ENALTO D Was Klamath	USLY USLY REGON. should Sound A PRACTICE 0 IN ALL 2 rantor
How and to Hold the same unio the said grantee and grantee's heirs, successors and assigns, the grantee's heirs, successors and assign and the same unio the said grantee and grantee's heirs, successors and stataed on the County of KLAMANT	USLY USLY REGON. should Sound A PRACTICE 0 IN ALL 2 rantor
hereinage and property data borous sell and convey must be sell grannes and grannes heirs, successors and appurchances therewands belows, towait. Parel 1 of Lend Part Lidon 34,307, filed, September 7, 1994 being situated mith as successors and appurchances therewands belows, towait. Market and the Sulf 43 stypes 2965 in the Direction and part of the Sulf 43 stypes 2965 in the Direction approxement in volation of applicable to the property described in this instrument will not allow use of the property described in this instrument in volation of applicable to check with the appropriate city or county planning department to volation of applicable to the appropriate city or county planning department to volation of assign, that are applicable to the appropriate city or county planning department to volation of assign for the standing rantee and grantee's heirs, successors and assigns, those or standing grante and the above granted premises, free from all encumbrances except these claiming under the above default thereof agains the taylow. The true and actual on Sold the said premises and every par and parel thereof agains the taylow. The true and actual and forever defend the said premises and every par and parel thereof agains the taylow. The true and actual difference defend the said premises and every and and applicable to a set applicable to the property described in this instrument. The true and actual on Sold for this transformers and and thereof agains the taylow of a landing the standing rante and grante and grante and standing foreward and the above granted premises hereof agains. The tay and to the said premises ano	USLY USLY REGON. should WSUTS ACCE O IN ALL 20 Trantor
manage in the County of	USLY USLY REGON. should WSUTS ACCE O IN ALL 20 Trantor
Percel 1 of Lend Partition 34-on filed September 7, 1994 being situated Units Ski/A of Section 5, Tongehip 39 South, Range 9 East of Ultraneatize meridian effanch County, Degon This bocument is betwee RE-RECORDED to concerter the NOTATE ACKNOWLEDGENENT PLEVEG RECORDED IN Vol. 494 at page 29969 in the <u>Urtraneation Kannee</u> 9 East of This instrument will not allow use of the property described in this instrument in violation of applicable to Record and the optimizer of the sold grantee and grantee's heirs, successors and assigns forever to Have and to Hold the same unit the said grantee and grantee's heirs, successors and assigns forever to the sold and the same unit the advertage grantee and grantee's heirs, successors and assigns forever to Have and to Hold the same unit the said grantee and grantee's heirs, successors and assigns forever to shardly seized in fee simple and the above granted premises, free from all encumbrances. The strue and action of the said grantee and grantee's heirs, successors and assigns forever and to Hold the same unit the advertage grantee and grantee's heirs, successors and assigns forever to shardly seized in fee simple and the above granted premises, free from all encumbrances. The true and actual those apparent upon the land, if any, as the date of this seed and demands of all persons whomsover, except those claiming under thereof against he land, if any, as the date of the sold assider to the sold grantee and grantee's heirs, successors and assigns (or except these claiming under the said active advectory of the structure of the sold assider to the sold grantee and grantee's heirs, successors and assigns (or except these claiming under the advect data structure of the sold assider the tong advect thereof against he land, if any, as the date of this seed and demands of all persons whomsover, except those claiming under the most described encumbrance. The true and actual consideration paid for this transfer, stated in this data advect the sold assider the tong of the transment the	USLY REGON. should WSUTS AG PRACTICE 0 IN ALL 20 rantor
Alexandred 15 BEING RE-ERCORDED TO CORRECT THE NOTARY ACKNOWLEDGEMENT FREVERO RECORDED IN VOL 494 BT PROF 29969 in the DICHAPTIAN ACCOUNT, O MOUNTAIN TITLE COMPANY This instrument will not allow use of the property described in this instrument in violation of applicable la the said regulations. Before signing on accepting this instrument, the person acquiring fee title to the property aws and regulations. Before signing on accepting this instrument, the person acquiring fee title to the property aws and regulations. Before signing on accepting this instrument, the person acquiring fee title to the property aws and regulations. Before signing on accepting this saturament, the person acquiring fee title to the property aws and regulations. Before signing on accepting this saturament, the person acquiring fee title to the property aws and regulations. Before signing on accepting this saturament, the person acquiring fee title to the property aws and regulations. Before signing on accepting this saturament, the person acquiring fee title to the property aws and regulations. Before signing on accepting this saturament, the person acquiring fee title to the property add acmadig protocharbox on adwith said grantee and grantee's heirs, successors and assigns, that g grantor will warrant and forever defend the said premises and every part and parcel thereof against the laydid a defend to box e apparent upon the land, if any, as the dete of this rist actual considered in the said premises of the proventions is a 24,000.00 a demand so all persons whomsoever, accept those claiming under the above described encumbrances a demand so all persons whomsoever accept those claiming under the above described encumbrances a demand actual consideration paid for this instrument this III day of solutions is 24,000.00 a demand solutions, is 22,000.00 a demand demander distribution and all grannue h withese the grantor has executed this instrument this	REGON. and use should vsuits ac practice o in all z rantor
MOUNTAIN TITLE COMPANY This instrument will not allow use of the property described in this instrument in violation of applicable to the appropriate city or county planning department to verify approved uses." Intermediations. Before sensing or accessing department to verify approved uses." Intermediations to and with said grantee and grantee's heirs, successors and assigns forever. Intermediation of applicable to the appropriate city or county planning department to verify approved uses." Intermediation of applicable to the appropriate city or county planning department to verify approved uses." Intermediation of applicable to the appoint of the said grantee and grantee's heirs, successors and assigns, that generate and those apparent upon the land, if any, as the date of this deed on an and demands of all persons whonsoever, except those claiming under the above described encombrances. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 24,000,00 With the approximation of the provisions here of apply equally to correct on addition on subterior to paid for this instrument its [ind use should vsuits ac PRACTICE 0 IN ALL 2 rantor
Check with the appropriate city or county planning department, the person acquiring fee tile to the propriet of the appropriate city or county planning department, the person acquiring fee tile to the propriet of the appropriate city or county planning department to verify approved uses." To Have and to Hold the same unio the said grantee and grantee's heirs, successors and assigns, than granted there is lawfully seized in fee simple and the above granted premises, free form all encumbrances except those or and demands of all persons whomsover, except hoses claiming under the above described encumbrances. The end actual consideration paid for this transfer, stated in terms of dollars, is \$ 24.9600.00 Constraint this deed and where the context so requires, the singular includes the plural and all granted and states the provisions hereof apply equally to gorporations and to individuals. State of OREGON. State of OREGON. Commy of Holmath. State of OREGON. Commy of Holmath. State of OREGON. County of Holmath. State of OREGON. County of Klamath. State of OREGON. County	should NSUITS AG PRACTICE 0 IN ALL Z
To Have and to Hold the same unio the said grantee and grantee's heirs, successors and assigns forever, is lawfully seized in fee simple and the above granted premises, free from all encumbrances except those of grantor will warrant and forever defend the said premises and every part and parcel thereof against the lawful and demands of all persons whomsever, except those claiming under the above described encumbrances and demands of all persons whomsever, except those claiming under the above described encumbrances and demands of all persons whomsever, except those claiming under the above described encumbrances. The true and actual consideration paid for this transfer, stated in terms of doltars, is \$ 24,000,00 and demands of all persons whomsever, except those claiming under the above described encumbrances. We want the state of the state and where the context so requires, the singular includes the plural and all gramma. In witness Whereof, the grantor has executed this instrument this in a far day of singularity and the singer and the above described encumbrances. State of one grantor, it has caused its name to be signed and seal affixed by its officers, duly authonized there and order of its board of directors. State of OREGON. State of OREGON.	should NSUITS AG PRACTICE 0 IN ALL Z
And said granto hold the same unto the said grantee and grantee's heirs, successors and assigns forever. is lawfully seized in fee simple and the above granted premises, free from all enumbrances except those of grantor will warrant and forever defend the said premises and every part and parcel thereof against the lawful of and demands of all persons whomsoever, except hose claiming under the above described enumbrances. grantor will warrant and forever defend the said premises and every part and parcel thereof against the lawful of the sone except those claiming under the above described enumbrances. grantor will warrant and forever defend the said premises and every part and parcel thereof against the lawful of the sone except those claiming under the above described enumbrances. grantor will warrant and forever defend the said premises and every part and parcel thereof against the lawful of the sone except those claiming under the above described enumbrances. grantor will warrant and forever defend the said premises and every part and parcel thereof against the lawful of the sone except those claiming under the above described enumbrances. grantor will warrant and the above described enumbrances. warrant and by the sone warrant and the above described enumbrances. warrant and by the sone warrant and the above described enumbrances. warrant and by the sone warrant and construction paid for this transfer, stated in terms of dollars, is S 24,000.00 warrant and by the sone adae at the above described enumbrance and to individuals. for construing this deed and where the context so requires, the singular includes the	rantor
grantor will warrant and forever defend the said premises and every part and parcel thereof against the lawful of and demands of all persons whomsever, except those claiming under the above described encumbrances. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 24,000,00 Market and actual consideration paid for this transfer, stated in terms of dollars, is \$ 24,000,00 Market and actual consideration paid for this transfer, stated in terms of dollars, is \$ 24,000,00 Market and actual consideration paid for this transfer, stated in terms of dollars, is \$ 24,000,00 Market and actual consideration paid for this transfer, stated in terms of dollars, is \$ 24,000,00 Market and actual consideration paid for this transfer, stated in terms of dollars, is \$ 24,000,00 Market and actual consideration paid for this transfer, stated in terms of dollars, is \$ 24,000,00 Market and actual consideration paid for this transfer, stated in terms of dollars, is \$ 24,000,00 Market and actual consideration paid for this transfer, stated in terms of dollars, is \$ 24,000,00 Market and the implied to make the provisions hereof apply equally to corporations and to individuals. Market and provision hereof apply equally to corporations and to individuals. Market and the analysis and to make the provision hereof apply equally to corporations and to individuals. Market and to market the provision hereof apply equally to corporations and to individuals. State of Concorn. EAST CASCADE PROPEN	_
and demands of all persons whomsoever, except those claiming under the above described encumbrances. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 24,000,00 Xeexverse claims this deed and where the context so requires, the singular includes the plural and all gramma. In constraining this deed and where the context so requires, the singular includes the plural and all gramma. In constraining this deed and where the context so requires, the singular includes the plural and all gramma. In constraining this deed and where the context so requires, the singular includes the plural and all gramma. In constraining this deed and where the context so requires, the singular includes the plural and all gramma. In witness Whereof, the grantor has executed this instrument this day of	d that
Add Booker State St	
ANXAXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	:laims
If a corporate grantor, it has caused its name to be signed and seal affixed by its officers, duly authorized there, order of its board of directors. 9 44 STATE OF OREGON, EAST CASCADE PROPERTIES, INC. STATE OF OREGON, EAST CASCADE PROPERTIES, INC. STATE OF OREGON, EAST CASCADE PROPERTIES, INC. STATE OF OREGON, EAST CASCADE PROPERTIES, INC., State State with construction of behalf of the corporation State Corporation, on behalf of the corporation Control of the state with construction on behalf of the corporation State OF OREGON, County of	Histel Mieted
If a corporate grantor, it has caused its name to be signed and seal affixed by its officers, duly authorized there, order of its board of directors. 9 44 STATE OF OREGON, EAST CASCADE PROPERTIES, INC. STATE OF OREGON, EAST CASCADE PROPERTIES, INC. STATE OF OREGON, EAST CASCADE PROPERTIES, INC. STATE OF OREGON, EAST CASCADE PROPERTIES, INC., State State with construction of behalf of the corporation State Corporation, on behalf of the corporation Control of the state with construction on behalf of the corporation State OF OREGON, County of	atical
STATE OF OREGON Common State of the State o	/ .
STATE OF OREGON. EAST CASCADE PROPERTIES, INC. COUNTY of KOMMEN, 19 19 9 9 9 35 THERED ECOTING INSTRUMENT BEFORE WEITHIS 19th State of the consecutive of the consecutive of the corporation FAST CASCADE PROPERTIES, INC., a OREGON State of the corporation State of the corporation on behalf of the corporation President, and by Provide the corporation on behalf of Oregon	; to by
MIDE (MICH, 19 19 (1) CHEFORE COING INSTRUMENT BEFORE ME.THIS 19th Instrument Water Takenage Council and the corporation State and the corporation Mathematical and the corporation The foregoing instrument was acknowledged before me Notary Public for Oregon The foregoing instrument was acknowledged before me My commission expires: 11/7/91 .19	
Difference Difference Difference Difference Difference Difference Difference Difference Difference Difference Difference Difference	-
And A second divides and divide states of the corporation orporation on behalf of the corporation pack redenoned second states are greated and the corporation pack redenoned second states are greated and the corporation pack redenoned second states are greated and the corporation pack redenoned second states are greated and the corporation pack redenoned second states are greated and the corporation pack redenoned second states are greated and the corporation Notary Public for Oregon My commission expires: II [7/91 JESSICA Whith Latch Image: State of the corporation president, and by	1
And Added by Deck String Examples in the maximum of the string of the	
Before me: Notary Public for Oregon My commission expires: 11/7/97 OFFICIAL SEAL JESSICA WHITLATCH NOTARY PUBLIC - OREGON COMMISSION NO. 020491 WY COMMISSION EXPIRES NOV 07, 1997 SIGNA COMMISSION EXPIRES NOV 07, 1997 MY COMMISSION EXPIRES NOV 07, 1997 SIGNA COMMISSION EXPIRES NOV 07, 1997 MY COMMISSION EXPIRES NOV 07, 1997 MY COMMISSION EXPIRES NOV 07, 1997 SIGNA COMMISSION EXPIRES NOV 07, 1997 MY COMMISSION	
Image: State of OREGON, County of Notary Public for Oregon My commission expires: 11/7/97 Image: State of the foregoing instrument was acknowledged before me JESSICA WHITLATCH Notary Public - OREGON OFFICIAL SEAL JESSICA WHITLATCH Notary Public - OREGON COMMISSION NO. 029491 NY COMMISSION EXPIRES NOV 07, 1997 ASI CASCADE PROPERTIES. INC. OFFICIAL SEAL AMALE AND ADDRESS State of OREGON, County of(SEAL)	
My commission expires: 1/2/97 My commission expires: 1/2/97 OFFICIAL SEAL	
OFFICIAL SEAL JESSICA WHITLATCH NOTARY PUBLIC - OREGON COMMISSION NO. 029491 NY COMMISSION EXPIRES NOV 07, 1997 NO COMMISSION EXPIRES NOV 07, 1997 NO COMMISSION EXPIRES NOV 07, 1997 Notary Public for Oregon My commission expires: OBARTORS NAME AND ADDRESS COUNTY OF Klamath	<i>SS</i> .
OFFICIAL SEAL JESSICA WHITLATCH NOTARY PUBLIC - OREGON COMMISSION NO. 029491 WY COMMISSION EXPIRES NOV 07, 1997 ACTION OF A STATE OF OREGON. AST CASCADE PROPERTIES. INC. AST CASCADE PROPERTI	this
ACTION AND ADDRESS NAME AND ADDRESS AND ADDRESS ADDRES	_ ,
Notary Public for Oregon	-
AST CASCADE PROPERTIES. INC. (SEA STATE OF OREGON, GRANTORS NAME AND ADDRESS COUNTY of Klamath	on.
GRANTOR'S NAME AND ADDRESS County of Klamath	L)
NNITC O Unity of Klamath	
TANKE TO THE TRANSPORTENT OF THE TANKE TO THE T	is.
AMATU FALLS record on the 22-2	25
$uuy 0$ Sent v_0	-
SPACE RESERVED and INICAT OCIOCK A M., and recorded	
NNIS R. MC DONALD and DEBBIE K. MC DONALD AND ROK M94 on page 29969 or a file/reel number 88643	d
AMATH EALLO OF Deeds of said estimated said	rd IS
There is inquested all us internents shall be work to be following militrus.	d IS
WALS R. MC DONALD and DEDDTE	d 5
为这些是没有这些事情,但一只在我们也是一些是一些是一个问题,这些你的,你就是这些你的,你是这些你们的这些你?""你是我们的 是是我们的,我们也能能能。""你不是你 不是	HIVER
	d s
MATH FALLS, OR 97601 By Qauline Multiples 21 MOUNTAIN TITLE COMPANY	THE STANAN COULS

MOUNTAIN TITLE COMPANY

MOUNTAIN TITLE COMPANY

D

eaces: Tr Have I.M. as r 1,088 25785 STATE OF OREGON: COUNTY OF KLAMATH : ss. Filed for record at request of ______ of ______Sept_____ Mountain Title Co ______the ______ _____M., and duly recorded in Vol. _____ on Page _____25784 _______Bernetha G. Letsen, County C _______ A.D., 19 95 at 10:42 o'clock A of ______0 25th M95 day of ____ \$10.00 FEE ha G. Letsen, County Clerk Ð Ŧ