M No. 723-BARGAIN AND SALE DEED (Individual of C	ALIN AND ALL ALIN	VOI.	mga Page	8580
43843 KNOW ALL MEN BY THESE	PRESENTS, That]	LEE R. SCHRODER	called grantor,
r the consideration hereinafter stated toanundivided35%interest ereinafter called grantee, and unto g enements, hereditaments and appurt	, does hereby grant, but at., JEFFREY C. PEX grantee's heirs, success enances thereunto be	argain, sell and conve TON as to an und sors and assigns all of longing or in anywise follows, to-wit:	that certain real pr appertaining, situate	terest and*, operty with the d in the County
SCOTT CALVIN PEYTON, as to	an undivided 32.	5% interest as to	enants in common	1
SEE ATTA	CHED LEGAL DESCRI	IPTION		
·				
	• • •	•		
**In lieu of foreclosure	a	REAL Esatte Con	tract recorded	November 16,
**In lieu of foreclosure 1979 in Volume M79 at	e of that certain Page 27044, Micr	ofilm REcords of	Klamath County	, Oregon
To Have and to Hold the s The true and actual consideration OHowever, the actual consideration the whole consideration (indicate w In construing this deed and changes shall be implied to make	ion consists of or ine hich). ⁽¹⁾ (The sentence be where the context so if the provisions hereof a	cludes other property tween the symbols 0, if no requires, the singular apply equally to corpu	ms of dollars, is \$ or value given or applicable, should be do includes the plural rations and to indiv. August	and all grammatics iduals. 90 19
The true and actual consideration OHowever, the actual consideration the whole consideration (indicate we part of the In construing this deed and changes shall be implied to make In Witness Whereof, the gra- if a corporate grantor, it has cause ized to do so by order of its board	which). ⁰ (The sentence be where the context to be antor has executed this d its name to be signed of directors.	transfer, stated in ter cludes other property inveen the symbols O, it no requires, the singular apply equally to corpo instrument this 24 and its seal affixed b	rns of dollars, is \$ or value given or tapplicable, should be do includes the plural rations and to indiv. .day of August y an officer or other	oloted. See ORS 93.030. and all grammatic iduals. 90
The true and actual consider OHowever, the actual considerati- the whole consideration (indicate w part of the In construing this deed and changes shall be implied to make In Witness Whereof, the gr- if a corporate grantor, it has cause ized to do so by order of its board THIS INSTRUMENT WILL NOT ALLOW I SCRIBED IN THIS INSTRUMENT IN VIOLA- USE LAWS AND REGULATIONS. BEFOR THIS INSTRUMENT, THE PERSON ACO PROPERTY SHOULD CHECK WITH TI COUNTY PLANNING DEPARTMENT TO	ion consists of or inc which). ⁽¹⁾ (The sentence be where the context so i the provisions hereof z antor has executed this d its name to be signed of directors. JSE OF THE PROPERTY DE LTION OF APPLICABLE LAN RE SIGNING OR ACCEPTIN URING FEE TITLE TO TH LE APPROPRIATE CITY O VERIFY APPROVED USES.	transfer, stated in ter cludes other property tween the symbols O, if no requires, the singular apply equally to corpo s instrument this 24 if and its seal affixed b Neil Carrett Lee R. Schro	rns of dollars, is \$ or value given or tapplicable, should be do includes the plural rations and to indiv. .day of August y an officer or other	and all grammatics iduals. 90 19
The true and actual considerat. OHowever, the actual considerat. the whole consideration (indicate w part of the construing this deed and changes shall be implied to make In Witness Whereof, the gr. if a corporate grantor, it has cause ized to do so by order of its board THIS INSTRUMENT WILL NOT ALLOW I SCRIBED IN THIS INSTRUMENT IN VIOLA USE LAWS AND REGULATIONS. BEFOI THIS INSTRUMENT, THE PERSON ACO PROPERTY SHOULD CHECK WITH TH COUNTY PLANNING DEPARTMENT TO (If executed by a corporation, affix corporate seal use the form of actionwidedgment opposite.) STATE OF OREGON.	bianton public of or inconsists of the provisions hereof a santor has executed this d its name to be signed of directors. ISE OF THE PROPERTY DE SIGNING OF APPLICABLE LAN E SIGNING OF ACCEPTIN UNING FEE TITLE TO THE APPROPRIATE CITY OF VERIFY APPROVED USES.	transfer, stated in ten cludes other property itween the symbols O, it no requires, the singular apply equally to corpo s instrument this 24 it and its seal attixed b Neil Carrett Lee R. Schro STATE OF OREGON, County of	ms of dollars, is \$ or value given or tapplicable, should be do includes the plural rations and to indiv. .day of August y an officer or other Accurd der	and all grammatics iduals. 90 19
The true and actual considerat. OHowever, the actual considerat. the whole consideration (indicate w part of the construing this deed and changes shall be implied to make In Witness Whereof, the gr. if a corporate grantor, it has cause ized to do so by order of its board THIS INSTRUMENT WILL NOT ALLOW I SCRIBED IN THIS INSTRUMENT IN VIOLA USE LAWS AND REGULATIONS. BEFOR THIS INSTRUMENT, THE PERSON ACO PROPERTY SHOULD CHECK WITH TH COUNTY PLANNING DEPARTMENT TO (If executed by a corporation, offix corporate seed use the form of acknowledgment opposite.) STATE OF OREGON. County of	detailor piece on incomparison consists of or incomplete incomplet	transfer, stated in ten cludes other property inveen the symbols 0, it no requires, the singular apply equally to corpo s instrument this 24 if and its seal affixed b by Lee R. Schro STATE OF OREGON, County of Hag	ms of dollars, is \$ or value given or tapplicable, should be do includes the plural rations and to indiv. .day of August y an officer or other Accurd der	pionass in
The true and actual considerat. OHowever, the actual considerat. the whole consideration (indicate w part of the construing this deed and changes shall be implied to make In Witness Whereof, the gr. if a corporate grantor, it has cause ized to do so by order of its board THIS INSTRUMENT WILL NOT ALLOW I SCRIBED IN THIS INSTRUMENT IN VIOLA USE LAWS AND REGULATIONS. BEFOI THIS INSTRUMENT, THE PERSON ACO PROPERTY SHOULD CHECK WITH TH COUNTY PLANNING DEPARTMENT TO (If executed by a corporation, affix corporate seal use the form of actionwidedgment opposite.) STATE OF OREGON.	detailor piece on incomparison consists of or incomplete incomplet	transfer, stated in ten cludes other property itween the evabola 0, it no requires, the singular apply equally to corpo s instrument this 24 I and its seal attixed b Neil Carrett E Lee R. Schro STATE OF OREGON, County of King Thig instrument was ackn	ms of dollars, is \$ or value given or tapplicable, should be do includes the plural rations and to indiv. .day of August y an officer or other Accurd der	pionass in
The true and actual consideration of the whole consideration (indicate we part of the consideration (indicate we find the construing this deed and changes shall be implied to make in Witness Whereof, the grif a corporate grantor, it has cause ized to do so by order of its board THIS INSTRUMENT WILL NOT ALLOW INSTRUMENT WILL NOT ALLOW INSTRUMENT IN VIOLAUSE LAWS AND REGULATIONS. BEFOR THIS INSTRUMENT, THE PERSON ACO PROPERTY SHOULD CHECK WITH THE COUNTY PLANNING DEPARTMENT TO INF executed by a corporation, affix corporate seel use the form of achnowledgment appoilte.] STATE OF OREGON. County of	detailor piece on incomparison consists of or incomplete incomplet	transfer, stated in ten cludes other property tween the symbols 0, it no requires, the singular apply equally to corpo s instrument this 24 I and its seal attixed b Neil carrett E C C C C C C C C C C C C C C C C C C C	ms of dollars, is \$ or value given or tapplicable, should be do includes the plural rations and to indiv. .day of August y an officer or other Accurd der	pionass in
The true and actual consideration OHowever, the actual consideration the whole consideration (indicate we In construing this deed and changes shall be implied to make In Witness Whereof, the grift if a corporate grantor, it has cause ized to do so by order of its board THIS INSTRUMENT WILL NOT ALLOW IN SCRIBED IN THIS INSTRUMENT IN VIOLA- USE LAWS AND REGULATIONS. BEFOR THIS INSTRUMENT, THE PERSON ACO PROPERTY SHOULD CHECK WITH TO COUNTY PLANNING DEPARTMENT TO Iff executed by a corporation, offix corporate seol use the form of ocknowledgment opposite.] STATE OF OREGON. County of	detailor pists of or inc ion consists of or inc which). ⁽¹⁾ (The sentence be where the context ion the provisions hereof z antor has executed this d its name to be signed of directors. JSE OF THE PROPERTY DE TION OF APPLICABLE LAN ZE SIGNING OR ACCEPTIN URING FEE TITLE TO TH THE APPROVED USES. wind) ss.) dged before me on by	transfer, stated in ter cludes other property inveen the symbols O, it no requires, the singular apply equally to corpo s instrument this 24 if and its seal affixed b Neil Carrett Lee R. Schro STATE OF OREGON, County of KO Thig instrument was ackn 19 70, by 200	ms of dollars, is $\$$ or value given or tapplicable, should be di includes the plural rations and to indiv. day of August y an officer or other <u>Actual</u> der molt owledged before me on the <u>Content</u> <u>Content</u>	produced RS 93.030. and all grammatica iduals. 1990 person duly author Back of a construction of a construction of a construction back of a construction of a construction of a construction of a construction of a construction of a construction of a construction of a construction of a construction of a construction of a construction of a construction of a construction of a construction of a construction of
The true and actual consideration of the consideration (indicate we part of the consideration (indicate we function) in construing this deed and changes shall be implied to make In Witness Whereof, the grif a corporate grantor, it has cause ized to do so by order of its board THIS INSTRUMENT WILL NOT ALLOW I SCRIBED IN THIS INSTRUMENT THE PERSON ACO PROPERTY SHOULD CHECK WITH TT COUNTY PLANNING DEPARTMENT TO [If executed by a corporation, offix corporate seed us the form of acknowledgment opposite.] STATE OF OREGON. County of	detailor pists of or inc ion consists of or inc which). ⁽¹⁾ (The sentence be where the context ion the provisions hereof z antor has executed this d its name to be signed of directors. JSE OF THE PROPERTY DE TION OF APPLICABLE LAN ZE SIGNING OR ACCEPTIN URING FEE TITLE TO TH THE APPROVED USES. wind) ss.) dged before me on by	transfer, stated in ten cludes other property tween the symbols 0, it no requires, the singular apply equally to corpo s instrument this 24 I and its seal attixed b Neil carrett E C C C C C C C C C C C C C C C C C C C	ms of dollars, is $\$$ or value given or tapplicable, should be di includes the plural rations and to indiv. day of August y an officer or other Actual der molto owledged before me on the content of the content of th	produced RS 93.030. and all grammatica iduals. person duly author SS. SS. SS. SS. SS. SS. SS. S
The true and actual consideration of the consideration (indicate we part of the consideration (indicate we function) in construing this deed and changes shall be implied to make In Witness Whereof, the grif a corporate grantor, it has cause ized to do so by order of its board THIS INSTRUMENT WILL NOT ALLOW I SCRIBED IN THIS INSTRUMENT THE PERSON ACO PROPERTY SHOULD CHECK WITH TT COUNTY PLANNING DEPARTMENT TO [If executed by a corporation, offix corporate seed us the form of acknowledgment opposite.] STATE OF OREGON. County of	detailor pists of or inc ion consists of or inc which). ⁽¹⁾ (The sentence be where the context ion the provisions hereof z antor has executed this d its name to be signed of directors. JSE OF THE PROPERTY DE TION OF APPLICABLE LAN ZE SIGNING OR ACCEPTIN URING FEE TITLE TO TH THE APPROVED USES. wind) ss.) dged before me on by	transfer, stated in ten cludes other property tween the symbols 0, it no requires, the singular apply equally to corpo s instrument this 24 I and its seal attixed b Neil carrett E C C C C C C C C C C C C C C C C C C C	ms of dollars, is $\$$ or value given or tapplicable, should be di includes the plural rations and to indiv. day of August y an officer or other <u>August</u> y an officer or other <u>August</u> der <u>Molth</u> owledged before me on <u>County of</u> STATE OF OR County of	bloted. See ORS 93.030. and all grammatica iduals. 1990 person duly author BB4-9 }ss. BB4-9 BB4-9 BB4
The true and actual consideration of the consideration (indicate we part of the consideration (indicate we function of the construing this deed and changes shall be implied to make In Witness Whereof, the graif a corporate grantor, it has cause ized to do so by order of its board THIS INSTRUMENT WILL NOT ALLOW I SCRIEDED IN THIS INSTRUMENT IN VIOLUSE LAWS AND REGULATIONS. BEFOI THIS INSTRUMENT, THE PERSON ACO PROPERTY SHOULD CHECK WITH TT COUNTY PLANNING DEPARTMENT TO It executed by a corporation, offix corporate seel us the form of acknowledgment opposite.] STATE OF OREGON. County of	Addition provides a service of a service of the provisions hereof a service of the property of	transfer, stated in ter cludes other property inveen the symbols 0, it no requires, the singular apply equally to corpu- s instrument this 2.4 I and its seal alfixed b Neil Carrett Lee R. Schro STATE OF OREGON, County of Hone This instrument was ackn 19.0, by De Notary Public for Oresta My commission expires:	ms of dollars, is $\$$ or value given or tapplicable, should be di includes the plural rations and to indiv. day of August y an officer or other der molth owledged before me on STATE OF OR County of	block See ORS 93.030. and all grammatica iduals. 1990 person duly author B=24-9 } ss. B=24-9 } Ss. B=24-9 } Ss. B=24-9 } Ss. B=24-9 } Ss. B=24-9 } Ss. B=24-9 } Ss. B=24-9 } Ss. B=24-9 } Ss. B=24-9 Ss. Ss. B=24-9 Ss. Ss. Ss. Ss. Ss. Ss. Ss. Ss. Ss. Ss.
The true and actual consideration of the consideration (indicate we part of the consideration (indicate we function) in construing this deed and changes shall be implied to make In Witness Whereof, the grif a corporate grantor, it has cause ized to do so by order of its board THIS INSTRUMENT WILL NOT ALLOW I SCRIBED IN THIS INSTRUMENT THE PERSON ACO PROPERTY SHOULD CHECK WITH TT COUNTY PLANNING DEPARTMENT TO [If executed by a corporation, offix corporate seed us the form of acknowledgment opposite.] STATE OF OREGON. County of	Addition provides a service of a service of the provisions hereof a service of the property of	transfer, stated in ten cludes other property tween the symbols 0, it no requires, the singular apply equally to corpo s instrument this 24 I and its seal attixed b Neil carrett E C C C C C C C C C C C C C C C C C C C	ms of dollars, is $\$$ or value given or tapplicable, should be di includes the plural rations and to indiv. day of August y an officer or other der molth owledged before me on County of August 3 - 2 - 92 STATE OF OR County of August y and the plural county of August County of August y and the plural county of August y and the plural at August at August Augu	block See ORS 93.030. and all grammatica iduals. 1990 person duly author BBC 1990 person duly author BBC 1990 BBC 1990 B
The true and actual consideration OHowever, the actual consideration the whole consideration (indicate were and the consideration (indicate were and the consideration) (indicate were and the construing this deed and changes shall be implied to make in Witness Whereof, the grait a corporate grantor, it has cause ized to do so by order of its board THIS INSTRUMENT WILL NOT ALLOW I SCRIBED IN THIS INSTRUMENT WILL NOT ALLOW I SCRIBED IN THIS INSTRUMENT THE PERSON ACO PROPERTY SHOULD CHECK WITH TT COUNTY PLANNING DEPARTMENT TO "If executed by a corporate and use the form of acknowledgment opposite.] STATE OF OREGON. County of	ADDADRESS ND ADDRESS ND ADDR	transfer, stated in ten transfer, stated in ten cludes other property inveen the symbols 0, it no requires, the singular apply equally to corpord is instrument this 24 and its seal alfixed b Neil Carrett Lee R. Schro STATE OF OREGON, County of KO This instrument yas ackn 19 10, by 200 Notary Public to Orecon My commission expires: SPACE RESERVED FOR	ms of dollars, is $\$$ or value given or tapplicable, should be di includes the plural rations and to indiv. day of August y an officer or other <u>Actual</u> der <u>Mol A</u> owledged before me on <u>County of</u> <u>3-2-92</u> STATE OF OR County of	block See ORS 93.030. and all grammatica iduals. 190 person duly author 824-9 ss. 824-9 ss. 190 824-9 Ss. 190 824-9 Ss. 190 824-9 Ss. 190 190 824-9 Ss. 190 190 190 190 190 190 190 190
The true and actual consideration of the consideration (indicate we part of the consideration (indicate we find the consideration) (indicate we find construing this deed and changes shall be implied to make In Witness Whereof, the grait a corporate grantor, it has cause ized to do so by order of its board THIS INSTRUMENT WILL NOT ALLOW INSTRUMENT WILL NOT ALLOW INSCRIBED IN THIS INSTRUMENT IN VIOLAUSE LAWS AND REGULATIONS. BEFOR PROPERTY SHOULD CHECK WITH THE COUNTY PLANNING DEPARTMENT TO INSTRUMENT TO INSTRUMENT, THE PERSON ACO PROPERTY SHOULD CHECK WITH THE COUNTY PLANNING DEPARTMENT TO INSTRUMENT OF COUNTY PLANNING DEPARTMENT TO INSTRUMENT WAS acknowledgement opposite.] STATE OF OREGON, County of	ADDADRESS	transfer, stated in ter transfer, stated in ter cludes other property tween the symbols 0, it no requires, the singular apply equally to corpu- s instrument this 2.4 I and its seal affixed b 	ms of dollars, is $\$$ or value given or tapplicable, should be di includes the plural rations and to indiv. day of August y an officer or other der molth owledged before me on the discrete discrete discrete 3 - 2 - 92 STATE OF OR County of an in book/reel/vor page ment/microfilm Deced of Dece	block See ORS 93.030. and all grammatica iduals. 190 person duly author 824-9 ss. 824-9 ss. 190 824-9 Ss. 190 824-9 Ss. 190 824-9 Ss. 190 190 824-9 Ss. 190 190 190 190 190 190 190 190

PARCEL 1

A portion of the SW4SW4 of Section 20, Township 38 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at a point which is Easterly along the section line between Sections 20 and 29, Township 33 South, Range 9 East of the Willamette Meridian, a distance of 984 feet from the corner common to Sections 19, 20, 29 and 30; thence Northerly and parallel to the section lines between Sections 19 and 20 a distance of 495 feet to a point which is the initial point of beginning of the description of the land involved; thence Northerly along the same line and course last mentioned and parallel to the section line between Sections 19 and 20 a distance of 100 feet; thence North 78° East 75 feet more or less to the Westerly right of way line of the State Highway; thence Southeasterly along the Westerly right of way line of the State Highway a distance of 32 feet; thence in a Southwesterly direction to the initial point of this description.

PARCEL 2

Beginning at a point which is Easterly along section, line between Sections 20 and 29, Township 38 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, a distance of 984 feet from the corner common to Sections 19, 20, 29 and 30 above mentioned Township and Range; thence Northerly and parallel to Section line between Sections 19 and 20 a distance of 595 feet to the initial point of this description; thence Northerly along last mentioned course a distance of 95 feet more or less to the center line of State Highway; thence Southeasterly along center line of said State Highway to a point a distance of 127 feet more or less to a point which is North 78° 0' East of the initial point, and being 105 feet East more or less from said initial point; thence South 78° 0' West 105 feet more or less to the initial point being in Section 20, Township 38 South, Range 9 East of the Willamette Meridian.

ALSO beginning at a point which is North 690 feet and East 493 feet from the corner common to Sections 19, 20, 29 and 30, Township 38 South, Range 9 East of the Willamette Meridian; thence North and parallel to Section line between Sections 19 and 20, a distance of 140 feet to a point; thence East and parallel to section line between Sections 20 and 29 a distance of 492 feet to a point; thence South and parallel to section line between Sections 19 and 20 a distance of 140 feet to a point; thence West and parallel to section line between Sections 20 and 29 a distance of 492 feet to point of between Sections 20 and 29 a distance of 492 feet to point of between Sections 20 and 29 a distance of 492 feet to point of beginning. All in Section 20, Township 38 South, Range 9 East of the Willamette Meridian.

ALSO beginning at a point 376 feet West of the Southwest corner of Block 44, Lakeview Addition to the City of Klamath Falls, Oregon, on the North line of Sacramento Street extended; thence West 726 feet on the North line of Sacramento Street extended; thence South parallel with First Street in said Lakeview Addition 360 feet; thence East parallel with Sacramento Street extended 726 feet; LEGAL DESCRIPTION CONTINUED.....

thence North parallel with First Street 360 feet to place of beginning; All situate in the SW4 of SN4 of Section 20, Township 38 South, Range 9 East of the Willamette Meridian.

ALSO beginning at a point 376 feet West of the Northwest corner of Block 44 Lakeview Addition to the City of Klamath Falls, Oregon, on the South line of Medford Street extended; thence West 726 feet on said South line of Medford Street extended; thence South parallel with First Street in said Lakeview Addition 300 feet; thence East parallel with Medford Street 726 feet; thence North parallel with First Street 300 feet to the place of beginning, all situate in the SW% of Sw% of Section 20, Township 38 South, Range 9 East of the Willamette Meridian.

EXCEPTING from all parcels any portion lying within State Highway, County or City Roads including those portions conveyed to the State of Oregon by Deeds recorded in Book 278 at page 363, Book 279 at page 232, Book 307, page 9 as corrected by Book 310 at page 135 Deed Records of Klamath County, Oregon.

EXCEPTING THEREFROM the North 260 feet as measured at right angles to the North line of the above described parcels in their entirety.

ALSO INCLUDING the following:

Beginning at a point which is Easterly along section line between Sections 20 and 29, Township 38 South, Range 9 East of the Willamette Meridian, a distance of 984 feet from the corner common to Sections 19, 20, 29 and 30 above mentioned Township and Range; thence Northerly and parallel to section line between Sections 19 and 20 a distance of 580 feet to the initial point of this description; thence Northerly along last mentioned course a distance of 15 feet; thence North 78° East 62 feet more or less to the West right of way line of Lakeport Boulevard; thence Northwesterly along said right of way line 40 feet; thence South 78° West 72 feet more or less to the intersection of a line 40 feet West of the point of beginning, if said line were extended Northerly; thence South 47 feet more or less to the South line of the property herein being conveyed; thence East 40 feet to the point of beginning.

EXCEPTING THEREFROM the following described property:

All that portion of the following described property lying Northwest of a line running Northeasterly between the following 2 points $\Lambda \in B$:

Beginning at a point which is Easterly along section line between Sections 20 and 29, Township 38 South, Range 9 East of the Willamette Meridian, a distance of 984 feet from the corner common to Sections 19, 20, 29 and 30 above mentioned Township and Range; thence Northerly and parallel to section line between Sections 19 and 20 a distance of 580 feet to the initial point of this description; thence Northerly along last mentioned course a distance

ø

8582

LEGAL DESCRIPTION CONTINUED

of 15 feet; thence North 78° East 62 feet more or less to the West right of way line of Lakeport Boulevard; thence Northwesterly along said right of way line 40 feet; thence South 78° West 72 feet more or less to the intersection of a line 40 feet West of the point of beginning, if said line were extended Northerly; thence South 47 feet more or less to the South line of the property herein being conveyed; thence East 40 feet to the

Point A: Beginning at a point which is Easterly along section line between Sections 20 and 29, Township 38 South, Range 9 East of the Willamette Meridian, a distance of 984 feet from the corner common to Sections 19, 20, 29 and 30 above mentioned Township and Range; thence Northerly and parallel to section line between Sections 19 and 20 a distance of 580 feet to a point; thence West 40 feet to a point to be known as Point A. Point B: A portion of the SW4SW4 of Section 20, Township 38 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows: Beginning at a point which is Easterly along the section line between Sections 20 and 29, Township 38 South, Range 9 East of the Willamette Meridian, a distance of 984 feet from the corner common

to Sections 19, 20, 29 and 30; thence Northerly and parallel to the section lines between Sections 19 and 20 a distance of 495 feet to a point; thence Northerly along the same line and course last mentioned and parallel to the section line between Sections 19 and 20 a distance of 100 feet; thence North 78° East 75 feet more or less to the Westerly right of way line of the State Highway; thence Northwesterly along the Westerly right of way line of Lakeport Boulevard

STATE OF OREGON: COUNTY OF KLAMATH: 55.

Filed for record at request of ____ April A.D., 19 92 at 3:41 O'clock P.M., and duly recorded in Vol. M92 of ______ Deeds _____ on Page 8580 Mountain Title Co. day FEE Evelyn Biehn County Clerk By Sauline Mullendere

8583