······································	EED (Individual or Corporate).		971700	√o	1. <u>m91</u> Pag	e_592;	L
	T				ATE OF OREGON, County of <u>Klamat</u>	서 주 양종 광고 감소.] 55.
CHAEL R. NAJ 08 Riverwood	ls ka,						rument
rmingham, Al	1 35244 pr's Name and Address			W8	s received for recom February	I on the 2/C	n day
ALVEST, INC. PAULINE BROU	WNTNG	2040-11112-1-6 2040-11112-1-6 2040-11112-1-6		3	: 38 o'clock _P_	.M., and reco	rded m
15, Eox 495	C Locia Namoratid Address	<u>5-130-115</u> 1.2016-012	SPACE RESE		ck/reel/volume No. 5921 and/or	as fee/file/	instru-
PHT TREE TILL	[1] 1 1 1 1 1 1 1 2 2 2 2 2 2 2 2 2 2 2 2		RECORDERT	m	ent/microfilm/recept cord of Deeds of said	I County.	
-PAULINE 5K0	G				Witness my hand	and seal of	County
Until requested otherwise, se	BHUHL and all tax statements to (Name, i	Address, Zip):		at Be	fixed. rnetha G. Lets	ch, Co. Cl	erk
EALVEST, INC	WNING	그는 그리고 영문 감독이 있는 것을 수 있다.	e: \$30.00		rnetha G. Lets NAME y <u>Kettlun</u> P	0	4년 3년 1713년 문
C15, Box 495 anover, NM	SC C			В	y Rathlun P	(ear),	Deputy.
anovel, MA	그는 것은 잘 한 것을 것 수가 물건을 가운 것이 하는 것을 수가 하는 것이 같이 하는 것이 같이 하는 것이 하는 것을 수가 하는 것을 수가 하는 것을 수가 하는 것이 하는 것을 수가 하는 것을 수가 하는 것을 수가 하는 것을 수가 하는 것이 하는 것이 않아. 아니	TE 2598 W					
	이 집에 집에 가지 않는 것 같아. 것 같아. 것 같아.	そうでんぶん ないほう かくしいかい かかい	아랫 이는 이 것 않는 것 것 같은 것 가요? 이 옷을				
KNOW ALL MICHAEL K.	BY THESE PRESEN	AN J. NAT	TER.				
hereinafter called gr	rantor, for the consider	liopheriosky	THUN to gran	tor paid by			
hereinafter called gr	rantee, does hereby gra	nt, bargain, sell	and convey u	to the grantee	and grantee's news, s into belonging or in	any way appe	rtaining
that certain real pro	perty, with the teneme	County, Sta	te of Oregon, o	escribed as fo	llows, to-wit:		
TOT 23 DT	OCK 99, KLAMA	TH FALLS	FOREST E	STATES,	HIGHWAY 65,	PLAT 4	
תם 24, בתח							
KLAMATH CO	UNTY, OREGON						
					ia being record		
					ordy, and has alidity, sufficiency		
			mey	have upon t	ha horain describe	i property.	
					ending has been re ESCROW, INC.	dramma de	
					방법은 11월 12일 - 1 일반 전망은 12일 - 12 - 12일 - 12		
	그는 물건을 가지 않는 것이 없는 것을 만들었는 것이 없는 것이 없다.	SPACE INSUFFICIEN	그는 이야 한 것이 같아. 이야 한 것이 없는 것이 같아.		Lacciand Infever.		
		and with grante	e and grantee's	heirs, successo	ors and assigns, that g	rantor is lawfu	illy seize
To Have an And grante	or hereby covenants to a	nises, free fron	i all encumbra	nces except (n	IN CACEPHONS, DE C		
To Have an And granto in fee simple of t	nd to Hold the same un or hereby covenants to a the above granted pren						
And granto in fee simple of t	or hereby covenants to a the above granted pren						_, and th
And granto in fee simple of t	or hereby covenants to a the above granted pren	he premises an	d every part and	1 parcel thereo	f against the lawful cl	aims and dem	., and the and s of
And granto in fee simple of t grantor will warra	or hereby covenants to a the above granted pren ant and forever defend t	he premises an	d every part and hove described	I parcel thereo encumbrances		aims and dem	-, and il ands of
And grantor in fee simple of t grantor will warra persons whomsoe The true a	or hereby covenants to a the above granted pren ant and forever defend t ever, except those claim and actual consideration of consideration	he premises an ing under the a paid for this tr processors is offer prope	d every part and bove described ansfer, stated in xx x x x x x x x or yauge ery	l parcel thereo encumbrances terms of dolla	15, 15 \$ (xhich 15, 116, 210)	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	ands of
And granto in fee simple of t grantor will warra persons whomsoe The true a	or hereby covenants to a the above granted pren ant and forever defend t ever, except those claim and actual consideration of consideration of consideration of consideration of consideration	he premises an ing under the a paid for this tr paid for the second second for the second second second for the second second second for the second second second for the second second second second for the second second second second second for the second second second second second second for the second seco	d every part and bove described ansfer, stated in two yours stated in f net applicable, sh wires, the sing	I parcel thereo encumbrances terms of dolla a of privile a of privile detected. S dar includes th	ce plural, and all gram	www.com	ands of XXXXX C (indic ges shall
And grantor in fee simple of t grantor will warra persons whomsoe The true a XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	or hereby covenants to a the above granted pren ant and forever defend t ever, except those claim and actual consideration of consists of or ruch for O (The sentence betwee sing this deed, where the deed shall apply equal	he premises an ing under the a paid for this tr scoreces by official descent en the symbols Φ , i e context so rea by to corporatio	d every part an bove described ansfer, stated in two value ever f not applicable, st quires, the sing ns and to indiv	i parcel thereo encumbrances terms of dolla in opprovembres ould be deleted. S ilar includes th iduals.	which is Line who which is Line who ee ORS 93.030.) he plural, and all gram	matical chang	ands of
And grantor in fee simple of t grantor will warra persons whomsoe The true a XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	or hereby covenants to a the above granted pren ant and forever defend t ever, except those claim and actual consideration of consideration for Consideration of Consideration for Consideration	he premises an ing under the a paid for this tr scoreces by official descent en the symbols Φ , i e context so rea by to corporatio	d every part an bove described ansfer, stated in two value ever f not applicable, st quires, the sing ns and to indiv	I parcel thereo encumbrances terms of dolla in opprovembres ould be deleted. S ilar includes th iduals.	which is Line who which is Line who ee ORS 93.030.) he plural, and all gram	matical chang	ands of
And granto in fee simple of t grantor will warra persons whomsoe The true a x to the true a x	or hereby covenants to a the above granted pren ant and forever defend t ever, except those claim and actual consideration of	he premises an ing under the a paid for this tr score the symbols Φ_i is context so really to corporation as executed this to be signed an	d every part an bove described ansfer, stated in two yangers f not applicable, st quires, the sing ms and to indiv s instrument thi d its seal, if an	I parcel thereo encumbrances terms of dolla in opprovembres ould be deleted. S ilar includes th iduals.	which is Line who which is Line who ee ORS 93.030.) he plural, and all gram	matical chang	ands of
And granto in fee simple of t grantor will warra persons whomsoe The true a x active considerat which) considerat In constru- made so that this In witness is a corporation, so by order of its THIS INSTRUMENT I	or hereby covenants to a the above granted pren ant and forever defend t ever, except those claim and actual consideration of consists of or lucius tion. O (The sentence betwee sing this deed, where the deed shall apply equal s whereof, the grantor h it has caused its name s board of directors. WILL NOT ALLOW USE OF T N VIOLATION OF APPLICABLE	he premises an ing under the a paid for this tr score context is office property is office property by to corporatio as executed thi to be signed an HE PROPERTY DES LAND USE LAWS	d every part an bove described ansfer, stated in two states and two states and two applicable, st quires, the sing ms and to indiv s instrument thi d its seal, if an SCRIBED IN AND REGU-	I parcel thereo encumbrances terms of dolla in opprovembres ould be deleted. S ilar includes th iduals.	s, is service 2800 . which is ± 105 which is ± 105	matical chang	ands of
And granto in fee simple of t grantor will warra persons whomsoe The true a construction which considerat In constru- made so that this In witness is a corporation, so by order of its THIS INSTRUMENT I LATIONS. BEFORE I ACOUNTING FEE TIT	or hereby covenants to i the above granted pren ant and forever defend t ever, except those claim and actual consideration consi	he premises an ing under the a paid for this tr paid for the property is corporation as executed this to be signed an HE PROPERTY DES INSTRUMENT, TI LO CHECK WITH T TO VERIEV APPR	d every part and bove described ansfer, stated in very every every bove described instantion of the puires, the sing ns and to indiv s instrument thi d its seal, if an scelled IN 2 AND REGU- HE APPRO. 1	I parcel thereo encumbrances terms of dolla to of your sector and the deleted. S alar includes the iduals. s day y, affixed by a	s, is service 2800 . which is ± 105 which is ± 105	matical chang	ands of
And granto in fee simple of t grantor will warra persons whomsoe The true a which considerat in constru- made so that this In witness is a corporation, so by order of its THIS INSTRUMENT I LATIONS, BEFORE S ACQUEINING FEE TITI PRIATE CITY OR COU PART OF CONSUMERT IN LATIONS, BEFORE S	or hereby covenants to a the above granted pren ant and forever defend t ever, except those claim and actual consideration for consideration of consideration o	he premises an ing under the a paid for this tr secontext so real the symbols Φ , i e context so really to corporation as executed this to be signed an HE PROPERTY DES S INSTRUMENT, TI LO CHECK WITH T IT TO VERIFY APPR GAINST FARMING	d every part and bove described ansfer, stated in very every every bove described instantion of the puires, the sing ns and to indiv s instrument thi d its seal, if an scelled IN 2 AND REGU- HE APPRO. 1	I parcel thereo encumbrances terms of dolla 20,0,00000000 old be deleted. S alar includes the iduals. s day affixed by a Male michael war	s, is service 2800 . which is ± 105 which is ± 105	matical chang	ands of
And granto in fee simple of t grantor will warra persons whomsoe The true a construction which considerat In constru- made so that this In witness is a corporation, so by order of its THIS INSTRUMENT I LATIONS. BEFORE I ACOUNTING FEE TIT	or hereby covenants to a the above granted pren ant and forever defend t ever, except those claim and actual consideration actual consideration of consideration of consideration of the sentence betwee ting this deed, where th deed shall apply equal s whereof, the grantor h it has caused its name s board of directors. WILL NOT ALLOW USE OF T N VIOLATION OF APPLICABLE IGNING OR ACCEPTING THE INTY PLANNING DEPARTMEN ANY LIMITS ON LAWSUITS / NED IN ORS 30.930.	he premises an ing under the a paid for this tr acceleration is official problem of the symbols Φ_i is context so real by to corporation as executed this to be signed an HE PROPERTY DES LAND USE LAWS S INSTRUMENT, TH LD CHECK WITH T IT TO VERIFY APPR GAINST FARMING DLANGAMA-	d every part an bove described ansfer, stated in two values of two values of two values of two values of two values of two value	I parcel thereo encumbrances terms of dolla 2018/2019/255 and the deleted. S and the dele	s, is service 2800 . which is ± 105 which is ± 105	matical chang	ands of
And granto in fee simple of t grantor will warra persons whomsoe The true a which considerat in constru- made so that this In witness is a corporation, so by order of its THIS INSTRUMENT I LATIONS, BEFORE S ACQUEINING FEE TITI PRIATE CITY OR COU PART OF CONSUMERT	or hereby covenants to a the above granted pren ant and forever defend t ever, except those claim and actual consideration actual consideration of consideration of consideration of the sentence betwee ting this deed, where th deed shall apply equal s whereof, the grantor h it has caused its name s board of directors. WILL NOT ALLOW USE OF T N VIOLATION OF APPLICABLE IGNING OR ACCEPTING THE INTY PLANNING DEPARTMEN ANY LIMITS ON LAWSUITS / NED IN ORS 30.930.	he premises an ing under the a paid for this tr acceleration is official and the paid for this tr acceleration is official and the property des cannot be signed an the property des cannot be signed an the property des cannot be signed an the property des cannot be signed and the property des cannot be signed and the property des cannot be signed and the property des cannot be signed and cannot be signed a	d every part an bove described ansfer, stated in two values of two values of two values of two values of two values of two values of two value	I parcel thereo encumbrances terms of dolla 201,870,925 201,870,925 201,925 201,92	s, is service 2800 . which is ± 105 which is ± 105	matical chang	ands of
And granto in fee simple of t grantor will warra persons whomsoe The true a which considerat in constru- made so that this In witness is a corporation, so by order of its THIS INSTRUMENT I LATIONS, BEFORE S ACQUEINING FEE TITI PRIATE CITY OR COU PART OF CONSUMERT	or hereby covenants to a the above granted pren ant and forever defend t ever, except those claim and actual consideration of consideration of consideration of the sentence betwee ting this deed, where th deed shall apply equal s whereof, the grantor h it has caused its name s board of directors. WILL NOT ALLOW USE OF T N VIOLATION OF APPLICABLE IORING OR ACCEPTING THE INTY PLANNING DEPARTMEN ANY LIMITS ON LAWSUITS / NED IN ORS 30.930. STATE OF C	he premises an ing under the a paid for this tr acceleration of the solution of the paid for this tr acceleration of the solution of the solution of the solution of the context so red by to corporation as executed this to be signed an the property DES LAND USE LAWS INSTRUMENT, THE LO CHECK WITH T IT TO VERIFY APPR AGAINST FARMING OCCOM, Cou instrument was Solution of the solution of the solution of the solution of the solution of the solution of the solution of the solution of the solution of the solution of the solution of the solution	d every part an bove described ansfer, stated in two values of two values of two values of two values of two values of two values of two values of two values of two value	I parcel thereo encumbrances terms of dolla 201,870,985 201,870,985 and the deleted. S alar includes the iduals. S. day archael by a Mall increase for the second terms of dollar and terms of dollar and	S_{x} is	matical chang	ands of
And granto in fee simple of t grantor will warra persons whomsoe The true a which considerat in constru- made so that this In witness is a corporation, so by order of its THIS INSTRUMENT I LATIONS, BEFORE S ACQUEINING FEE TITI PRIATE CITY OR COU PART OF CONSUMERT	or hereby covenants to a the above granted pren ant and forever defend t ever, except those claim and actual consideration of	he premises an ing under the a paid for this tr score context so real by to corporation as executed this to be signed an HE PROPERTY DES LAND USE LAWS INSTRUMENT, TI LD CHECK WITH T IT TO VERIFY APPR AGAINST FARMING ONECON, Cour instrument was Successful and Called and Successful and Succesful and Succesf	d every part an bove described ansfer, stated in two volucies f not applicable, st puires, the sing ms and to indiv s instrument thi d its seal, if an SCRIBED IN AND REGU- HE PERSON WE APPRO- OVED USES OR FOREST nty of Jeff acknowledged	I parcel thereo encumbrances terms of dolla 20,00000000000000000000000000000000000	s is s 2800. S	matical chang	ands of
And granto in fee simple of t grantor will warra persons whomsoe The true a which considerat in constru- made so that this In witness is a corporation, so by order of its THIS INSTRUMENT I LATIONS, BEFORE S ACQUEINING FEE TITI PRIATE CITY OR COU PART OF CONSUMERT	or hereby covenants to a the above granted pren ant and forever defend t ever, except those claim and actual consideration of	he premises an ing under the a paid for this tr acceleration is official problem of the symbols $^{\circ}$, i e context so real by to corporation as executed this to be signed an HE PROPERTY DES LAND USE LAWS S INSTRUMENT, TH CONTROL WITH T ID CHECK WITH T ID CHECK WITH T ID CHECK WITH T ACAN AMA GREGON, Cou instrument was S MAXMAN	d every part an bove described ansfer, stated in two volucies f not applicable, st puires, the sing ms and to indiv s instrument thi d its seal, if an SCRIBED IN AND REGU- HE PERSON WE APPRO- OVED USES OR FOREST nty of Jeff acknowledged	I parcel thereo encumbrances terms of dolla a of order of dolla a of order of dolla a of order of dolla a of order of dollar a of dollar dollar includes the dollar includes the dollar includes the dollar of dollar a of dollar a of dollar of dollar of dollar a of dollar of dollar of dollar of dollar a of dollar of	s, is services 2000. Source 15 - 19 - 2000. Source 15 - 19 - 2000. Source 15 - 19 - 2000. Source 15 - 20	Part of the second seco	ses shall
And granto in fee simple of t grantor will warra persons whomsoe The true a which considerat in constru- made so that this In witness is a corporation, so by order of its THIS INSTRUMENT I LATIONS, BEFORE S ACQUEINING FEE TITI PRIATE CITY OR COU PART OF CONSUMERT	or hereby covenants to a the above granted pren ant and forever defend t ever, except those claim and actual consideration of	he premises an ing under the a paid for this tr score context so real by to corporation as executed this to be signed an HE PROPERTY DES LAND USE LAWS INSTRUMENT, TI LD CHECK WITH T IT TO VERIFY APPR AGAINST FARMING ONECON, Cour instrument was Successful and Called and Successful and Succesful and Succesf	d every part an bove described ansfer, stated in the second state of the two yours state of the two yours state of the sinstrument this d its seal, if an scaled like approximation the period with the AND REGU- the PERION WE APPRO- OR FOREST naty of Jeff acknowledged acknowledged	I parcel thereo encumbrances terms of dolla terms of dolla a of 00000000000000000000000000000000000	sis survey and all gran which is have a survey eors 93.030.) no ficer or other pers a market for the farent for the market for the market for the market for the market for the market for the market for the the the the the the market for the	Part of the second seco	ands of XVV C (main ges shall ; if gran
And granto in fee simple of t grantor will warra persons whomsoe The true a which considerat in constru- made so that this In witness is a corporation, so by order of its THIS INSTRUMENT I LATIONS, BEFORE S ACQUEINING FEE TITI PRIATE CITY OR COU PART OF CONSUMERT	or hereby covenants to a the above granted pren ant and forever defend t ever, except those claim and actual consideration of	he premises an ing under the a paid for this tr score context so real by to corporation as executed this to be signed an HE PROPERTY DES LAND USE LAWS INSTRUMENT, TI LD CHECK WITH T IT TO VERIFY APPR AGAINST FARMING ONECON, Cour instrument was Successful and Called and Successful and Succesful and Succesf	d every part and bove described ansfer, stated in NV V V V V V V V V V V V V V V V V V V	I parcel thereo encumbrances terms of dolla terms of dolla a of 00000000000000000000000000000000000	sis second which is a second which is a second point of the second of the second point of the second second second the second second second the second second second the second second s	Part of the second seco	ands of XVV C (main ges shall ; if gran