	16	- D 4 - DD	Vol. <u>1997</u> Page 18485
		6 P1:09	
Klamath County			STATE OF OREGON,
403 Pine Stree	et, Suite 300		County of <u>Klamath</u> SS. I certify that the within instrument
Klamath Falls, Grantor's	Name and Address		was received for record on the 16th day
Jobs Western,	Inc.		of <u>June</u> <u>19.97</u> at
425 N. Ross La			1:09 o'clockP.M., and recorded in
Medford, OR C	Name and Address		book/reel/volume No on page
After recording, raturn to (Hame, A		- SFACE RESERVED FOR	18485 and/or as fee/file/instru-
	Inc.	RECORDER'S USE	ment/microfilm/reception No. <u>39346-De</u> ; Records of said County.
Medford, OR 9	07501		Witness my hand and seal of County
	I tax statements to (Name, Address, Zip):		affixed.
Jobs Western,	Inc.		Bernetha G. Letsch, Co. Clerk
425 N. Ross La	we		
Medford, OR 9	/501	Fee: \$30.00	By Kathlun Rizzi Deputy.
			Dy confiscation and the second of the purp.
		QUITCLAIM DEED	
KNOWALL DV	THESE BRESENTS ALA V	Iomoth County A	Dublic Company the state
State of Orego	nese rreservis that _K.	Lamatu County, A	Public Corporation of the
hereinafter called grantor	, for the consideration herein:	after stated, does hereby rem	nise, release and forever quitclaim unto
JODS_Western,	Inc.		
hereinafter called grantee	e, and unto grantee's heirs, su	ccessors and assigns, all of t	the grantor's right, title and interest in that certain
real property, with the te	enements, hereditaments and	appurtenances thereunto be	elonging or in any way appertaining situated in
Klamath	County, State of O	regon, described as follows,	, to-wit:
Lot 39, Block	14. Klamath Fore	st Fstatos situs	ted in Section 23, Township
35 South, Rang	e 10 East of the	Willamette Meri	dian, Klamath County, Oregon
			,
		· · · · · · · · · · · · · · · · · · ·	
SUBJECT TO COV	of way and all r	ns, reservations	, easements, restrictions,
rights, rights	or way and art i	matters appearin	g of record.
		•	
	(IF SPACE INSUFF	TCIENT, CONTINUE DESCRIPTION ON I	REVERSE)
To Have and to H	old the same unto grantee and	d grantee's heirs, successors	and assigns forever.
The true and actua	old the same unto grantee and al consideration paid for this t	d grantee's heirs, successors ransfer, stated in terms of de	and assigns forever. ollars, is \$ 1,600.00
The true and actua actual-consideration-cons	old the same unto grantee and al consideration paid for this tr ists of or includes other proper	d grantee's heirs, successors ransfer, stated in terms of do	and assigns forever. ollars, is \$ 1,600.00
The true and actua actual consideration cone which) consideration. (7	old the same unto grantee and al consideration paid for this t ists-of-or-includes-other-prope Procentence-between the symbols or	d grantee's heirs, successors ransfer, stated in terms of do nty or value given or promi if not applicably, should be deleted	and assigns forever. ollars, is \$.1,600.00
The true and actua actual-consideration-cons which)-consideration.Q (1 In construing this	old the same unto grantee and al consideration paid for this t ists-of-or-includes-other-prope the contenes between the symbols of deed, where the context so re	d grantee's heirs, successors ransfer, stated in terms of do any or value given or prorat in an applicable, should be deleter equires, the singular includes	and assigns forever. ollars, is \$ 1,600.00
The true and actua actual consideration cons which)-consideration. A In construing this made so that this deed sh	old the same unto grantee and al consideration paid for this t ists of or includes other prope the contenes between the symbols of deed, where the context so re all apply equally to corporatio	d grantee's heirs, successors ransfer, stated in terms of do any or value given or prorat in an applicable, should be deleter equires, the singular includes ons and to individuals.	and assigns forever. ollars, is \$ 1,600.00
The true and actua actual consideration cons which)-consideration. A In construing this made so that this deed sh IN WITNESS WF	old the same unto grantee and al consideration paid for this t ists of or includes other prope to contenes between the symbols of deed, where the context so re all apply equally to corporatio IEREOF, the grantor has exec	d grantee's heirs, successors ransfer, stated in terms of do only or value given or provati in our applicable, should be deleter equires, the singular includes ons and to individuals. cuted this instrument this 1.	and assigns forever. ollars, is \$ 1,600.00
The true and actua actual consideration. O or which)-consideration. O or In construing this made so that this deed sh IN WITNESS WF grantor is a corporation, i	old the same unto grantee and al consideration paid for this t ists of or includes other proper to contenes between the symbols of deed, where the context so re all apply equally to corporation IEREOF, the grantor has exect t has caused its name to be sig	d grantee's heirs, successors ransfer, stated in terms of do only or value given or provati in our applicable, should be deleted equires, the singular includes ons and to individuals. cuted this instrument this 1. gned and its seal, if any, affi	and assigns forever. ollars, is \$ 1,600.00
The true and actua actual consideration cons which) consideration of In construing this made so that this deed sh IN WITNESS WF grantor is a corporation, i to do so by order of its bo THIS INSTRUMENT WILL NOT.	fold the same unto grantee and al consideration paid for this t ists of or includes other prope the sentence between the symbols of deed, where the context so re all apply equally to corporation HEREOF, the grantor has exect thas caused its name to be signard of directors. ALLOW USE OF THE PROPERTY DES	d grantee's heirs, successors ransfer, stated in terms of do only or value given or promi in or applicable, should be delter equires, the singular includes ons and to individuals. cuted this instrument this 1. gned and its seal, if any, affi	and assigns forever. ollars, is \$ 1,600.00
The true and actua actual consideration cons which) consideration of In construing this made so that this deed sh IN WITNESS WF grantor is a corporation, i to do so by order of its bo THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT	old the same unto grantee and al consideration paid for this t ists of or includes other prope to contence between the symbols of decd, where the context so re all apply equally to corporation HEREOF, the grantor has exect thas caused its name to be signard of directors.	d grantee's heirs, successors ransfer, stated in terms of do enty or value given or promi if not applicable should be deleted equires, the singular includes ons and to individuals. cuted this instrument this 1. gned and its seal, if any, affi SCRIBED IN	and assigns forever. ollars, is \$ 1,600.00
The true and actua actual consideration. O of In construing this made so that this deed sh IN WITNESS WF grantor is a corporation, i to do so by order of its bo THIS INSTRUMENT WILL NOT , THIS INSTRUMENT WILL NOT , THIS INSTRUMENT IN VIOLATIO LATIONS. BEFORE SIGNING OF ACOUMBING FFF TIT F TO THE	old the same unto grantee and al consideration paid for this t ists-of-or-includes-other-prope Protection of the state of the state of the state of the state of the all apply equally to corporation HEREOF, the grantor has exect thas caused its name to be sign ourd of directors.	d grantee's heirs, successors ransfer, stated in terms of do only or value given or provati in or applicable, should be delated equires, the singular includes ons and to individuals. cuted this instrument this 1. gned and its seal, if any, affi AND REGU- HE PERSON ME APPDO.	and assigns forever. ollars, is \$ 1,600.00
The true and actua actual consideration cons which) consideration of In construing this made so that this deed sh IN WITNESS WF grantor is a corporation, i to do so by order of its be THIS INSTRUMENT IN VIOLATIO LATIONS. BEFORE SIGNING OR ACQUIRING FEE TITLE TO THE PRIATE CITY OR COUNTY PLAN AND TO DETERMINE ANY LIMIT.	fold the same unto grantee and al consideration paid for this t isto-of-or-includes-other-prope the context-between the symbols of deed, where the context so re all apply equally to corporatio HEREOF, the grantor has exect thas caused its name to be sig bard of directors. ALLOW USE OF THE PROPERTY DES NOF APPLICABLE LAND USE LAWS. N OF APPLICABLE LAND USE LAWS. ACCEPTING THIS INSTRUMENT, TH PROPERTY SHOULD CHECK WITH T NING DEPARTMENT TO VERTY APPR S ON LAWSUITS AGAINST FARMING.	d grantee's heirs, successors ransfer, stated in terms of do only or value given or provide rif not applicable, should be delete equires, the singular includes ons and to individuals. cuted this instrument this 1. gned and its seal, if any, affi SCRIBED IN AND REGU- HE PERSON HE APPRO- OVED USES	and assigns forever. ollars, is \$ 1,600.00
The true and actua actual consideration cons which) consideration on In construing this made so that this deed sh IN WITNESS WF grantor is a corporation, i to do so by order of its be THIS INSTRUMENT IN VIOLATIO LATIONS. BEFORE SIGNING OR ACQUIRING FEE TITLE TO THE PRIATE CITY OR COUNTY PLAN AND TO DETERMINE ANY LIMIT.	fold the same unto grantee and al consideration paid for this t isto-of-or-includes-other-prope the context-between the symbols of deed, where the context so re all apply equally to corporatio HEREOF, the grantor has exect thas caused its name to be sig bard of directors. ALLOW USE OF THE PROPERTY DES NOF APPLICABLE LAND USE LAWS. N OF APPLICABLE LAND USE LAWS. ACCEPTING THIS INSTRUMENT, TH PROPERTY SHOULD CHECK WITH T NING DEPARTMENT TO VERTY APPR S ON LAWSUITS AGAINST FARMING.	d grantee's heirs, successors ransfer, stated in terms of do only or value given or provide rif not applicable, should be delete equires, the singular includes ons and to individuals. cuted this instrument this 1. gned and its seal, if any, affi SCRIBED IN AND REGU- HE PERSON HE APPRO- OVED USES	and assigns forever. ollars, is \$ 1,600.00
The true and actua actual consideration cons which) consideration of In construing this made so that this deed sh IN WITNESS WF grantor is a corporation, i to do so by order of its be THIS INSTRUMENT IN VIOLATIO LATIONS. BEFORE SIGNING OR ACQUIRING FEE TITLE TO THE PRIATE CITY OR COUNTY PLAN AND TO DETERMINE ANY LIMIT.	fold the same unto grantee and al consideration paid for this t isto-of-or-includes-other-prope the context-between the symbols of deed, where the context so re all apply equally to corporation HEREOF, the grantor has exect thas caused its name to be sig- bard of directors. ALLOW USE OF THE PROPERTY DES N OF APPLICABLE LAND USE LAWS. N OF APPLICABLE LAND USE LAWS. A ACCEPTING THIS INSTRUMENT, TH PROPERTY SHOULD CHECK WITH T NING DEPARTMENT TO VERIFY APPR S ON LAWSUITS AGAINST FARMING 5 30.930.	d grantee's heirs, successors ransfer, stated in terms of do only or value given or promi- interapplicitle, should be delete equires, the singular includes ons and to individuals. cuted this instrument this 1. gned and its seal, if any, affi SCRIBED IN AND REGU- HE PERSON HE APPRO- OVED USES OR FOREST	and assigns forever. Dillars, is \$ 1,600.00
The true and actua actual consideration cons which) consideration of In construing this made so that this deed sh IN WITNESS WF grantor is a corporation, i to do so by order of its be THIS INSTRUMENT IN VIOLATIO LATIONS. BEFORE SIGNING OR ACQUIRING FEE TITLE TO THE PRIATE CITY OR COUNTY PLAN AND TO DETERMINE ANY LIMIT.	old the same unto grantee and al consideration paid for this t isto-of-or-includes-other-prope the contexts between the symbols \Im_r deed, where the context so re all apply equally to corporatio HEREOF, the grantor has exec t has caused its name to be sig bard of directors. ALLOW USE OF THE PROPERTY DES IN OF APPLICABLE LAND USE LAWS. N OF APPLICABLE LAND USE LAWS. ACCEPTING THIS INSTRUMENT, TH PROPERTY SHOULD CHECK WITH T VING DEPARTMENT TO VERIFY APPR S ON LAWSUITS AGAINST FARMING S 30.930.	d grantee's heirs, successors ransfer, stated in terms of do any or value given or provide equires, the singular includes ons and to individuals. cuted this instrument this 1. gned and its seal, if any, affi SCRIBED IN AND REGU- HE PERSON HE APPRO- OVED USES OR FOREST nty ofKlamath	and assigns forever. Dillars, is \$ 1,600.00
The true and actua actual consideration cons which) consideration of In construing this made so that this deed sh IN WITNESS WF grantor is a corporation, i to do so by order of its be THIS INSTRUMENT IN VIOLATIO LATIONS. BEFORE SIGNING OR ACQUIRING FEE TITLE TO THE PRIATE CITY OR COUNTY PLAN AND TO DETERMINE ANY LIMIT.	old the same unto grantee and al consideration paid for this t isto of or includes other prope the context of the symbols of decd, where the context so re all apply equally to corporation HEREOF, the grantor has exect thas caused its name to be sign of directors. ALLOW USE OF THE PROPERTY DES NOF APPLICABLE LAND USE LAWS NOF APPLICABLE LAND USE LAWS ACCEPTING THIS INSTRUMENT, TH PROPERTY SHOULD CHECK WITH T NING DEPARTMENT TO VERIFY APPR S ON LAWSUITS AGAINST FARMING S 30.930. STATE OF OREGON, Cour This instrument was	d grantee's heirs, successors ransfer, stated in terms of do any or value given or provide equires, the singular includes ons and to individuals. cuted this instrument this 1. gned and its seal, if any, affi SCRIBED IN AND REGU- HE PERSON HE APPRO- OVED USES OR FOREST Inty of <u>Klamath</u> acknowledged before me on	and assigns forever. Dillars, is \$ 1,600.00
The true and actua actual consideration cons which) consideration of In construing this made so that this deed sh IN WITNESS WF grantor is a corporation, i to do so by order of its be THIS INSTRUMENT IN VIOLATIO LATIONS. BEFORE SIGNING OR ACQUIRING FEE TITLE TO THE PRIATE CITY OR COUNTY PLAN AND TO DETERMINE ANY LIMIT.	old the same unto grantee and al consideration paid for this t ists of or includes other prope the context of the properties of the deed, where the context so re all apply equally to corporation HEREOF, the grantor has exect thas caused its name to be signard of directors. ALLOW USE OF THE PROPERTY DES NOF APPLICABLE LAND USE LAWS ACCEPTING THIS INSTRUMENT, TH PROPERTY SHOULD CHECK WITH T NING DEPARTMENT TO VERIFY APPR S ON LAWSUITS AGAINST FARMING S 30.930. STATE OF OREGON, Cour This instrument was by	d grantee's heirs, successors ransfer, stated in terms of do any or value given or provide equires, the singular includes ons and to individuals. cuted this instrument this 1. gned and its seal, if any, affi SCRIBED IN AND REGU- HE PERSON HE APPRO- OVED USES OR FOREST Inty of <u>Klamath</u> acknowledged before me or acknowledged before me or	and assigns forever. Dillars, is \$ 1,600.00
The true and actua actual consideration cons which) consideration of In construing this made so that this deed sh IN WITNESS WF grantor is a corporation, i to do so by order of its be THIS INSTRUMENT IN VIOLATIO LATIONS. BEFORE SIGNING OR ACQUIRING FEE TITLE TO THE PRIATE CITY OR COUNTY PLAN AND TO DETERMINE ANY LIMIT.	old the same unto grantee and al consideration paid for this t ists of or includes other prope the anteneo between the symbols of deed, where the context so re all apply equally to corporatio HEREOF, the grantor has exec t has caused its name to be sig bard of directors. ALLOW USE OF THE PROPERTY DES IN OF APPLICABLE LAND USE LAWS ACCEPTING THIS INSTRUMENT, TH PROPERTY SHOULD CHECK WITH T NING DEPARTMENT TO VERIFY APPR S ON LAWSUITS AGAINST FARMING S 30.930. STATE OF OREGON, Cour This instrument was by	d grantee's heirs, successors ransfer, stated in terms of do the state of the state of the state of the state of the state equires, the singular includes ons and to individuals. cuted this instrument this 1. gned and its seal, if any, affi SCRIBED IN AND REGU- HE PERSON HE APPRO- OVED USES OR FOREST IN Klamath acknowledged before me on acknowledged before me on	and assigns forever. billars, is \$ 1,600.00
The true and actua actual consideration. O of In construing this made so that this deed sh IN WITNESS WF grantor is a corporation, i to do so by order of its bo THIS INSTRUMENT WILL NOT. THIS INSTRUMENT WILL NOT. ACQUIRING FEE TITLE TO THE PRIATE CITY OR COUNTY PLANK	old the same unto grantee and al consideration paid for this t ists of or includes other prope the antence between the symbols of deed, where the context so re all apply equally to corporatio HEREOF, the grantor has exec t has caused its name to be sig bard of directors. ALLOW USE OF THE PROPERTY DES IN OF APPLICABLE LAND USE LAWS A ACCEPTING THIS INSTRUMENT, TH PROPERTY SHOULD CHECK WITH T NING DEPARTMENT TO VERIFY APPR S ON LAWSUITS AGAINST FARMING S 30.930. STATE OF OREGON, Cour This instrument was by	d grantee's heirs, successors ransfer, stated in terms of do http://www.seprenai- in-or-applicable, should be delated equires, the singular includes ons and to individuals. cuted this instrument this 1. gned and its seal, if any, affi scribed in Marken AND REGU- HE PERSON AND REGU- HE PERSON NE APPRO- OVED USES OR FOREST IN Klamath acknowledged before me on acknowledged before me on scribelic Works for	and assigns forever. billars, is \$ 1,600.00
The true and actua actual consideration cons which) consideration. O of In construing this made so that this deed sh IN WITNESS WF grantor is a corporation, i to do so by order of its bo THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT ACQUIRING FEE TITLE TO THE PRIATE CITY OR COUNTY PLANN AND TO DETERMINE ANY LIMIT PRACTICES AS DEFINED IN ORC	iold the same unto grantee and al consideration paid for this t ists-of-or-includes other proper intervention interventintervention interventinterventin	d grantee's heirs, successors ransfer, stated in terms of do http://www.seprenai- in-or-applicable, should be delated equires, the singular includes ons and to individuals. cuted this instrument this 1. gned and its seal, if any, affi scribed in Marken AND REGU- HE PERSON AND REGU- HE PERSON NE APPRO- OVED USES OR FOREST IN Klamath acknowledged before me on acknowledged before me on scribelic Works for	and assigns forever. billars, is \$ 1,600.00
The true and actua actual consideration. O (7 In construing this made so that this deed sh IN WITNESS WF grantor is a corporation, i to do so by order of its bo THIS INSTRUMENT WILL NOT. THIS INSTRUMENT IN VIOLATIONS. DEFINED IN ORS OFFICE AS DEFINED IN ORS OFFICE LINDA A	iold the same unto grantee and al consideration paid for this t ists-of or includes other proper the context so for includes other proper the context so re all apply equally to corporation HEREOF, the grantor has exect thas caused its name to be signard of directors. ALLOW USE OF THE PROPERTY DES IN OF APPLICABLE LAND USE LAWS. ACCEPTING THIS INSTRUMENT, TH PROPERTY SHOULD CHECK WITH T VING DEPARTMENT TO VERIFY APPR S ON LAWSUITS AGAINST FARMING S 30.930. STATE OF OREGON, Court This instrument was by	d grantee's heirs, successors ransfer, stated in terms of do the or value given or provide equires, the singular includes ons and to individuals. cuted this instrument this 1. gned and its seal, if any, affi AND REGU- HE PERSON HE APPRO- OVED USES OR FOREST Inty of <u>Klamath</u> acknowledged before me or acknowledged before me or sublic Works for Dragon	and assigns forever. billars, is \$ 1,600.00
The true and actua actual consideration. O (7 In construing this made so that this deed sh IN WITNESS WH grantor is a corporation, i to do so by order of its bo THIS INSTRUMENT WILL NOT. THIS INSTRUMENT WILL NOT. ACOUIRING FEE TITLE TO THE PRIATE CITY OR COUNTY PLAN AND TO DETERMINE ANY LIMIT PRACTICES AS DEFINED IN ORS OFFIC	old the same unto grantee and al consideration paid for this t ists of or includes other proper to contenes between the symbols of deed, where the context so re all apply equally to corporatio IEREOF, the grantor has exect thas caused its name to be sig bard of directors. ALLOW USE OF THE PROPERTY DES IN OF APPLICABLE LAND USE LAWS. ACCEPTING THIS INSTRUMENT, TH PROPERTY SHOULD CHECK WITH T PROPERTY SHOULD CHECK WITH T PROPERTY SHOULD CHECK WITH T PROPERTY SHOULD CHECK WITH T SON LAWSUITS AGAINST FARMING 5 30.930. STATE OF OREGON, Cour This instrument was by This instrument was by This instrument was by This instrument was by This instrument was by Francis_Robert as Director_of_Pu of the State of C HAL SEAL A. SEATER BLIC-OREGON	d grantee's heirs, successors ransfer, stated in terms of do http://www.seprenai- in-or-applicable, should be delated equires, the singular includes ons and to individuals. cuted this instrument this 1. gned and its seal, if any, affi scribed in Marken AND REGU- HE PERSON AND REGU- HE PERSON NE APPRO- OVED USES OR FOREST IN Klamath acknowledged before me on acknowledged before me on scribelic Works for	and assigns forever. billars, is \$ 1,600.00
The true and actua actual consideration. O of In construing this made so that this deed sh IN WITNESS WH grantor is a corporation, i to do so by order of its bo THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT ACQUIRING FEET THE TO THE PRIATE CITY OR COUNTY PLAN, AND TO DETERMINE ANY LIMIT PRACTICES AS DEFINED IN ORS OFFIC LINDA A NOTARY PU	iold the same unto grantee and al consideration paid for this t ists-of or includes other proper the context so for includes other proper the context so re all apply equally to corporation HEREOF, the grantor has exect thas caused its name to be signard of directors. ALLOW USE OF THE PROPERTY DES IN OF APPLICABLE LAND USE LAWS. ACCEPTING THIS INSTRUMENT, TH PROPERTY SHOULD CHECK WITH T VING DEPARTMENT TO VERIFY APPR S ON LAWSUITS AGAINST FARMING S 30.930. STATE OF OREGON, Court This instrument was by	d grantee's heirs, successors ransfer, stated in terms of do the or value given or provide equires, the singular includes ons and to individuals. cuted this instrument this 1. gned and its seal, if any, affi AND REGU- HE PERSON HE APPRO- OVED USES OR FOREST Inty of <u>Klamath</u> acknowledged before me or acknowledged before me or sublic Works for Dragon	and assigns forever. billars, is \$ 1,600.00
The true and actua actual consideration. O of In construing this made so that this deed sh IN WITNESS WH grantor is a corporation, i to do so by order of its bo THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT ACQUIRING FEET THE TO THE PRIATE CITY OR COUNTY PLAN, AND TO DETERMINE ANY LIMIT PRACTICES AS DEFINED IN ORS OFFIC LINDA A NOTARY PU	old the same unto grantee and al consideration paid for this t ists of or includes other proper- five sentence between the symbols of decd, where the context so re all apply equally to corporatio IEREOF, the grantor has exect thas caused its name to be sig oard of directors. ALLOW USE OF THE PROPERTY DES NOF APPLICABLE LAND USE LAWS ACCEPTING THIS INSTRUMENT, TH PROPERTY SHOULD CHECK WITH T PROPERTY SHOULD CHECK WITH T PROPERTY SHOULD CHECK WITH T PROPERTY SHOULD CHECK WITH T SON LAWSUITS AGAINST FARMING 3 30.930. STATE OF OREGON, Cour This instrument was by	d grantee's heirs, successors ransfer, stated in terms of do the original states of the states of the states of the states equires, the singular includes ons and to individuals. cuted this instrument this 1. gned and its seal, if any, affi SCRIBED IN AND REGU- HE PERSON NAND REGU- HE APPRO- OVED USES OR FOREST INTY of Klamath acknowledged before me or acknowledged before me or schowledged befo	and assigns forever. billars, is \$ 1,600.00
The true and actua actual consideration. O of In construing this made so that this deed sh IN WITNESS WH grantor is a corporation, i to do so by order of its ba THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT THIS INSTRUMENT IN VIOLATION ACQUIRING FEET TILE TO THE PRIATE CITY OR COUNTY PLANN AND TO DETERMINE ANY LIMIT PRACTICES AS DEFINED IN ORS OFFIC LINDA A NOTARY PU COMMISSIO	old the same unto grantee and al consideration paid for this t ists of or includes other proper- five sentence between the symbols of decd, where the context so re all apply equally to corporatio IEREOF, the grantor has exect thas caused its name to be sig oard of directors. ALLOW USE OF THE PROPERTY DES NOF APPLICABLE LAND USE LAWS ACCEPTING THIS INSTRUMENT, TH PROPERTY SHOULD CHECK WITH T PROPERTY SHOULD CHECK WITH T PROPERTY SHOULD CHECK WITH T PROPERTY SHOULD CHECK WITH T SON LAWSUITS AGAINST FARMING 3 30.930. STATE OF OREGON, Cour This instrument was by	d grantee's heirs, successors ransfer, stated in terms of do the original states of the states of the states of the states equires, the singular includes ons and to individuals. cuted this instrument this 1. gned and its seal, if any, affi SCRIBED IN AND REGU- HE PERSON NAND REGU- HE APPRO- OVED USES OR FOREST INTY of Klamath acknowledged before me or acknowledged before me or schowledged befo	and assigns forever. billars, is \$ 1,600.00
The true and actua actual consideration. O of In construing this made so that this deed sh IN WITNESS WH grantor is a corporation, i to do so by order of its ba THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT THIS INSTRUMENT IN VIOLATION ACQUIRING FEET TILE TO THE PRIATE CITY OR COUNTY PLANN AND TO DETERMINE ANY LIMIT PRACTICES AS DEFINED IN ORS OFFIC LINDA A NOTARY PU COMMISSIO	old the same unto grantee and al consideration paid for this t ists of or includes other proper- five sentence between the symbols of decd, where the context so re all apply equally to corporatio IEREOF, the grantor has exect thas caused its name to be sig oard of directors. ALLOW USE OF THE PROPERTY DES NOF APPLICABLE LAND USE LAWS ACCEPTING THIS INSTRUMENT, TH PROPERTY SHOULD CHECK WITH T PROPERTY SHOULD CHECK WITH T PROPERTY SHOULD CHECK WITH T PROPERTY SHOULD CHECK WITH T SON LAWSUITS AGAINST FARMING 3 30.930. STATE OF OREGON, Cour This instrument was by	d grantee's heirs, successors ransfer, stated in terms of do the original states of the states of the states of the states equires, the singular includes ons and to individuals. cuted this instrument this 1. gned and its seal, if any, affi SCRIBED IN AND REGU- HE PERSON NAND REGU- HE APPRO- OVED USES OR FOREST INTY of Klamath acknowledged before me or acknowledged before me or schowledged befo	and assigns forever. billars, is \$ 1,600.00
The true and actua actual consideration. O of In construing this made so that this deed sh IN WITNESS WH grantor is a corporation, i to do so by order of its ba THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT THIS INSTRUMENT IN VIOLATION ACQUIRING FEET TILE TO THE PRIATE CITY OR COUNTY PLANN AND TO DETERMINE ANY LIMIT PRACTICES AS DEFINED IN ORS OFFIC LINDA A NOTARY PU COMMISSIO	old the same unto grantee and al consideration paid for this t ists of or includes other proper- five sentence between the symbols of decd, where the context so re all apply equally to corporatio IEREOF, the grantor has exect thas caused its name to be sig oard of directors. ALLOW USE OF THE PROPERTY DES NOF APPLICABLE LAND USE LAWS ACCEPTING THIS INSTRUMENT, TH PROPERTY SHOULD CHECK WITH T PROPERTY SHOULD CHECK WITH T PROPERTY SHOULD CHECK WITH T PROPERTY SHOULD CHECK WITH T SON LAWSUITS AGAINST FARMING 3 30.930. STATE OF OREGON, Cour This instrument was by	d grantee's heirs, successors ransfer, stated in terms of do the original states of the states of the states of the states equires, the singular includes ons and to individuals. cuted this instrument this 1. gned and its seal, if any, affi SCRIBED IN AND REGU- HE PERSON NAND REGU- HE APPRO- OVED USES OR FOREST INTY of Klamath acknowledged before me or acknowledged before me or schowledged befo	and assigns forever. billars, is \$ 1,600.00