97925 KNOW ALL MEN BY THI	A-4161	17-95P01:35	119		870
for the consideration herein		*******			alled gra
for the consideration herein MARTIN BOYER and GLEN hereinafter called drantee	NDA L. BOYER, husband	and and and	quitclaim unto		
hereinafter called grantee, a in that certain real propert way appertaining, situated in	and unto grantee's heirs, su by with the tenements. here	ccesors and assigned it among and a sign of the second sec	ns all of the grant	or's right, title	and inte
way appertaining, situated in	n the County of Klamat	:h	State of Oregon. d	eunto belongi lescribed as fo	ing or in llows to
	그는 학생님께서 공부가 있는 것 같아요. 이 가지 않는 것 같아요. 이 것 같아요.				
E2NW2NW2 of Section 1 Klamath County, Orego southerly line of the	1/, Township 38 South on, together with an	, Range 9 Eas	t of the Will	iamette Mer	ridian
southerly line of the	e Włnwłnwł.	casement lor	ingress and ep	gress along	g the
T	(IF SPACE INSUFFICIENT, CONT	INUE DESCRIPTION ON	REVERSE SIDE		
However, the actual consid- he whole part of the consideration (indic. In construing this dee changes shall be made so the In Witness Whereof, ti f a corporate grantor, it has	ideration consists of or inc ate which). ©(The sentence be ed, where the context so r at this deed shall apply equ he grantor has executed this caused its name to be	transfer, stated cludes other prop tween the symbols [®] , equires, the singually to corporat s instrument this	perty or value giv it not applicable, shou ular includes the p ions and to indivig	s, is \$TO_CLE. en or promis Id be deleted. See lural and all g duals.	AR TIT ed whic e ORS 93. grammai
However, the actual consid- he whole Part of the consideration (indic- In construing this dee hanges shall be made so the In Witness Whereof, the a corporate grantor, it has uly authorized thereto by o	ideration consists of or inc ate which). O(The sentence bel ed, where the context so r at this deed shall apply equ he grantor has executed this caused its name to be sign order of its board of director	transfer, stated cludes other prop tween the symbols, equires, the singu- ually to corporat is instrument this ned and its seal, rs. KLAMATH BRI	in terms of dollars perty or value giv it not applicable, shound that includes the p ions and to individ any, affixed by a	s, is \$TO_CLE. en or promis Id be deleted. See lural and all g duals.	AR TIT) ed whic e ORS 93.0 grammai
However, the actual consid- to whole art of the consideration (indic. In construing this dee hanges shall be made so the In Witness Whereof, ti a corporate grantor, it has uly authorized thereto by our ISTRUMENT WILL NOT ALLOW USE STRUMENT IN VIOLATION OF ALLOW USE	ideration consists of or inc ate which). ©(The sentence be ed, where the context so r at this deed shall apply equ he grantor has executed this caused its name to be sign order of its board of director OF THE PROPERTY DESCRIBED IN THI	transfer, stated cludes other prop tween the symbols ^D , equires, the singu- ually to corporat s instrument this ned and its seal, rs. KLAMATH BRI S	in terms of dollars berty or value giv it not applicable, should ular includes the p ions and to individ any, day of fri if any, affixed by CK & TILE	e, is <u>\$10</u> CLE, en or promis ld be deleted. See lural and all <u>f</u> luals. <i>Buy per y</i> an officer or c	AR TIT ed whic oRS 93, grammal grammal , 19.2 other per
However, the actual consid- the whole art of the consideration (indic. In construing this dee hanges shall be made so the In Witness Whereof, ti a corporate grantor, it has uly authorized thereto by out IIS INSTRUMENT WILL NOT ALLOW USE STRUMENT IN VIOLATION OF APPLICABLE FORE SIGNING OR ACCEPTING THIS INS ILE TO THE PROPERTY SHOULD CHECK WA ANNING DEPARTMENT TO YOUR ADDITIONAL	ideration consists of or inc ate which). ©(The sentence bel ed, where the context so r at this deed shall apply equ he grantor has executed this caused its name to be sign order of its board of director EOF THE PROPERTY DESCRIBED IN THI LE LAND USE LAWS AND REGULATIONS TRUMENT, THE PERSON ACQUIRING FE MITH THE APPROPRIATE CITY OR COUNT	cludes other prop tween the symbols ⁰ , equires, the singu ually to corporat is instrument this ned and its seal, rs. S. By: Jong a S Y	in terms of dollars berty or value giv it not applicable, should ular includes the p ions and to individ any, day of fri if any, affixed by CK & TILE	s, is \$TO_CLE. en or promis Id be deleted. See lural and all g duals.	AR TIT ed whic oRS 93, grammal grammal , 19.2 other per
However, the actual consid- the whole art of the consideration (indic. In construing this dee hanges shall be made so the In Witness Whereof, ti a corporate grantor, it has uly authorized thereto by or IIS INSTRUMENT WILL NOT ALLOW USE STRUMENT IN VIOLATION OF APPLICABLE FORE SIGNING OR ACCEPTING THIS INS TLE TO THE PROPERTY SHOULD CHECK WA ANNING DEPARTMENT TO VERIFY APP. MITS ON LAWSUITS AGAINST FARMING AS 30930.	ideration consists of or inc ate which). ©(The sentence beilded, where the context so r at this deed shall apply equi- he grantor has executed this caused its name to be sign order of its board of director OF THE PROPERTY DESCRIBED IN THIS LE LAND USE LAWS AND REGULATIONS TRUMENT, THE PERSON ACQUIRING FE WITH THE APPROPRIATE CITY OR COUNT ROVED USES AND TO DETERMINE AN OR FOREST PRACTICES AS DEFINED IN TE OF OREGON. County of	transfer, stated cludes other prop tween the symbols, equires, the singu- ually to corporat is instrument this ned and its seal, rs. KLAMATH BRI S. BY: Jong AS Y Y S. BY: Jong AS Y Y	in terms of dollars perty or value giv it not applicable, should ular includes the p ions and to individ 2000 day of F it any, affixed by CK & TILE P. Kwtnger	e, is <u>\$10</u> CLE, en or promis ld be deleted. See lural and all <u>f</u> duals. <i>Source</i> an officer or c	AR TIT ed whic e ORS 93, grammal , 19.2 other per
 However, the actual consideration (indicate the consideration (indicate and the construing this deep thanges shall be made so the In Witness Whereof, the acorporate grantor, it has uly authorized thereto by out the structure of the property should check we any structure of the propert	ideration consists of or inc ate which). ©(The sentence beilded, where the context so r at this deed shall apply equi- he grantor has executed this caused its name to be sign order of its board of director OF THE PROPERTY DESCRIBED IN THIS LE LAND USE LAWS AND REGULATIONS TRUMENT, THE PERSON ACQUIRING FE WITH THE APPROPRIATE CITY OR COUNT ROVED USES AND TO DETERMINE AN OR FOREST PRACTICES AS DEFINED IN TE OF OREGON. County of	transfer, stated cludes other prop tween the symbols, equires, the singu- ually to corporat is instrument this ned and its seal, rs. KLAMATH BRI S. BY: Jong AS Y Y S. BY: Jong AS Y Y	in terms of dollars perty or value giv it not applicable, should ular includes the p ions and to individ 2000 day of F it any, affixed by CK & TILE P. Kwtnger	e, is <u>\$10</u> CLE, en or promis ld be deleted. See lural and all <u>f</u> duals. <i>Source</i> an officer or c	AR TIT) ed whic. e ORS 93.0 grammat , 19.2 other per
However, the actual consid- he whole and of the consideration (indic. In construing this dee hanges shall be made so the In Witness Whereof, ti a corporate grantor, it has uly authorized thereto by or HIS INSTRUMENT WILL NOT ALLOW USE STRUMENT IN VIOLATION OF APPLICABLE FORE SIGNING OR ACCEPTING THIS INS TLE TO THE PROPERTY SHOULD CHECK W ANNING DEPARTMENT TO VERIFY APP. MITS ON LAWSUITS AGAINST FARMING AS 30,930.	ideration consists of or inc sate which). ©(The sentence beind ed, where the context so r at this deed shall apply equi- he grantor has executed this caused its name to be sign order of its board of director of THE PROPERTY DESCRIBED IN THIS E LAND USE LAWS AND REGULATIONS TRUMENT, THE PERSON ACQUIRING FE WITH THE APPROPRIATE CITY OR COUNT ROVED USES AND TO DETERMINE AN OR FOREST PRACTICES AS DEFINED IN TE OF OREGON, County of This instrument was acknow	transfer, stated cludes other prop tween the symbols, equires, the singu- ually to corporat is instrument this ned and its seal, rs. <u>KLAMATH BRI</u> S. By: <u>Jouras</u> By: <u>Jouras</u> Monto <u>KLAMATH BRI</u> S. By: <u>Jouras</u> S. By: <u>Jo</u>	in terms of dollars berty or value giv it not applicable, should ular includes the p ions and to individ and to individ and to individ day of fri day of f	s, is <u>\$10</u> CLE, en or promis ld be deleted. See lural and all <u>f</u> luals. an officer or c 	AR TITI ed whic oRS 93.0 grammat , 19.2 other per
 Definition of the sector of the sector of the sector of the consideration (indication of the construing this deep thanges shall be made so the sector of the sect	deration consists of or inc ate which). O(The sentence be ed, where the context so r at this deed shall apply equ he grantor has executed this caused its name to be sign order of its board of director of THE PROPERTY DESCRIBED IN THI LE LAND USE LAWS AND REGULATIONS TRUMENT, THE PERSON ACQUIRING FE WITH THE APPROPRIATE CITY OR COUNT ROVED USES AND TO DETERMINE AN OR FOREST PRACTICES AS DEFINED IN This instrument was ackn This instrument was ackn	transfer, stated cludes other prop tween the symbols, equires, the singu- ually to corporat is instrument this ned and its seal, rs. <u>KLAMATH BRI</u> S. By: <u>Jouras</u> By: <u>Jouras</u> Monto <u>KLAMATH BRI</u> S. By: <u>Jouras</u> S. By: <u>Jo</u>	in terms of dollars berty or value giv it not applicable, should ular includes the p ions and to individ and to individ and to individ day of fri day of f	s, is <u>\$10</u> CLE, en or promis ld be deleted. See lural and all <u>f</u> luals. an officer or c 	AR TIT) ed whic ors 93.0 grammat other per
However, the actual consid- he whole consideration (indic. In construing this dee hanges shall be made so the In Witness Whereof, the a corporate grantor, it has uly authorized thereto by out HIS INSTRUMENT WILL NOT ALLOW USE ISTRUMENT IN VIOLATION OF APPLICABLE FORE SIGNING OR ACCEPTING THIS INS TLE TO THE PROPERTY SHOULD CHECK W ANNING DEPARTMENT TO VERIFY APP MITS ON LAWSUITS AGAINST FARMING RS 30.930. STAT by	ideration consists of or inc ate which). ©(The sentence be ed, where the context so r at this deed shall apply equ he grantor has executed this caused its name to be sign order of its board of director of THE PROPERTY DESCRIBED IN THI LE LAND USE LAWS AND REGULATIONS TRUMENT, THE PERSON ACQUIRING FE MITH THE APPROPRIATE CITY OR COUNT ROVED USES AND TO DETERMINE AN OR FOREST PRACTICES AS DEFINED IN This instrument was ackn Caused Strument was ackn	transfer, stated cludes other prop tween the symbols, equires, the singu- ually to corporat is instrument this ned and its seal, rs. <u>KLAMATH BRI</u> S. By: <u>Jouras</u> By: <u>Jouras</u> Monto <u>KLAMATH BRI</u> S. By: <u>Jouras</u> S. By: <u>Jo</u>	in terms of dollars berty or value giv it not applicable, should ular includes the p ions and to individ and to individ and to individ day of fri day of f	s, is <u>\$10</u> CLE, en or promis ld be deleted. See lural and all <u>f</u> luals. an officer or c 	AR TITI ed whick oRS 93.0 grammat , 19.2 other per
However, the actual consid- he whole art of the consideration (indic. In construing this dee hanges shall be made so the In Witness Whereof, ti a corporate grantor, it has uly authorized thereto by or HIS INSTRUMENT WILL NOT ALLOW USE STRUMENT IN VIOLATION OF APPLICABLE FORE SIGNING OR ACCEPTING THIS INS TLE TO THE PROPERTY SHOULD CHECK W ANNING DEPARTMENT TO VERIFY APP MITS ON LAWSUITS AGAINST FARMING AS 30.930. STAT by	ideration consists of or inc sate which). ©(The sentence beind ed, where the context so r at this deed shall apply equiple the grantor has executed this caused its name to be sign order of its board of director of THE PROPERTY DESCRIBED IN THIS E LAND USE LAWS AND REGULATIONS TRUMENT, THE PERSON ACQUIRING FE WITH THE APPROPRIATE CITY OR COUNT ROVED USES AND TO DETERMINE AN OR FOREST PRACTICES AS DEFINED IN TE OF OREGON, County of This instrument was acknow This instrument was acknow The Source of the sentence of the sentence and the sentence of the sentence of the sentence and the sentence of the sentence of the sentence of the tegon	transfer, stated cludes other prop tween the symbols, equires, the singu- ually to corporat is instrument this ned and its seal, rs. <u>KLAMATH BRI</u> S. By: <u>Jouras</u> By: <u>Jouras</u> Monto <u>KLAMATH BRI</u> S. By: <u>Jouras</u> S. By: <u>Jo</u>	in terms of dollars perty or value giv it not applicable, shound ular includes the p ions and to individe 	s, is <u>\$10</u> CLE, en or promis ld be deleted. See lural and all <u>j</u> luals. <i>BUMALY</i> an officer or c	AR TIT) ed whic oRS 93.0 grammat , 19.2 other per
 However, the actual consideration to the consideration (indicate art of the construing this deep hanges shall be made so the In construing this deep hanges shall be made so the In Witness Whereof, the a corporate grantor, it has uly authorized thereto by our according the property should of Applicable fore signing or ACCEPTING PHLICABLE FORE SIGNING OR ACCEPTING THIS INSTRUMENT IN VIOLATION OF APPLICABLE FORE SIGNING OR ACCEPTING THIS INSTRUMENT IN VIOLATION OF APPLICABLE FORE SIGNING OR ACCEPTING THIS INSTRUMENT IN VIOLATION OF APPLICABLE FORE SIGNING OR ACCEPTING THE PROPERTY SHOULD CHECK WANNING DEPARTMENT TO VERIFY APP. WITS ON LAWSUITS AGAINST FARMING AS 30.930. STAT by	ideration consists of or inc sate which). ©(The sentence beind ed, where the context so r at this deed shall apply equi- he grantor has executed this caused its name to be sign order of its board of director of THE PROPERTY DESCRIBED IN THIS LE LAND USE LAWS AND REGULATIONS TRUMENT, THE PERSON ACQUIRING FE WITH THE APPROPRIATE CITY OR COUNT ROVED USES AND TO DETERMINE AN OR FOREST PRACTICES AS DEFINED IN TE OF OREGON, County of This instrument was acknown This instrument was acknown The provent the second second second second second the second secon	transfer, stated cludes other prop tween the symbols, equires, the singu- ually to corporat is instrument this ned and its seal, rs. <u>KLAMATH BRI</u> S. By: <u>Jouras</u> By: <u>Jouras</u> Monto <u>KLAMATH BRI</u> S. By: <u>Jouras</u> S. By: <u>Jo</u>	in terms of dollars perty or value giv it not applicable, shound ular includes the p ions and to individe 	s, is <u>\$10</u> CLE, en or promis ld be deleted. See lural and all <u>j</u> luals. <i>BUMALY</i> an officer or c	AR TIT) ed whic oRS 93.0 grammat , 19.2 other per
However, the actual consideration (indicate the consideration (indicate art of the construing this deep hanges shall be made so the In Construing the made so the In Witness Whereof, the a corporate grantor, it has uly authorized thereto by our a corporate grantor, it has uly authorized thereto by our state of the second the construction of APPLICABLE STRUMENT IN VIOLATION OF APPLICABLE FORE SIGNING OR ACCEPTING THIS INSTRUMENT IN VIOLATION OF APPLICABLE TO THE PROPERTY SHOULD CHECK WANNING DEPARTMENT TO VERIFY APPLICABLE STRUMENT IN VIOLATION OF APPLICABLE ART OFFICIALISATION OF APPLICABLE ART OF APPLICABLE ART OFFICIALISATION OF APPLICABLE ART OFFICIALISATION OF APPLICABLE ART OFFICIALISATION OF APPLICABLE ART OFFICIALISATION OF APPLICE ART OF ART OF ART OF ART OF APPLICABLE ART OF ART OF ART OF ART OF ART OF APPLICE ART OF ART OF APPLICABLE ART OF ART OF ART OF APPLICABLE ART OF APPLICABLE ART OF ART	ideration consists of or inc sate which). ©(The sentence beind ed, where the context so r at this deed shall apply equi- he grantor has executed this caused its name to be sign order of its board of director of THE PROPERTY DESCRIBED IN THIS LE LAND USE LAWS AND REGULATIONS TRUMENT, THE PERSON ACQUIRING FE WITH THE APPROPRIATE CITY OR COUNT ROVED USES AND TO DETERMINE AN OR FOREST PRACTICES AS DEFINED IN TE OF OREGON, County of This instrument was acknown This instrument was acknown The provent the second second second second second the second secon	transfer, stated cludes other prop tween the symbols, equires, the singu- ually to corporat is instrument this ned and its seal, rs. <u>KLAMATH BRI</u> S. By: <u>Jouras</u> By: <u>Jouras</u> Monto <u>KLAMATH BRI</u> S. By: <u>Jouras</u> S. By: <u>Jo</u>	in terms of dollars perty or value giv it not applicable, shound ular includes the p ions and to individe 	s, is <u>\$10</u> CLE, en or promis ld be deleted. See lural and all <u>f</u> luals. an officer or c 	AR TIT) ed whic oRS 93.0 grammat , 19.2 other per
However, the actual consideration (indicate the whole art of the consideration (indicate art of the construing this deep hanges shall be made so the In Construing this deep hanges shall be made so the In Witness Whereof, the a corporate grantor, it has uly authorized thereto by or a corporate grantor, it has uly authorized thereto by or a structure of the property should check we anning department to verify apprentize on Lew Suits Against Farming as the source of the property should check we anning department to verify apprentize on Lawsuits Against Farming by as the source of the property of the property of the property should check we anning department to verify apprentize on Lawsuits Against Farming by as	ideration consists of or inc sate which). ©(The sentence beind ed, where the context so r at this deed shall apply equi- he grantor has executed this caused its name to be sign order of its board of director of THE PROPERTY DESCRIBED IN THIS LE LAND USE LAWS AND REGULATIONS TRUMENT, THE PERSON ACQUIRING FE WITH THE APPROPRIATE CITY OR COUNT ROVED USES AND TO DETERMINE AN OR FOREST PRACTICES AS DEFINED IN TE OF OREGON, County of This instrument was acknown This instrument was acknown The provent the second second second second second the second secon	transfer, stated cludes other prop tween the symbols, equires, the singu- ually to corporat is instrument this ned and its seal, rs. <u>KLAMATH BRI</u> S. By: <u>Jouras</u> By: <u>Jouras</u> Monto <u>KLAMATH BRI</u> S. By: <u>Jouras</u> S. By: <u>Jo</u>	in terms of dollars perty or value giv it not applicable, shound ular includes the p ions and to individe 	s, is <u>\$10</u> CLE, en or promis ld be deleted. See lural and all <u>j</u> luals. <i>BUMALY</i> an officer or c	AR TITI ed which oRS 93.0 grammat , 19.2 other per , 19.2
However, the actual consideration (indicate the consideration (indicate the consideration (indicate the consideration (indicate the construing this deep hanges shall be made so the In Construing this deep hanges shall be made so the In Witness Whereof, the a corporate grantor, it has uly authorized thereto by our action of the property should check by our as the property should check where the property should check where the property should check by the solution of the property should check by the proper	ideration consists of or inc sate which). ©(The sentence beind ed, where the context so r at this deed shall apply equi- he grantor has executed this caused its name to be sign order of its board of director of THE PROPERTY DESCRIBED IN THIS LE LAND USE LAWS AND REGULATIONS TRUMENT, THE PERSON ACQUIRING FE WITH THE APPROPRIATE CITY OR COUNT ROVED USES AND TO DETERMINE AN OR FOREST PRACTICES AS DEFINED IN TE OF OREGON, County of This instrument was acknown This instrument was acknown The provent the second second second second second the second secon	transfer, stated cludes other prop tween the symbols, equires, the singu- ually to corporat is instrument this ned and its seal, rs. <u>KLAMATH BRI</u> S. By: <u>Jouras</u> By: <u>Jouras</u> Monto <u>KLAMATH BRI</u> S. By: <u>Jouras</u> S. By: <u>Jo</u>	in terms of dollars perty or value giv it not applicable, should that includes the p ions and to individ 2077 day of F if any, affixed by CK & TILE P. KwInger CK & TILE P. KwInger Score Carl me on Score Score Carl me on State OF OF	s, is <u>\$10</u> CLE, en or promis ld be deleted. See lural and all <u>p</u> luals. <i>Seurchary</i> an officer or c 	AR TIT) ed whic, o ORS 93.0 grammat , 19.2 other per , 19.2 , 19.2
However, the actual consideration (indication to the consideration (indication to the consideration (indication to the construing this deep in construing this deep in construing this deep in construing the deep in the construing the construing the construing the construing the construing of the construing of the construing the construct of the construct	ideration consists of or inc sate which). ©(The sentence bell ed, where the context so r at this deed shall apply equiple the grantor has executed this caused its name to be sign order of its board of director of THE PROPERTY DESCRIBED IN THIS LE LAND USE LAWS AND REGULATIONS TRUMENT, THE PERSON ACQUIRING FE WITH THE APPROPRIATE CITY OR COUNT ROVED USES AND TO DETERMINE AN OR FOREST PRACTICES AS DEFINED IN TE OF OREGON, County of This instrument was ackn This instrument was ackn MARY LEGON 18558 EP. 24, 1996	transfer, stated cludes other prop tween the symbols, equires, the singu- ually to corporat is instrument this ned and its seal, rs. <u>KLAMATH BRI</u> S. By: <u>Jouras</u> By: <u>Jouras</u> Monto <u>KLAMATH BRI</u> S. By: <u>Jouras</u> S. By: <u>Jo</u>	in terms of dollars berty or value giv it not applicable, shound ular includes the p ions and to individe the any, affixed by CK & TILE P. Kwingen CK & TILE P. Kwingen Secretary me on Secret Secretary me on Secret Secretary me on Secretary Secretary me on Secretary State OF OF County of	s, is <u>\$10</u> CLE, en or promis ld be deleted. See lural and all <u>b</u> luals. <i>BUMALY</i> an officer or c <i>JSEUSCLACY</i> s. <i>all officer or c</i> <i>JSEUSCLACY</i> <i>S.</i> <i>all officer or c</i> <i>JSEUSCLACY</i> <i>S.</i> <i>CALLY</i> <i>Notary Sublic</i> <i>REGON</i> , <i>Klamath</i>	AR TITI ed which oRS 93.0 grammat , 19.2 other per , 19.2 for Ore for Ore
However, the actual consideration (indicative whole and of the consideration (indicative whole In construing this deep hanges shall be made so the In Witness Whereof, the a corporate grantor, it has ally authorized thereto by our IS INSTRUMENT WILL NOT ALLOW USE STRUMENT IN VIOLATION OF APPLICABLE FORE SIGNING OR ACCEPTING THIS INS THE TO THE PROPERTY SHOULD CHECK WANNING DEPARTMENT TO VERIFY APP. ANTS ON LAWSUITS AGAINST FARMING S 30930. STAT by OFFICIAL/STALL DANET L. BIDEGA NOTARY PUBLIC-OR COMMISSION EXPIRES SI AMATH BRICK & TILE Grantor's Name and Ac	deration consists of or inc sate which). ©(The sentence bell ed, where the context so r at this deed shall apply equi- he grantor has executed this caused its name to be sign order of its board of director of THE PROPERTY DESCRIBED IN THI- LE LAND USE LAWS AND REGULATIONS TRUMENT, THE PERSON ACQUIRING FE WITH THE APPROPRIATE CITY OR COUNT ROVED USES AND TO DETERMINE AN OR FOREST PRACTICES AS DEFINED IN TE OF OREGON, County of This instrument was ackn This instrument was ackn This instrument was ackn This instrument was ackn This instrument was ackn MARY LEGON 18558 EP. 24, 1996	transfer, stated cludes other prop tween the symbols, equires, the singu- ually to corporat is instrument this ned and its seal, rs. <u>KLAMATH BRI</u> S. By: <u>Jouras</u> By: <u>Jouras</u> Monto <u>KLAMATH BRI</u> S. By: <u>Jouras</u> S. By: <u>Jo</u>	in terms of dollars berty or value giv it not applicable, shound that includes the p ions and to individe the any, affixed by CK & TILE P. Kwinger CK & TILE P. Kwinger CK & TILE P. Kwinger CK & TILE CK & TILE P. Kwinger Score Cars Score Cars	s, is <u>\$10</u> CLE, en or promis ld be deleted. See lural and all <u>b</u> luals. <i>BUMALY</i> an officer or c <i>Secretary</i> s. <i>Case</i> 20 Notary Sublic REGON, Klamath at the within record on th	AR TIT) ed which o ORS 93.0 grammat , 19.2 other per , 19.2 for Ore for Ore , 19.2 for Ore
However, the actual consideration (indication of the consideration (indication of the consideration (indication of the construing this deep of the construing this deep hanges shall be made so the In Construing this deep hanges shall be made so the In Witness Whereof, the corporate grantor, it has uly authorized thereto by our according the construction of the property should check we wanning department in Violation of Applicable fore signing on ACCEPTING THIS INSTRUMENT IN VIOLATION OF APPLICABLE TO THE PROPERTY SHOULD CHECK WANNING DEPARTMENT TO VERIFY APPLITS ON LAWSUITS AGAINST FARMING IS 30930. STAT by	deration consists of or inc sate which). ©(The sentence bell ed, where the context so r at this deed shall apply equi- he grantor has executed this caused its name to be sign order of its board of director of THE PROPERTY DESCRIBED IN THI- LE LAND USE LAWS AND REGULATIONS TRUMENT, THE PERSON ACQUIRING FE WITH THE APPROPRIATE CITY OR COUNT ROVED USES AND TO DETERMINE AN OR FOREST PRACTICES AS DEFINED IN TE OF OREGON, County of This instrument was ackn This instrument was ackn This instrument was ackn This instrument was ackn This instrument was ackn MARY LEGON 18558 EP. 24, 1996	transfer, stated cludes other prop tween the symbols, equires, the singu- ually to corporat is instrument this ned and its seal, rs. <u>KLAMATH BRI</u> S. By: <u>Jouras</u> By: <u>Jouras</u> Monto <u>KLAMATH BRI</u> S. By: <u>Jouras</u> S. By: <u>Jo</u>	in terms of dollars berty or value giv it not applicable, show that includes the p ions and to individ day of fini- it any, affixed by CK & TILE P. Kwtnge CK & TILE P. Kwtnge Sec re Cary me on State OF OF County of I certify th was received fo of	s, is <u>\$10</u> CLE, en or promis ld be deleted. See lural and all <u>b</u> luals. an officer or c <u>.</u> <u>.</u> <u>.</u> <u>.</u> <u>.</u> <u>.</u> <u>.</u> <u>.</u> <u>.</u> <u>.</u>	AR TITI ed which oRS 93.0 grammat , 19.2 other per , 19.2 , 19.2 , 19.2 , 19.2
However, the actual consideration (indicative whole and the consideration (indication of the construing this deep hanges shall be made so the In construing this deep in Witness Whereof, the a corporate grantor, it has ally authorized thereto by or is INSTRUMENT WILL NOT ALLOW USE STRUMENT IN VIOLATION OF APPLICABLE FORE SIGNING OR ACCEPTING THIS INS LE TO THE PROPERTY SHOULD CHECK WANNING DEPARTMENT TO VERIFY APP ANNING DEPARTMENT TO VERIFY APP MITS ON LAWSUITS AGAINST FARMING S 30930. STAT by OFFICIAQUEST MOTARY PUBLIC-OR COMMISSION EXPIRES ST AMATH BRICK & TILE Granter's Name and Ac RTIN_BOXER & GLENDA	deration consists of or inc sate which). ©(The sentence bell ed, where the context so r at this deed shall apply equi- he grantor has executed this caused its name to be sign order of its board of director of THE PROPERTY DESCRIBED IN THI LE LAND USE LAWS AND REGULATIONS TRUMENT, THE PERSON ACQUIRING FE WITH THE APPROPRIATE CITY OR COUNT ROVED USES AND TO DETERMINE AN OR FOREST PRACTICES AS DEFINED IN TE OF OREGON, County of This instrument was acknown This instrument was acknown This instrument was acknown This instrument was acknown This instrument was acknown the sense EP. 24, 1995	SPACE RESERVED	in terms of dollars berty or value giv it not applicable, should ular includes the p ions and to individ day of fri if any, affixed by CK & TILE P. Wwinger CK & TILE P. Wwinger CK & TILE P. Wwinger CK & TILE P. Wwinger Stare on Stare on Stare OF OF County of I certify th was received fo of 1:35_o'clock	s, is <u>\$10</u> CLE, en or promis ld be deleted. See lural and all <u>b</u> lurals. an officer or c <u></u>	AR TITI ed which oRS 93.0 grammat , 19.7 other per , 19.7 , 19.
However, the actual consideration (indication whole art of the consideration (indication for the construing this deep hanges shall be made so the In Construing this deep hanges shall be made so the In Witness Whereof, the a corporate grantor, it has uly authorized thereto by or its INSTRUMENT WILL NOT ALLOW USE STRUMENT IN VIOLATION OF APPLICABL FORE SIGNING OR ACCEPTING THIS INS TLE TO THE PROPERTY SHOULD CHECK W ANNING DEPARTMENT TO VERIFY APP MITS ON LAWSUITS AGAINST FARMING IS 30930. STAT by	deration consists of or inc sate which). ©(The sentence bell ed, where the context so r at this deed shall apply equi- he grantor has executed this caused its name to be sign order of its board of director of THE PROPERTY DESCRIBED IN THI LE LAND USE LAWS AND REGULATIONS TRUMENT, THE PERSON ACQUIRING FE WITH THE APPROPRIATE CITY OR COUNT ROVED USES AND TO DETERMINE AN OR FOREST PRACTICES AS DEFINED IN TE OF OREGON, County of This instrument was acknown This instrument was acknown This instrument was acknown This instrument was acknown This instrument was acknown the sense EP. 24, 1995	transfer, stated cludes other prop tween the symbols, equires, the singu- ually to corporat s instrument this ned and its seal, rs. KLAMATH BRI S. BY: Jong AS BY: Jong AS BY: Jong AS S. BY: Jong AS S. Modelinged before S. S. Marte Marte Wy commission	in terms of dollars berty or value giv it not applicable, should ular includes the p ions and to individ day of fri if any, affixed by CK & TILE P. Kwinger CK & TILE P. Kwinger Sme on Sector Secretary me on Sector Secretary State OF OI County of I certify th was received fo of 1:35 o'cloc book/reel/volue 8706 a	s, is <u>\$10</u> CLE, en or promis ld be deleted. See lural and all g luals. an officer or c 	AR TITI ed which oRS 93.0 grammat other per other per , 19.2
 However, the actual consideration (indication to the consideration (indication to the consideration (indication to the construing this deep hanges shall be made so the In Construing this deep hanges shall be made so the In Witness Whereof, the acorporate grantor, it has uly authorized thereto by our and the property should check by our assessment in violation of applicable fore signing or accepting this instrument in violation of applicable fore signing or accepting this instrument in violation of applicable fore signing or accepting this instrument in violation of applicable fore signing or accepting this instrument in violation of applicable fore signing or accepting this instrument to verify applicable signing or accepting the property should check we anning be partment to verify applicable signing or accepting the property should check we assess of the property should check we assess of a consistent of the property should check by	deration consists of or inc sate which). ©(The sentence bell ed, where the context so r at this deed shall apply equi- he grantor has executed this caused its name to be sign refer of its board of director of THE PROPERTY DESCRIBED IN THI LE LAND USE LAWS AND REGULATIONS TRUMENT, THE PERSON ACQUIRING FE WITH THE APPROPRIATE CITY OR COUNT ROVED USES AND TO DETERMINE AN OR FOREST PRACTICES AS DEFINED IN TE OF OREGON, County of This instrument was acknown This instrument was acknown This instrument was acknown This instrument was acknown the sease EP. 24, 1995	SPACE RESERVED	in terms of dollars berty or value giv it not applicable, should that includes the p ions and to individ day of finite if any, affixed by CK & TILE P. Kwinger CK & TILE P. Kwinger CK & TILE P. Kwinger Secretary me on Secretary me on State OF OF County of I certify th was received fo of 1:35 o'clock book/reel/volum 8706 a ment/microfilm Record of Deed	s, is <u>\$10</u> CLE, en or promis ld be deleted. See lural and all <u>b</u> lurals. <u>SUMALY</u> an officer or o <u>SUMALY</u> an officer or o <u>SUMALY</u> s. <u>SUMALY</u> s. <u>SUMALY</u> s. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> SUMALY S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> S. <u>SUMALY</u> SUMALY SUM	AR TITI ed whicl ors 93.0 grammat , 19.2 other per , 19.2 , 19.2
However, the actual consideration (indication of the consideration (indication of the consideration (indication of the construing this deep hanges shall be made so the In Construing this deep hanges shall be made so the In Witness Whereof, the acorporate grantor, it has uly authorized thereto by our accepting the property should check we annot be partment in violation of APPLICABLE STRUMENT IN VIOLATION OF APPLICABLE FORE SIGNING OR ACCEPTING THIS INSTRUMENT IN VIOLATION OF APPLICABLE FORE SIGNING OR ACCEPTING THIS INSTRUMENT IN VIOLATION OF APPLICABLE FORE SIGNING OR ACCEPTING THIS INSTRUMENT IN VIOLATION OF APPLICABLE STRUMENT IN LAWSUITS AGAINST FARMING IS 30.930. STAT by	deration consists of or inc sate which). ©(The sentence be- ed, where the context so r at this deed shall apply equ- he grantor has executed this caused its name to be sign order of its board of director cof THE PROPERTY DESCRIBED IN THI LE LAND USE LAWS AND REGULATIONS TRUMENT, THE PERSON ACQUIRING FE WITH THE APPROPRIATE CITY OR COUNT ROVED USES AND TO DETERMINE AN OR FOREST PRACTICES AS DEFINED IN <i>TE OF OREGON, County of</i> <i>This instrument was ackn</i> <i>District AS</i> <i>This instrument was ackn</i> <i>District AS</i> <i>EP.</i> 24, 1995	SPACE RESERVED	in terms of dollars berty or value giv it not applicable, shound that includes the p ions and to individe day of finite if any, affixed by CK & TILE P. Kwinger CK & TILE CK & TILE	s, is <u>\$10</u> CLE, en or promis ld be deleted. See lural and all <u>b</u> lurals. <u>Secondary</u> an officer or o <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u>	AR TITI ed whicl ors 93.0 grammat , 19.2 other per , 19.2 , 19.2
 However, the actual consideration (indication to the consideration (indication to the consideration (indication to the construing this deep hanges shall be made so the In Construing this deep hanges shall be made so the In Witness Whereof, the acorporate grantor, it has uly authorized thereto by one of the property should check by one of the property should check by the property property property by the property should check by the property property property by the property should check by the property property by the property should check by the property property property property property by the property should check by the property property property property property property property property by the property should check by the property property property property property property property by the property property by the property by the property property property property property by the property property property	deration consists of or inc sate which). ©(The sentence be- ed, where the context so r at this deed shall apply equ- he grantor has executed this caused its name to be sign order of its board of director cof THE PROPERTY DESCRIBED IN THI LE LAND USE LAWS AND REGULATIONS TRUMENT, THE PERSON ACQUIRING FE WITH THE APPROPRIATE CITY OR COUNT ROVED USES AND TO DETERMINE AN OR FOREST PRACTICES AS DEFINED IN <i>TE OF OREGON, County of</i> <i>This instrument was ackn</i> <i>District AS</i> <i>This instrument was ackn</i> <i>District AS</i> <i>EP.</i> 24, 1995	SPACE RESERVED	in terms of dollars berty or value giv it not applicable, shound that includes the p ions and to individe the applicable, shound day of fri it any, affixed by CK & TILE P. Kwinger CK & TILE P. Kwinger CK & TILE P. Kwinger Secretary me on State OF OF County of I certify the was received for of 1:35 o'clock book/reel/volum 8706 a ment/microfilm Record of Deed Witness County affixed.	s, is <u>\$10</u> CLE, en or promis ld be deleted. See lural and all <u>b</u> luals. an officer or o <u>JSELECTAR</u> Motary Bublic REGON, <u>REGON, Motary Bublic</u> REGON, <u>REGON, Motary Bublic</u> REGON, <u>Motary Bublic</u> REGON, <u>REGON,</u> Motary Bublic REGON, <u>REGON</u> , <u>CLE</u> Motary Bublic REGON, <u>REGON</u> , <u>REGON</u> , <u>REGON</u> , <u>REGON</u> , <u>REGON</u> , <u>REGON</u> , <u>REGON</u> , <u>CLE</u> Motary Bublic REGON, <u>CLE</u> Motary Bublic REGON, <u>CLE</u> Motary Bublic REGON, <u>CLE</u> Motary Bublic REGON, <u>CLE</u> Motary Bublic REGON, <u>CLE</u> Motary Bublic REGON, <u>CLE</u> Motary Bublic	AR TITI ed which ors 93.0 grammat , 19.2 other per , 19.2 , 19.2
However, the actual consideration (indication the consideration (indication to the consideration (indication to the construing this deeperformed to the construing this deeperformed to the construing this deeperformed to the construing the made so the In Witness Whereof, the a corporate grantor, it has ally authorized thereto by our and the corporate grantor, it has ally authorized thereto by our as the property should check we anning department to verify applicable to the property should check we anning be partment to verify applicable to the property should check we anning department to verify applicable to the property should check we and the partment to verify applicable to the property should check we and the partment to verify applicable to the property should check we as the partment to verify applicable to the property should check we as the partment to verify applicable to the property should check we as the partment to verify applicable to the property should check we as the partment to verify applicable to the property should check we as the partment to verify applicable to the property should check we as the partment to verify applicable to the property should check the partment to verify applicable to the property should check the partment to the property applicable to the partment to the property applicable to the partment to the property applicable to the partment to the partment of th	deration consists of or inc sate which). ©(The sentence be- ed, where the context so r at this deed shall apply equ- he grantor has executed this caused its name to be sign order of its board of director cof THE PROPERTY DESCRIBED IN THI LE LAND USE LAWS AND REGULATIONS TRUMENT, THE PERSON ACQUIRING FE WITH THE APPROPRIATE CITY OR COUNT ROVED USES AND TO DETERMINE AN OR FOREST PRACTICES AS DEFINED IN <i>TE OF OREGON, County of</i> <i>This instrument was ackn</i> <i>District AS</i> <i>This instrument was ackn</i> <i>District AS</i> <i>EP.</i> 24, 1995	SPACE RESERVED	in terms of dollars berty or value giv it not applicable, shound that includes the p ions and to individe the applicable, shound day of fri it any, affixed by CK & TILE P. Kwinger CK & TILE P. Kwinger CK & TILE P. Kwinger Secretary me on State OF OF County of I certify the was received for of 1:35 o'clock book/reel/volum 8706 a ment/microfilm Record of Deed Witness County affixed.	s, is <u>\$10</u> CLE, en or promis ld be deleted. See lural and all <u>b</u> lurals. <u>Secondary</u> an officer or o <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u> <u>Secondary</u>	AR TITI ed which ors 93.0 grammat other per other per instrume for Oreg for Oreg for Oreg file/instr on pa file/instr o, 97.922 ty, nd seal