FOLM No. 721-BARGAIN AND SALE DEED (In fivide a) or Corporate).	COPYRID(IT 1916 STEVENE NEELLAW PUB CO., PORTLAND, OR. 5720
	GAIN AND SALE DEED VOL mgg Page 24555
	S, That GILBERT BALLANTYNE and MILLIE S.
BALLANTYNE, husband and wife,	grant, bergain, sell and convey unto ****
	successors and assigns all of that certain real property with the
temperate bereditaments and upputtenances Incl	sunto belonging of many rise appertants a
of Klamath , State of Oregon, desc.	TE S. BALLANTYNE, CO-TRUSTEES, OR THEIR
SUCCESSORS IN TRUST, UNDER THE B	ALLANTYNE LOVING TROST DATED DISCHMEER
Ath, 1989, AND ANY AMENDY	ENTS INERGIO.
	13 feet of Lot 15, and Lot 16, Block the City of Klamath Falls, according of on file in the office of the County
Clerk of Klamath County, Or	regon.
	영향철 실험을 통한 것이 같아. 아이지 않는 것이 가지 않는 것이 있는 것이 있는 것이다. 같은 것은 것은 것은 것은 것이 같은 것이 있는 것
, '병원', '' '' '' '' '' '' '' '' '' '' '' '' '	방법 동방철을 물었다. 승규는 것이 있는 것이 있는 것이 같이 많이
	성장 동일을 통하는 것은 것이 있는 것이다. 이렇게 가지 않는 것이다. 이렇게 가지 않는 것이다. 생활은 동일을 들어갔는 것이다. 이렇게 하는 것이다. 이렇게 하는 것이다. 이렇게 하는 것이다. 이렇게 하는 것이다.
· 사람은 가장에 가지 않는 것은 것은 것을 많을 것을 수 있는 것은 것을 것을 수 있다. - 사람은 것은 것은 것은 것을 하는 것은 것을 알았는 것은 것을 것을 수 있는 것을 것을 것을 수 있다.	병원 승규는 것은 것은 것이 있는 것이 없는 것이 같이 있는 것이 없다.
IF SPACE INSUFFICIE	IT, CONTINUE DESCRIPTION ON REVERSE SIDE
my my is it TT to the source state the c	and Granice and pranice's fields, successors und usorgene tert
	-1
The true and actual consideration paid to	
	or this transfer, stated in terms of donals, to promised which
OHowever, the actual consideration consists of THE WHOTE consideration (inside to we have be consideration (inside to we have be considered to be considered t	or this transfer, stated in terms of domais, to promised which or includes other property or value given or promised which Encentational the spectral of the state of the stat
<sup>O</sup> However, the actual consideration consists of His white part of the consideration (indication) (free and part of the construing this deed and where the cont	or this transfer, stated in terms of condition of promised which or includes other property or value given or promised which <del>Encelowers the symbols O, II not applicable, the cited and the organized second second</del>
<sup>O</sup> However, the actual consideration consists of How white part of the consideration (institut best incl.) of the sea In construing this deed and where the cont. changes shall be implied to make the provisions h	or this transfer, stated in terms of contact, to promised which or includes other property or value given or promised which <del>Exected and the singular includes the plural and all grammat</del> ereof apply equally to corporations and to individuals. 
<sup>O</sup> However, the actual consideration consists of How hole part of the consideration (indication consists of In construing this deed and where the cont changes shall be implied to make the provisions h In Witness Whereof, the grantor has execut if a corporate grantor, it has caused its name to F	or this transfer, stated in terms of contact, by or promised which or includes other property or value given or promised which <del>Encelstween the synthese, it not applicable, the lite detect. Suc ORS 930</del> exits a requires, the singular includes the plural and all grammat ereof apply equally to corporations and to individuals. 
<ul> <li>OHowever, the actual consideration consists of The whole part of the consideration (indication where In construing this deed and where the cont changes shall be implied to make the provisions h In Witness Whereof, the grantor has execut it a corporate grantor, it has caused its name to I order of its board of directors.         THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROFE     </li> </ul>	or this transfer, stated in terms of contact, by or promised which or includes other property or value given or promised which exercises the states of the singular includes the plural and all grammat hereof apply equally to corporations and to individuals. The signed and see attixed by its officers, duly authorized therefor be signed and see attixed by its officers, duly authorized therefor and be all and see attixed by its officers.
<ul> <li>OHowever, the actual consideration consists of The whole part of the consideration (indication where In construing this deed and where the cont changes shall be implied to make the provisions h In Witness Whereof, the grantor has execut it a corporate grantor, it has caused its name to I order of its board of directors.         THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROFE     </li> </ul>	or this transfer, stated in terms of contact, by or promised which or includes other property or value given or promised which exercises the states of the singular includes the plural and all grammat hereof apply equally to corporations and to individuals. The signed and see attixed by its officers, duly authorized therefor be signed and see attixed by its officers, duly authorized therefor and be all and see attixed by its officers.
<ul> <li>OHowever, the actual consideration consists of The whole part of the consideration (indication where In construing this deed and where the cont changes shall be implied to make the provisions h In Witness Whereof, the grantor has execut it a corporate grantor, it has caused its name to I order of its board of directors.         THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROFE     </li> </ul>	or this transfer, stated in terms of contact, by or promised which or includes other property or value given or promised which exercises the states of the singular includes the plural and all grammat hereof apply equally to corporations and to individuals. The signed and see attixed by its officers, duly authorized therefor be signed and see attixed by its officers, duly authorized therefor and be all and see attixed by its officers.
<ul> <li>OHowever, the actual consideration consists of The whole part of the consideration (inclust be wellich) (The sea In construing this deed and where the cont. changes shall be implied to make the provisions h In Witness Whereof, the grantor has execut if a corporate grantor, it has caused its name to I order of its board of directors. THIS INSTRUMENT UN VIOLATION OF APPLICAB USE LAVIS AND REGULATIONS. BEFORE SIGNING OR AC USE LAVIS AND REGULATIONS. DEFORE SIGNING OR AC THIS INSTRUMENT. THE PERSON //CQUIRING FEE TITLE PROPERTY SHOULD CHECK WITH THE APPROPRIATE C COUNTY FLANNING DEPARTMENT TO VERIFY APPROVED U     </li> </ul>	or this transfer, stated in terms of Johnson, by the promised which are stated in terms of value given or promised which are stated in the singular includes the plural and all grammat hereof apply equally to corporations and to individuals. red this instrument this I2.1H day of DECEMBER, 198 be signed and seed affixed by its officers, duly authorized thereto BELAND GILDERT BALLANTYNE CEPTING TO THE CITY OR Millie S. Ballantyne MILLIE S. Ballantyne
<ul> <li>OHowever, the actual consideration consists of The whole part of the consideration (institut beneticed) (for the sea In construing this deed and where the conta changes shall be implied to make the provisions h In Witness Whereof, the grantor has execut if a corporate grantor, it has caused its name to I order of its board of directors.         THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROFE SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICAB USE LAVIS AND REGULATIONS. BEFORE SIGNING OR AC THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE PROPERTY SHOULD CHECK WITH THE APPROPRIATE C COUNTY PLANNING DEPARTMENT TO VISIFY APPROVED U     </li> </ul>	or this transfer, stated in terms of Johnson or promised which ere includes other property or value given or promised which ere includes other property or value given or promised which ere includes the singular includes the plural and all grammat there is a part of the singular includes the plural and all grammat ere of apply equally to corporations and to individuals. The signed and seed affixed by its officers, duly authorized thereto be signed and seed affixed by its officers, duly authorized thereto EL LAND CEPTING TO THE CITY OR MILLIE S. Ballantyne 194.5701 1. STATE OF OREGON, County of
<ul> <li>OHowever, the actual consideration consists of The whole part of the consideration (institut be where the consideration (institut be where) of the sea In construing this deed and where the cont. changes shall be implied to make the provisions h In Witness Whereof, the grantor has execut if a corporate grantor, it has caused its name to I order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROFE SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICAB USE LAWIS AND REGULATIONS, BEFORE SIGNING OR AC THIS INSTRUMENT, THE PERSON ICCUIRING FEE TITLE PROPERTY SHOULD CHECK WITH THE APPROPRIATE C COUNTY PLANNING DEPARTMENT TO VIENTY APPROVED U (If the signer of the above h is corporation,</li></ul>	or this transfer, stated in terms of Johnson or promised which mestaween the spin bis of the applicable, the util be deleved. Success and ere of apply equally to corporations and to individuals. red this instrument this IC.I.H. day of DECEMBER, 19.6 be signed and seed affixed by its officers, duly authorized thereto Millier Ballantyne CEPTING TO THE CITY OR MILLIE S. Ballantyne 194.570 STATE OF OREGON, County of The largeoing instrument was acknowledged before me
OHowever, the actual consideration consists of His whole part of the consideration (institut is within the consist part of the consideration (institut is within the construction) (institution) (in	or this transfer, stated in terms of Johnson or promised which ere includes other property or value given or promised which ere includes other property or value given or promised which ere includes the singular includes the plural and all grammat ere of apply equally to corporations and to individuals. red this instrument this IC.I.H. day of DECEMBER, 19 & the signed and seed affixed by its officers, duly authorized thereto be signed and seed affixed by its officers, duly authorized thereto EL LAND CEPTING TO THE CITY OR MILLIE S. Ballantyne 194.5701 STATE OF OREGON, County of The toregoing instrument was acknowledged before me 19, by president, and by
<ul> <li>OHowever, the actual consideration consists of The whole part of the consideration (institut be whole part of the consideration (institut be where the const In construing this deed and where the cont. changes shall be implied to make the provisions h In Witness Whereof, the grantor has execut if a corporate grantor, it has caused its name to I order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROFE SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICAB USE LAWIS AND REGULATIONS, BEFORE SIGNING OR ACC THIS INSTRUMENT, THE PERSON //COULTRING FEE TITLE PROPERTY SHOULD CHECK WITH THE APPROPRIATE C COUNTY PLANNING DEPARTMENT TO VIENTY APPROVED U If the signer of the above h in corporation,</li></ul>	or this transfer, stated in terms of Johnson or promised which ere includes other property or value given or promised which ere includes other property or value given or promised which ere includes the singular includes the plural and all grammat the ere of apply equally to corporations and to individuals. The this instrument this IC.I.H. day of DECEMBER, 19 & DECEMBER, 19
<ul> <li>OHowever, the actual consideration consists of The whole part of the consideration (institut be winder) of the sea In construing this deed and where the cont. changes shall be implied to make the provisions h In Witness Whereof, the grantor has execut if a corporate grantor, it has caused its name to I order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROFE SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICAB USE LAVIS AND REGULATIONS. BEFORE SIGNING OR AC THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROFE SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICAB USE LAVIS AND REGULATIONS. BEFORE SIGNING OR AC THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROFE SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICAB USE LAVIS AND REGULATIONS. BEFORE SIGNING OR AC THIS INSTRUMENT THE PERSON ACCULURING FEE TITLE PROPERTY SHOULD CHECK WITH THE APPROPRIATE C COUNTY PLANNING DEPARTMENT TO VIENIFY APPROVED U (If the signer of the above is a comportion,</li></ul>	or this transfer, stated in terms of contact, by or promised which <u>eners to requires</u> , the singular includes the plural and all grammat percent apply equally to corporations and to individuals. The this instrument this IC.I.H. day of DECEMBER, 19.8 De signed and seed affixed by its officers, duly authorized theretor DECEMBER Ballantyne IN DECEMBER Ballantyne ISES. MILLIE S. Ballantyne 194.570 STATE OF OREGON, County of The toregoing instrument was acknowledged before me , 19., by president, and by secretary of
<ul> <li>OHowever, the actual consideration consists of The whole part of the consideration (institut be whole part of the consideration (institut be where the const In construing this deed and where the cont. changes shall be implied to make the provisions h In Witness Whereof, the grantor has execut if a corporate grantor, it has caused its name to I order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROFE SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICAB USE LAWIS AND REGULATIONS, BEFORE SIGNING OR ACC THIS INSTRUMENT, THE PERSON //COULTRING FEE TITLE PROPERTY SHOULD CHECK WITH THE APPROPRIATE C COUNTY PLANNING DEPARTMENT TO VIENTY APPROVED U If the signer of the above h in corporation,</li></ul>	or this transfer, stated in terms of contact, by or promised which <u>eners to requires</u> , the singular includes the plural and all grammat percent apply equally to corporations and to individuals. The this instrument this IC.I.H. day of DECEMBER, 198 De signed and seed affixed by its officers, duly authorized thereto DECEMBER DECEMBER NOT THE CEPTING TO THE CITY OR MILLIE S. Ballantyne 194.5701 STATE OF OREGON, County of The toregoing instrument was acknowledged before me , 19., by president, and by secretary of
OHowever, the actual consideration consists of Him where part of the consideration (institute weisher) Frieder part of the consideration (institute weisher) Frieder In construing this deed and where the conta- changes shall be implied to make the provisions h In Witness Whereof, the grantor has execute if a corporate grantor, it has caused its name to I order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROFE SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABL USE LAVIS AND REGULATIONS. BEFORE SIGNING OR AC USE LAVIS AND REGULATIONS. BEFORE SIGNING OF APPLICABL USE LAVIS AND REGULATIONS. BEFORE SIGNING OF APPLICABL SCRIBED IN THIS INSTRUMENT TO VIENTY APPROVED ( COUNTY PLANNING DEPARTMENT TO VIENTY APPROVED ( COUNTY PLANNING DEPARTMENT TO VIENTY APPROVED ( COUNTY PLANNING DEPARTMENT TO VIENTY APPROVED ( COUNTY OF KI AMATHN STATE OF OREGON ( Sa. County of KI AMATHN Sa. County of KI AMATHN Sa. County of KI AMATHN Sa. County of KI AMATHN Sa. COUNTY F SA. SALE BALLIANTYNE AT (MILLLIE SALE BALLIANTYNE AT (MILLLIE SALE BALLIANTYNE AT (MILLLIE SALE BALLIANTYNE AT (MILLLIE SALE BALLIANTYNE AND MILLIE SALE BALLIANTYNE AT (MILLLIE SALE BALLIANTYNE AT (MILLLIE SALE BALLIANTYNE AT (MILLLIE SALE AND	or this transfer, stated in terms of contact, but of promised which are not includes other property or value given or promised which encentrate of the singular includes the plural and all grammat is requires, the singular includes the plural and all grammat is requires, the singular includes the plural and all grammat is requires, the singular includes the plural and all grammat is requires, the singular includes the plural and all grammat is requires, the singular includes the plural and all grammat is required and sed attized by its officers, duly authorized thereto is for the Gilbert Ballantyne CEPTING TO THE CITY OR MILLIE S. Ballantyne 194.570 STATE OF OREGON, County of The foregoing instrument was acknowledged before me , j9, by 
OHowever, the actual consideration consists of the whole consideration (inclust be winder) of the sear part of the consideration (inclust be winder) of the sear In construing this deed and where the cont. changes shall be implied to make the provisions h In Witness Whereof, the grantor has execut if a corporate grantor, it has caused its name to I order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROFE SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICAB USE LAVIS AND REGULATIONS. BEFORE SIGNING OR APPLICABLY STATE OF ORECON STATE OF ORECON STATE OF ORECON STATE OF ORECON SIGNITY OF KLAMANTANE AND REGULAR AND	or this transfer, stated in terms of contact, by or promised which are includes other property or value given or promised which are stated in the singular includes the plural and all grammat hereof apply equally to corporations and to individuals. red this instrument this 12/14 day of DEAM621, 19 & be signed and seed affixed by its officers, duly authorized thereto be signed and seed affixed by its officers, duly authorized thereto are by its by its by its officers, duly authorized thereto are by its by its by its by its by its are by its by its by its by its by its are by its by its are by its by its by its are by its by its
OHowever, the actual consideration consists of Him where part of the consideration (institute weisher) Frieder part of the consideration (institute weisher) Frieder In construing this deed and where the conta- changes shall be implied to make the provisions h In Witness Whereof, the grantor has execute if a corporate grantor, it has caused its name to I order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROFE SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABL USE LAVIS AND REGULATIONS. BEFORE SIGNING OR AC USE LAVIS AND REGULATIONS. BEFORE SIGNING OF APPLICABL USE LAVIS AND REGULATIONS. BEFORE SIGNING OF APPLICABL SCRIBED IN THIS INSTRUMENT TO VIENTY APPROVED ( COUNTY PLANNING DEPARTMENT TO VIENTY APPROVED ( COUNTY PLANNING DEPARTMENT TO VIENTY APPROVED ( COUNTY PLANNING DEPARTMENT TO VIENTY APPROVED ( COUNTY OF KI AMATHN STATE OF OREGON, Ss. County of KI AMATHN State of the above is a constant appealie.) State of the above is a constant opposite.) State of the above is a constant opposite.) St	or this transfer, stated in terms of contact, given or promised which mession the synthese, there applicable should be deterd. Sou ORS \$350 ext so requires, the singular includes the plural and all grammat hereof apply equally to corporations and to individuals. red this instrument this ICH. day of DECEMBER, 19.8 be signed and seed affixed by its officers, duly authorized thereto Be signed and seed affixed by its officers, duly authorized thereto BELAND CEPTING CEPTING TO THE CITY OR STATE OF OREGON, County of 194.570 STATE OF OREGON, County of The toregoing instrument was acknowledged before me 
OHowever, the actual consideration consists of The whole part of the consideration (institut be winder) Of The sea In construing this deed and where the cont. changes shall be implied to make the provisions h In Witness Whereof, the grantor has execut if a corporate grantor, it has caused its name to I order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROFE SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICAB USE LAVIS AND REGULATIONS. BEFORE SIGNING OR AC THIS INSTRUMENT. THE PERSON / COULTRING FEE TITLE PROPERTY SHOULD CHECK WITH THE APPROPRIATE COUNTY PLANNING DEPARTMENT TO VISITY APPROVED U If the above h is corporation. we the farm of acknowledgment opposite.) STATE OF OREGON . STATE TO FOREGON . STATE TO FOREGON . STATE TO FOREGON . STATE TO FOREGON . STATE OF OREGON . State the above h is corporation. We the farm of acknowledgment opposite. State above h is corporation. State of OREGON . State above h is corporation. State abo	or this transfer, stated in terms of contails, to promised which or includes other property or value given or promised which messiones the singular includes the plural and all grammat hereof apply equally to corporations and to individuals. red this instrument this 12/14 day of DECEMBER, 19 & De signed and sed affixed by its officers, duly authorized thereto be signed and sed affixed by its officers, duly authorized thereto CEPTING CEPTING GILDERT Ballantyne 194.5701 STATE OF OREGON, County of 194.5701 STATE OF OREGON, County of president, and by president, and by president, and by president, and by (If execused by a corporation, on behalf of the corporation, on behalf of the corporation, of the corporation
OHowever, the actual consideration consists of the whole part of the consideration (institut be winder) of the sen In construing this deed and where the cont. changes shall be implied to make the provisions h In Witness Whereof, the grantor has execut it a corporate grantor, it has caused its name to I order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROFE SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICAB USE LAVIS AND REGULATIONS. BEFORE SIGNING OF APPLICAB USE ALLOW OF ALLOWING DEPARTMENT TO VIENTER APPROPERIATE OF COUNTY OF ALLOWING DEPARTMENT TO VIENTER APPROPERIATE OF ALLOWING AND	or this transfer, stated in terms of Johnson or promised which are solved used approximately or value given or promised which are so requires, the singular includes the plural and all grammat thereof apply equally to corporations and to individuals. The signed and seed affixed by its officers, duly authorized theretor are solved and seed affixed by its officers, duly authorized theretor are full bert Ballantyne CEPTING TO THE CITY OF SES. MILLIE S. Ballantyne 194.5701
OHowever, the actual consideration consists of The whole part of the consideration (institut to without) Of the sea In construing this deed and where the cont. changes shall be implied to make the provisions h In Witness Whereof, the grantor has execut if a corporate grantor, it has caused its name to I order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROFE SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICAB USE LAVIS AND REGULATIONS. BEFORE SIGNING OR ACC THIS INSTRUMENT. THE PERSON /COULTRING FEE TITLE PROPERTY SHOULD CHECK WITH THE APPROPRIATE COUNTY PLANNING DEPARTMENT TO VISITY APPROVED U (It the slowe h is corporation,	or this transfer, stated in terms of condition of promised which are to requires, the groperty or value given or promised which are to requires, the singular includes the plural and all grammat tereof apply equally to corporations and to individuals. red this instrument this 12TH day of DEMMEST, 195 be signed and seed affixed by its officers, duly authorized thereto Singular by its officers, duly authorized Singular by its offi
OHowever, the actual consideration consists of the whole consideration (inclust be stindly) (The sea part of the consideration (inclust be stindly) (The sea In construing this deed and where the cont. changes shall be implied to make the provisions h In Witness Whereof, the grantor has execut if a corporate grantor, it has caused its name to I order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROFE SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLUSE USE LAVIS AND REGULATIONS BEFORE SIGNING OR APPLICABLUSE USE LAVIS AND REGULATIONS BEFORE SIGNING OR APPLICABLUSE USE LAVIS AND REGULATIONS BEFORE SIGNING OF APPLORATE COUNTY PLANNING DEPARTMENT TO VIENTRY APPROVED U (If the signer of the above is in corporation, use the form of actnowledgened opposite.) (OTS STATE OF OREGON (SEAL)       (OTS STATE OF OREGON (SEAL)         My commission expiration (SEAL)       My commission expiration (MY commission expiration)       (MY for MULLIE S. BALLANITYNE & MILLIE S. BALLANI 101 NEVAGA AVENUE         MILDERT BALLANITYNE NE AND LODRESS       INTERNET S NAME AND LODRESS	or this transfer, stated in terms of value given or promised which metabolic and set attraction of the singular includes the plural and all grammat tereof apply equally to corporations and to individuals. tereof apply equally to corporations and to individuals. tereof apply equally to corporations and to individuals. tereof and set attixed by its officers, duly authorized theretor the signed and set attixed by its officers, duly authorized theretor attraction of the set attixed by its officers, duly authorized theretor attraction of the set attixed by its officers, duly authorized theretor attraction of the set attraction of the set
OHowever, the actual consideration consists of The whole part of the consideration (institut be winder) of the series In construing this deed and where the cont. changes shall be implied to make the provisions h In witness Whereof, the grantor has execut if a corporate grantor, it has caused its name to I order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROFE SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICAB USE LAVIS AND REGULATIONS. BEFORE SIGNING OR AC THIS INSTRUMENT. THE PERSON ACCUIRING FEE TITLE PROPERTY SHOULD CHECK WITH THE APPROPRIATE C COUNTY PLANNING DEPARTMENT TO VIENTY APPROVED (015 STATE OF OREGON STATE OF OREGON STATE OF OREGON STATE OF OREGON State and the above is in consortion. (015 STATE OF OREGON STATE OF OREGON State and the above is in consortion. (015 STATE OF OREGON State and the above is in consortion. State and the above is in consortion. State and the above is a consortis and the above ato a consortion.	or this transfer, stated in terms of contact, but we promised which are solved in a spin but solved in the applicable should be detect. See ORS \$200 ext so requires, the singular includes the plural and all grammat hereof apply equally to corporations and to individuals. red this instrument this 12TH day of DECEMBER, 195 be signed and seed affixed by its officers, duly authorized thereto December December December 200 (If the corporation of the corporation of the corporation SES. MILLIE S. Ballantyne 194.570) 194.570 195. Ballantyne 194.570 194.570 195. Ballantyne 194.570 195. Ballantyne 194.570 195. County of STATE OF OREGON, County of 194.570 194.570 195. Corporation, on behalf of the corporation 194.570 195. STATE OF OREGON (SE 194.570 195. STATE OF OREGON, County of 194.570 195. STATE OF OREGON, County of 194.570 195. County of Klamath 1 certify that the within in 105.570 195. STATE OF OREGON, County of STATE OF OREGON, 195. STATE OF OREGON, 195. STATE OF OREGON, 196. STATE OF OREGON, 197. STAT
OHowever, the actual consideration consists of The whole part of the consideration (institut be winder) Of the sea In construing this deed and where the cont. changes shall be implied to make the provisions h In witness Whereof, the grantor has execut if a corporate grantor, it has caused its name to I order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROFE SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICAB USE LAVIS AND REGULATIONS. BEFORE SIGNING OR AC THIS INSTRUMENT. THE PERSON / COULTING FEE TITLE PROPERTY SHOULD CHECK WITH THE APPROPRIATE C COUNTY PLANNING DEPARTMENT TO VIENTY APPROVED U If the signer of the above b is corporation. we the farm of acknowledgment opposite.) STATE OF OREGON STATE OF OREGON STATE OF OREGON STATE OF OREGON My commission expirat: $M'M/QI$ GILBERT BALLANTYNE & MILLE S. BALLAN 101 Nevada Avenue GRANTOR'S NAME AND LOORESS GILBERT BALLANTYNE & NILLE S. BALLAN 101 Nevada Avenue	or this transfer, stated in terms of value given or promised which <b>Exercises the spinols of the spinols should be detect see CRS \$100</b> ext so requires, the singular includes the plural and all grammat iere of apply equally to corporations and to individuals. iere of and segt affixed by its officers, duly authorized thereto
OHowever, the actual consideration consists of The whole part of the consideration (institut be winder) of the series In construing this deed and where the cont. changes shall be implied to make the provisions h In witness Whereof, the grantor has execut if a corporate grantor, it has caused its name to I order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROFE SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICAB USE LAVIS AND REGULATIONS. BEFORE SIGNING OR AC THIS INSTRUMENT. THE PERSON ACCUIRING FEE TITLE PROPERTY SHOULD CHECK WITH THE APPROPRIATE C COUNTY PLANNING DEPARTMENT TO VIENTY APPROVED (015 STATE OF OREGON STATE OF OREGON STATE OF OREGON STATE OF OREGON State and the above is in consortion. (015 STATE OF OREGON STATE OF OREGON State and the above is in consortion. (015 STATE OF OREGON State and the above is in consortion. State and the above is in consortion. State and the above is a consortis and the above ato a consortion.	or this transfer, stated in terms of value given or promised which
OHowever, the actual consideration consists of The whole part of the consideration (inclust be wither) for the series In construing this deed and where the cont. changes shall be implied to make the provisions h In witness Whereof, the grantor has execute if a corporate grantor, it has caused its name to I order of its board of directors. THIS INSTRUMENT IN VIOLATION OF APPLICABLY USE LAVIS AND REGULATIONS. BEFORE SIGNING OR APPLICABLY USE LAVIS AND REGULATIONS APPROVED U (If the signer of the above is a corporation, we the form of a chrowledgenent opposite.) STATE OF ORECON Strate of the above is a corporation, we the form of a chrowledgenent opposite.) Strate of Corporation insumment was neknowledged before methics. DECENDER:	or this transfer, stated in terms of obids, for promised which or includes other property or value given or promised which Exercises the synchrough the applicable, should be closest. Success and set so requires, the singular includes the plural and all grammat. here this instrument this 12.1 H. day of Discusses. The signed and seed affixed by its officers, duly authorized thereto be signed and seed affixed by its officers, duly authorized thereto includes of the property of Discusses. RTY DE Gilbert Ballantyne CEPTING TO THE MILLIE S. Ballantyne 194.570 194.57
OHowever, the actual consideration consists of The whole part of the consideration (inclust be wither) for the series In construing this deed and where the cont. changes shall be implied to make the provisions h In witness Whereof, the grantor has execute if a corporate grantor, it has caused its name to I order of its board of directors. THIS INSTRUMENT IN VIOLATION OF APPLICABLY USE LAVIS AND REGULATIONS BEFORE SIGNING OR AND REGULATIONS STATE OF ORE CON Strate of the above bid corporation, we the form of admovid grant opposite, Strate of the above bid corporation, Strate of the above bid coreacty of the above bid corporation,	or this transfer, stated in terms of using the property or value given or promised which         or includes other property or value given or promised which         Exceloring the upber of the apply state; should be cleared. See ORS 9200         ext so requires, the singular includes the plural and all grammat.         tereof apply equally to corporations and to individuals.         tereof apply equally to corporations and to individuals.         ted this instrument this 12.1 H. day of D24000000000000000000000000000000000000
OHowever, the actual consideration consists of the whole consideration (inclust be wither) of the sear part of the consideration (inclust be wither) of the sear In construing this deed and where the cont. changes shall be implied to make the provisions h In Witness Whereof, the grantor has execut if a corporate grantor, it has caused its name to I order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROFE SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLUSE USE LAVIS AND REGULATIONS BEFORE SIGNING OR APPLICABLUSE LAVIS AND REGULATIONS BEFORE SIGNING OR APPLICABLUSE USE LAVIS AND REGULATIONS BEFORE SIGNING OF APPLICABLUSE (COUNTY PLANNING DEPARTMENT TO VIENTY APPROVED U (If the signer of the above bid corporation, use the form of actnowledgent oppesite.) (OTS STATE OF ORE CON.) (STATE OF ORE CON.) (SEAL:	or this transfer, stated in terms of obids, for promised which or includes other property or value given or promised which Exercises the synchrough the applicable, should be closest. Success and set so requires, the singular includes the plural and all grammat. here this instrument this 12.1 H. day of Discusses. The signed and seed affixed by its officers, duly authorized thereto be signed and seed affixed by its officers, duly authorized thereto includes of the property of Discusses. RTY DE Gilbert Ballantyne CEPTING TO THE MILLIE S. Ballantyne 194.570 194.57
OHowever, the actual considuration consists of The whole part of the consideration (inclust extinct) for the series In construing this deed and where the cont. changes shall be implied to make the provisions h In Witness Whereof, the grantor has execute if a corporate grantor, it has caused its name to I order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROFE SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLY USE LAVIS AND REGULATIONS. BEFORE SIGNING OR APPLICABLY USE LAVIS AND REGULATIONS. BEFORE SIGNING OF APPLICABLY	or this transfer, stated in terms of consists, is or promised which
OHowever, the actual consideration consists of the whole consideration (individue weisheld) of the part of the consideration (individue weisheld) of the part of the construing this deed and where the conti- changes shall be implied to make the provisions hear of the implied to make the provisions hear of the second directors.         if a corporate grantor, it has caused its name to I order of its board of directors.         THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROFE         SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLUSE LAVIS AND REGULATIONS BEFORE SGNING OR APPLICABLUSE LAVIS AND REGULATIONS BEFORE SGNING OR APPLICABLUSE LAVIS AND REGULATIONS DEFORE SGNING OR PAPLICABLUSE LAVIS AND REGULATIONS DEFORE SGNING OR APPLICABLUSE LAVIS AND REGULATIONS DEFORED UNIT HE APPROPRIATE COUNTY PLANNING DEPARTMENT TO VIENTY APPROVED UNIT the signer of the above is a corporation, use the form of a chrowledgen oppeate.         (OIS       STATE OF ORECON	or this transfer, stated in terms of using or promised which sectors envire synetics; the singular includes the plural and all grammat hereof apply equally to corporations and to individuals. red this instrument this IZTH day of DECAMESCE
OHowever, the actual consideration consists of The whole part of the consideration (inclust sevel list) for the sea In construing this deed and where the cont. changes shall be implied to make the provisions h In Witness Whereof, the grantor has execute if a corporate grantor, it has caused its name to I order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROFE SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLY USE LAVIS AND REGULATIONS. BEFORE SIGNING OR APPLICABLY USE LAVIS AND REGULATIONS. BEFORE SIGNING OF APPLICABLY (OIS STATE OF ORECON STATE DE ORECON STATE OF ORECON STATE OF ORECON STATE OF ORECON STATE DE ORECON STATE DE ORECON STATE DE ORONAL AND READ FOORESS GILBERT BALLANTYNE & MILLE S. BALLAN 101 Nevada Avenue Klame th Falls, OR 97601 GEANTER'S NAME AND FOORESS STHEFT BALLANTYNE & MILL DE S. BALLAN 1017 N. RIVERSIDE, #11.6 MEDEFORD, OREGUN 97501 NAME ADD FOORESS AND	or includes other property or value given or promised which or includes other property or value given or promised which see the synetists of the anagept satisfy the total and all grammat erect apply equally to corporations and to individuals. (ed this instrument this 12.14. day of DECMASS. 19 5 be signed and segt affixed by its officers, duly authorized thereto of and segt affixed by its officers, duly authorized thereto of the stand segt affixed by its officers, duly authorized thereto of the signed and segt affixed by its officers, duly authorized thereto of the signed and segt affixed by its officers, duly authorized thereto of the signed and segt affixed by its officers, duly authorized thereto officers, duly authorized before me issue of the toregoing instrument was acknowledged before me if is converted for record or 20th day of
OHowever, the actual consideration consists of the whole consideration (individue weisheld) of the part of the consideration (individue weisheld) of the part of the construing this deed and where the conti- changes shall be implied to make the provisions hear of the implied to make the provisions hear of the second directors.         if a corporate grantor, it has caused its name to I order of its board of directors.         THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROFE         SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLUSE LAVIS AND REGULATIONS BEFORE SGNING OR APPLICABLUSE LAVIS AND REGULATIONS BEFORE SGNING OR APPLICABLUSE LAVIS AND REGULATIONS DEFORE SGNING OR PAPLICABLUSE LAVIS AND REGULATIONS DEFORE SGNING OR APPLICABLUSE LAVIS AND REGULATIONS DEFORED UNIT HE APPROPRIATE COUNTY PLANNING DEPARTMENT TO VIENTY APPROVED UNIT the signer of the above is a corporation, use the form of a chrowledgen oppeate.         (OIS       STATE OF ORECON	or this transfer, stated in terms of using or promised which sectors envire synetics; the singular includes the plural and all grammat hereof apply equally to corporations and to individuals. red this instrument this IZTH day of DECAMESCE