FOID 1 No. 88	I-Oragen Trust Doed Serie -TRUS				
	US TRUST DEED	영국 이상 물건에서 가장 방송을 가 같다.	RUST DEED	승규가 이 가장은 것 않는 것이 있는 것이다.	Page 23498
EE	IIS TRUST DEED, H LMER C. OGBORN			November husband and v	tifo
as Granto S	ASPEN TITLE EVEN I. SUBOTN	& ESCROW, INC ICK and JANIC	•, an Oregon	n Corporation	, as Trustee,
as Benefic	iary,			ICK, husband	and wife
Gra	ntor irrevocably grant	WI'	INESSETH:		na se standar (1907) Na se standar (1907) Na se standar (1907)
in	ntor irrevocably grants Klamath	County, Oregon, des	conveys to truste scribed as:	e in trust, with por	ver of sale, the prope
		SEE ATTA	CHED EXHIBIT		- 민직 가진 사진 상관이 가 가 다. 2014 인자 레이들 성장 (중위 4 4644)
THIS TR	UST DEED IS AN R AND JUNIOR TO	ATT	김 영화 비원 문제 문제		
THE ABO	VE DESCRIBED PR	ASSOCIATION OPERTY.	THAT IS NOW	RECORDED AS	REEDOM A LIEN ON
todether with	ACHED EXHIBIT "				
FOR 1	all and singular the tenen ter appertaining, and the i real estate. HE PURPOSE OF SECT				cincu io ol useu in conni
sum of ONE	HUNDRED TWENT	Y THOUSAND TH	REE HUNDRED	t of grantor herein con SEVENTY FIVE	tained and payment of t
note of even o	late herewith, payable to b	eneliciary or order and r	nade by grantor; the	est thereon accurding to	o the terms of a promisso
becomes due a	and payable. In the event	the within described pro	it is the date, stated	above, on which the fir	nal installment of sold
herein, at the b herein, shall be	eneticiary's option, all oblig come immediately due and	gations secured by this i payable.	nstrument, irrespecti	he written consent or a ye of the maturity d	aftes expressed therein,
I. To pro and repair; not	otect, preserve and maintain sa	id property in good conditio	n i pasi da avent		
manner any buil destroyed thereon 3. To con	and pay when due all costs inc pply with all laws, ordinances.	id in good and workmanlik y be constructed, damaged o urred therefor.	e grantee in any rec r /egally entitled there he conclusive proof	y, without warranty, all or priveyance may be describ to," and the recitals there	any part of the property. The ed as the "person or person of any matters or person
cial Code as the	beneficiary may require and t	ant to the Uniform Comment	- time without notice,	either in person, by ager	inder, beneficiary may at an at or by a receiver to 1
beneficiary. 4. To pro	or searching agencies as may vide and continuously maintain	be decined desirable by the	erly or any part th issues and prolits, in	by secured, enter upon an preof, in its own name sue cluding those past due and	d take possession of said prop or otherwise collect the rent unpaid, and apply the
an amount not le companies accepts policies of insuran	ss than 3 INSULAD P	Valle written in ss payable (o the latter in	ficiary may determin 11. The ente	indebtedness secured hereb e. ring upon and taking pos	y, and in such order as bene
tion of said policie	s to the beneficiary at least lift	een days prior to the and to	property, and the ap	compensation or awards for	session of said property, the he proceeds of fire and other any taking or damage of the as aforesaid, shall not cure or er or invalidate any act dom
any determine, or	v of insurance now or herealt, ay procure the same at grar y lire or other insurance policy debtedness secured hereby and at option of beneficiary the er may be released to grantor. Sucj any default or notice of default	tire amount so collected	12: Upon dela hereby or in his perf	ult by grantor in payment ormance of any agreement	of any indebtedness secured hereunder, time being of the
act done pursuant 5. To keep taxes, assessments	any default or notice of default to such notice. said premises free from constr	hereunder or invalidate any uction itens and to pay all	in equity as a mortg	at his election may procee age or direct the trustee to	d to foreclose this trust deed foreclose this trust deed foreclose this trust deed by
against said prope charges become pa to beneliciary; shou	ty before any part of such the st due or delinquent and promp and the grantor lail to make pa	axes, as essentials and other poly deliver receipts therefor (yment of any taxes	the beneficiary elects the trustee shall execute and his election to shall execute and his election to shall be a shall b	o loreclose by advertisement te and cause to be recorded	and sale, the beneficiary or his written notice of default
by direct payment make such payment and the amount so hereby togethe	or by providing beneliciary t, beneficiary may, at its opti paid, with interest at the rate s	with funds with which to on, male puyment thereof.	in the manner provider	required by law and proceed in ORS 86,735 to 86,795	d to foreclose this trust deed
trust deed, shall be trust deed, without covenants hereof an	added to and become a part waiver of any rights prising ad for such payments, with inte	of the cebt secured by this from breach of any of the rest as aforesid the	sale, the grantor or an	y other person so privilege	d by ORS 86.753, may cure
out notice, and all sout notice, and the	uch payments shall be immedia nonpayment thereoi shall, at th	tely due and navable with	nor then be due had r	the time of the cure other to default occurred. Any other	than such portion as would the delault that is careble of
6. To pay a	of this trust deed. In costs, fees and expenses of the ell as the other costs and expen- t in enforcing this activity.	his trust including the cost	defaults, the person e and expenses actually together with trustee's by law	lecting the cure shall pay incurred in enforcing the and attorney's less not exc.	to the beneficiary all costs obligation of the trust deed eeding the amounts provided
ees actually incurre 7. To appea liect the security r	d. in and defend any action of ights or powers of beneliciary of	proceeding purporting to	place designated in the be postponed as provi in one parcel or in se	the sale shall be held on the e notice of sale or the the led by law. The trustee n parate parcels and shall.	he date and at the time and me to which said sale may hay sell said property either ell the parcel
ny suit for the for luding evidence of mount of attorney's	eclosure of this deed, to pay title and the beneficiary's or to lees mentioned in this paragra	all costs and expenses, in- ustee's attorney's fees; the aph 7 in all cases that to	shall deliver to the pu the property so sold, it plied. The recitals in the	bidder for cash, payable i rchaser its deed in form as but without any covenant be deed of any matters of t	at the time of sale. Trustee required by law conveying or warranty, express or im- act shall be conclusive and
ecree of the trial c ellate court shall a ey's fees on such a	ourt, grantor further agrees to djudge reasonable as the benef opeal.	pay such sum as the ap- liciary's or trustee's attor-	the grantor and benefic 15. When truste	iary, may person, excluding iary, may purchase at the sells pursuant to the pow	the trustee, but including sale.
8. In the even nder the right of cr	ly agreed that: nt that any portion or all of sa ninent domain or condemnation, to require that all or any port		having recorded liens	ubsequent to the interest	ist deed. (3) to all persons
pay all reasonable curred by grantor	such taking, which are in excer e costs, expenses and attorney' in such proceedings, shall be	s of the amount required s less recessarily puid or paid to be provided and	surplus, if any, to the surplus. 16. Beneticiary sors to any trustee nat under line	grantor or to his successor may from time to time ap ned herein or to any succe	point a successor or succes-
cured hereby; and	grantor agrees, at its own expe	ed upon the indebtodness	tristee, the latter shall upon any trustee herein and whetitution shall i	bointment, and without co be vested with all title, named or appointed hereun	onveyance to the successor powers and duties conferred der. Each such appointment
9. At any tin Diary, payment of	upon beneficiary's request. te and from time to time upon its fees and presentation of thi	written request of bene-	which, when (recorded which the property is si	in the mortgage records of fuated, shall be conclusive	the county or counties in
e nability of any p consent to the n	erson for the payment of the inaking of any map or plat of s	aid proterty; (b) join in			deed, duly executed and ed by law. Trustee is not le under any other deed of ntor, beneficiary or trustee brought bu teret
DTE: The Trutt Dond			二二 きそうよう ほんとう うだしまし しょうまん		brought by trustee. Bar, a bank, trust company rized to insure tille to real er ORS 696.505 to 696.585.

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The discrete states of the sta	th the beneficiary and those claiming under him, that he is
fully seized in fee simple of said described real prop	
가 있는 것은 가격하는 것은 가격 가 가 있다. 것 가 가장 가운 가장 아파라 있는 것 같은 것 같은 것 같이 있는 것 같이 있는 것 같이 있는 것 같이 있는 것 같이 있다. 가 가 가 가 가 가 가 이 같은 것 같은	가락 전체가 이 관객되었다. 가 가격 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가
and that he will warrant and forever defend the se	ane against all persons whomsoever.
[14] J. K. Katalina, and K. Katalina, "A static structure of the struct	가 같은 1999년 4월 2019년 1월 2019년 1월 1999년 1월 2019년 1월 2019년 1월 2019년 1월 20
(1) Martin Barrawan, and a set of the Alexandra State and Alexandra Alexandra State and Alexandra State	1919년 - 국가정상 전 전체에 위해 이 제외 (1919년) 1919년 1917년 1919년 1917년 1918년 1918년 1918년 1918년 1918년 1918년 1918년 1918년 1918 1917년 1918년 - 전 1918년 1918년 1918년 - 1918년 - 1918년
	ે છે. કે પ્રદેશ કે પર કે બે જે એ છે તેમ એ છે. પર પ્રવાર પ્રદેશ પ્રકાર પ્રદેશ પ્રદેશ પ્રદેશ કે પ્રદેશ કે પ્રદેશ ક તેમ કે પ્રદેશ કે બે જે છે છે છે. તેમ છે છે છે છે જે જે બે જે બે જે પ્રદેશ પ્રદેશ કે પ્રદેશ કે પ્રદેશ કે પ્રદેશ ક તેમ કે પ્રદેશ કે બે જે જે છે છે. તેમ છે છે છે જે છે છે છે છે છે છે છે છે છે છે. તેમ છે છે છે છે છે છે છે છે છે છ
가 있는 것은 사실 이 가지 않는 것이 있는 것이 같은 것은 사실은 것이 있는 것이 있는 같은 것은 것이 있는 것이 같은 것이 있는 것이 있	1. 日本語の「大学校会会」を構成していた。「「大学校会会」を行っていた。「「大学校会会」を行うため、「大学校会会会」を行うため、「大学校会会会」を行うため、「大学校会会」をうくうないる」を行うため、「大学校会会」を行うため、「大学校会会会」を行うため、「大学校会会」を行うため、「大学校会会」を行うため、「大学校会会」を行うため、「大学校会会」を行うため、「大学校会会会」を行うないる」を行うため、「大学校会会」を行うため、「大学校会会」を行うため、「大学なる」を行うため、「大学校会会」を行うない、「大学校会会」を行うない、「大学校会会」を行うなる」をううなる」をううない、「大学校会会」をううくうくうく、「大学人、「、「大学人」をうく、「大学人、「大学人、「大学人、「人」、「、「大学人、「人」、「、「、「、「、「、「、「、「、「、「、「、「、「、「、「、「、「、
1. The PAPER ADD PERSONNER CONTRACT, ADD SECTION AND ADD PERSONNER ADD PERSONNER ADD PERSONNER ADD PERSONNER ADD PERSONNER PERSONNER ADD PE	1월 18월 21일 18월 18월 28월 28월 18일 전 18월 18월 18일
(a)* primarily tor grantor's personal, family or househ (b) for an organization, or (even it grantor is a natu	presented by the above described note and this trust deed are: old purposes (see Important Notice below), ral person) are for business or commercial purposes.
This deed applies to, inures to the benefit of and bine	ds all parties hereto, their heirs legatoes devisees administrators even
scured hereby, whether or not named as a beneficiary herein gonder includes the feminine and the neutry, and the singular	neliciary shall mean the holder and owner, including pledgee, of the co . In construing this deed and whenever the context so requires, the mat number includes the plural.
IN WITNESS WHEREOF, said grantor ha	s hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, which iver, warranty (a not applicable; if warranty (a) is applicable and the beneficiary is	
as such word is defined in the Truth-in-Lending Act and Regulation boneficiary MUST comply with the Act and Rigulation by making	on Z, the
disclosures; for this purpose use Stavens-Ness Form No. 1319, or ea If compliance with the Act is not required, disrigard this notice.	avivalent. 10 ANNE M. OGBORN
(If the signer of the above is a corporation, by a his form of acknowledgement opposite.)	
STATE OF OREGON,	STATE OF OREGON
SCounty 64, Klamath	County of
This institution was technowledged before mo on Dec Em Fer 11, 19, 89, 57	7'his instrument was acknowledged before me on
e Elmer C. Ogborn and Cilianne M. Ogborn	(a) δ φ ² /δ β δ φ ² /δ φ
E. S. D. Marson D. Allerator	n 1977 - Angele State (1997) - Angele State
(SEAL)	Notary Public for Oregon
(SEAL). My commission expires: 3.2,7-93	Notary Public for Oregon Niy commission expires:
(SEAL) My commission expires: 3. 2.2-93	(Commission expires)
(SEAL). My commission expires: 3. 2.2-93 REQUEST To be used enty	My commission expires: Foil FULL RECONVEYANCE y whin solfgations have been paid.
TO:	(Ny commission expires: Foil FULL RECONVEYANCE y whin obligations have been paid. Trustoo
(SEAL). My commission expires: 3. 3.3-9-9-3 REQUEST To be used only TO: The undersigned is the legal owner and holder of all in trust deed have been fully puid and satisfied. You horeby are	My commission expires: FOR FULL RECONVEYANCE y whin obligations have been paid. <i>Trustee</i>
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TO: The undersigned is the legal owner and holder of all in trust deed have been fully puid and satisfied. You horeby are sold trust deed or pursuant to statute, it caused all evidence horewith together with said trust deed) and to reconvey, with evidate now held by you under the same Nail reconvoyance a DATED: De not lose or destroy this Trun Deed OR Till NO(II which it secure (FORM No. 881) STEVENS-MESS LAW PUL CO. PORTLAND. OR	Ny commission expires: I FOR FULL RECONVEYANCE y whin obligations have been poid. Trustee idebtedness secured by the foregoing trust deed. All sums secured be officiented, on payment to you of any sums owing to you under the te- res of indebtedness secured by said trust deed (which are delivered to out warranty, ito the parties designated by the terms of said trust de- inc documents to Boneficiary Bats must be delivered to the trustee for concellation before reconveyance will be made STATE OF OREGON, County of County of County of County of County of County of
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REQUEST To be used only TO: The undersigned is the legal owner and holder of all in trust deed have been fully puid and satisfied. You horeby and horewith together with said trust deed) and to reconvey, with extate now held by you under the same, Nail reconveyance, a DATED: De not late or desired this trust Deed OR fill NOTE which it secure (CATED): TRUST DEED [FORM No. 881] STEVENS-MESS LAW PUB. CO. PORTLAND. ONE AFTER RECORDING, RETURN TO 100	My commission expires: (4) I FOIL FULL RECONVEYANCE (1) y whan obligations have been paid. Trustee Trustee (1) adebtedness secured by the foregoing trust deed. All sums secured be cliceted, on payment to you of any sums owing to you under the terms of said trust deed (which are delivered to one warranty) its the parties designated by the terms of said trust deemed for the terms of said trust deemed for the demed for the terms of said trust deemed for the demed for the defivered to the parties designated by the terms of said trust demed for the defivered to the trustee for cancellation before reconveyance will be made Basis must be delivered to the trustee for cancellation before reconveyance will be made STATE OF OREGON, (1) (1) STATE OF OREGON, (1) (1) (1) (1) (2) (2) (3) (2) (4) (2) (4) (2) (5) (2) (6) (2) (7) (2) (7) (2) (7) (2) (7) (2) (7) (2) (7) (2) (7) (2) (7) (2)<

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EXHIBIT "A"

Lot 5, Block 77, BJENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon, EXCEPTING THEREFROM the Southwest 3 feet of Lot 5 used for sewer line right of way.

And Lots 7, 8, 9, 10 and 11, Block 77, BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.

CODE 1 MAP 3809-298D TL 300 CODE 1 MAP 3809-298D TL 400 CODE 1 MAP 3809-298D TL 500 CODE 1 MAP 3809-298D TL 500 CODE 1 MAP 3809-298D TL 600 CODE 1 MAP 3809-298D TL 1200

23500 A

EXHIBIT "B"

THIS TRUST DEED. IS AN "ALL-INCLUSIVE TRUST DEED" AND IS SIXTH AND SUBORDINATE TO A FIFTH TRUST DEED DATED JANUARY 20, 1987 AND RECORDED JANUARY 29, 1987 IN BOOK M-87 AT PAGE 1436, IN FAVOR OF FREEDOM FEDERAL SAVINGS & LOAN ASSOCIATION, AS BENEFICIARY, WHICH SECURES THE PAYMENT OF NOTE THEREIN MENTIONED. STEVEN I. SUBOTNICK AND JANICE 3. SUBOTNICK, HUSBAND AND WIFE, BENEFICIARIES HEREIN AGREE TO PAY, WHEN DUE, ALL PAYMENTS DUE UPON THE SAID NOTE IN FAVOR OF FREEDOM FEDERAL SAVINGS & LOAN ASSOCIATION AND WILL SAVE GRANTORS HEREIN, ELMER C. OGBORN AND JO ANNE M. OGBORN, HUSBAND AND WIFE, HARMLESS THEREFROM. SHOULD THE SAID BENEFICIARIES HEREIN DEFAULT IN MAKING ANY PAYMENT DUE UPON SAID PRIOR NOTE AND TRUST DEED, GRANTOR HEREIN MAY MAKE SAID DELINQUENT PAYMENTS AND ANY SUMS SO PAID BY GRANTOR HEREIN SHALL THEN BE CREDITED UPON THE SUMS NEXT TO BECOME DUE UPON THE NOTE SECURED BY THIS TRUST DEED.



STATE OF OREGON: COUNTY OF KLAMITH: SS

Filed for	record at request December	· XY - AR		1., and duly recorded in Vol.	<u>-5th</u> day <u>M89</u> ,
FEE	\$23.00		Evely By	h Biehn County Clerk uno tha het	sch-