49240						
FORM No. 633-1-WARRANTY DEED.		30 AH II	44	Vol. M85	Page	79
KNOW ALL MEN BY	THESE PRESENT	S, That KLA	MATH RIVE	R ACRES OF OR	EGON LTD	ć
to grantor paid by JUNE N.	REES hereir	nafter called th	ie grantor, fo	or the consideration	on hereinafte	state
does hereby grant, bargain, sell certain real property, with the te uated in the County of Kla Lot 9, Block 11, First A	and convey unto the enements, hereditame amath	e said grantee ents and appur and State	and grantee tenances the	, hereinafte 's heirs, successo reunto belonging	er called the p ors and assign or appertaini	
Lot 9, Block 11, First A to the official plat the			• /	10110 us 10110	ws, to-wit:	
					- 8-44	
11						
And said grantor horsts	SPACE INSUFFICIENT, CONT.	ntee and gran	tee's heirs a	accessors and an	••	
grantor is lawfully seized in fee sim	enants to and with s	aid grantee ar	d frantee's	hold ass	igns forever.	
easements and restrictions	ine above gra	anted premises	fron from	iterrs, successors a	and assigns, 1	that
grantor is lawfully seized in fee sim easements and restrictions	of record or ap	anted premises parent on t	, free from a he face of	all encumbrances f the land.	and assigns, t except	that
granted premises and every	of record or ap	parent on t	, free from a he face o	all encumbrances f the land.	and assigns, 1 except	
granted premises and every part and ever, except those claiming under the	d parcel thereof agai	and that gran nst the lawful	, free from a he face of ntor will war, claims and	all encumbrances all encumbrances f the land. rant and forever of demands of all p	and assigns, t except defend the aboversons whom	ove
granted premises and every part and ever, except those claiming under the The true and actual consider Marchine the sachadaxamic school Marchine consideration (indicate whi	a parcel thereof again a parcel thereof again a bove described en ration paid for this consists vorsus include	and that gran and that gran inst the lawful cumbrances. transfer, stated complex.prop	free from a he face of ntor will war, claims and d in terms o	all encumbrances all encumbrances f the land. rant and forever of demands of all p f dollars, is \$5,4 restingences	and assigns, t except defend the aboversons whom	ove
granted premises and every part and ever, except those claiming under the The true and actual consider Howevery the such absorbing the articles of the such absorbing the bootstruing this down	a parcel thereof again above described en ration paid for this consists vorsame include ich).©	and that gran and that gran inst the lawful cumbrances. transfer, stated combrexprop	free from a he face of ntor will war, claims and d in terms o	all encumbrances all encumbrances f the land. rant and forever of demands of all p f dollars, is \$5,4 restingences	and assigns, t except defend the aboversons whom	0ve 150-
granted premises and every part and ever, except those claiming under the The true and actual consider Menory the consideration of the consideration (indicate whi In construing this deed and wi WITNESS grantor's hand this	d parcel thereof again above described en ration paid for this consists where include ich). here the context so 28th day of	and that gran and that gran inst the lawful cumbrances. transfer, stated combrexprop	free from a he face of ntor will war, claims and d in terms o	all encumbrances all encumbrances f the land. rant and forever of demands of all p f dollars, is \$5,4 restingences	and assigns, t except defend the aboversons whom	ove
granted premises and every part and ever, except those claiming under the The true and actual consider Memory the consideration (indicate whi In construing this deed and wi WITNESS grantor's hand this CHIS INSTRUMENT DOES NOT GUAR CARTICULAR USE MAY BE MADE OD DESCRIBED IN THIS INSTRUMENT.	a parcel thereof again above described em ration paid for this consists vorsus include ich). here the context so 28th day of ANTEE THAT ANY F THE PROPERTY A BUYER SHOULD	and that gran and that gran inst the lawful cumbrances. transfer, stated combrex prop requires, the su f	free from a he face of ntor will war, claims and d in terms o entyxorxwh ingular inclu	dens, successors a all encumbrances f the land. rant and forever of demands of all p f dollars, is \$5,4 texgreenxerypeon des the plural. , 1985	and assigns, t except defend the ab- versons whom 400.00 mised: which	0ve 150-
granted premises and every part and ever, except those claiming under the The true and actual consider However, the socio-absorative ration of the true and actual consider However, the socio-absorative ration MATHER Consideration (indicate whi In construing this deed and wi WITNESS grantor's hand this CHIS INSTRUMENT DOES NOT GUAR PARTICULAR USE MAY BE MADE OF DESCRIBED IN THIS INSTRUMENT. CHECK WITH THE APPROPRIATE OF LANNING DEPARTMENT TO VERIFY	a parcel thereof agained above described environment of the context so 28th day of ANTEE THAT ANY F THE PROPERTY A BUYER SHOULD CITY OR COUNTY APPROVED USES	and that gran and that gran inst the lawful cumbrances. transfer, stated combrexprop requires, the su f May Attorne Harmia	free from a he face o ntor will war. claims and d in terms o entry very wat ingular inclu y=in=fact a. General	des the plural. 1985 1985 1997 1997 1997 1985 1	and assigns, t except defend the ab- versons whom 400,00 misad: sathtar	ove
granted premises and every part and ever, except those claiming under the The true and actual consider MANTAL Consideration (indicate whi In construing this deed and wi WITNESS grantor's hand this CHIS INSTRUMENT DOES NOT GUAR CARTICULAR USE MAY BE MADE OF DESCRIBED IN THIS INSTRUMENT. HECK WITH THE APPROPRIATE C LANNING DEPARTMENT TO VERIFY TATE OF OREGON. County of N	a parcel thereof agai e above described en ation paid for this CENTIST SOFTANT SOFTANT ich). here the context so 28th day of ANTEE THAT ANY F THE PROPERTY A BUYER SHOULD TITY OR COUNTY APPROVED USES.	and that gran not the lawful cumbrances. transfer, stated constructions of the supervision f May Attorne River A	, free from a he face of ntor will war, claims and d in terms o entry corvers ingular inclu y-in-fact a. General	des the plural. 1985 1	and assigns, i except defend the ab- versons whom 400.00 mised: which Curtis lamath	0ve 150-
granted premises and every part and ever, except those claiming under the The true and actual consider MANTAL Consideration (indicate whi In construing this deed and wi WITNESS grantor's hand this CHIS INSTRUMENT DOES NOT GUAR CARTICULAR USE MAY BE MADE OI DESCRIBED IN THIS INSTRUMENT. HECK WITH THE APPROPRIATE CON CLANNING DEPARTMENT TO VERIFY TATE OF OREGON, County of M Personally appeared the above Acres of Oregon, Ltd.	a parcel thereof agai e above described en ation paid for this CENTIST SOFTANT SOFTANT ich). here the context so 28th day of ANTEE THAT ANY F THE PROPERTY A BUYER SHOULD TITY OR COUNTY APPROVED USES. Klamath) named E.J. Ship	and that gran not the lawful cumbrances. transfer, stated constructions of May requires, the su f May Attorne Harris. River Ac ss.	free from a he face of ntor will war, claims and d in terms o exyxorx wah ingular inclu y-in-fact a General cres of On eral partr	des the plural. for Benjamin partner of Klamath	and assigns, i except defend the abo versons whom 400.00 cursed subtra- Curtis lamath , 1985 h River	0ve 150-
granted premises and every part and ever, except those claiming under the The true and actual consider MANTAL Consideration (indicate whi In construing this deed and wi WITNESS grantor's hand this CHIS INSTRUMENT DOES NOT GUAR CARTICULAR USE MAY BE MADE OF DESCRIBED IN THIS INSTRUMENT. HECK WITH THE APPROPRIATE C LANNING DEPARTMENT TO VERIFY TATE OF OREGON. County of N	a parcel thereof againer a parcel thereof againer pation paid for this consists of the context so 28th day of ANTEE THAT ANY F THE PROPERTY A BUYER SHOULD DITY OR COUNTY APPROVED USES. Klamath named E.J. Ship	and that gran and that gran inst the lawful cumbrances. transfer, stated combersprop requires, the su f May Attorne Harris River Au ss. psey, a gend his	free from a he face of ntor will war, claims and d in terms o exyxorx wah ingular inclu y-in-fact a General cres of On eral partr	des the plural. 1985 1	and assigns, i except defend the abo versons whom 400.00 cursed subtra- Curtis lamath , 1985 h River	0ve 150-
granted premises and every part and ever, except those claiming under the The true and actual consider MANGHAN Consideration (indicate whi In construing this deed and wi WITNESS grantor's hand this CHIS INSTRUMENT DOES NOT GUAR PARTICULAR USE MAY BE MADE ON DESCRIBED IN THIS INSTRUMENT. HECK WITH THE APPROPRIATE C LANNING DEPARTMENT TO VERIFY TATE OF OREGON, County of In Personally appeared the above Acres of Oregon, Ltd. and acknowledged the forego	a parcel thereof agai e above described en ation paid for this consists soften in the consists soften in the consistence of the consistence o	and that gran and that gran inst the lawful cumbrances. transfer, stated constructions of the sub- requires, the sub- f May Attorne Harris in River Au- ss. Disey, a gend bis Votary Public	free from a he face of ntor will war. claims and d in terms o emyxorxych ingular inclu y=in=fact a General cres of On eral partr vol	des the plural. for Benjamin partner of Klamath	and assigns, i except defend the above rersons whom 400.00 mixed: netring Curtis lamath , 1985 h River eed.	0ve 150-
granted premises and every part and ever, except those claiming under the The true and actual consider MANGHAN Consideration (indicate whi In construing this deed and wi WITNESS grantor's hand this CHIS INSTRUMENT DOES NOT GUAR PARTICULAR USE MAY BE MADE ON DESCRIBED IN THIS INSTRUMENT. HECK WITH THE APPROPRIATE C LANNING DEPARTMENT TO VERIFY TATE OF OREGON, County of In Personally appeared the above Acres of Oregon, Ltd. and acknowledged the forego	a parcel thereof agai e above described en ation paid for this consists soften in the consists soften in the consistence of the consistence o	and that gran and that gran inst the lawful cumbrances. transfer, stated constructions of the sub- requires, the sub- f May Attorne Harris in River Au- ss. Disey, a gend bis Votary Public	free from a he face of ntor will war. claims and d in terms o emyxorxych ingular inclu y=in=fact a General cres of On eral partr vol	des the plural. for Benjamin partner of Klamath	and assigns, i except defend the above rersons whom 400.00 mixed: netring Curtis lamath , 1985 h River eed.	0ve 150-
granted premises and every part and ever, except those claiming under the The true and actual consider Howenex the sactorix consideration in construing this deed and wi WITNESS grantor's hand this CHIS INSTRUMENT DOES NOT GUAR PARTICULAR USE MAY BE MADE ON DESCRIBED IN THIS INSTRUMENT. HECK WITH THE APPROPRIATE C LANNING DEPARTMENT TO VERIFY TATE OF OREGON, County of M Personally appeared the above Acres of Oregon, Ltd. and acknowledged the forego	a parcel thereof agai e above described en ation paid for this consists soften in the consists soften in the consistence of the constant of	and that gran and that gran inst the lawful cumbrances. transfer, stated constructions of the sub- requires, the sub- f May Attorne Harris in River Au- ss. Disey, a gend bis Votary Public	free from a he face of ntor will war. claims and d in terms o emyxorxych ingular inclu y=in=fact a General cres of On eral partr vol	des the plural. for Benjamin partner of Klamath	and assigns, i except defend the above rersons whom 400.00 mixed: netring Curtis lamath , 1985 h River eed.	0ve 150-
granted premises and every part and ever, except those claiming under the The true and actual consider Howenex the sector horms iterations in construing this deed and wi WITNESS grantor's hand this "HIS INSTRUMENT DOES NOT GUAR ARTICULAR USE MAY BE MADE OD DESCRIBED IN THIS INSTRUMENT. "HECK WITH THE APPROPRIATE C LANNING DEPARTMENT TO VERIFY TATE OF OREGON, County of I Personally appeared the above Acres of Oregon, Ltd. and acknowledged the forego and acknowledged the forego "Further Sealence between the symbols (), if net langth River Acres of Oregon 0. Box 52 eno, Oregon 97627	a parcel thereof agai e above described en ation paid for this consists soften in the consists soften in the consistence of the constant of	and that gran and that gran inst the lawful cumbrances. transfer, stated constructions of the sub- requires, the sub- f May Attorne Harris in River Au- ss. Disey, a gend bis Votary Public	free from a he face of ntor will war. claims and d in terms o crisxxxxx ingular inclu ingular inclu y=in=lact a General cres of On eral partr vol for Oregon a expires regon Laws 1967,	des the plural. for Benjamin partner of Klamath	and assigns, i except defend the above rersons whom 400.00 mixed: netring Curtis lamath , 1985 h River eed.	0ve 150-
granted premises and every part and ever, except those claiming under the The true and actual consider Howenex the sector horizon indicate whi In construing this deed and wi WITNESS grantor's hand this CHIS INSTRUMENT DOES NOT GUAR CARTICULAR USE MAY BE MADE ON DESCRIBED IN THIS INSTRUMENT. HECK WITH THE APPROPRIATE CLANNING DEPARTMENT TO VERIFY TATE OF OREGON, County of I Personally appeared the above Acres of Oregon, Ltd. and acknowledged the foregon and acknowledged the foregon (1) FECAL SEAL)	a parcel thereof agai e above described en ation paid for this consists soften in the consists soften in the consistence of the constant of	and that gran and that gran inst the lawful cumbrances. transfer, stated constructions of the sub- requires, the sub- f May Attorne Harris in River Au- ss. Disey, a gend bis Votary Public	free from a he face of ntor will war. claims and d in terms o crigxxxxxxh ingular inclu y=in=Iact a General cres of On eral partr vol for Oregon a expires regon Laws 1967, STATE (County	des the plural. for Benjamin partner of Klamath unpary act and do 5-21-89 of conserver. be the plural. partner of Klamath partner of Klamath	and assigns, i except defend the ab- ersons whom 400.00 coised: tables consection Curtis lamath , 1985 h River eed. Special Session.	ove so-
granted premises and every part and ever, except those claiming under the The true and actual consider Howenex the sector horizon indicate whi In construing this deed and wi WITNESS grantor's hand this CHIS INSTRUMENT DOES NOT GUAR CARTICULAR USE MAY BE MADE ON DESCRIBED IN THIS INSTRUMENT. HECK WITH THE APPROPRIATE CLANNING DEPARTMENT TO VERIFY TATE OF OREGON, County of I Personally appeared the above Acres of Oregon, Ltd. and acknowledged the forego and acknowledged the forego (1) PECAL SEAL) Prise tentence between the symbols (0, if not Damath River Acres of Oregon 0. Box 52 eno, Oregon 97627 CRANTOR'S NAME AND ADDRESS UNE. Oak	a parcel thereof agai e above described en ation paid for this consists soften in the consists soften in the consistence of the constant of	and that gran and that gran inst the lawful cumbrances. transfer, stated constructions of the sub- requires, the sub- f May Attorne Harris in River Au- ss. Disey, a gend bis Votary Public	free from a he face of ntor will war. claims and d in terms of ensymmetry work ingular inclu y-in-fact a General cres of on eral partr vol for Oregon a expires regon Laws 1967, STATE (County I co	des the plural. f the land. rant and forever of demands of all p i dollars, is \$5,4 rexgivenxer	and assigns, i except defend the above rersons whom 400.00 mixed: netron Curtis lamath , 1985 h River eed. Special Session. sst. sst. path in instru-	
granted premises and every part and ever, except those claiming under the The true and actual consider Howenex the consideration (indicate whi In construing this deed and wi WITNESS grantor's hand this CHIS INSTRUMENT DOES NOT GUAR PARTICULAR USE MAY BE MADE ON DESCRIBED IN THIS INSTRUMENT. HECK WITH THE APPROPRIATE COLANNING DEPARTMENT TO VERIFY TATE OF OREGON, County of I Personally appeared the above Acres of Oregon, Itd. and acknowledged the forego (11) FECIAL SEAL) Seal Seal Seal Seal Seal Seal Seal Seal	a parcel thereof againers above described emissions paid for this consists software included in the context so 28th day of 28t	and that gran and that gran inst the lawful cumbrances. transfer, stated escenter spop requires, the si f May Attorne Harris River Aus osey, a gene his Votary Public My commission See Chapter 462, 0	free from a he face of ntor will war. claims and d in terms of cristor terms of cristor terms of mgular inclu y=in=fact a General cres of On eral partr vol for Oregon a expires regon Laws 1967, STATE (County I cc STATE (County Soth dn	des the plural. for Benjamin partner of Klamath unpary act and de 5-21-89 of mark the upper des the plural. May 28 partner of Klamath partner of Klamath par	and assigns, i except defend the above rersons whom 400.00 mixed: netrice Curtis lamath , 1985 h River eed. Special Session. sscient Session.	
granted premises and every part and ever, except those claiming under the The true and actual consider Howenex the consideration (indicate whi In construing this deed and wi WITNESS grantor's hand this CHIS INSTRUMENT DOES NOT GUAR PARTICULAR USE MAY BE MADE OI DESCRIBED IN THIS INSTRUMENT. HECK WITH THE APPROPRIATE CLANNING DEPARTMENT TO VERIFY TATE OF OREGON, County of Personally appeared the above Acres of Oregon, Ltd. and acknowledged the forego and acknowledged the forego SCRIES between the symbols (), if net Immath River Acres of Oregon Oregon 97627 CRANTOR'S NAME AND ADDRESS UNE. Oak Ibany, Oregon 97521 CRANTEE'S NAME AND ADDRESS Trecording return to:	a parcel thereof againer above described emission paid for this consists software included in the context so 28th day of 28th	and that gran and that gran inst the lawful cumbrances. transfer, stated constructions of the sub- requires, the sub- f May Attorne Harris in River Au- ss. Disey, a gend bis Content Votary Public	free from a he face of the face of the face of the face of the face of the face of the face of the face of the face of the face of the face of the face of the face of the fac	des the plural. for Benjamin partner of Klamath unpary act and de 5-21-89 of May 28 des the the w received for received for rece	and assigns, i except defend the above rersons whom 400.00 mixed: network and assigns, i events above above curtis lamath <i>1985</i> secial Session. Special Session. Special Session. Special Session.	ove so-
granted premises and every part and ever, except those claiming under the The true and actual consider Howenex the consideration (indicate whi In construing this deed and wi WITNESS grantor's hand this CHIS INSTRUMENT DOES NOT GUAR PARTICULAR USE MAY BE MADE OI DESCRIBED IN THIS INSTRUMENT. HECK WITH THE APPROPRIATE CLANNING DEPARTMENT TO VERIFY TATE OF OREGON, County of Personally appeared the above Acres of Oregon, Ltd. and acknowledged the forego CLANNING between the symbols (), if not and acknowledged the forego SCOLE SEAL) FECKAL SEAL) FECKAL SEAL) FECKAL SEAL ON BOX 52 END, Oregon 97521 CRANTOR'S NAME AND ADDRESS TRANTOR'S NAME AND ADDRESS TRECORD SCORE (SON SCORE STRANT AND ADDRESS TRECORD STRANT AND ADDRESS TRECORD STRANT AND ADDRESS TRECORD STRANT AND ADDRESS	a parcel thereof againer above described emission paid for this consists software included in the context so 28th day of 28th	and that gran and that gran inst the lawful cumbrances. transfer, stated est scherxprop requires, the si f May Attorne Harris River Au ss. DSey, a gene his Votary Public My commissor See Chapter 462, O	free from a he face of ntor will war. claims and d in terms o ensystemes ingular inclu y-in-fact a General cres of On eral partr vol for Oregon a expires regon Laws 1967, STATE (County I cc ment was 30th da at. 11:4 in book/re page. 791	all encumbrances all encumbrances if the land. rant and forever of demands of all p if dollars, is \$5,4 texgivenxer.prod des the plural. , 1985 	and assigns, i except defend the aboversons whom 400.00 cursed: where a curtis lamath , 1985 n River eed. Special Session. special Session. ss. ss. ss. ss. ss. ss. curtis lamath , 1985 n River eed. ss. ss. ss. ss. ss. ss. ss	ove so-
granted premises and every part and ever, except those claiming under the The true and actual consider MANTAN Consideration (indicate whi In construing this deed and wi WITNESS grantor's hand this CHIS INSTRUMENT DOES NOT GUAR ARTICULAR USE MAY BE MADE OD DESCRIBED IN THIS INSTRUMENT. HECK WITH THE APPROPRIATE CLANNING DEPARTMENT TO VERIFY TATE OF OREGON, County of M Personally appeared the above Acres of Oregon, Ltd. and acknowledged the forego .0. Box 52 eno, Oregon 97627 GRANTOR'S NAME AND ADDRESS UNE. Oak UBANY, Oregon 97321 NAME ADDRESS THE NAME ADDRESS THE NAME ADDRESS THE NAME ADDRESS THE	a parcel thereof agai e above described en ation paid for this csnsists soften is soften ich). [©] here the context so 28th day of ANTEE THAT ANY F THE PROPERTY A BUYER SHOULD TITY OR COUNTY APPROVED USES. Klamath) named E.J. Ship bing instrument to be Before me: 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	and that gran and that gran inst the lawful cumbrances. transfer, stated combrances, the su requires, the su f. May Attorne Harris, River Au Ss. DSey, a gend bis Votary Public My commission See Chopter 462, O	free from a he face of ntor will war. claims and d in terms of claims and d in terms of creating and a ingular inclu y-in-fact a General cres of On eral partr vol for Oregon a expires regon Laws 1967, STATE (County I cc ment was 30th da at. 11:4 in book/re page. 791 instrument	all encumbrances all encumbrances if the land. rant and forever of demands of all p if dollars, is \$5,4 rexgivenxer	and assigns, i except defend the above resons whom a00.00 mixed: network a00.00 mixed: n	ove so-
granted premises and every part and ever, except those claiming under the The true and actual consider Howe way the consideration (indicate whi In construing this deed and wi WITNESS grantor's hand this CHIS INSTRUMENT DOES NOT GUAR CARTICULAR USE MAY BE MADE OD DESCRIBED IN THIS INSTRUMENT. HECK WITH THE APPROPRIATE CO LANNING DEPARTMENT TO VERIFY TATE OF OREGON, County of M Personally appeared the above Acres of Oregon, Ltd. and acknowledged the forego Acres of Oregon, Ltd. and acknowledged the forego 	a parcel thereof agai e above described en ation paid for this csnsists soften is soften ich). [©] here the context so 28th day of ANTEE THAT ANY F THE PROPERTY A BUYER SHOULD TITY OR COUNTY APPROVED USES. Klamath) named E.J. Ship bing instrument to be Before me: 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	and that gran and that gran inst the lawful cumbrances. transfer, stated combrances, the su requires, the su f. May Attorne Harris, River Au Ss. DSey, a gend bis Votary Public My commission See Chopter 462, O	free from a he face of ntor will war. claims and d in terms of engevenession of the face of ment was 30th da at. 11:4 in book/re page. 791 instrument Record of Witt	all encumbrances all encumbrances if the land. rant and forever of demands of all p if dollars, is \$5,4 rexgivenxer	and assigns, 1 except defend the aboversons whom 400.00 cristed rather a River eed. special Session. ss. rithin instru- cord on the , 19 35, and recorded 1135 on ent/fee/file/ 49240 , anty.	
granted premises and every part and ever, except those claiming under the The true and actual consider Howenexxiste consideration (indicate whi In construing this deed and wi WITNESS grantor's hand this CHIS INSTRUMENT DOES NOT GUAR ARTICULAR USE MAY BE MADE ON DESCRIBED IN THIS INSTRUMENT. HECK WITH THE APPROPRIATE CONSTRUMENT TO VERIFY TATE OF OREGON, County of M Personally appeared the above Acres of Oregon, Ltd. and acknowledged the forego Acres of Oregon, Ltd. and acknowledged the forego .0. Box 52 eno, Oregon 97627 CRANTOR'S NAME AND ADDRESS UNE N. Rees 80 N.E. Oak Dany, Oregon 97321 NAME. ADDRESS, ZIP Change is requested cil tox stotements shall be sent to the ne N. Rees 0 N.E. Oak	a parcel thereof agai e above described en ation paid for this csnsists soften is soften ich). [©] here the context so 28th day of ANTEE THAT ANY F THE PROPERTY A BUYER SHOULD TITY OR COUNTY APPROVED USES. Klamath) named E.J. Ship bing instrument to be Before me: 1 sopplicable, should be deleted n, Ltd.	and that gran and that gran inst the lawful cumbrances. transfer, stated combrances, the su requires, the su f. May Attorne Harris, River Au Ss. DSey, a gend bis Votary Public My commission See Chopter 462, O	free from a he face of the face of the face of the face of the face of the face of the face of the face of the face of the fac	all encumbrances all encumbrances if the land. rant and forever of demands of all p if dollars, is \$5,4 it dollars, it dollars, is \$5,4 it dollars, it dollars, it dol	and assigns, i except defend the above resons whom 400.00 mixed maked Curtis lamath , 1985 h River eed. Special Session. Special Special Session. Special Session. Special Session. Special Session. Special Special Spec	
granted premises and every part and ever, except those claiming under the The true and actual consider Howenexxise consideration (indicate whi In construing this deed and wi WITNESS grantor's hand this CHIS INSTRUMENT DOES NOT GUAR PARTICULAR USE MAY BE MADE ON DESCRIBED IN THIS INSTRUMENT. HECK WITH THE APPROPRIATE CONSIGNATION HECK WITH THE APPROPRIATE CONSTRUMENT TO VERIFY TATE OF OREGON, County of M Personally appeared the above Acres of Oregon, Ltd. and acknowledged the forego Acres of Oregon, Ltd. and acknowledged the forego .0. Box 52 eno, Oregon 97627 CRANTOR'S NAME AND ADDRESS UNE N. Rees 80 N.E. Oak Ibany, Oregon 97321 NAME. ADDRESS, ZIP Change is requested cil tox stotements shall be sent to the ne N. Rees	a parcel thereof agai e above described en ation paid for this csnsists soften is soften ich). [©] here the context so 28th day of ANTEE THAT ANY F THE PROPERTY A BUYER SHOULD TITY OR COUNTY APPROVED USES. Klamath) named E.J. Ship bing instrument to be Before me: 1 sopplicable, should be deleted n, Ltd.	and that gran and that gran inst the lawful cumbrances. transfer, stated combrances, the su requires, the su f. May Attorne Harris, River Au Ss. DSey, a gend bis Votary Public My commission See Chopter 462, O	free from a he face of the face of the face of the face of the face of the face of the face of the face of the face of the face of the fac	all encumbrances all encumbrances if the land. rant and forever of demands of all p if dollars, is \$5,4 rexgivenxer	and assigns, i except defend the above resons whom 400.00 mixed maked Curtis lamath , 1985 h River eed. Special Session. Special Special Session. Special Session. Special Session. Special Special Speci	

500