....., 19....., at C/O.P. BROWNING o'clockM., and recorded in HC15, BOX 495C book/reel/volume No..... on page HANOVER, NM 88041 SPACE RESERVED and/or as tee/file/instru-Grantee's Name and Address FOR RECORDER'S USE ment/microfilm/reception No..... After recording rejurn to (Name, Address, Zip): Record of Deeds of said County. should be to the Witness my hand and seal of County affixed. Until requested otherwise send all fax statements to (Name, Address, Zip): ระบาร์เดิสให้สาร์ที่การจะเกียกสาร์กษ์ผ By, Deputy

	34004
	040VI
TO HAVE AND TO HOLD the same unto the second party, second	d party's heirs, successors and assigns forever.
TO HAVE AND TO HOLD the same unto the second party, second And the first party, for first party and first party's heirs and legal re-	epresentatives, does covenant to and with the
And the first party, for life party	a serve is lawfully seized in fee simple of the
cond party, second party's heirs, successors and acceptable or trust dec	ed and further except
cond party, second party's heirs, successors and assigns, that the first operty, free and clear of incumbrances except the mortgage or trust decoperty, free and clear of incumbrances except the mortgage or trust dec	***************************************
THE PERSON AND THE PERSON OF T	1 thereof
at the first party will warrant and forever defend the above granted sainst the lawful claims and demands of all persons whomsover, other	than the liens above expressly excepted; that
ninet the lawful claims and delitates of all pro-	to the title to the Dremises to the
is deed is intended as a conveyance, absolute in legal effect as well as deed is intended as a conveyance, absolute in legal effect as well as deed is intended as a conveyance, absolute in legal effect as well as deed in the premises hereby is sur	re therein, and not as a mortgage, trust uccu
cond party and all redemption rights which the first party may have cond party and all redemption rights which the first party is sur- security of any kind; that possession of the premises hereby is sur- security of any kind; that the third party is not acting under any misa	rendered and delivered to the second party;
security of any kind; that possession of the premises hereby is sur at in executing this deed the first party is not acting under any misa at in executing this deed the first party is not acting under any misa	ipprehension as to the effect thereof of annual
nat in executing this deed the first party is not acting under any misal in executing this deed the first party is not acting under any misal in execution by the second party duress, undue influence, or misrepresentation by the second party duress, undue influence, or misrepresentation by the second party duress, undue influence, or misrepresentation by the second party during the second	, or second party's representatives, ugotte
by duress, undue influence, or misrepresentation by the second party duress, undue influence, or misrepresentation by the second party torneys; that this deed is not given as a preference over other creditor, other than the second party.	rs of the first party and that at the
	ty, interested in the premised and any
irectly, in any manner whatsoever, except as set forth above.	to an entit of the second party may
irectly, in any manner whatsoever, except as set forth above. In construing this instrument, it is understood and agreed that the construing the singular product so requires the singular product.	he first party as well as the second party
In construing this instrument, it is understood and agreed that it is understood and agreed that it is understood and agreed that it is understood and implied to make the provi	pronoun includes the plural and that the
me more than one person; that if the context so requires the singular per more than one person; that if the context so requires the singular per material changes shall be made, assumed and implied to make the proving the proving the context so requires the singular persons	sions hereof apply equally to corporate
natical changes shall be made, assumed and implied to	the data instrument if first party is a corpo-
o individuals. IN WITNESS WHEREOF, the first party above named has exe	ecuted this instrument, it most purposed to
IN WITNESS WHEREOF, the first party above named has execution, it has caused its name to be signed and its seal, if any, affixed Execution, it has caused its name to be signed and its seal, if any, affixed Execution.	by an officer of officer position
	\sim \sim \sim \sim \sim
Dated SEPT. 6. 1994	andlad
THE PROPERTY DESCRIBED IN THIS	
THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS.	
REFORE SIGNING UK ACCEPTING THIS INSTITUTE APPROPRIATE CITY OR COUNTY	***************************************
TITLE TO THE PROPERTY SHOULD CHECK APPROVED LIGHT AND TO DETERMINE ANY	
LIMITS ON LAWSUITS AGAINST FARMING OFFICE	
ÖRS 30.930	
그들이 그 아이는 그들은 아이들을 살아왔다는 것 같아. 그는 것	, 19
STATE OF CALIFORNIA SS.	
	, 19
	7
On SEPTEMBER 6TH, 1994 before me, JO KING	tary Name and Title)
personally appeared ROSAN D. CLARK * * * *	
personally was	Public for Orego
of (compliance) to	he the person(s) whose name(s)
personally known to me (or proved to me on the basis of satisfactory evidence) to personally known to me (or proved to me on the basis of satisfactory evidence) to personally known to me (or proved to me on the basis of satisfactory evidence) to personally known to me (or proved to me on the basis of satisfactory evidence) to personally known to me (or proved to me on the basis of satisfactory evidence) to personally known to me (or proved to me on the basis of satisfactory evidence) to personally known to me (or proved to me on the basis of satisfactory evidence) to personally known to me (or proved to me on the basis of satisfactory evidence) to personally known to me (or proved to me on the basis of satisfactory evidence) to personally known to me (or proved to me on the basis of satisfactory evidence) to personally known to me (or proved to me on the basis of satisfactory evidence) to personally known to me (or proved to me on the basis of satisfactory evidence) to personally known to me (or proved to me on the basis of satisfactory evidence) to personally known to me (or proved to me or personally known to me or personally known to me (or proved to me or personally known to me (or proved to me or personally known to me (or proved to me or personally known to me or personally known to me (or proved to me or personally known to me or personally	executed the same in his/her/their
is/are subscribed to the within instrument and acknowledged to the instrument	the person(s), or the entity upon
personally knowledged to the within instrument and acknowledged to me that ne/snewledged is/are subscribed to the within instrument and acknowledged to me that ne/snewledged is/are subscribed to the within instrument authorized capacity(ies), and that by his/her/their signature(s) on the instrument authorized capacity(ies), and that by his/her/their signature(s) on the instrument.	
authorized capacity(ies), and that by his/her/their signature(s) or the behalf of which the person(s) acted, executed the instrument.	JO KING
WITNESS my hand and official seal.	ANSINE SCORPSC
MINESS III II III III III	TARY PUBLIC • CALIFORNIA &
1 7 2000	
Signature	Comm. Expires February 3, 1995
	(Notarial Seal)
<u> </u>	
이번의 이번에 하다 하다. 중 하다. 하를 통하다 하는 것이다. 이 나는 사람	
그의 등이다. 이 그는 이 <u>번째의 중요를 했다고</u> 있면 하는 다음이다.	
STATE OF OREGON: COUNTY OF KLAMATH: ss.	
Paalvast	the 9th
Filed for record at request of	P.M., and duly recorded in Vol. M94
Doods	on Page34600
	n Righn County Clerk
By	A LANGUE AND
FEE \$35.00	10 per la companya di salah per la companya di