	7: pin Title	COPYRIGHT 1998 STEVEN	NEES LAW PUBLISHING CO., PORTLAND, QU. 87804
	TRUST DEED	N. I MA	19043
49590 THIS TRUST DEED, made this Harry F. Cuillard adn M	2Ωth davof	Anonst	, 1992, between
	· 동안 : 2016년 - 11일 : 11일	영문 가슴 가슴 가슴 가슴 눈 깨끗한 것이다.	as (Tranioi.
Aspen Title & Escrow, I	nc.	网络马克勒特洛德斯特德勒鲁克 如此 人	as riustee, and
			, as Beneficiary
Grantor irrevocably grants, bargai	TATTATECCETI	7. (1992))))))))))))	없을 만큼 맞는 눈을 가슴 사람이 눈감히 주었어? 물질을 가지?
Grantor irrevocably grants, bargan Klamath County, C	Dregon, described as:		
See Attached Exhibit "A"			
This Trust Deed may be as she cannot withhold reaso	ssumed in the futur phable consent.	e and Beneficia Secure H	my heroby agrées that
sether with all and singular the tenements, he hereatter appertaining, and the rents, issues	reditaments and appurtenant and profits thereof and all fi	es and all other rights stures now or hereafter	thereunto belonging or in anywise no attached to or used in connection wit
Forty Seven Thousand and No	V 100	میشون موقع میرونیون میروند. در از والی از این از	and the second se
e or even date herbertin, payment	neurity of note in	영상, 관람들은 것은 관람들을	양감의 이번에 가장 집에서는 것은 방법적을 알려야?
The date of maturity of the debt secure	ithin described property, or	any part thereof, or as	
, conveyed, assigned or enemated by the peneliciary's option, all obligations security is and the peneliciary and the penelici	red by this instrument, irresp	ective of the maturity	dates expressed merent, or nerona, ca
To protect the security of this must been		n and repair; not to r	emove or demolish any building or in
2. To complete or restore promptly and	in good and habitable cond due all costs incurred therefo	ition any building or i r.	mprovement which may be construct
2. To complete or restore punction and pay when a naged or destroyed thereon, and pay when a 3. To comply with all laws, ordinances, requests, to join in executing such linancin, pay for filing same in the proper public of			Code as the beneficiary may require a hes made by filing officers or searching
pay for filing same in the proper purchased incies as may be deemed desirable by the b	eneliciary. ain insurance on the build	ngs now or hereafter	erected on the property against loss
mage by fire and such other nazarus as the	iciary, with loss payable to t	he latter; all policies of	insurance shall be derivered to the beneficia
least fifteen days prior to the expiration of	nt collected under any fire c	r other insurance poli	cy may be applied by believed any effect
any part thereof, may be released to grant	or. Such application or release such notice.	e shall not cure or wal	ve any delight of notice of delight
5. To keep the property five from con- seased upon or against the property before	ary should the grantor fail	to make payment of an	y faxes, assessments, main ande prenad
ens or other charges payable by grantor, eith	her by direct payment or by payment thereof, and the a	providing beneficiary v mount so paid, with in	iterest at the rate set forth in the r
ecured hereby, together with the oblightions he debt secured by this trust deed, without w	vaiver of any rights arising fr inhefore described, as well a	om breach of any of the s the grantor, shall be	bound to the same extent that they
ound for the payment of the obligation the	ion of the beneficiary, rende	r all sums secured by i	his trust deeu miniculatory das an- r
ble and constitute a breach of this thus dec 6. To pay all costs, fees and expenses	of this trust including the c forcing this obligation and t	ost of title search as w rustee's and attorney's	tees actually incurred.
and in any suit, action or proceeding in which	ch the beneficiary or trustee	may appear, including ary's or trustee's attor	any suit for the incuits of attorney's ney's fees; the amount of attorney's
mentioned in this paragraph 7 m an cused in the trial court, grantor further agrees to pay	hall be fixed by the trial cou such sum as the appellate c	rt and in the event of ourt shall adjudge reas	mable as the beneficiary's or trustee's
torney's fees on such appeal.	지금 돌았는 것같다. 문문화에는 놀다	상황은 여섯 만큼 관련하는 것같아.	· · · · · · · · · · · · · · · · · · ·
liciary shall have the right, if it so elects,	0.102		the of the Oregon State Bor, at
NOTE: The Trust Deed Act provides that the trus trust company or savings and lean association au rized to insure title to real property of this state, agent licensed under ORS 696.505 to 696.585.	therized to do business under the its subsidiaries, affiliates, ager	e laws of Oregon or the its or branches, the Unite	United States, a tille insurance company a d States or any agency thereaf, or an er
		STA	TE OF OREGON,
TRUST DEED		/c	ounty of
		mè	I certify that the within ins it was received for record on
		RESERVED at	day of, 19. o'clockM and reco
Grantor		FOR in h	ook/reel/volume Ng eor/as tee/tile/ins
		me	nt/micro{ilm/reception No
Beneficiary		Rec	ord of of said Co. Witness my hand and sea
After Recording Return to (Name, Address, Zip):		Сол	inty affixed.
Aspen Title & Escrow, Inc, 525 Main Street			NAME
Klamth Fails, OR 97601 Attn: Collection Dept:		By	, De
ULTIN. OUTTOOTON TOLAL	and the second s	and the second s	\sim

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which are in excess of the amount required is pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's less, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebied-in such compensation, promptly upon beneficiary's request. A fary time and from time to time upon written request of beneficiary, payment of its fees and presentation of this deed and the indebiedness, trustee may (a) consent to the making of any map or plat of the property (b) join in granting any easement or creat-ing any restriction thereon; (c) join in any subordination or other agreement allecting the liability of any person for the payment of the indebiedness, trustee may (a) consent to the making of any map or plat of the property; (b) join in granting any easement or creat-ing any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) the indebiedness, trustee may (a) consent to the making of any maters or lacts shall be conclusive proof of the truthluness thereol. Trustee's less for any of the services mentioned in this paragraph shall be not less than \$5. I. Opon any delault by grantor heremader, beneficiary may et any time without notice, either in person, by agent or by a receiver to assession of the property or any part thered. In its own names we or otherwise collect the rents, issues and prolits, including those past diverses secured hereby, and in such order as beneficiary may determine. I. The entering upon and taking possession of the property, the collection of such rents, issues and prolits, or the proceeds of ire aloresaid, shall not cure or waive any delault or notice of delault hereunder on invalidate any act dome pursuant to such notic. I. Upon deduil by grantor in payment cost as dice as proveed or in

tion secured hereby wharsupon the trustee shall fix the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.735. 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, the grantor or any other person so privileged by ORS 86.735, may cure the default or defaults. If the default forms to 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 function of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being function of the trust deed together with trustee's and attorney's less 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 pare of pay person as provided by law. The trustee may self the property either in one parcel or in separate parcels and shall self in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the default or admenticity, may purchase at the sale. 15. When trustee selfs purcuant to the provers provided herein, trustee shall apply the proceeds of sale to payment of (1) the ex-presses of sale, including the compensation of the truste and a reasonable charle by trustee's and there in the sale default or successor in the east of the the default to successor trustee is the shall be beed to such support. 16. Beneficiary may from time to to isme appoint a successor of successor trustee is the trust deed as their interests may proper the dreaunte. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all if in the ode of the priority and (4) the surplus, if any, to the grantor or to any successor in interest that be c

and that the grantor will warrant and forever clefend 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)* 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.

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.

Secure neresy, whether or not name as a bonnow, nerving In construing this mortgage, it is understood that the mortgager or mortgagee may be more than one person; that if 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 make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

Test . Marry F. Cuillard *IMPORTANT NOTICE: Delete, by lining out, whichever 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-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose uso Stevens-Ness Form No. 1319, or equivalent. 0.00 84 all they -1 1-70 with urpose use inh the Act is no is MAA S is a construction in C is construction in C is construction is a construction Margaret C. Collins ling . eith. If compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of Klamath 22 This instrument was acknowledged before me on 21 Harry F. Cuillard and Margaret C. Collins tuquet, . 19.9.2 by . Mil This instrument was acknowledged before me on by Harry F. Cillard as Afry in Sact Hugust 07.600 Margaret C. Cullins 0 of m TNVO no NO TON Notary Fublic for Oregon My commission expires ________ 5 REQUEST FOR FULL LECONVEYANCE (To be used only when obligations have been poid.) TO , Trustee The undersigned is the legal owner and tolder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You broby are directed, on payment to you of any sums owing to you under the terms of the trust deed or pursuant to statute, to cancel all oridences of indebtedness secured by the trust deed (which are delivered to you berewith together with the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED: . 19 Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. 1.5 Beneficiary ٠,

EXHIBIT "A"

A tract of land in Government Lot 10, Section 7, Township 35 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oregon, described as follows:

Beginning at a point on the West boundary line of the Old Dalles California Highway (State Highway #427), said point being South 0 degrees 57' East 900.00 feet and West 629.46 feet, more or less from the Northeast corner of Government Lot 9 in said Section 7; thence South 0 degrees 57' East along the West boundary of said Highway a distance of 100 feet to a point; thence West to the Easterly mean high water line of Agency Lake; thence Northerly along said high water line of Agency Lake a distance of 100 feet more or less to a point due West of the point of beginning; thence East to the point of beginning.

AND a tract of land in Government Lot 10, Section 7, Township 35 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oregon, described as follows: Beginning at a point on the West boundary line of the Old Dalles California Highway, (State Highway \$427), said point being South 0 degrees 57' East 900 feet West 629.46 feet, more or less, to the West line of said highway and South 0 degrees 57' East 100 feet from the Northeast corner of Government Lot 9, in said Section 7; thence South 0 degrees 57' East a distance of 25 feet; thence West to the Easterly near high water line of Agency Lake; thence Northerly along said high water line of Agency Lake a distance of 25 feet more or less to a point due West of the point of beginning; thence East to the point of beginning.

CODE 118 MAP 3507-7BD TL 1200 CODE 118 MAP 3507-7BD TL 1300

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STATE OF OREGON: COUNTY OF KLAMATH: ss.

2113년 1월 4일 2113년 - 1월 4일 2113년 - 1월 4일	Aug.	A.D., 19	<u>92 at 11:24</u>	o'clockA_M., and duly recorded in VolM92
		of	Mortgages	on Page <u>19043</u>
	한 동네에 같은 것이 같이 같이 같이 많이 많이 많이 했다.			Evelyn Biehn . County Clerk
E	\$20.00	이 그는 것을 같은 것을 수 없다.		By Dauline Whichmolec
	3월 2017년 1월 21일		날 잘 없다. 않는 것은	홍물 수 없는 것 같은 것 같아. 같아 한 것 같아. 한 것 같아. 한 것 같아.
	방법 소문을 문문	승규는 것을 물었다.	방법 형 김 사람은 영상을 받았다.	옷을 물질 때 같은 것을 알 것을 수 있는 것이 같이 있는 것을 수 있다. 것이 것이 것이 같이 있는 것이 없다. 것이 있는 것이 있는 것이 있는 것이 없는 것이 않는 것이 없는 것 않는 것이 없는 것이 않는 것이 않 않 않이 않이 않겠다. 것이 않이 않이 않는 것이 않이 않는 것이 않이 않이 않이 않는 것이 않이 않이 않이 않이
668 Her	영광 승규는 방송을 다.	11 - 영국 영국 영국 영국	의 한국 물질을 부분할 것같은 것	2월 26일 17일 : 2월 28일 - 2월 28일 - 19월 28일 - 2월 28일 - 2월 19월 28일 - 2월 28일 - 2 19월 28일 - 2월 28일 - 2 19월 28일 - 289 - 280 - 289 - 289 - 280 - 280 - 280 - 280 - 280 - 280 - 280 - 280 - 280 - 280 - 280 - 280 - 280 - 280 - 280 - 280 - 280 - 28

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