounts provided by law. 14. Otherwise, the sale shall he held on the dute and the time of the time.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or success-ors to any trustee named herein or to any successor trustee appointed here-inder. Upon such appointent, and without conversance to the successor upon any trustee herein named, and without conversance to the successor upon any trustee herein named or appointed hereinder the such appointent and substitution shall be may by written instrument executed appointents which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

Vol Man

note of even date herewith, peyable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if 

ONE THOUSAND FIVE HUNDRED AND NO/100s-----

11781 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)<sup>a</sup> primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even il grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the teninine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. • IMPORTANT MOTICIE: Delete, by lining out, whichever warranty (a) or (b) is net especiable; if warranty (a) is applicable and the beneficiary is a creditor es such word is defined in the Trath-in-Lending Act and Regulation Z, the disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is net required, disregard this notice. Keeling albaia / (If the signer of the above is a corporation, use the form of acturavia-igament apposite.) STATE OF OREGON STATE OF OREGON, lamath erol I ) ss. Cau County of s meknowledged before me on This instrument was acknowledged before me on . 19 .... hv Lee + Barba 85 . there were Notary Public for Oregon Notary Public for Oregon (SEAL) My commission expires: 6-21-88 My commission expires: (SEAL) REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: ., Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been hully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you harewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same, Mail reconveyance and documents to ...... DATED: 10 Beneticiary ry this Trust David OR THE NOTE ich is secures. Both must be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED STATE OF OREGON, (PORM He. 881) ) iss. EVENS NEES LAW PUR. CO County of ..... ..... I certify that the within instrument was received for record on the ......day of ..... ....., 19....., Grantor SPACE RESERVED in book/reel/volume No. ..... on FOR page ..... or as fee/file/instru-RECORDER'S USE ment/microfilm/reception No....., Record of Mortgages of said County. Beneficiary Witness my hand and seal of Century 21 Production Balt 4509 J. 6Th Start Klamath Falls, UN. 97603 County affixed. NAME TITLE 14000 0100 By ..... ..... Deputy

## EXHIBIT "A"

## DESCRIPTION OF PROPERTY

The following described real property situate in Klamath County, Oregon:

Beginning at a point on the Westerly right of way line of the Dalles-California Highway which bears N. 89°49' West along the East-West quarter line a distance of 489.5 feet and thence S. 6°02' W. along the Westerly right-of-way line of the Dalles-California Highway a distance of 600.3 feet from the center of Section 7, Township 38 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, and running thence; North 89°49' West parallel to said quarter line a distance of 486.54 feet to a point; thence South 6°02' West a distance of 90 feet to a point; thence South 89°49' East parallel to the above mentioned quarter line a distance of 486.54 feet to a point which is on the Westerly right of way line of the Dalles-California Highway; thence North 6°02' East along said Westerly right of way line a distance of 90 feet to the point of beginning in the NETSWT of Section 7, Township 38 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon.

## STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for	record at request	of Klamath	<u>ı County</u>	Title	Company	y the	6th	day
of	July					and duly recorded in		/,
of <u>Mortgages</u>					_ on Page _	11780	1	•
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FEE	\$13.00			E	Ву	THM	Emi	en'