- 1141 . Har	6 P1:09 Vol <u>M97</u> Page 18487
39348 97 JUN 1	
Klamath County	STATE OF OREGON, County ofKlamath}s
Klamath County 403 Pine Street, Suite 300	I certify that the within instrume
Klamath Falls, OR 97601 Granter's Marno and Address	was received for record on the 16th d
	of <u>June</u> , 19.97.
Jobs Mestern, Inc	1:09 o'clock P. M., and recorded
	book/reel/volume NoM97 on pa
Med Eord, OR 97501 Grantoe's Name and Address	SPACE RESERVED and/or as fee/file/instr
After recording, return to (Neme, Address, Zip):	FOR ment/microfilm/reception No. 39348-1
Jobs Western, Inc.	RECORDER'S USE Records of said County.
425 N. Ross Lane	Witness my hand and seal of Cour
Medford, OR 97501	affixed.
Until requested othorwise, send all tax statements to (Namo, Address, Zip):	Bernetha G. Letsch.Co. Clerk
Jobs Western, Inc.	Bernetha G. Letsch, Co. Clerk
425 N. Ross Lane	Fee: \$30.00
Mediora, UK	By Kathlun Rosai, Depu
	QUITCLAIM DEED
KNOW ALL BY THESE PRESENTS that _K1a	math County, A Public Corporation of the
State of Oregon	
hereinafter called grantor, for the consideration hereinafter Jobs Western, Inc.	er stated, does hereby remise, release and forever quitclaim unto
JUVO WEDLELUS JUVe	essors and assigns, all of the grantor's right, title and interest in that cert
neromatics cance granice, and unto granice 5 nero, succe real property with the tenements bereditements and ar	opurtenances thereunto belonging or in any way appertaining, situated
Klamath County, State of Oreg	zon described as follows, to-wit:
is a country, state of Ore	South management and south 11.03 so it suit
Lot 16, Block 37, First Addition	1 To Klamath Forest Estates situated in S
tion 26, Township 35 South, Rang	ge 10 East of the Willamette Meridian,
Klamath County, Oregon.	
<i></i>	
SUBJECT TO Covenants, conditions	, reservations, easements, restrictions,
rights, rights of way and all ma	atters appearing of record.
ITE SPACE INSUFFIC	CIENT. CONTINUE DESCRIPTION ON REVERSE)
To Have and to Hold the same unto grantee and	CIENT, CONTINUE DESCRIPTION ON REVERSE) grantce's heirs, successors and assigns forever.
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra	grantce's heirs, successors and assigns forever. ansfer, stated in terms of dollars, is $1.700.00$
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra	grantee's heirs, successors and assigns forever. ansfer, stated in terms of dollars, is $\$_1, 700.00$
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra actual consideration consists of or includes other proper	grantce's heirs, successors and assigns forever. ansfer, stated in terms of dollars, is $1.200.00$
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra actual consideration consists of or includes other proper which consideration. ⁽¹⁾ The contents between the symbols ⁽²⁾ if	grantee's heirs, successors and assigns forever. ansfer, stated in terms of dollars, is \$_1,700.00
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra actual consideration. O (The order to be proper which) consideration. O (The order to be tween the symbols Φ , if In construing this deed, where the context so req made so that this deed shall apply equally to corporation	grantee's heirs, successors and assigns forever. ansfer, stated in terms of dollars, is \$_1,72000
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra actual consideration. O (The context between the symbols ⁰) if In construing this deed, where the context so req made so that this deed shall apply equally to corporation IN WITNESS WHEREOF the grantor has exect	grantee's heirs, successors and assigns forever. ansfer, stated in terms of dollars, is \$_1,72000
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra actual consideration. O (The context between the symbols ⁰) if In construing this deed, where the context so req made so that this deed shall apply equally to corporation IN WITNESS WHEREOF the grantor has exect	grantee's heirs, successors and assigns forever. ansfer, stated in terms of dollars, is \$_1,72000
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra actual consideration consists of or includes other proper which) consideration. ⁽¹⁾ (The content to symbols ⁽²⁾ , if In construing this deed, where the context so req made so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has execu grantor is a corporation, it has caused its name to be sign	grantee's heirs, successors and assigns forever. ansfer, stated in terms of dollars, is \$_1,72000
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra astual consideration. O (The ontone to the proper which) construing this deed, where the context so req made so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has execu grantor is a corporation, it has caused its name to be sign to do so by order of its board of directors.	grantee's heirs, successors and assigns forever. ansfer, stated in terms of dollars, is $\$_1, 700.00$
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra astual consideration. O (The ontone to the proper which) construing this deed, where the context so req made so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has execu grantor is a corporation, it has caused its name to be sign to do so by order of its board of directors.	grantee's heirs, successors and assigns forever. ansfer, stated in terms of dollars, is $\$_1, 700.00$
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra actual consideration consists of or includes other proper which) consideration. ⁽¹⁾ (The content between the symbols ⁽²⁾ , ⁽²⁾ In construing this deed, where the context so req made so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has execu grantor is a corporation, it has caused its name to be sign to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A	grantee's heirs, successors and assigns forever. ansfer, stated in terms of dollars, is \$_1,700.00
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra astual consideration. ⁽¹⁾ (The some terms of the proper which) construing this deed, where the context so req made so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has execu grantor is a corporation, it has caused its name to be sign to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A LATIONS, BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THI ACOUNDING FEE THE TO THE PROPERTY SHOULD CHECK WITH TH	grantee's heirs, successors and assigns forever. ansfer, stated in terms of dollars, is \$_1,700.00
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra astual consideration. ⁽¹⁾ (The context of or includes other proper which) construing this deed, where the context so req made so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has execu grantor is a corporation, it has caused its name to be sign to do so by order of its board of directors. THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THI ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH TH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPRO	grantee's heirs, successors and assigns forever. ansfer, stated in terms of dollars, is \$_1,700.00
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra astual consideration. ⁽¹⁾ (The some terms of the proper which) construing this deed, where the context so req made so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has execu grantor is a corporation, it has caused its name to be sign to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A LATIONS, BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THI ACOUNDING FEE THE TO THE PROPERTY SHOULD CHECK WITH TH	grantee's heirs, successors and assigns forever. ansfer, stated in terms of dollars, is \$_1,700.00
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra astual-censideration. ^O (The same terms of the proper which) construing this deed, where the context so req made so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has execu grantor is a corporation, it has caused its name to be sign to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, TH ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH TH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPRO AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING O PRACTICES AS DEFINED IN ORS 30.930.	grantee's heirs, successors and assigns forever. ansfer, stated in terms of dollars, is \$_1,700.00@However, ty or value given or promised which is part of the the whole (indi- finet opplie ble, should be deleted. See OR\$ 93.030.) puires, the singular includes the plural, and all grammatical changes shal ns and to individuals. uted this instrument this 12th. day of June, 19.97 ned and its seal, if any, affixed by an officer or other person duly authors CRIBED IN ND REGU- E PERSON HE APPRO- WED USES DR FOREST
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra actual consideration. Other sentence between the symbols of the In construing this deed, where the context so req made so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has execu grantor is a corporation, it has caused its name to be sign to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THI ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK ACGINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930.	grantee's heirs, successors and assigns forever. ansfer, stated in terms of dollars, is \$_1,700.00
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra actual consideration. Consideration proper which) construing this deed, where the context so req made so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has execu grantor is a corporation, it has caused its name to be sign to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THI ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH TH ADD TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930.	grantee's heirs, successors and assigns forever. ansfer, stated in terms of dollars, is \$_1,700.00
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra actual consideration. ⁽¹⁾ (The sentence between the symbols ⁽²⁾) In construing this deed, where the context so req made so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has execu grantor is a corporation, it has caused its name to be sign to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THI ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH TH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIEY APPROA AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, Coun This instrument was the	grantee's heirs, successors and assigns forever. ansfer, stated in terms of dollars, is \$_1,700.00
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra astual-censideration. ^O (The context of or includes other proper which) construing this deed, where the context so req made so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has execu grantor is a corporation, it has caused its name to be sign to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THI ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH TH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPRO AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING O PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, Coun This instrument was a by	grantee's heirs, successors and assigns forever. ansfer, stated in terms of dollars, is \$_1,700.00
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra actual consideration. Clib consideration paid for this tra actual consideration. Clib consideration proper which) construing this deed, where the context so req made so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has exect grantor is a corporation, it has caused its name to be sign to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THI ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH TH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROA AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, Coun This instrument was a by	grantee's heirs, successors and assigns forever. ansfer, stated in terms of dollars, is \$_1,700.00
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra actual consideration. Consideration proper which) construing this deed, where the context so req made so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has execu grantor is a corporation, it has caused its name to be sign to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THI ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH TH ACQUIRING FEE TITLE AND VIEW THE TO THE PROPERTY AGAINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930. THIS INSTRUMENT WAS A BY	grantee's heirs, successors and assigns forever. ansfer, stated in terms of dollars, is \$_1,700.00
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra actual consideration. ^O (The context between the symbols ^O , if In construing this deed, where the context so req made so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has execu grantor is a corporation, it has caused its name to be sign to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THI ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH TH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPRO AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING O PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, Coun This instrument was a by <u></u>	grantee's heirs, successors and assigns forever. ansfer, stated in terms of dollars, is \$_1,700.00
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra actual consideration. Other sentence between the symbols of the In construing this deed, where the context so req made so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has execu grantor is a corporation, it has caused its name to be sign to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THI ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ACQUIRING FEE TITLE TO THE PROPERTY SHOLD CHECK WITH TH ADD TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, Coun This instrument was a by Francis.Robert as Director.of.Put of the State of .OC OFFICIAL SEAL	grantee's heirs, successors and assigns forever. ansfer, stated in terms of dollars, is \$_1,700.00
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra actual consideration. ^O (The context between the symbols ^O , if In construing this deed, where the context so req made so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has execu grantor is a corporation, it has caused its name to be sign to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THI ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH TH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPRO AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING O PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, Coun This instrument was a by <u></u>	grantee's heirs, successors and assigns forever. ansfer, stated in terms of dollars, is \$_1,700.00@However, ty or velue given or promised which is \exists part of the \exists the whole (inche Frot opplie the detected See GR\$ 93.030.) puires, the singular includes the plural, and all grammatical changes shal ns and to individuals. Ited this instrument this 12th. day ofInne, 19.97 ned and its seal, if any, affixed by an officer or other person duly author CRIBED IN MD REGU- E PERSON HE APPRO- WED USES INFOREST ty ofKlamath
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra actual consideration. ^O (The context between the symbols O, Hi In construing this deed, where the context so req made so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has execu grantor is a corporation, it has caused its name to be sign to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THI ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH TH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPRO AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING O PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, Coun This instrument was a by <u></u>	grantee's heirs, successors and assigns forever. ansfer, stated in terms of dollars, is \$_1,700.00@However, ty or velue given or promised which is \exists part of the \exists the whole (insite foot applie the should be deleted. See GRS 93.030.) puires, the singular includes the plural, and all grammatical changes shal ns and to individuals. uted this instrument this 12th. day of
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra actual consideration. ⁽¹⁾ (The contract between the symbols ⁽²⁾ , ⁽²⁾ In construing this deed, where the context so req made so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has exect grantor is a corporation, it has caused its name to be sign to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THI ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPRIATE AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, Coun This instrument was a by <u>Francis</u> . Robert as <u>Director</u> .of. Put OFFICIAL SEAL LINDA A. SEATER NOTARY PUBLIC-OREGON	grantee's heirs, successors and assigns forever. ansfer, stated in terms of dollars, is \$_1, 700.00