-..... ---

53-281 19358 KNOW ALL ME	N BY 1'HESE PRESEN:	WARRANTY LEWILVEST, Wal M96 Page 1665
-A-NEVADA-CORPO	RATION	ion hereinafter stated, to grantor paid by
Michael E.Long	Inc	
hereinafter called the successors and assigns, belonging or in any way to-wit:	grantee, docs hereby gra that certain real propert y appertaining, situated in	ant, bargain, sell and convey unto the grantee and grantee's y, with the tenements, hereditaments and appurtenances ther KLAMATH County, State of Oregon, described as fo
LOT 33, BLOCK 6	6, NIMROD RIVER	PARK, 5TH ADDITION
	신경, 1월 20 전에 11일 (2017) - 19 <u>17 - 일</u> 시, 1917 - 1917 - 1917	
KLAMATH COUNTY,	OREGON	
To How and to		NT, CONTINUE DESCRIPTION ON REVERSE SIDE) rentee and grantee's heirs, successors and assigns forever.
		Grantee and grantee's heirs, successors and assigns forever.
		1 premises, free from all encumbrances
and demands of all pers The true and ac	sons whomscever, except a tual consideration paid for Constant with the constant of the consta	and every part and parcel thereof against the lawful c those claiming under the above described encumbrances. or this transfer, stated in terms of dollars, is \$
and demands of all person The true and ac CONCENTRATION CONCENTRATION CONCENTRATION In construing the changes shall be made	sons whomscever, except a tual consideration paid for the second state of the second state the second state of the second state so that this deed shall ap	emises and every part and parcel thereof against the lawful of those claiming under the above described encumbrances. or this transfer, stated in terms of dollars, is \$
and demands of all pers The true and ac The true and ac In construing the changes shall be made In Witness When if a corporate grantor, if	sons whomscever, except a tual consideration paid for consideration for the consideration of the consistence of the grant of the conten- so that this deed shall ap eof, the grant of has execut	emises and every part and parcel thereof against the lawful of those claiming under the above described encumbrances. or this transfer, stated in terms of dollars, is \$
and demands of all pers The true and ac The true and ac XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	sons whomscever, except a tual consideration paid for consideration paid for consideration paid for consideration paid for consideration of the conten- so that this deed shall ap- eof, the grantor has execu- it has coursed its name to bo by order of its board of COW USE OF THE FROPERTY DESCRIE	emises and every part and parcel thereof against the lawful of those claiming under the above described encumbrances. or this transfer, stated in terms of dollars, is \$
and demands of all pers The true and ac The true action of the true action of the this INSTRUMENT WILL NOT ALLI INSTRUMENT IN VIOLATION OF AP BEFORE SIGNING OR ACCEPTING T	sons whomscever, except a tual consideration paid for consideration paid for consideration paid for consideration of the conten- is deed, where the conten- so that this deed shall ap- eof, the grantor has execu- it has caused its name to bo by order of its board of OW USE OF THE FROPERTY DESCRIE PLICABLE LAND USE LAWS AND REC PLICABLE LAND USE LAWS AND REC PLICABLE LAND LISE LAWS AND REC	ernises and every part and parcel thereof against the lawful c those claiming under the above described encumbrances. or this transfer, stated in terms of dollars, is \$
and demands of all pers The true and ac The true and ac In construing this changes shall be made In Witness When if a corporate grantor, if duly authorized to do so THIS INSTRUMENT WILL NOT ALL INSTRUMENT IN VIOLATION OF AP BEFORE SIGNING OR ACCEPTING T THE ID THE PROPERTY SHOULD (sons whomscever, except a tual consideration paid for consideration paid for consideration paid for consideration paid for consideration and for consideration and for a second is deed, where the conte- so that this deed shall ar- eof, the grantor has execu- it has caused its name to by order of its board of oby order of its board of OW USE OF THE FROPERTY DESCRIE PLICABLE LAND USE LAWS AND REC HIS INSTRI MENT. THE PERSON ACO ONECK WITH THE APPORTATE CITY	emises and every part and parcel thereof against the lawful of those claiming under the above described encumbrances. or this transfer, stated in terms of dollars, is \$
and demands of all pers The true and ac The true and ac XULXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	sons whomscever, except a tual consideration paid for consideration paid for consideration paid for consideration of the conten- is deed, where the conten- so that this deed shall ap- eof, the grantor has execu- it has caused its name to bo by order of its board of OW USE OF THE FROPERTY DESCRIE PLICABLE LAND USE LAWS AND REC PLICABLE LAND USE LAWS AND REC PLICABLE LAND LISE LAWS AND REC	emises and every part and parcel thereof against the lawful c those claiming under the above described encumbrances. or this transfer, stated in terms of dollars, is \$
and demands of all pers The true and ac The true action of the construing the changes shall be made a In Witness When if a corporate grantor, if duly authorized to do so THIS INSTRUMENT WILL NOT ALL INSTRUMENT IN VIOLATION OF AP BEFORE SIGNING OR ACCEPTING THE PAPERITY SHOULD OF PLANNING DEFARTMENT TO VERI LIMITS ON LAVSUITS AGAINST FA ORS 30,930.	sons whomscever, except a tual consideration paid for consideration paid for consideration paid for consideration paid for consideration paid for consideration and for so that this deed shall ap eof, the grantor has execu- it has caused its name to be or or fits board of oby order of its board of the sinstra mem. The person aco deck with The Appropriate City (FY Approved USES AND TO DETER ARMING OR FOREST PRACTICES AS STATE OF ORESTON, Co	emises and every part and parcel thereof against the lawful of those claiming under the above described encumbrances. or this transfer, stated in terms of dollars, is \$
and demands of all pers The true and ac The true action of the construing the changes shall be made a In Witness When if a corporate grantor, if duly authorized to do so THIS INSTRUMENT WILL NOT ALLI INSTRUMENT IN VIOLATION OF AP BEFORE SIGNING OR ACCEPTING THE TITLE TO THE PROPERTY SHOULD OF PLANNING DEPARTMENT TO VERI LIMITS ON LAWSUITS AGAINST FA ORS 30.930.	sons whomscever, except a tual consideration paid for CONSISTENT A CONSIST OF CONSISTENT A CONSIST OF CONSISTENT AND A CONSIST OF CONSISTENT AND A CONSIST AND A CONSISTENT AND A CONSIST AND A CONSISTENT AND A CONSIST A CONSISTENT A CONSIST A C	emises and every part and parcel thereof against the lawful of those claiming under the above described encumbrances. or this transfer, stated in terms of dollars, is \$
and demands of all pers The true and ac The true action of the construing the changes shall be made a In Witness When if a corporate grantor, if duly authorized to do so THIS INSTRUMENT WILL NOT ALLI INSTRUMENT IN VIOLATION OF AP BEFORE SIGNING OR ACCEPTING THE TITLE TO THE PROPERTY SHOULD OF PLANNING DEPARTMENT TO VERI LIMITS ON LAWSUITS AGAINST FA ORS 30.930.	sons whomscever, except a tual consideration paid for the consideration paid for the consideration paid for the sons of the conserver by the constraint of the conten- so that this deed shall ap- eof, the grantor has execu- it has caused its name to by order of its board of a OW USE OF THE FROPERTY DESCRIE PLICABLE LAND USE LAWS AND REC HIS INSTRI MENT. THE PERSON ACO OW USE OF THE FROPERTY DESCRIE PLICABLE LAND USE LAWS AND REC HIS INSTRI MENT. THE PERSON ACO CHECK WITH THE APPROPRIATE CITY (FY APPROVED USES AND TO DETER WIMING OR FOREST PRACTICES AS I STATE OF CLEARED, Co I his instrument was by	emises and every part and parcel thereof against the lawful of those claiming under the above described encumbrances. or this transfer, stated in terms of dollars, is \$
and demands of all pers The true and ac The true action of a In construing this changes shall be made In Witness When if a corporate grantor, if duly authorized to do so THIS INSTRUMENT WILL NOT ALL INSTRUMENT IN VIOLATION OF AP BEFORE SIGNING OR ACCEPTING T TITLE TO THE PROPERTY SHOULD (PLANNING DEPARTMENT TO VER LIMITS ON LAWSUITS AGAINST FA ORS 30,930	sons whomscever, except is itual consideration paid for CONSISTENT A CONSIST of CONSISTENT A CONSIST of CONSISTENT A CONSIST of CONSISTENT AND A CONSIST OF CONSISTENT AND A CONSIST AND A CONSISTENT AND A CONSIST AND A CONSISTENT AND A CONSIST A CONSISTENT A CONSISTENT AND A CONSIST A CONSISTENT A CONSISTENT A CONSISTENT A CONSIST A CONSISTENT A CONSISTENT A CONSISTENT A CONSISTENT A CONSISTENT A CONSISTENT A CONSISTENT A CONSIST A CONSISTENT A CONSISTENT A CONSISTENT A CONSISTENT A CONSISTENT A CONSIST A CONSISTENT A CONSIST A CONSISTENT A CONSISTENT A CONSISTENT A CONSISTENT A CONSISTENT A CONSIST A CONSISTENT A	emises and every part and parcel thereof against the lawful of those claiming under the above described encumbrances. or this transfer, stated in terms of dollars, is \$
and demands of all pers The true and ac The true and ac In construing the true if a corporate grantor, if duly authorized to do so THIS INSTRUMENT WILL NOT ALL INSTRUMENT IN VIOLATION OF AP BEFORE SIGNING OR ACCEPTING T TIME TO THE PROPERTY SHOULD (PLANNING DEPARTMENT TO VERI LIMITS ON LAWSUITS AGAINST FA ORS 301930.	sons whomscever, except is itual consideration paid for Consideration paid for Consideration paid for Consideration paid for Consideration paid for Consideration for the construction is deed, where the conten- so that this deed shall ar- eof, the grantor has execu- it has caused its name to by order of its board of OW USE OF THE FROPERTY DESCRIE PLICABLE LAND USE LAWS AND REC PLICABLE LAND USE SAND TO DETER PLICABLE I AND USE SAND TO DETER STATE OF CREATERS AND TO DETER STATE OF CREATERS AND TO DETER This instrument was by	emises and every part and parcel thereof against the lawful of those claiming under the above described encumbrances. or this transfer, stated in terms of dollars, is \$
and demands of all pers The true and ac The true and ac In construing the true if a corporate grantor, if duly authorized to do so THIS INSTRUMENT WILL NOT ALL INSTRUMENT IN VIOLATION OF AP BEFORE SIGNING OR ACCEPTING T TIME TO THE PROPERTY SHOULD (PLANNING DEPARTMENT TO VERI LIMITS ON LAWSUITS AGAINST FA ORS 301930.	sons whomscever, except is itual consideration paid for CONSISTENT A CONSIST of CONSISTENT A CONSIST of CONSISTENT A CONSIST of CONSISTENT AND A CONSIST OF CONSISTENT AND A CONSIST AND A CONSISTENT AND A CONSIST AND A CONSISTENT AND A CONSIST A CONSISTENT A CONSISTENT AND A CONSIST A CONSISTENT A CONSISTENT A CONSISTENT A CONSIST A CONSISTENT A CONSISTENT A CONSISTENT A CONSISTENT A CONSISTENT A CONSISTENT A CONSISTENT A CONSIST A CONSISTENT A CONSISTENT A CONSISTENT A CONSISTENT A CONSISTENT A CONSIST A CONSISTENT A CONSIST A CONSISTENT A CONSISTENT A CONSISTENT A CONSISTENT A CONSISTENT A CONSIST A CONSISTENT A	emises and every part and parcel thereof against the lawful of those claiming under the above described encumbrances. or this transfer, stated in terms of dollars, is \$
and demands of all pers The true and ac The true and ac In construing the true if a corporate grantor, if duly authorized to do so THIS INSTRUMENT WILL NOT ALL INSTRUMENT IN VIOLATION OF AP BEFORE SIGNING OR ACCEPTING T TIME TO THE PROPERTY SHOULD (PLANNING DEPARTMENT TO VERI LIMITS ON LAWSUITS AGAINST FA ORS 301930.	sons whomscever, except is itual consideration paid for consideration paid for consideration paid for consideration paid for consideration paid for except the conservation is deed, where the conte- so that this deed shall ap- eof, the grantor has execu- it has caused its name to by order of its board of oby order of its board of ow USE OF THE FROPERITY DESCRIE PILCABLE I AND USE LAWS AND RECHIS INSTRIMENT. THE PERSON ACO CHECK WITH THE APPROPRIATE CITY (FY APPROVED USES AND TO DETER ARMING OR FOREST PRACTICES AS I STATE OF CREATERIN, Co This instrument was by This instrument was by Lawra H. Eus Construction of the second of the second the second of the second of the second of the second of the second of the second of the second of the second of the second of t	emises and every part and parcel thereof against the lawful c those claiming under the above described encumbrances. or this transfer, stated in terms of dollars, is \$
and demands of all pers The true and ac The true and ac In construing the true if a corporate grantor, if duly authorized to do so THIS INSTRUMENT WILL NOT ALL INSTRUMENT IN VIOLATION OF AP BEFORE SIGNING OR ACCEPTING T TIME TO THE PROPERTY SHOULD (PLANNING DEPARTMENT TO VERI LIMITS ON LAWSUITS AGAINST FA ORS 301930.	sons whomscever, except is itual consideration paid for consideration paid for consideration paid for consideration paid for consideration paid for consideration paid for consideration for the conten- so that this deed shall ap- eof, the grantor has execu- it has caused its name to by order of its board of oby order of its board of of USE OF THE FROPERTY DESCRIE PLICABLE I AND USE LAWS AND RECH HIS INSTRI MENT. THE PERSON ACO ONU USE OF THE FROPERTY DESCRIE PLICABLE I AND USE LAWS AND RECH HIS INSTRI MENT. THE PERSON ACO ONECK WIT ITHE APPROPRIATE CITY (FY APPROVED USES AND TO DETER WINNING OR FOREST PRACTICES AS I STATE OF CREATINN, CO This instrument was by This instrument was by Laura R. EUS COMMAN PUBLIC CAL ORANGE COUNT. CONTARY PUBLIC CAL ORANGE COUNT.	emises and every part and parcel thereof against the lawful c those claiming under the above described encumbrances. or this transfer, stated in terms of dollars, is \$
and demands of all pers The true and ac The true and ac In construing the true if a corporate grantor, if duly authorized to do so THIS INSTRUMENT WILL NOT ALL INSTRUMENT IN VIOLATION OF AP BEFORE SIGNING OR ACCEPTING T TIME TO THE PROPERTY SHOULD (PLANNING DEPARTMENT TO VERI LIMITS ON LAWSUITS AGAINST FA ORS 301930.	sons whomscever, except is itual consideration paid for consideration paid for consideration paid for consideration paid for consideration paid for consideration paid for consideration of the conten- so that this deed shall ap- eof, the grantor has execu- it has caused its name to by order of its board of oby order of its board of oby order of its board of ow USE OF THE FROPERTY DESCRIE PLICABLE LAND USE LAWS AND REC PLICABLE LAND USE SAND TO DETER PLICABLE LAND USE SAND TO DETER STATE OF CREATERS AND TO DETER STATE OF CREATERS AND TO DETER STATE OF CREATERS AND TO DETER This instrument was by	emises and every part and parcel thereof against the lawful c those claiming under the above described encumbrances. or this transfer, stated in terms of dollars, is \$
and demands of all pers The true and ac The true action of a In construing the changes shall be made In Witness When if a corporate grantor, if duly authorized to do so THIS INSTRUMENT WILL NOT ALL INSTRUMENT IN VIOLATION OF AP BEFORE SIGNING OR ACCEPTING T TITLE TO THE PROPERTY SHOULD (PLANNING DEPARTMENT TO VER LIMITS ON LAWSUITS AGAINST FA ORS 30930	sons whomscever, except is itual consideration paid for consideration paid for consideration paid for consideration paid for consideration paid for consideration paid for consideration for the conten- so that this deed shall ap- eof, the grantor has execu- it has caused its name to by order of its board of oby order of its board of of USE OF THE FROPERTY DESCRIE PLICABLE I AND USE LAWS AND RECH HIS INSTRI MENT. THE PERSON ACO ONU USE OF THE FROPERTY DESCRIE PLICABLE I AND USE LAWS AND RECH HIS INSTRI MENT. THE PERSON ACO ONECK WIT ITHE APPROPRIATE CITY (FY APPROVED USES AND TO DETER WINNING OR FOREST PRACTICES AS I STATE OF CREATINN, CO This instrument was by This instrument was by Laura R. EUS COMMAN PUBLIC CAL ORANGE COUNT. CONTARY PUBLIC CAL ORANGE COUNT.	emises and every part and parcel thereof against the lawful c those claiming under the above described encumbrances. or this transfer, stated in terms of dollars, is \$
and demands of all pers The true and ac The true and ac In construing the true if a corporate grantor, if duly authorized to do so THIS INSTRUMENT WILL NOT ALL INSTRUMENT IN VIOLATION OF AP BEFORE SIGNING OR ACCEPTING T TIME TO THE PROPERTY SHOULD (PLANNING DEPARTMENT TO VERI LIMITS ON LAWSUITS AGAINST FA ORS 301930.	sons whomscever, except is tual consideration paid for the consistent of the sentence of the grantor has executed its name to be order of its board of the sentence of the sen	emises and every part and parcel thereof against the lawful c those claiming under the above described encumbrances. or this transfer, stated in terms of dollars, is \$
and demands of all pers The true and ac The true action of the the a corporate grantor, if duly authorized to do sc THIS INSTRUMENT WILL NOT ALL INSTRUMENT IN VIOLATION OF AP BEFORE SIGNING OR ACCEPTING T TITLE TO THE PROPERTY SHOULD OF PLANNING DEFARTMENT TO VER LIMITS ON LAVSUITS AGAINST FA ORS 30.930.	sons whomscever, except is that consideration paid for the consideration paid for the consistent of the son start of the son start this deed shall appead the grantor has execute it has caused its name to be order of its board of the son start the content of the son and the son start the son star	emises and every part and parcel thereof against the lawful of those claiming under the above described encumbrances. or this transfer, stated in terms of dollars, is \$
and demands of all pers The true and ac The construing this changes shall be made In Witness When if a corporate grantor, if duly authorized to do so THIS INSTRUMENT WILL NOT ALL INSTRUMENT IN VIOLATION OF AP BEFORE SIGNING OR ACCEPTING T THILE TO THE PROPERTY SHOLD O PLANNING DEPARTMENT TO VERI LIMITS ON LAWSUITS AGAINST FA ORS 30930.	sons whomscever, except is in a consideration paid for the consideration paid for the sons of the sons of the son by the sons of the sons of the son is deed, where the conten- so that this deed shall ap- eof, the grantor has execu- it has caused its name to by order of its board of of by order of its board of the son of the FROPERTY DESCRIE PLICABLE I AND USE LAWS AND RECHIS INSTRI MENT. THE PERSON ACO ONECK WIT THE APPROPRIATE CITY IFY APPROVED USES AND TO DETER WINNE OR FOREST PRACTICES AS I STATE OF CREATERN, Co I his instrument was by I his instrument was by Laura R. Eus Comm. spins Dec. Comm. Expins Dec. Comm. Expins Dec.	emises and every part and parcel thereof against the lawful c those claiming under the above described encumbrances. or this transfer, stated in terms of dollars, is \$
and demands of all pers The true and ac The true and ac In construing the changes shall be made a In Witness When if a corporate grantor, i duly authorized to do so THIS INSTRUMENT WILL NOT ALL INSTRUMENT IN VIOLATION OF AP BEFORE SIGNING OR ACCEPTING T TITLE TO THE PROPERTY SHOULD (PLANNING DEPARTMENT TO VER LIMITS ON LAWSUITS AGAINST FA ORS 30130. REALVEST; INC., H.C.15, Box 495-(hanover, n.m. 830 Michael E. Long,	sons whomscever, except is that consideration paid for the consideration paid for the consistent of the son state of the son	emises and every part and parcel thereof against the lawful of those claiming under the above described encumbrances. or this transfer, stated in terms of dollars, is \$
and demands of all pers The true and ac The true and ac In construing the changes shall be made a In Witness When if a corporate grantor, i duly authorized to do so THIS INSTRUMENT WILL NOT ALL INSTRUMENT IN VIOLATION OF AP BEFORE SIGNING OR ACCEPTING T TITLE TO THE PROPERTY SHOULD (PLANNING DEPARTMENT TO VER LIMITS ON LAWSUITS AGAINST FA ORS 30130. REALVEST; INC., H.C.15, Box 495-(hanover, n.m. 830 Michael E. Long,	sons whomscever, except is that consideration paid for the consideration paid for the consistent of the son state of the son	emises and every part and parcel thereof against the lawful c those claiming under the above described encumbrances. or this transfer, stated in terms of dollars, is \$
and demands of all pers The true and ac The true and ac XULXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	sons whomscever, except is in a consideration paid for the consideration paid for the sons of the consistent of the sons of the consistent of the sons of the consecution is deed, where the conte- so that this deed shall ap- eof, the grantor has execu- it has caused its name to by order of its board of OW USE OF THE FROPERTY DESCRIE PLICABLE LAND USE LAWS AND REC PLICABLE LAND USE SAND TO DETER PLICABLE I AND USE SAND TO DETER PLICABLE I AND USE SAND TO DETER STATE OF DESEAND TO DETER WING OR FOREST PRACTICES AS STATE OF DESEAND TO DETER STATE OF DESEAND TO DETER DISTRIBUTION, CO I his instrument was by Laura H. EUS Comm. #1012E OF P. E FOWINING COMM. Expres Dec. 2 Comm. Expres Dec.	emises and every part and parcel thereof against the lawful of those claiming under the above described encumbrances. or this transfer, stated in terms of dollars, is \$
and demands of all pers The true and ac The true and ac In construing the changes shall be made a In Witness When if a corporate grantor, i duly authorized to do so THIS INSTRUMENT WILL NOT ALL INSTRUMENT IN VIOLATION OF AP BEFORE SIGNING OR ACCEPTING T TITLE TO THE PROPERTY SHOULD (PLANNING DEPARTMENT TO VER LIMITS ON LAWSUITS AGAINST FA ORS 30130. REALVEST; INC., H.C.15, Box 495-(hanover, n.m. 830 Michael E. Long,	sons whomscever, except is that consideration paid for the consideration paid for the consistent of the son state of the son	emises and every part and parcel thereof against the lawful those claiming under the above described encumbrances. or this transfer, stated in terms of dollars, is \$

Witness my hand and seal of County affixed. Bernetha G Letsch, County Clerk

NAME

J.

By S

TITLE TITLE

Fee \$30.00

oti

GRANTEE

d all te

(Name, Address, Zip):