	(O)()
TURNER	R. ZnaRAN
NaPam +	ייי בויק אריום

	S, That Williams	•
hereinafter called the grantor, for the consideration	hereinafter stated, to grantor paid by	
WAYNE L. INC. M. TURNER R. ING. the grantee, does hereby grant, bargain, sell and assigns, that certain real property, with the teneme pertaining, situated in the County of KIAMATI	ROM-RUTA T. INGRAM convey unto the said grantee and grantee's h nts, hereditaments and appurtenances thereunt	, hereinafter called eirs, successors and to helonging or an
	The state of Oregon, described as long	ows, to-wit:
Lots 4+5		
Less Ditch		क
Sec 17 Township 41		
RANGE 12		ge (
69.46 ACRES		·
and demands of all persons whomsoever, except th	nose claiming under the above described encumb	st the lawful claim prances.
The true and actual consideration paid for The true and actual consideration paid for PHowever, the actual consideration consists of the whole consideration (indicate which). (The sente In construing this deed and where the contexthanges shall be implied to make the provisions her In Witness Whereof, the grantor has executed a corporate grantor, it has caused its name to be	nose claiming under the above described encumber this transfer, stated in terms of dollars, is \$ or includes other property or value given or not between the symbols 0, it not applicable, should be delet so requires, the singular includes the plural a reof apply equally to corporations and to individed this instrument this	promised which is etc. See ORS 93.030. In all grammatics lusts
and demands of all persons whomsoever, except the The true and actual consideration paid for Theowever, the actual consideration consists of the whole part of the consideration (indicate which). (The sente In construing this deed and where the context changes shall be implied to make the provisions here. In Witness Whereof, the grantor has executed a corporate grantor, it has caused its name to be order of its board of directors.	nose claiming under the above described encumber this transfer, stated in terms of dollars, is \$ or includes other property or value given or not between the symbols 0, it not applicable, should be delet so requires, the singular includes the plural a reof apply equally to corporations and to individed this instrument this	st the lawful claim prances. promised which is eted. See ORS 93.030. nd all grammatical luals. 19
The true and actual consideration paid for The true and actual consideration paid for Thiowever, the actual consideration consists of the whole part of the consideration (indicate which). (The sente In construing this deed and where the context changes shall be implied to make the provisions here In Witness Whereof, the grantor has executed a corporate grantor, it has caused its name to be order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTICRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE ISE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCE! HIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO ROPERTY SHOULD CHECK WITH THE APPROPRIATE CIT	nose claiming under the above described encumber this transfer, stated in terms of dollars, is \$	st the lawful claim prances. promised which is eted. See ORS 93.030. nd all grammatical luals. 19
The true and actual consideration paid for The true and actual consideration paid for The whole consideration (indicate which). (The sente lart of the construing this deed and where the contextranges shall be implied to make the provisions her In Witness Whereof, the grantor has executed a corporate grantor, it has caused its name to be order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTICRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE SE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPT HIS INSTRUMENT THE PERSON ACQUIRING FEE TITLE TOROPERTY SHOULD CHECK WITH THE APPROPRIATE CITOROPERTY SHOULD CHECK WITH THE APPROPRIATE CITOR	nose claiming under the above described encumber this transfer, stated in terms of dollars, is \$	promised which is eted. See ORS 93.030. In all grammatical lusts
The true and actual consideration paid for The true and actual consideration paid for The whole consideration (indicate which). (The sente lart of the construing this deed and where the context changes shall be implied to make the provisions her in Witness Whereof, the grantor has executed a corporate grantor, it has caused its name to be order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERT CRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE SEAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPT SHOULD CHECK WITH THE APPROPRIATE CIT CROPERTY SHOULD CHECK WITH THE APPROPRIATE CIT COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES TATE OF OREGON, (SS.) County of Klamath	nose claiming under the above described encumber this transfer, stated in terms of dollars, is \$	promised which is eted. See ORS 93.030. In all grammatical duals. thorized thereto by the control of the contr
The true and actual consideration paid for The true and actual consideration paid for The whole art of the consideration (indicate which). (The sente art of the construing this deed and where the context thanges shall be implied to make the provisions her In Witness Whereof, the grantor has executed a corporate grantor, it has caused its name to be ordered its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERT CRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE SE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCELLING INSTRUMENT THE PERSON ACQUIRING FEE TITLE TO ROPERTY SHOULD CHECK WITH THE APPROPRIATE CITOUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES TATE OF OREGON, County of Klamath July 17	nose claiming under the above described encumber this transfer, stated in terms of dollars, is \$	promised which promised which promised which promised which promised seed. See ORS 93.030. Ind all grammatical duals. 19 thorized thereto by the promised seed. See ORS 93.030. Indicate the promise of
The true and actual consideration paid for The true and actual consideration paid for The whole actual consideration consists of the whole art of the consideration (indicate which). The senter of the construing this deed and where the context thanges shall be implied to make the provisions here in Witness Whereof, the grantor has executed a corporate grantor, it has caused its name to be order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERT CRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE SEL AWS AND REGULATIONS. BEFORE SIGNING OR ACCEPT SHOULD CHECK WITH THE APPROPRIATE CITOUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES TATE OF OREGON, County of Klamath July 17	nose claiming under the above described encumber this transfer, stated in terms of dollars, is \$	promised which promised which promised which promised which promised which promised all grammatical duals. 19 thorized thereto be promised the promised which promised thereto be promised the promised that the former is the promised which the promised that the former is the promised which promised which the promised which the promised which pro
The true and actual consideration paid for The true and actual consideration paid for The whole consideration (indicate which). (The sente for the whole part of the consideration (indicate which). (The sente for the construing this deed and where the context changes shall be implied to make the provisions here in Witness Whereof, the grantor has executed a corporate grantor, it has caused its name to be order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERT CRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE ISE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTION SHOULD CHECK WITH THE APPROPRIATE CIT OUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES TATE OF OREGON, County of Klamath July 17	nose claiming under the above described encumber this transfer, stated in terms of dollars, is \$	promised which is eted. See ORS 93.030. In all grammatical duals. thorized thereto by the see one of the see of the see one of the see of t
The true and actual consideration paid for The true and actual consideration paid for The whole consideration (indicate which). (The sente act of the whole consideration (indicate which). (The sente art of the construing this deed and where the context changes shall be implied to make the provisions here in Witness Whereof, the grantor has executed a corporate grantor, it has caused its name to be order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERT CRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE SE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEING HIS INSTRUMENT. THE PERSON ACQUIRING FEE TITLE TO COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES TATE OF OREGON, COUNTY OF Klamath Personally appeared the above named Wayne L. Ingram and Turner R. Ingram And acknowledged the foregoing instrument to be the Line T. Voluntary act and deed.	nose claiming under the above described encumber this transfer, stated in terms of dollars, is \$	promised which is eted. See ORS 93.030. Ind all grammatical duals, 19
The true and actual consideration paid for The true and actual consideration paid for The whole consideration (indicate which). (The sente fact of the consideration (indicate which). (The sente in construing this deed and where the context changes shall be implied to make the provisions here in Witness Whereof, the grantor has executed a corporate grantor, it has caused its name to be order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERT CRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE ISE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEST IN STRUMENT THE PERSON ACQUIRING FEE TITLE TO ROPERTY SHOULD CHECK WITH THE APPROPRIATE CIT OUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES TATE OF OREGON, County of Klamath Personally appeared the above named Wayne by Ingram and Turner R Ingram Application of the consideration of the composing instrument to be the life to content of the consideration of the consideration of the content of the co	nose claiming under the above described encumber this transfer, stated in terms of dollars, is \$	promised which is eted. See ORS 93.030. Ind all grammatical duals. In thorized thereto by thorized thereto by ss. In the latter is the that the latter is the the torporate seal ned and sealed in bedirectors; and each of incorporate sealed in bedirectors.
Diowever, the actual consideration consists of the whole consideration (indicate which). (The sente the whole construing this deed and where the context changes shall be implied to make the provisions here in Witness Whereof, the grantor has executed a corporate grantor, it has caused its name to be order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERT CRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE ISE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTIVE TO ROPERTY SHOULD CHECK WITH THE APPROPRIATE CIT OUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES TATE OF OREGON, COUNTY OF Klamath Personally appeared the above named Wayne L. Ingram and Turner R Ingram And acknowledged the toregoing instrument to be the IX voluntary act and deed.	nose claiming under the above described encumber this transfer, stated in terms of dollars, is \$	promised which is eted. See ORS 93.030. Ind all grammatics lusts

GRANTOR'S NAME AND ADDRESS GRANTEE'S NAME AND ADDRESS After recording return to: NAME, ADDRESS, ZIP

Wayne 28700

SPACE RESERVED FOR RECORDER'S USE

County ofKlamath..... I certify that the within instrument was received for record on the at ...4:17... o'clockPM., and recorded in book/reel/volume No.......m90...... on page ...14201 or as fee/file/instrument/microfilm/reception No17.6.7.6....,

Record of Deeds of said county. Witness my hand and seal of County affixed.

Kelsch Deputy

28.00