SANAAM	'97	JUL -1	P1:08	Vnl	<u>M91</u> Page_	<u>20468</u>
40315		ļ		¥ U (),	STATE OF OREGON	۹. <u>)</u>
		·			County ofK]	
5521 Gatewood Drive	03					the within instrumen
Klamath Falls, OR 976 Grantor's Name and Address						cord on the lst da
Paul Coker 5521 Gatewood Drive						P. M., and recorded
Klamath Falls, OR 9760 Granieo's Narros and Addross						lo. <u>M97</u> on pag
Aranteo 2 Maria and Address Aran recording, return to (Namo, Address, Zip):	•		SPACE RES	ERVED		/or as fee/file/instru- ption No.40315-De
Paul Coker			RECORDER	'S USE	Records of said Cour	•
5521 Gatewood Dr. Klamath Falls, OR 9760						and and seal of Coun
NIAUIALII PALLS, ON 9700		Z(p);			affixed.	
Paul Coker					NAME	Letsch, Co. Cler
5521 Gatewood Dr. Klamath Falls, OR 976		Fe	e: \$30.00	)	,	1 .
Klamath Falls, UK 970	203				By Rottlin	Arga , Deput
					<u> </u>	
			ITCLAIM DEE			
KNOW ALL BY THESE PRE	ESENTS that	t	Essie F	Krveger	• 	
hereinafter called grantor, for the cons	sideration he	ereinafter s	tated, does he	ereby remise	, release and forever c	uitclaim unto
Paul Coker						
hereinafter called grantee, and unto g	rantee's heir	s, successo	ors and assign	is, all of the	grantor's right, title a	nd interest in that certa
real property, with the tenements, he Klamath	ereditaments	and appu	described as	reunto belor	nging or in any way	appenannig, snaaco
Kidmata C	ounty, State	or oregon	, 003011000 0.	10110112,10		
Lot 7, Block 8, TOW	N of MER	RILL, K	lamath Co	unty, Ore	egon, according	to the
duly recorded Supple	mental p	lat file	ed for re	cord Augu	ust 9, 1907, in	the
County Clerk's office	e of Kla	math Cou	unty, Ore	gon: Sul	bject to easeme	nts and
rights of way of rec	ord or a	pparent	on the 1	ano.		
÷						
				CRIPTION ON BET	VERSEI	
To Have and to Hold the sam	e unto erant	tee and gra	r, continue desi ntee's heirs, i	successors a	nd assigns forever.	
To Have and to Hold the sam The true and actual considera	te unto grant	tee and gra	ntee's heirs, a	successors a erms of doll	nd assigns forever. ars, is \$_ <del>_0_</del>	
The true and actual considera actual consideration consists of or in	te unto grant tion paid for cludes other	tee and gra this transf property o	ntee's heirs, fer, stated in t or value give	successors a erms of doll n or promise	nd assigns forever. ars, is \$_ <del>_0_</del> d which is □ part of t	••••••••••••••••••••••••••••••••••••••
The true and actual considerat actual consideration consists of or in which) consideration $^{O}$ (The sentence h	tion paid for the unit grant the paid for the paid for the state state state the state state state the state	tee and gra this transf property of bols 0, if not	ntee's heirs, i fer, stated in t or value gives applicable, sho	successors an erms of doll n or promise ald be deleted.	nd assigns forever. ars, is \$0- d which is [] part of t See ORS 93.030.)	he [X] the whole (indic
The true and actual consideration consists of or in which) consideration. <sup>(0)</sup> (The sentence be In construing this deed, when	te unto grant tion paid for cludes other etween the sym te the contex wally to con	tee and gra this transf property of thels <sup>(0</sup> , if not t so require porations a	ntee's heirs, i fer, stated in t or value gives applicable, sho es, the singul and to individ	successors as erms of doll n or promise uld be deleted. ar includes t	nd assigns forever. ars, is \$0- d which is [] part of t See ORS 93.030.) he plural, and all grar	he [X] the whole (indic nmatical changes shall
The true and actual consideration consists of or in which) consideration. <sup>(D)</sup> (The sentence b In construing this deed, when made so that this deed shall apply construing the WITNESS WHEREOF it N WITNESS WHEREOF N N N N N N N N N N N N N N N N N N N	te unto grant ation paid for cludes other etween the sym te the contex qually to cor the grantor he	tee and gra this transf property of tools ©, if not t so requir porations a as executed	ntee's heirs, i fer, stated in t or value gives applicable, sho es, the singul and to individ this instrum	successors an erms of doll n or promise ald be deleted. ar includes t uals. ent this _25	nd assigns forever. ars, is $\$ -0-$ d which is $\Box$ part of t See ORS 93.030.) he plural, and all grar <u>th</u> day ofJu	he 12 the whole (indic nmatical changes shall ne, 1997
The true and actual considerat actual consideration consists of or in which) consideration. <sup>(D)</sup> (The sentence b In construing this deed, wher made so that this deed shall apply eq IN WITNESS WHEREOF, th grantor is a corporation, it has caused	tion paid for includes other etween the sym- re the contex qually to cor- the grantor has d its name to	tee and gra this transf property of tools ©, if not t so requir porations a as executed	ntee's heirs, fer, stated in t or value gives applicable, sho es, the singul and to individ this instrum and its seal,	successors a erms of doll n or promise uld be deleted. ar includes t uals. ent this <u>25</u> if any, affixe	nd assigns forever. ars, is $$ -0-$ d which is $\Box$ part of t See ORS 93.030.) he plural, and all grar <u>th</u> day of <u>Ju</u> ed by an officer or oth	he IX the whole (indic nmatical changes shall ne, 1927 er person duly authori
The true and actual considerat actual consideration consists of or in which) consideration. <sup>(D)</sup> (The sentence b In construing this deed, wher made so that this deed shall apply eq IN WITNESS WHEREOF, th grantor is a corporation, it has caused to do so by order of its board of dire	te unto grand tition paid foi iccludes other etween the sym- re the contex qually to cor he grantor ha d its name to icctors.	tee and gra this transf property of abols 0, if not tt so requir porations a as executed b be signed	ntee's heirs, fer, stated in t or value gives applicable, sho es, the singul and to individ this instrum and its seal,	successors a erms of doll n or promise uld be deleted. ar includes t uals. ent this <u>25</u> if any, affixe	nd assigns forever. ars, is $$ -0-$ d which is $\Box$ part of t See ORS 93.030.) he plural, and all grar <u>th</u> day of <u>Ju</u> ed by an officer or oth	he IX the whole (indic nmatical changes shall ne, 1927 er person duly authori
The true and actual considerat actual consideration consists of or in which) consideration. <sup>(D)</sup> (The sentence be In construing this deed, wher made so that this deed shall apply eq IN WITNESS WHEREOF, th grantor is a corporation, it has caused to do so by order of its board of dire	tion paid for includes other etween the sym re the contex qually to cor he grantor ha d its name to ectors.	tee and gra this transfer property of abols $\Phi$ , if not to or requir- porations a as executed to be signed	ntee's heirs, a fer, stated in t or value gives applicable, sho es, the singul and to individ this instrum and its seal,	successors a erms of doll n or promise uld be deleted. ar includes t uals. ent this <u>25</u> if any, affixe	nd assigns forever. ars, is $$ -0-$ d which is $\Box$ part of t See ORS 93.030.) he plural, and all grar <u>th</u> day of <u>Ju</u> ed by an officer or oth	he IX the whole (indic nmatical changes shall ne, 1927 er person duly authori
The true and actual considera actual consideration consists of or in which) consideration. <sup>(D)</sup> (The sentence b In construing this deed, wher made so that this deed shall apply eq IN WITNESS WHEREOF, th grantor is a corporation, it has caused to do so by order of its board of dire THIS INSTRUMENT WILL NOT ALLOW USE ( THIS INSTRUMENT WILL NOT ALLOW USE ( THIS INSTRUMENT IN VIOLATION OF APPLICA LATIONS, BEFORE SIGNING OR ACCEPTING ACQUIPING FEF TUP TO THE PROPERTY SI	te unto grand tition paid for iccludes other etween the sym re the contex qually to cor he grantor ha d its name to actors. OF THE PROPE ABLE LAND USI THIS INSTRUM	tee and gra this transf property of abols ©, if not it so require porations a as executed b be signed RTY DESCRIE E LAWS AND MENT, THE PA WITH THE A	ntee's heirs, fer, stated in t or value give: applicable, sho es, the singul and to individ this instrum and its seal, BED IN REGU- ERSON PPRO-	successors a erms of doll n or promise uld be deleted. ar includes t uals. ent this <u>25</u> if any, affixe	nd assigns forever. ars, is $$ -0-$ d which is $\Box$ part of t See ORS 93.030.) he plural, and all grar <u>th</u> day of <u>Ju</u> ed by an officer or oth	he 12 the whole (indic nmatical changes shall ne, 1997
The true and actual considera actual consideration consists of or in which) consideration. <sup>(D)</sup> (The sentence b In construing this deed, wher made so that this deed shall apply eq IN WITNESS WHEREOF, the grantor is a corporation, it has caused to do so by order of its board of dire THIS INSTRUMENT WILL NOT ALLOW USE ( THIS INSTRUMENT IN VIOLATION OF APPLIC. LATIONS, BEFORE SIGNING OR ACCEPTING ACQUIRING FEE TITLE TO THE PROPERTY S DEVICE OF CONTUNE OF ADMINST OF ADMINST ACQUIRING FEE TITLE TO THE PROPERTY S	te unto grani tion paid foi ccludes other etween the sym et the contex qually to cor he grantor ha d its name to cctors. OF THE PROPE ABLE LAND USI THIS INSTRUM HOULD CHECK MEAN TO VEBU	tee and gra this transf r property of bools 0, if not it so require porations a as executed be signed RTY DESCRIE E LAWS AND MENT, THE PE WITH THE A WITH THE A	ntee's heirs, fer, stated in t or value give: applicable, sho es, the singul and to individ this instrum and its seal, BED IN REGU- ERSON PPRO- OUSES	successors a erms of doll n or promise uld be deleted. ar includes t uals. ent this <u>25</u> if any, affixe	nd assigns forever. ars, is $$ -0-$ d which is $\Box$ part of t See ORS 93.030.) he plural, and all grar <u>th</u> day of <u>Ju</u> ed by an officer or oth	he IX the whole (indic nmatical changes shall ne, 1927 er person duly authori
The true and actual considera actual consideration consists of or in which) consideration. <sup>(D)</sup> (The sentence b In construing this deed, wher made so that this deed shall apply eq IN WITNESS WHEREOF, th grantor is a corporation, it has caused to do so by order of its board of dire THIS INSTRUMENT WILL NOT ALLOW USE ( THIS INSTRUMENT WILL NOT ALLOW USE ( THIS INSTRUMENT IN VIOLATION OF APPLICA LATIONS, BEFORE SIGNING OR ACCEPTING ACQUIPING FEF TUP TO THE PROPERTY SI	te unto grani tion paid foi ccludes other etween the sym et the contex qually to cor he grantor ha d its name to cctors. OF THE PROPE ABLE LAND USI THIS INSTRUM HOULD CHECK MEAN TO VEBU	tee and gra this transf r property of bools 0, if not it so require porations a as executed be signed RTY DESCRIE E LAWS AND MENT, THE PE WITH THE A WITH THE A	ntee's heirs, fer, stated in t or value give: applicable, sho es, the singul and to individ this instrum and its seal, BED IN REGU- ERSON PPRO- OUSES	successors a erms of doll n or promise uld be deleted. ar includes t uals. ent this <u>25</u> if any, affixe	nd assigns forever. ars, is $$ -0-$ d which is $\Box$ part of t See ORS 93.030.) he plural, and all grar <u>th</u> day of <u>Ju</u> ed by an officer or oth	he IX the whole (indic nmatical changes shall ne, 1927 er person duly authori
The true and actual considera actual consideration consists of or in which) consideration. <sup>(D)</sup> (The sentence b In construing this deed, wher made so that this deed shall apply eq IN WITNESS WHEREOF, th grantor is a corporation, it has caused to do so by order of its board of dire THIS INSTRUMENT WILL NOT ALLOW USE O THIS INSTRUMENT IN VIOLATION OF APPLIC LATIONS. BEFORE SIGNING OR ACCEPTING ACQUIRING FEE TITLE TO THE PROPERTY S PRIATE CITY OR COUNTY PLANNING DEPART AND TO DETERMINE ANY LIMITS ON LAWSUI PRACTICES AS DEFINED IN ORS 30.930.	te unto grani ation paid foi ccludes other etween the sym re the contex qually to cor he grantor he d its name to cctors. OF THE PROPE ABLE LAND USI THIS INSTRUM HOULD CHECK MEAN TO VERIM ITS AGAINST F/	tee and gra this transf r property of the so, if not t so requir- porations a as executed to be signed RTY DESCRIE E LAWS AND MENT, THE PF WITH THE A WITH THE A RAMING OR FI	ntee's heirs, fer, stated in to or value give: applicable, sho es, the singul and to individ this instrum and its seal, BED IN REGU- RSON PPRO- OREST 	successors a erms of doll n or promise uld be deleted. ar includes t uals. ent this _25 if any, affixe 	nd assigns forever. ars, is $\$ -0-$ d which is $\Box$ part of t See ORS 93.030.) the plural, and all grar <u>th</u> day of <u>Ju</u> ed by an officer or oth <i>J</i>	he 12 the whole (indic nmatical changes shall ne, 1997 er person duly authori
The true and actual considera actual consideration consists of or in which) consideration. <sup>(D)</sup> (The sentence b In construing this deed, wher made so that this deed shall apply eq IN WITNESS WHEREOF, th grantor is a corporation, it has caused to do so by order of its board of dire THIS INSTRUMENT WILL NOT ALLOW USE ( THIS INSTRUMENT IN VIOLATION OF APPLIC) LATIONS. BEFORE SIGNING OR ACCEPTING ACQUIRING FEE TITLE TO THE PROPERTY SP PRIATE CITY OR COUNTY PLANNING DEPART AND TO DETERMINE ANY LIMITS ON LAWSUI PRACTICES AS DEFINED IN ORS 30.930. STATE CO	te unto grani ation paid foi ccludes other etween the sym- re the contex qually to cor- he grantor ha d its name to ectors. OF THE PROPE ABLE LAND USI THIS INSTRUM HOULD CHECK MENT TO VERII ITS AGAINST F/ OF OREGON his instrume	tee and gra this transf r property of thools 0, if not t so requir- porations a as executed to be signed RTY DESCRIE E LAWS AND AENT, THE PA WITH THE A WITH THE A WITH THE A WITH THE A WITH THE A N, County of nt was ack	ntee's heirs, fer, stated in to or value gives applicable, sho es, the singul and to individ i this instrum and its seal, BED IN REGU- RSON PPRO- USES OREST of <u>K1a</u> nowledged b	successors a erms of doll n or promise uld be deleted. i ar includes t uals. ent this <u>25</u> if any, affixe <u>if any, affixe</u> <u>math</u> efore me on	nd assigns forever. ars, is $\$ -0-$ d which is $\Box$ part of t See ORS 93.030.) the plural, and all grar <u>th</u> day ofJu ed by an officer or oth <i>June 25</i> t	he [X] the whole (indic nmatical changes shall ne, 1997 er person duly authori
The true and actual considera actual consideration consists of or in which) consideration. <sup>(D)</sup> (The sentence b In construing this deed, wher made so that this deed shall apply eq IN WITNESS WHEREOF, th grantor is a corporation, it has caused to do so by order of its board of dire THIS INSTRUMENT WILL NOT ALLOW USE ( THIS INSTRUMENT IN VIOLATION OF APPLIC) LATIONS, BEFORE SIGNING OR ACCEPTING ACQUIRING FEE TITLE TO THE PROPERTY S PRIATE CITY OR COUNTY PLANNING DEPART AND TO DETERMINE ANY LIMITS ON LAWSU PRACTICES AS DEFINED IN ORS 30.930. STATE O TI byEi	te unto grani tion paid foi icludes other etween the sym- re the contex qually to cor he grantor ha d its name to ectors. OF THE PROPE ABLE LAND USI THIS INSTRUM MENT TO VERI THIS INSTRUM MENT TO VERI THIS INSTRUM PF OREGON his instrume ssie F. J	tee and gra r this transf r property of ibols 0, if not it so requir porations a as executed o be signed RTY DESCRIE E LAWS AND RENT THE PR WITH THE A FY APPROVED IRMING OR FI I, County of nt was ack <u>Struegez</u>	ntee's heirs, fer, stated in t or value given applicable, sho es, the singul and to individ i this instrum and its seal, BED IN REGU- SED IN REGU- SED IN REGU- SED IN PPRO- DUSES OREST OF K1a nowledged b	successors a erms of doll n or promise uld be deleted. ar includes t uals. ent this _25 if any, affixe 	nd assigns forever. ars, is $\$ -0-$ d which is $\Box$ part of t See ORS 93.030.) he plural, and all grar th day ofJu ed by an officer or oth June 25 t	he [X] the whole (indic nmatical changes shall ne, 1997 er person duly authori
The true and actual considera actual consideration consists of or in which) consideration. <sup>(D)</sup> (The sentence b In construing this deed, wher made so that this deed shall apply eq IN WITNESS WHEREOF, th grantor is a corporation, it has caused to do so by order of its board of dire THIS INSTRUMENT WILL NOT ALLOW USE ( THIS INSTRUMENT IN VIOLATION OF APPLIC) LATIONS, BEFORE SIGNING OR ACCEPTING ACQUIRING FEE TITLE TO THE PROPERTY S PRIATE CITY OR COUNTY PLANNING DEPART AND TO DETERMINE ANY LIMITS ON LAWSU PRACTICES AS DEFINED IN ORS 30.930. STATE O TI byEF	te unto grani tion paid foi icludes other etween the sym- re the contex qually to cor he grantor ha d its name to ectors. OF THE PROPE ABLE LAND USI THIS INSTRUM HOULD CHECK MENT TO VERI THIS INSTRUM HOULD CHECK MENT TO VERI THIS INSTRUM PF OREGON his instrume ssie F. J his instrume	tee and gra r this transf r property of ibols 0, if not it so requir porations a as executed b be signed RTY DESCRIE E LAWS AND RENT THE PR WITH THE A FY APPROVED NITH THE A FY APPROVED IRMING OR FI I, County of nt was ack <u>Struegez</u> nt was ack	ntee's heirs, i fer, stated in t or value given applicable, sho es, the singul and to individ i this instrum and its seal, BED IN REGU- FRSON PPRO- 0 USES OREST of <u>K1a</u> nowledged b	successors an erms of doll an or promise uld be deleted. ar includes t uals. ent this _25 if any, affixe 	nd assigns forever. ars, is $\$ -0-$ d which is $\Box$ part of t See ORS 93.030.) he plurai, and all grar th day ofJu ed by an officer or oth June 25 t	he 12 the whole (indic nmatical changes shall ne, 1997 er person duly authori 202 h, 19.2
The true and actual considera actual consideration consists of or in which) consideration. <sup>(D)</sup> (The sentence b In construing this deed, wher made so that this deed shall apply eq IN WITNESS WHEREOF, th grantor is a corporation, it has caused to do so by order of its board of dire THIS INSTRUMENT WILL NOT ALLOW USE ( THIS INSTRUMENT IN VIOLATION OF APPLIC) LATIONS, BEFORE SIGNING OR ACCEPTING ACQUIRING FEE TITLE TO THE PROPERTY S PRIATE CITY OR COUNTY PLANNING DEPART AND TO DETERMINE ANY LIMITS ON LAWSU PRACTICES AS DEFINED IN ORS 30.930. STATE O TI byES	te unto grani tion paid for icludes other etween the sym re the contex qually to cor he grantor ha d its name to ectors. OF THE PROPE ABLE LAND USI OF THE PROPE ABLE LAND USI THIS INSTRUM HOULD CHECK MENT TO VERIN HOULD CHECK MENT TO VERIN THIS INSTRUME SSIE F. J his instrume	tee and gra r this transf r property of ibols 0, if not it so requir porations a as executed b be signed RTY DESCRIE E LAWS AND RENT, THE PE WITH THE A FY APPROVEE IRMING OR FI I, County of nt was ack <u>Strueger</u> nt was ack	ntee's heirs, fer, stated in t or value given applicable, sho es, the singul and to individ i this instrum and its seal, and its seal, BED IN REGU- BED IN REGU- BED IN PPRO- DUSES OREST of <u>K1a</u> nowledged b	successors an erms of doll a or promise uld be deleted. ar includes t uals. ent this _25 if any, affixe 	nd assigns forever. ars, is $\$ -0-$ d which is $\Box$ part of t See ORS 93.030.) he plural, and all grar th day ofJu ed by an officer or oth June 25t	he [X] the whole (indic nmatical changes shall ne, 1997 er person duly authori 202 h, 19.2
The true and actual considera actual consideration consists of or in which) consideration. <sup>(D)</sup> (The sentence b In construing this deed, wher made so that this deed shall apply eq IN WITNESS WHEREOF, th grantor is a corporation, it has caused to do so by order of its board of dire THIS INSTRUMENT WILL NOT ALLOW USE ( THIS INSTRUMENT IN VIOLATION OF APPLIC) LATIONS, BEFORE SIGNING OR ACCEPTING ACQUIRING FEE TITLE TO THE PROPERTY S PRIATE CITY OR COUNTY PLANNING DEPART AND TO DETERMINE ANY LIMITS ON LAWSU PRACTICES AS DEFINED IN ORS 30.930. STATE O TI byES	te unto grani tion paid for icludes other etween the sym re the contex qually to cor he grantor ha d its name to ectors. OF THE PROPE ABLE LAND USI OF THE PROPE ABLE LAND USI THIS INSTRUM HOULD CHECK MENT TO VERIN HOULD CHECK MENT TO VERIN THIS INSTRUME SSIE F. J his instrume	tee and gra r this transf r property of ibols 0, if not it so requir porations a as executed b be signed RTY DESCRIE E LAWS AND RENT, THE PE WITH THE A FY APPROVEE IRMING OR FI I, County of nt was ack <u>Strueger</u> nt was ack	ntee's heirs, fer, stated in to or value give: applicable, sho es, the singul and to individ i this instrum and its seal, and its seal, BED IN REGU- REGU- REGU- REGU- REGU- REGU- REGU- DUSES OREST 	successors an erms of doll a or promise uld be deteted. i ar includes t uals. ent this _25 if any, affixe math efore me on efore me on	nd assigns forever. ars, is $\$ -0-$ d which is $\Box$ part of t See ORS 93.030.) he plural, and all grar th_ day ofJu ed by an officer or oth <i>June 25t</i> June 25t	he 12 the whole (indic nmatical changes shall ne
The true and actual considera actual consideration consists of or in which) consideration. <sup>(D)</sup> (The sentence b In construing this deed, wher made so that this deed shall apply eq IN WITNESS WHEREOF, th grantor is a corporation, it has caused to do so by order of its board of dire THIS INSTRUMENT WILL NOT ALLOW USE ( THIS INSTRUMENT WILL NOT ALLOW USE ( ACQUIRING FEE TITLE TO THE PROPERTY S PRIATE CITY OR COUNTY PLANNING DEPART AND TO DETERMINE ANY LIMITS ON LAWSUU PRACTICES AS DEFINED IN ORS 30.930. STATE O TI byS 	te unto grani tion paid for cludes other etween the sym re the contex qually to cor he grantor ha d its name to cctors. OF THE PROPE ABLE LAND US OF THE PROPE ABLE LAND US THIS INSTRUM HOULD CHECK MENT TO VERH ITS AGAINST F/ OF OREGON his instrume <u>ssie F. J</u> his instrume <u>ssie F. J</u>	tee and gra r this transf r property of ibols 0, if not it so requir porations a as executed b be signed RTY DESCRIE E LAWS AND RENT, THE PE WITH THE A FY APPROVEE IRMING OR FI I, County of nt was ack <u>Strueger</u> nt was ack	ntee's heirs, fer, stated in to or value give: applicable, sho es, the singul and to individ i this instrum and its seal, and its seal, BED IN REGU- REGU- REGU- REGU- REGU- REGU- REGU- DUSES OREST 	successors an erms of doll a or promise uld be deteted. i ar includes t uals. ent this _25 if any, affixe math efore me on efore me on	nd assigns forever. ars, is $\$ -0-$ d which is $\Box$ part of t See ORS 93.030.) he plural, and all grar th_ day ofJu ed by an officer or oth <i>June 25t</i> June 25t	he 12 the whole (indic nmatical changes shall ne
The true and actual considera actual consideration consists of or in which) consideration. <sup>(D)</sup> (The sentence b In construing this deed, wher made so that this deed shall apply eq IN WITNESS WHEREOF, th grantor is a corporation, it has caused to do so by order of its board of dire THIS INSTRUMENT WILL NOT ALLOW USE ( THIS INSTRUMENT IN VIOLATION OF APPLIC) LATIONS. BEFORE SIGNING OR ACCEPTING ACQUIRING FEE TITLE TO THE PROPERTY S PRIATE CITY OR COUNTY PLANNING DEPART AND TO DETERMINE ANY LIMITS ON LAWSU PRACTICES AS DEFINED IN ORS 30.930. STATE C TT by	te unto grani ation paid foi ccludes other etween the sym- re the contex qually to cor- he grantor ha d its name to cotors. OF THE PROPE ABLE LAND USI THIS INSTRUM HOULD CHECK MENT TO VERII ITS AGAINST F/ OF OREGOD his instrume ssie F. J his instrume SEAL 4 4AFAR	tee and gra r this transf r property of ibols 0, if not it so requir porations a as executed b be signed RTY DESCRIE E LAWS AND RENT, THE PE WITH THE A FY APPROVEE IRMING OR FI I, County of nt was ack <u>Strueger</u> nt was ack	ntee's heirs, fer, stated in to or value give: applicable, sho es, the singul and to individ i this instrum and its seal, eED IN REGU- REG	successors an erms of doll a or promise uld be deleted. ar includes t uals. ent this _25 if any, affixe math efore me on efore me on	nd assigns forever. ars, is $\$ -0-$ d which is $\Box$ part of t See ORS 93.030.) he plural, and all grar <u>th</u> day ofJu ed by an officer or oth <u>June 25 t</u> <u>June 25 t</u> <u>Oregon</u>	he [X] the whole (indic nmatical changes shall ne, 1997 er person duly authori 202 h, 19.2 , 19.2
The true and actual considera actual consideration consists of or in which) consideration. <sup>(D)</sup> (The sentence b In construing this deed, wher made so that this deed shall apply eq IN WITNESS WHEREOF, th grantor is a corporation, it has caused to do so by order of its board of dire THIS INSTRUMENT WILL NOT ALLOW USE ( THIS INSTRUMENT WILL NOT ALLOW USE ( ACQUIRING FEE TITLE TO THE PROPERTY S PRIATE CITY OR COUNTY PLANNING DEPART AND TO DETERMINE ANY LIMITS ON LAWSUU PRACTICES AS DEFINED IN ORS 30.930. STATE O TI byS 	te unto grani tion paid for cludes other etween the sym re the contex qually to cor he grantor ha d its name to cctors. OF THE PROPE ABLE LAND US THIS INSTRUM HOULD CHECK MENT TO VERIM HOULD CHECK MENT TO VERIM FOREGON his instrume SSIE F. J his instrume SSIE F. J ho instrume	tee and gra r this transf r property of ibols 0, if not it so requir porations a as executed b be signed RTY DESCRIE E LAWS AND RENT, THE PE WITH THE A FY APPROVEE IRMING OR FI I, County of nt was ack <u>Strueger</u> nt was ack	ntee's heirs, fer, stated in to or value give: applicable, sho es, the singul and to individ i this instrum and its seal, eED IN REGU- REG	successors an erms of doll a or promise uld be deleted. ar includes t uals. ent this _25 if any, affixe math efore me on efore me on	nd assigns forever. ars, is $\$ -0-$ d which is $\Box$ part of t See ORS 93.030.) he plural, and all grar <u>th</u> day ofJu ed by an officer or oth <u>June 25 t</u> <u>June 25 t</u> <u>Oregon</u>	he 12 the whole (indic nmatical changes shall ne