RM No. 723 - BARGAIN AND SALE DEED (Individual or Corporate).	08-18-95410:36			æ
	BARGAIN AND SALE DEED	Vulmg	75 Page 21979	( <u>5</u> )
<b>CONTROL AND ALL MEN BY THESE PRESI</b>		artha Gree	ne	tor.
KNOW ALL MEN BY THESE PRESI		and conver-	, hereinafter called grant unto	<b>,</b>
r the consideration hereinafter stated, does he		•• •• •• •• •• •• •• •• •• •• •• •• ••	hat contain teal DIODELLY WILL	the
Barbara Tucker ereinafter called grantee, and unto grantee's enements, hereditaments and appurtenances f Klamath	s heirs, successors and thereunto belonging o	assigns all of th or in anywise app	hat contain teal DIODELLY WILL	nty
Lot 72, Block 1, official plat the County Clerk, Kla	Sun Forest Est preof on file i	tates, acco in the offi	ording to the ice of the	
(IF SPACE INSU	JFFICIENT, CONTINUE DESCRIP			
The true and actual consideration f <sup>(1)</sup> However, the actual consideration consi the whole consideration (indicate which). <sup>(1)</sup> (1) Construing this deed and where the changes shall be implied to make the provis In Witness Whereof, the grantor has if a corporate grantor, it has caused its name ized to do so by order of its board of director THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERT INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPE PLANNING DEPARTMENT TO VERIFY APPROVED USES AND LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRAC	b the said grantee and i paid for this transfer, s ists of or includes oth The sentence between the sy the context so requires, th sions hereof apply equa executed this instrument e to be signed and its se ors. Y DESCRIBED IN THIS SAND REGULATIONS. RESON ACOURTING FEE RIATE CITY OR COUNTY D TO DETERMINE ANY CITICES AS DEFINED IN	stated in terms of the property or ymbols ©, it not appl he singular inclu- ally to corporatio nt this25. day eal affixed by an MUTUU	of dollars, is \$ 00.00 value given or promised wh licable, should be deleted. See ORS 9 undes the plural and all gramm ons and to individuals. vof. July, 19 officer or other person duly an Merica Action	9.9.5; natical 9.9.5; nuthor-
The true and actual consideration of the whole consideration (indicate which). <sup>(0)</sup> (7) In construing this deed and where the changes shall be implied to make the provise In Witness Whereof, the grantor has if a corporate grantor, it has caused its name ized to do so by order of its board of director THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PETTILE TO THE PROPERTY SHOULD CHECK WITH THE APPROPE PLANNING DEPARTMENT TO VERIFY APPROVED USES AND LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACORS 30.930. STATE OF OREGONAL	b the said grantee and paid for this transfer, ists of or includes oth The sentence between the sy the context so requires, this isons hereof apply equal executed this instrument e to be signed and its se ors. Y DESCRIBED IN THIS AND REGULATIONS. RIATE CITY OR COUNTY D TO DETERMINE ANY CITICES AS DEFINED IN GON, County of ment was acknowledged.	stated in terms of the property or ymbols O, it not appl he singular inclu- ally to corporatio ont this 25. day eal affixed by an Martha Green d before me on	of dollars, is \$ 00.00 value given or promised wh licable, should be deleted. See ORS 9 udes the plural and all gramm ons and to individuals. v ofJuly, 19 officer or other person duly an Me ALD AT-U ack	199.5,
The true and actual consideration i <sup>(1)</sup> However, the actual consideration consi the whole consideration (indicate which). <sup>(1)</sup> (1) Construing this deed and where the changes shall be implied to make the provise In Witness Whereof, the grantor has if a corporate grantor, it has caused its name ized to do so by order of its board of director THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERT INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPE PLANNING DEPARTMENT TO VERIFY APPROVED USES AND LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRAC ORS 30:930. STATE OF ORE GO This instrum byMai This instrum	b the said grantee and i paid for this transfer, ists of or includes oth The sentence between the sy the context so requires, this isons hereof apply equal executed this instrument e to be signed and its se ors. Y DESCRIBED IN THIS AND REGULATIONS. RATE CITY OR COUNTY D TO DETERMINE ANY CITICES AS DEFINED IN GON, County of	stated in terms of stated in terms of the property or ymbols 0, it not appl the singular inclu- ally to corporatio nt this 25. day eal affixed by an Martha Green d before me on d before me on	of dollars, is \$ 00.00 value given or promised wh licable, should be deleted. See ORS 9 udes the plural and all gramm ons and to individuals. v ofJuly, 19 officer or other person duly an Me ALD ATCO ACC 	199.5,
The true and actual consideration i <sup>(1)</sup> However, the actual consideration consi the whole consideration (indicate which). <sup>(1)</sup> (1) construing this deed and where the changes shall be implied to make the provise In Witness Whereof, the grantor has if a corporate grantor, it has caused its name ized to do so by order of its board of director THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERT INSTRUMENT IN VICLATION OF APPLICABLE LAND USE LAW BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPE PLANNING DEPARTMENT TO VERIFY APPROVED USES AND LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRAC ORS 30:930. STATE OF OREGO This instrum by	b the said grantee and i paid for this transfer, ists of or includes oth The sentence between the sy the context so requires, this isons hereof apply equal executed this instrument e to be signed and its se ors. Y DESCRIBED IN THIS AND REGULATIONS. RATE CITY OR COUNTY D TO DETERMINE ANY CITICES AS DEFINED IN GON, County of ment was acknowledged LthaGreene- ment was acknowledged	stated in terms of stated in terms of the property or ymbols 0, it not appl the singular inclu- ally to corporatio nt this 25. day eal affixed by an Martha Green d before me on d before me on	of dollars, is \$ 00.00 value given or promised wh licable, should be deleted. See ORS 9 udes the plural and all gramm ons and to individuals. v ofJuly, 19 officer or other person duly an Me ALD ATCO ACC 	199.5,
The true and actual consideration i <sup>®</sup> However, the actual consideration consi the whole consideration (indicate which). <sup>®</sup> (7 In construing this deed and where the changes shall be implied to make the provis In Witness Whereof, the grantor has if a corporate grantor, it has caused its name ized to do so by order of its board of director THIS INSTRUMENT IN VILL NOT ALLOW USE OF THE PROPERT INSTRUMENT IN VILLATION OF APPLICABLE LAND USE LAW BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPE PLANNING DEPARTMENT TO VERIFY APPROVED USES AND LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRAC ORS 30:930. STATE OF OREGO This instrum by	b the said grantee and i paid for this transfer, ists of or includes oth The sentence between the sy the context so requires, this isons hereof apply equal executed this instrument e to be signed and its se ors. Y DESCRIBED IN THIS AND REGULATIONS. RATE CITY OR COUNTY D TO DETERMINE ANY CITICES AS DEFINED IN GON, County of ment was acknowledged LthaGreene- ment was acknowledged	stated in terms of stated in terms of the property or ymbols 0, it not appl the singular inclu- ally to corporatio nt this 25. day eal affixed by an Mattha Green d before me on d before me on	of dollars, is \$ 00.00 value given or promised wh licable, should be deleted. See ORS 9 udes the plural and all gramm ons and to individuals. v ofJuly, 19 officer or other person duly an Me Ais att. uck	1995,
The true and actual consideration i <sup>®</sup> However, the actual consideration consi the whole consideration (indicate which). <sup>®</sup> (7 In construing this deed and where the changes shall be implied to make the provis In Witness Whereof, the grantor has if a corporate grantor, it has caused its name ized to do so by order of its board of director THIS INSTRUMENT IN VILL NOT ALLOW USE OF THE PROPERT INSTRUMENT IN VILLATION OF APPLICABLE LAND USE LAW BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPE PLANNING DEPARTMENT TO VERIFY APPROVED USES AND LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRAC ORS 30:930. STATE OF OREGO This instrum by	b the said grantee and i paid for this transfer, s ists of or includes oth The sentence between the sy the context so requires, this sions hereof apply equal executed this instrument e to be signed and its se ors. Y DESCRIBED IN THIS SAND REGULATIONS. Market GIT OR COUNTY DI TO DETERMINE ANY CTICES AS DEFINED IN GON, County of ment was acknowledged stha-GI-eene- ment was acknowledged	stated in terms of the property or ymbols O, if not appl he singular inclu- ally to corporation this 25. day eal affixed by an Mutuu artha Green d before me on d before me on	of dollars, is \$ 00.00 value given or promised wh licable, should be deleted. See ORS 9 udes the plural and all gramm ons and to individuals. r ofJuly, 19 officer or other person duly at Meane ne ALD atte Lock ) ss. July, 1 , 1 , 1 	09.05; natical 9.95; nuthor- 199.5, 199.5, 19 0regot
The true and actual consideration i <sup>®</sup> However, the actual consideration consi the whole consideration (indicate which). <sup>®</sup> (7 In construing this deed and where the changes shall be implied to make the provis In Witness Whereof, the grantor has if a corporate grantor, it has caused its name ized to do so by order of its board of director THIS INSTRUMENT IN VILL NOT ALLOW USE OF THE PROPERT INSTRUMENT IN VILLATION OF APPLICABLE LAND USE LAW BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPE PLANNING DEPARTMENT TO VERIFY APPROVED USES AND LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRAC ORS 30:930. STATE OF OREGO This instrum by	b the said grantee and i paid for this transfer, s ists of or includes oth The sentence between the sy the context so requires, this sions hereof apply equal executed this instrument e to be signed and its se ors. Y DESCRIBED IN THIS SAND REGULATIONS. Market GIT OR COUNTY DI TO DETERMINE ANY CTICES AS DEFINED IN GON, County of ment was acknowledged stha-GI-eene- ment was acknowledged	stated in terms of the property or ymbols O, if not appl he singular inclu- ally to corporation this 25. day eal affixed by an Mutuu artha Green d before me on d before me on	of dollars, is \$ 00.00 value given or promised wh licable, should be deleted. See ORS 9 udes the plural and all gramm ons and to individuals. r ofJuly, 19 officer or other person duly at Mene Ass atted ack	09.05; natical 9.95; nuthor- 199.5, 199.5, 19 0regot
The true and actual consideration i <sup>®</sup> However, the actual consideration consi the whole consideration (indicate which). <sup>®</sup> (7) In construing this deed and where the changes shall be implied to make the provis In Witness Whereof, the grantor has if a corporate grantor, it has caused its name ized to do so by order of its board of director THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERT INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PROPERTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRAC ORS 30:930. STATE OF OREG This instrum byMaa. This instrum by	b the said grantee and i paid for this transfer, s ists of or includes oth The sentence between the sy the context so requires, this sions hereof apply equal executed this instrument e to be signed and its se ors. Y DESCRIBED IN THIS SAND REGULATIONS. Mare CITY OR COUNTY DI TO DETERMINE ANY CTICES AS DEFINED IN GON, County of ment was acknowledged thatGreene	stated in terms of stated in terms of her property or ymbols O, if not appl he singular inclu ally to corporatio nt this 25. day eal affixed by an MUTU artha Green d before me on d before me on	of dollars, is \$ 00.00 value given or promised wh licable, should be deleted. See ORS 9 udes the plural and all gramm ons and to individuals. r ofJuly, 19 officer or other person duly at Meane ne ALD atte Lock ) ss. July, 1 , 1 , 1 	09.05; natical 9.95; nuthor- 199.5, 199.5, 19 Oregot
The true and actual consideration i ©However, the actual consideration consi the whole consideration (indicate which). <sup>®</sup> (7 In construing this deed and where the changes shall be implied to make the provis In Witness Whereof, the grantor has if a corporate grantor, it has caused its name ized to do so by order of its board of director THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERT INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PE TILE TO THE PROPERTY SHOULD CHECK WITH THE APPROPE PLANNING DEPARTMENT TO VERIFY APPROVED USES AND LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRAC ORS 30:930. STATE OF OREG This instrum by	b the said grantee and i paid for this transfer, i ists of or includes oth The sentence between the sy the context so requires, this sions hereof apply equal executed this instrument e to be signed and its se ors. Y DESCRIBED IN THIS SAND REGULATIONS. MAY DETERMINE ANY DI TO DETERMINE ANY CTICES AS DEFINED IN GON, County of ment was acknowledged with a Greene. My co	stated in terms of stated in terms of her property or ymbols 0, if not expl he singular inclu- ally to corporation nt this 25. day eal affixed by an Martha Green d before me on d before me on d before me on commission expire	of dollars, is \$ 00.00 value given or promised wh licable, should be deleted. See ORS 9 udes the plural and all gramm ons and to individuals. vof July, 19 officer or other person duly at Means ne Ais att-d ack ) ss. July, 1 	001 10 093.030.) matical 9.9.5; nuthor- 199.5, 199.5, 19 0regor
The true and actual consideration i ©However, the actual consideration consi the whole consideration (indicate which). <sup>©</sup> (7 In construing this deed and where the changes shall be implied to make the provis In Witness Whereof, the grantor has if a corporate grantor, it has caused its name ized to do so by order of its board of director THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERT INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPENT PLANNING DEPARTMENT TO VERIFY APPROVED USES AND LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRAC ORS 30:930. STATE OF OREG This instrum byMaa. This instrum by	b the said grantee and i paid for this transfer, i ists of or includes oth The sentence between the sy the context so requires, this sions hereof apply equal executed this instrument e to be signed and its se ors. Y DESCRIBED IN THIS SAND REGULATIONS. MAY DETERMINE ANY DI TO DETERMINE ANY CTICES AS DEFINED IN GON, County of ment was acknowledged with a Greene. My co	stated in terms of stated in terms of the property or ymbols 0, if not expl he singular inclu- ally to corporation in this 25. day eal affixed by an Martha Green d before me on d before me on d before me on f before me on	of dollars, is \$ 00.00 value given or promised wh licable, should be deleted. See ORS 9 udes the plural and all gramm ons and to individuals. of July, 19 officer or other person duly at Mene ALD AT-U ack ) ss. July, 1 	001 10 09.030.) matical 9.9.5; nuthor- 199.5, 199.5, 19
The true and actual consideration i O'However, the actual consideration consi the whole consideration (indicate which). <sup>(0)</sup> In construing this deed and where the changes shall be implied to make the provise In Witness Whereof, the grantor has if a corporate grantor, it has caused its name ized to do so by order of its board of director THS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERT INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PEROPERT TILE TO THE PROPERTY SHOULD CHECK WITH THE APPROVED LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRAC ORS 30.930. STATE OF OREG This instrum byMa: Ma: Ma: MarthaGreene	b the said grantee and i paid for this transfer, i ists of or includes oth The sentence between the sy the context so requires, this sions hereof apply equal executed this instrument e to be signed and its se ors. Y DESCRIBED IN THIS SAND REGULATIONS. Market CITY OR COUNTY D TO DETERMINE ANY CTICES AS DEFINED IN GON, County of ment was acknowledged LthaGreene ment was acknowledged My co	stated in terms of stated in terms of her property or ymbols 0, if not expl he singular inclu ally to corporation nt this25. day eal affixed by an MATHA Green d before me on d before me on d before me on f before me on	of dollars, is \$ 00.00 value given or promised wh licable, should be deleted. See ORS 9 udes the plural and all gramm ons and to individuals. rof July, 19 officer or other person duly at Mene ALD AT-U ack ) ss. July, 1 Notary Public for es TATE OF OREGON, County of I certify that the within pent was received for record	09.030.) matical 9.95; nuthor- 1995, 1995, 19 0regor
The true and actual consideration in O'However, the actual consideration consideration in the whole consideration (indicate which). <sup>(1)</sup> In construing this deed and where the changes shall be implied to make the provise In Witness Whereof, the grantor has if a corporate grantor, it has caused its name ized to do so by order of its board of director THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERT INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW DEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PROPERTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRAC ORS 30:930. STATE OF OREG This instrum byMa. This instrum by	b the said grantee and i paid for this transfer, i ists of or includes oth The sentence between the sy the context so requires, this sions hereof apply equal executed this instrument e to be signed and its se ors. Y DESCRIBED IN THIS SAND REGULATIONS. Market GIT OR COUNTY DI TO DETERMINE ANY CTICES AS DEFINED IN GON, County of ment was acknowledged LthaGreene	stated in terms of stated in terms of her property or ymbols 0, if not expl he singular inclu- ally to corporation in this 25. day eal affixed by an Martha Green d before me on d before me on d before me on f before me on f before me on f before me on	of dollars, is \$ 00.00 value given or promised wh licable, should be deleted. See ORS 9 udes the plural and all gramm ons and to individuals. of July, 19 officer or other person duly at Mene ALD AT-U ack ) ss. July, 1 	0.010.) natical 9.95; natical 9.95; nuthor- 199.5, 199.5, 19
The true and actual consideration i O'However, the actual consideration consi the whole consideration (indicate which). <sup>(0)</sup> In construing this deed and where the changes shall be implied to make the provise In Witness Whereof, the grantor has if a corporate grantor, it has caused its name ized to do so by order of its board of director THS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERT INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE DEPOPENT TILE TO THE PROPERTY SHOULD CHECK WITH THE APPROVED PLANNING DEPARTMENT TO VERIFY APPROVED USES AND LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRAC ORS 30.930. STATE OF OREG This instrum byMa: This instrum byMa: MarthaGreene	b the said grantee and i paid for this transfer, i ists of or includes oth The sentence between the sy te context so requires, this sions hereof apply equal executed this instrument e to be signed and its second ors. Y DESCRIBED IN THIS SAND REGULATIONS RISON ACQUIRING FEE MATE CITY OR COUNTY DITO DETERMINE ANY CTICES AS DEFINED IN GON, County of 	stated in terms of stated in terms of her property or ymbols 0, if not expl he singular inclu ally to corporation nt this 25. day eal affixed by an MUTUU artha Green d before me on d before me on d before me on f before me on d before me on	of dollars, is \$ 00.00 value given or promised wh licable, should be deleted. See ORS 9 udes the plural and all gramm ons and to individuals. vof July, 19 officer or other person duly at Market and ne ALD ATT-U ack ) ss. July, 1 	0.110 93.030.) natical 9.95; withor- 199.5, 199.5, 19
The true and actual consideration i ©However, the actual consideration consi the whole consideration (indicate which). <sup>©</sup> (7 In construing this deed and where the changes shall be implied to make the provise In Witness Whereof, the grantor has if a corporate grantor, it has caused its name ized to do so by order of its board of director THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PE TILE TO THE PROPERTY SHOULD CHECK WITH THE APPROVED LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRAC ORS 30.930. STATE OF OREGO This instrum byMa: This instrum byMa: Grenter's Name and Address BarbaraTucker	b the said grantee and i paid for this transfer, i ists of or includes oth The sentence between the sy are context so requires, this isons hereof apply equal executed this instrument e to be signed and its set ors. Y DESCRIBED IN THIS AND REGULATIONS. Mare CITY OR COUNTY D TO DETERMINE ANY CIICES AS DEFINED IN GON, County of	stated in terms of stated in terms of her property or ymbols 0, it not expl he singular inclu ally to corporation nt this 25. day eal affixed by an MUTUU artha Green d before me on d before me on d before me on f before me on d before me on	of dollars, is \$ 00.00 value given or promised wh licable, should be deleted. See ORS 9 udes the plural and all gramm ons and to individuals. vof July, 19 officer or other person duly at Market and ne ALD ATL-U ack )ss. July, 1 ack )ss. July, 1 ack Notary Public for es TATE OF OREGON, County of I certify that the within ment was received for record day of t	0.0110 93.030.) natical 9.95; nuthor- 1995, 1995, 19
The true and actual consideration i ©However, the actual consideration consideration in the whole consideration (indicate which). <sup>®</sup> (7) In construing this deed and where the changes shall be implied to make the provis In Witness Whereof, the grantor has if a corporate grantor, it has caused its name ized to do so by order of its board of director THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPENT INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PE TITLE TO THE PROPENTY SHOULD CHECK WITH THE APPROPENT PLANNING DEPARTMENT TO VERIFY APPROVED USES AND LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRAC ORS 30:930. STATE OF OREGO This instrum by	b the said grantee and i paid for this transfer, i ists of or includes oth The sentence between the sy te context so requires, this sions hereof apply equal executed this instrument e to be signed and its second ors. Y DESCRIBED IN THIS RAND REGULATIONS. Market ANY CTICES AS DEFINED IN FON, County of ment was acknowledged IthaGreene ment was acknowledged My co	stated in terms of stated in terms of her property or ymbols 0, if not explo- he singular inclu- ally to corporation in this 25. day eal affixed by an Martha Green d before me on d before me on d before me on d before me on f before me on d before me on f before me on d before me on d before me on f before me on d before me on f before me on d before me on f f before me on f	of dollars, is \$ 00.00 value given or promised wh licable, should be deleted. See ORS 9 udes the plural and all gramm ons and to individuals. of July, 19 officer or other person duly at Mene ALD AT-U ack ) ss. July, 1 ) ss. July, 1 	0.110 93.030.) natical 9.95; nuthor- 199.5, 199.5, 19
The true and actual consideration i ©However, the actual consideration consideration in the whole consideration (indicate which). Of In construing this deed and where the changes shall be implied to make the provise In Witness Whereof, the grantor has if a corporate grantor, it has caused its name ized to do so by order of its board of director THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERT INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PE TITLE TO THE PROPERTY SHOULD OFFICE APPROVED USES AND LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRAC ORS 30:930. STATE OF OREGO This instrum by	b the said grantee and i paid for this transfer, i ists of or includes oth The sentence between the sy te context so requires, this sions hereof apply equal executed this instrument e to be signed and its secons. Y DESCRIBED IN THIS SAND REGULATIONS. RIATE CITY OR COUNTY D TO DETERMINE ANY CTICES AS DEFINED IN GON, County of ment was acknowledged ment was acknowledged ment was acknowledged My co	stated in terms of stated in terms of her property or ymbols 0, if not expli- he singular inclu- ally to corporation nt this25. day eal affixed by an MULL artha Green d before me on d before me on d before me on d before me on for mission expire ST markserved affination of the state	of dollars, is \$ 00.00 value given or promised wh licable, should be deleted. See ORS 9 udes the plural and all gramm ons and to individuals. vof July, 19 officer or other person duly at Market and ne ALD ATL-U ack )ss. July, 1 ack )ss. July, 1 ack Notary Public for es TATE OF OREGON, County of I certify that the within ment was received for record day of t	oregon oregon oregon oregon fin instr f. on f. record le/instr y.
The true and actual consideration i @However, the actual consideration consi the whole consideration (indicate which). @(1) Construing this deed and where the changes shall be implied to make the provise In Witness Whereof, the grantor has if a corporate grantor, it has caused its name ized to do so by order of its board of director THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERT INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPF PLANNING DEPARTMENT TO VERIFY APPROVED USES AND LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRAC ORS 30:930. STATE OF OREGO This instrum by	b the said grantee and i paid for this transfer, i ists of or includes oth The sentence between the sy te context so requires, this sions hereof apply equal executed this instrument e to be signed and its secons. Y DESCRIBED IN THIS SAND REGULATIONS. Market ANY CTICES AS DEFINED IN FON, County of ment was acknowledged IthaGreene ment was acknowledged My co	stated in terms of stated in terms of her property or ymbols 0, if not expli- he singular inclu- ally to corporation nt this25. day eal affixed by an MULL artha Green d before me on d before me on d before me on d before me on for mission expire ST markserved affination of the state	of dollars, is \$ 00.00 value given or promised wh licable, should be deleted. See ORS 9 udes the plural and all gramm ons and to individuals. of July, 19 officer or other person duly at Me ALD AM-U acc ) ss. July, 1 	oregon oregon oregon oregon for instr for instr f
The true and actual consideration i @However, the actual consideration consi the whole consideration (indicate which). @(1) Construing this deed and where the changes shall be implied to make the provise In Witness Whereof, the grantor has if a corporate grantor, it has caused its name ized to do so by order of its board of director THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERT INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PE TITLE TO THE PROPERTY SHOULD OFFECK WITH THE APPROPE PLANNING DEPARTMENT TO VERIFY APPROVED USES AND LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRAC ORS 30.930. STATE OF OREGO This instrum by	b the said grantee and i paid for this transfer, i ists of or includes oth The sentence between the sy te context so requires, this sions hereof apply equal executed this instrument e to be signed and its second ors. Y DESCRIBED IN THIS SAND REGULATIONS. Market CTY OR COUNTY CTICES AS DEFINED IN FON, County of 	grantee in terms of stated in terms of her property or ymbols O, if not appl he singular inclu- ally to corporation this25. day eal affixed by an MUTUU at tha Green d before me on 	of dollars, is \$ 00.00 value given or promised wh licable, should be deleted. See ORS 9 udes the plural and all gramm ons and to individuals. rof July, 19 officer or other person duly at Me ALD AT-U UCC ) ss. July, 1 	oregon oregon for instruction oregon oregon oregon for instruction for instruction

35.000

Γ

21980

ŧ7.

## CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

11	-
County of Alameda	-
On <u>July 28, 1995</u> before me, <u>Date</u>	Name and Title of Officer (e.g., "Jane Doe, Notary Public")
personally appeared	
	Name(c) et Styner(s)
□ personally known to me – OR – ☑ proved to me or who	the basis of satisfactory evidence to be the person(s ose name(s) is/are subscribed to the within instrumer
	acknowledged to me that he/she/they executed the
	ne in his/her/their authorized capacity(ies), and that b 'her/their signature(s) on the instrument the person(s)
	he entity upon behalf of which the person(s) acted
Nctory Public - Collients & exe	ecuted the instrument.
My Comm. Expires DEC 4, 1998	TNESS my hand and official seal.
an da mai per dan dan dan dan dan dan dan da matan dan da matan da matan da matan da matan da matan da matan d	
	Hanaziw & Kanpa Signature or Notary Public
$\sim$	Signature of Notary Public
	re valuable to persons relying on the document and could preven ant of this form to another document.
Description of Attached Document	
	10 Deed
Title or Type of Document:Bargain and Sa	Te Deed
	Number of Pages: 1
Signer(s) Other Than Named Above: noe	none
Capacity(ies) Claimed by Signer(s)	
Signer's Name:Martha Greene	
Signer's Name:	Signer's Name:
▲ Individual	🗆 Individual
Corporate Officer	Corporate Officer Title(s):
•	
Title(s):	Bathor — D Limited D General
Title(s): Partner —  Limited  General	Partner — I Limited General
Title(s): Partner —  Limited  General Attorney-in-Fact	Partner —      Limited      General     Attorney-in-Fact     Trustee
Title(s): Partner —  Limited  General Attorney-in-Fact Trustee	Partner —      Limited      General     Attorney-in-Fact     Trustee
Title(s): Partner — Dimited Digeneral Attorney-in-Fact Trustee	Partner — Limited General     Attorney-in-Fact     Trustee
Title(s):	Partner — Limited General     Attorney-in-Fact     Trustee     Guardian or Conservator
Title(s):	Partner — Limited General     Attorney-in-Fact     Trustee     Guardian or Conservator
Title(s):	Partner — Limited General     Attorney-in-Fact     Trustee     Guardian or Conservator
Title(s):	Partner — Limited General     Attorney-in-Fact     Trustee     Guardian or Censervator     Other:      Top of thumb here
Title(s):	Partner — Limited General     Attorney-in-Fact     Trustee     Guardian or Censervator     Other:      Top of thumb here
Title(s):	Partner — Limited General     Attorney-in-Fact     Trustee     Guardian or Censervator     Other:      Top of thumb here
Title(s):	Partner — Limited General     Attorney-in-Fact     Trustee     Guardian or Censervator     Other: Signer Is Representing:
Title(s):	Partner — Limited General     Attorney-in-Fact     Trustee     Guardian or Censervator     Other: Signer Is Representing:
Title(s):	Partner — Limited General     Attorney-in-Fact     Trustee     Guardian or Censervator     Other: Signer Is Representing:
Title(s):	Partner — Limited General     Attorney-in-Fact     Trustee     Guardian or Censervator     Other: Signer Is Representing: