43	41238		CORREC 10	N DEED V	ol. m91	Page_2%	2656 🛞
					STATE OF O	REGON,	} ss.
	<u>er, Jimmie N</u> rest Street				County of _	Klamath y that the within	J
	h Falls, OR Grantor's Mane and				was received	for record on the	e 17th day
Counir	y Properties	s of OR. In	<b>c.</b>		of Jul	v clockPM., an	., 1997, at
	ox 5241 h Falls, OR	97601			book/reel/vo	lume NoM97_	on page
	Granios's Hame an	id Audress 71n:		PACE RESERVED	22656	and/or as fe lm/reception No.	e/file/instru-
Countr	y Properties	s of OR, In	<u>c.</u> .	FOR ECORDER'S USE	Records of sa	id County.	
	ox 5241 h Falls, OR	97601			Witness	s my hand and se	al of County
Lintly month with	d emerging sound all far stat	legionis to Risme, Address	, Zip):		affixed. Bernetha	G. Letech	Co. Clerk
Countr	y Properties fox 5241	<u>s ot OR Inc</u>		\$30.00		G. Letsch,	
	h Falls, OR	97601		1.00 c.c.	By Keet	un Roas	, Deputy.
	saga nganting piliping Tagang kang piliping sa				• 1	s	and the second second second
				D SALE DEED			
K	NOW ALL BY THE	SE PRESENTS the	<sub>t</sub> Jimmie M	. Fletcher	and Donn	a.M. Eletc	her
이 같은 물건을	ar called grantor for t	the consideration he	reinafter stated,	does hereby grant	bargain, sell and	convey unto	
	Country Pro	operties of	OLEGON,	Lilles all of the	t certain real nro	nerty, with the ten	ements, hered-
hereinafte	er called grantee, and and appurtenances th	unto grantee's heir	s, successors and or in any way at	pertaining, situat	ed in Klan	lath	County,
State of C	and appurtenances in Dregon, described as	follows, to-wit:					
		일이 있는 것 같아. 정말 일을 알려 있는 것은					
	Lot 17, El	ock 22, Kla #1, accord	imath Fall	s Forest I	states, H	reof. on	5 1 4 1
	file in the	e office of	the Coun	ty Clerk,	Klamath C	ounty, Ore	gon.
							А. т. в. ,
						an e e conse gentino e a consecutor gentino e a consecutor	
		RE-RECORD M97	7/20610 TO C	ORRECT NOTA	TES ACKNOLI	EDGEMENT	
					ά. Έ		
. 318-11-2	승규가는 여름 가슴을 수						
2017년 1월 1943년 1월 13일 1월 1943년							1997 - 1997 -
			ng dia amin'ny fisialan'n'	Al transfer of the second second second		2010 C	
		(if sfa	CE INSUFFICIENT, CON	TINUE DESCRIPTION ON	REVERSE)		
	To Have and to Hold	I the same unto gra	ntee and grantee	's heirs, successor	s and assigns for		<sup>©</sup> However, the
	The true and actual c	the same unto gra consideration paid f	ntee and grantee or this transfer, s er property or va	's heirs, successor tated in terms of c lue given or pron	s and assigns for ollars, is $30$ ised which is $\Box$	part of the X the	<sup>®</sup> However, the whole (indicate
actual c	The true and actual consideration consists	I the same unto gra consideration paid f s of or includes oth	ntee and grantee or this transfer, s er property or va	's heirs, successor tated in terms of c lue given or prom	s and assigns for ollars, is $30$ ised which is $100$	part of the X the	
actual c which)	The true and actual c onsideration consists consideration. <sup>(1)</sup> (The In construing this de	I the same unto gra consideration paid f s of or includes oth sentence between the sy ed, where the conto	ntee and grantee or this transfer, s er property or va mbols ©, if not appli ext so requires, th	's heirs, successor tated in terms of c lue given or prom cable, should be delet ne singular includ o individuals	s and assigns for ollars, is $\frac{30}{100}$ ised which is $\frac{100}{100}$ ed. See ORS 93.030 es the plural, and	part of the XI the ) I all grammatical of	changes shall be
actual c which)	The true and actual c onsideration consists consideration. <sup>(1)</sup> (The In construing this dee that this deed shall	I the same unto gra consideration paid f s of or includes oth sentence between the sy ed, where the conte apply equally to co	ntee and grantee or this transfer, s er property or va mbols <sup>0</sup> , if not appli ext so requires, th orporations and t	's heirs, successor tated in terms of c lue given or prom cable, should be delet ne singular includ o individuals.	s and assigns for ollars, is $30$ . ised which is ed. See ORS 93.030 es the plural, and day of	part of the 🕅 the	changes shall be
actual c which) made sc grantor	The true and actual c onsideration consists consideration. <sup>(0)</sup> (The s In construing this dee that this deed shall IN WITNESS WHE is a corporation, it h	I the same unto gra consideration paid f s of or includes oth sentence between the sy ed, where the conto apply equally to co REOF, the grantor as caused its name	ntee and grantee or this transfer, s er property or va mbols <sup>0</sup> , if not appli ext so requires, th orporations and t	's heirs, successor tated in terms of c lue given or prom cable, should be delet ne singular includ o individuals.	s and assigns for ollars, is $30$ . ised which is ed. See ORS 93.030 es the plural, and day of	part of the 🕅 the	changes shall be
actual c which) made sc grantor to do sc	The true and actual c onsideration consists consideration. <sup>0</sup> (The In construing this dee to that this deed shall IN WITNESS WHE is a corporation, it h o by order of its boar	I the same unto gra consideration paid f s of or includes oth sentence between the sy ed, where the contro apply equally to co REOF, the grantor as caused its name d of directors.	ntee and grantee or this transfer, s er property or va mbols $\Phi$ , if not appli- ext so requires, th orporations and thas has executed this to be signed and	is heirs, successor tated in terms of c lue given or prom cable, should be delet the singular includ to individuals. is instrument this - its seal, if any, at	s and assigns for ollars, is \$_30. ised which is ed. See ORS 93.030 es the plural, and day of fixed by an offic	part of the X the all grammatical of er or other person X Locce	changes shall be
actual c which) made so gran or to do so THIS INS THIS INS	The true and actual c onsideration consists consideration. <sup>©</sup> (The s In construing this dee that this deed shall IN WITNESS WHEN is a corporation, it h by order of its boar TRUMENT WILL NOT ALL TRUMENT WILL NOT ALL TRUMENT IN VIOLATION	I the same unto gra consideration paid f s of or includes oth sentence between the sy ed, where the contr apply equally to co REOF, the grantor as caused its name d of directors.	ntee and grantee or this transfer, s er property or va mbols <sup>0</sup> , if not appli- ext so requires, fl priorations and thas executed this to be signed and PEFTY DESCRIBED I ISE LAWS AND REGU- IMENT. THE PERSO	s heirs, successor tated in terms of c lue given or prom cable, should be delet ne singular includ o individuals. s instrument this - its seal, if any, al	s and assigns for ollars, is $30$ . ised which is ed. See ORS 93.030 es the plural, and day of	part of the X the all grammatical of er or other person X Locce	changes shall be
actual c which) made sc grantor to do sc THIS INS LATICNS ACQUIRI	The true and actual c onsideration consists consideration. <sup>©</sup> (The s In construing this dee that this deed shall IN WITNESS WHEJ is a corporation, it h o by order of its boar TRUMENT IN VIOLATION BEFORE SIGNING OF A NG FEE TITLE TO THE PR	I the same unto gra consideration paid f s of or includes oth sentence between the sy ed, where the conte apply equally to co REOF, the grantor as caused its name d of directors. LOW USE OF THE PROI OF APPLICABLE LAND L CCEPTING THIS INSTR IOPERTY SHOULD CHE	ntee and grantee or this transfer, s er property or va mbols <sup>0</sup> , if not appli- ext so requires, th orporations and thas executed this to be signed and perfity DESCRIBED II UMENT, THE PERSO IN WITH THE APPRO	s heirs, successor tated in terms of c lue given or pron cable, should be delet the singular includ to individuals. this seal, if any, al this seal, if any, al	s and assigns for ollars, is \$_30. ised which is ed. See ORS 93.030 es the plural, and day of fixed by an offic	part of the X the all grammatical of er or other person <i>Tlobe</i> <i>tr</i>	changes shall be
actual c which) made sc grantor to do sc THIS INS THIS INS LATICNS ACQUIRII PRIATE C AND TO I	The true and actual c onsideration consists consideration. <sup>©</sup> (The s In construing this dee that this deed shall IN WITNESS WHEJ is a corporation, it h b by order of its boar TRUMENT WILL NOT ALL TRUMENT WILL NOT ALL REFORE SIGNING OF A NG FEE TITLE TO THE PR ITTY OR COUNTY PLANING	I the same unto gra consideration paid f s of or includes oth sentence between the sy ed, where the conte apply equally to co REOF, the grantor as caused its name d of directors. LOW USE OF THE PROI OF APPLICABLE LAND L CCEPTING THIS INSTR IOPERTY SHOULD CHEG IG DEPARTMENT TO VEI D LAWSUITS AGAINST	ntee and grantee or this transfer, s er property or va mbols <sup>0</sup> , if not appli- ext so requires, th orporations and thas executed this to be signed and perfity DESCRIBED II UMENT, THE PERSO IN WITH THE APPRO	s heirs, successor tated in terms of c lue given or pron cable, should be delet the singular includ to individuals. this seal, if any, al this seal, if any, al	s and assigns for ollars, is $30$ ised which is ad. See ORS 93.030 es the plural, and fixed by an offic fixed by fixed by an offic fixed by fixed	part of the X the all grammatical of er or other person <i>Tlobe</i> <i>tr</i>	changes shall be
actual c which) made sc grantor to do sc THIS INS THIS INS LATICNS ACQUIRII PRIATE C AND TO I	The true and actual c onsideration consists consideration. <sup>©</sup> (The si- In construing this dee that this deed shall IN WITNESS WHEJ is a corporation, it h o by order of its boar TRUMENT IN VIOLATION ( BEFORE SIGNING OF AI NG FEE TITLE TO THE PR ITY OR COUNTY PLANNIN DETERMINE ANY LIMITS C ES AS DEFINED IN ORS 3	I the same unto gra consideration paid f s of or includes oth sentence between the sy ed, where the contro apply equally to co REOF, the grantor as caused its name d of directors. LOW USE OF THE PROI OF APPLICABLE LAND L CCEPTING THIS INSTR JOPERTY SHOULD CHEC IG DEPARTMENT TO VEI DN LAWSUITS AGAINST 10,930.	ntee and grantee or this transfer, s er property or va mbols Φ, if not appli ext so requires, th proporations and thas executed this to be signed and PEFITY DESCRIBED II ISE LAWS AND IFEGI UMENT, THE PERSO X WITH THE AIPRO AFY APPROVED USE FARMING OR FURES	s heirs, successor tated in terms of c lue given or prom cable, should be delet ne singular includ o individuals. s instrument this - its seal, if any, at ti mmie	s and assigns for ollars, is $30$ . ised which is $\Box$ ed. See ORS 93.030 es the plural, and fixed by an offic fixed by an offic M. Fletche	part of the X the all grammatical of er or other person Thete techer	changes shall be , 19; if duly authorized
actual c which) made sc grantor to do sc THIS INS THIS INS LATICNS ACQUIRII PRIATE C AND TO I	The true and actual c onsideration consists consideration. <sup>®</sup> (The s In construing this dee that this deed shall IN WITNESS WHE is a corporation, it h by order of its boar TRUMENT WILL NOT ALL REFORE SIGNING OF AN NG FEE TITLE TO THE PR NG FEE TITLE TO THE PR AND TERMINE ANY LIMITS C ES AS DEFINED IN ORS 3	I the same unto gra consideration paid f s of or includes oth sentence between the sy ed, where the contre apply equally to co REOF, the grantor as caused its name d of directors. LOW USE OF THE PROI OF APPLICABLE LAND L CCEPTING THIS INSTR OPERTY SHOULD CHE IN LAWSUITS AGAINST 10.930. STATE OF ORECO This instrum	ntee and grantee or this transfor, s er property or va mbols Φ, if not appli- ext so requires, the proporations and the has executed this to be signed and DEFITY DESCRIBED II SE LAWS AND HEGU UMENT, THE PERSO X WITH THE APPROVED UNEAT, APPROVED USE FARMING OR FORES DN, County of nent was acknow	s heirs, successor tated in terms of c lue given or prom icable, should be delet ne singular includ o individuals. s instrument this its seal, if any, at UI mm ie N S Dorfma M Klamath ledged before me	s and assigns for ollars, is \$_30. ised which is ad. See ORS 93.030 es the plural, and fixed by an offic fixed by an offic M. Fletches Fletches	ss/mely 17	changes shall be , 19; if duly authorized
actual c which) made sc grantor to do sc THIS INS THIS INS LATICNS ACQUIRII PRIATE C AND TO I	The true and actual c onsideration consists consideration. <sup>®</sup> (The s In construing this dee that this deed shall IN WITNESS WHE is a corporation, it h by order of its boar TRUMENT WILL NOT ALL REFORE SIGNING OF AN NG FEE TITLE TO THE PR NG FEE TITLE TO THE PR AND TERMINE ANY LIMITS C ES AS DEFINED IN ORS 3	I the same unto gra consideration paid f s of or includes oth sentence between the sy ed, where the contr apply equally to cc REOF, the grantor as caused its name d of directors. LOW USE OF THE PROI OF APPLICABLE LAND L CCEPTING THIS INSTR IOPERTY SHOULD CHEO IS DEPARTMENT TO VERY STATE OF OREGO This instrum	ntee and grantee or this transfer, s er property or va mbols <sup>0</sup> , if not appli ext so requires, th proporations and thas executed this to be signed and PEFITY DESCRIBED II SE LAWS AND REGU UMENT, THE PERSO X WITH THE APPROVED USE FARMING OR FORES ON, County of	s heirs, successor tated in terms of c lue given or prom cable, should be delet ne singular includ o individuals. instrument this its seal, if any, at firmie S Doffna M Klamath ledged before me	s and assigns for ollars, is \$_30. ised which is ed. See ORS 93.030 es the plural, and fixed by an offic fixed by an offic M. Fletcher M. Fletcher ) on	ss/actly 17	changes shall be , 19; if duly authorized
actual c which) made sc grantor to do sc THIS INS THIS INS LATICNS ACQUIRII PRIATE C AND TO I	The true and actual c onsideration consists consideration. <sup>®</sup> (The s In construing this dee that this deed shall IN WITNESS WHE is a corporation, it h by order of its boar TRUMENT WILL NOT ALL REFORE SIGNING OF AN NG FEE TITLE TO THE PR NG FEE TITLE TO THE PR AND TERMINE ANY LIMITS C ES AS DEFINED IN ORS 3	I the same unto gra consideration paid f s of or includes oth sentence between the sy ed, where the contr apply equally to cc REOF, the grantor as caused its name d of directors. LOW USE OF THE PROI OF APPLICABLE LAND L CCEPTING THIS INSTR IOPERTY SHOULD CHEO IS DEPARTMENT TO VERY STATE OF OREGO This instrum	ntee and grantee or this transfer, s er property or va mbols Φ, if not appli ext so requires, the proportions and the has executed this to be signed and DEFTY DESCRIBED II SE LAWS AND REGU- UMENT, THE PERSO X WITH THE APPROVED USE FARMING OR FORES ON, County of	s heirs, successor tated in terms of c lue given or prom icable, should be delet ne singular includ o individuals. s instrument this its seal, if any, at UI mm ie N S Dorfma M Klamath ledged before me	s and assigns for ollars, is \$_30. ised which is ad. See ORS 93.030 es the plural, and fixed by an offic fixed by an offic M. Fletchel . Fletchel on	ss/ang 17	changes shall be , 19; if duly authorized
actual c which) made sc grantor to do sc THIS INS THIS INS LATICNS ACQUIRII PRIATE C AND TO I	The true and actual c onsideration consists consideration. <sup>(0)</sup> (The s In construing this dee to that this deed shall IN WITNESS WHEN is a corporation, it h to by order of its boar TRUMENT WILL NOT ALL TRUMENT WILL NOT ALL S S AS DEFINED IN ORS 3	I the same unto gra consideration paid f s of or includes oth sentence between the sy ed, where the contr apply equally to cc REOF, the grantor as caused its name d of directors. LOW USE OF THE PROI OF APPLICABLE LAND L CCEPTING THIS INSTR IOPERTY SHOULD CHEO IS DEPARTMENT TO VERY STATE OF OREGO This instrum	ntee and grantee or this transfer, s er property or va mbols Φ, if not appli ext so requires, the proportions and the has executed this to be signed and DEFTY DESCRIBED II SE LAWS AND REGU- UMENT, THE PERSO X WITH THE APPROVED USE FARMING OR FORES ON, County of	s heirs, successor tated in terms of c lue given or prom cable, should be delet ne singular includ o individuals. s instrument this its seal, if any, at Multimmie S Dorfma M Klamath ledged before me t_Elatche	s and assigns for ollars, is \$_30. ised which is ad. See ORS 93.030 es the plural, and fixed by an offic fixed by an offic M. Fletchel . Fletchel on	ss/ang 17	changes shall be , 19; if duly authorized
actual c which) made sc grantor to do sc THIS INS THIS INS LATICNS ACQUIRII PRIATE C AND TO I	The true and actual c onsideration consists consideration. <sup>(0)</sup> (The s In construing this dee to that this deed shall IN WITNESS WHEN is a corporation, it h to by order of its boar TRUMENT WILL NOT ALL TRUMENT WILL NOT ALL S S AS DEFINED IN ORS 3	I the same unto gra consideration paid f s of or includes oth sentence between the sy ed, where the contr apply equally to cc REOF, the grantor as caused its name d of directors. LOW USE OF THE PROI OF APPLICABLE LAND L CCEPTING THIS INSTR OPERTY SHOULD CHE IG DEPARTMENT TO VEL IG DEPARTMENT TO VEL STATE OF ORECO This instrum byJimmieM This instrum	ntee and grantee or this transfer, s er property or va mbols Φ, if not appli ext so requires, the proportions and the has executed this to be signed and DEFTY DESCRIBED II SE LAWS AND REGU- UMENT, THE PERSO X WITH THE APPROVED USE FARMING OR FORES ON, County of	s heirs, successor tated in terms of c lue given or prom cable, should be delet ne singular includ o individuals. s instrument this its seal, if any, at Multimmie S Dorfma M Klamath ledged before me t_Elatche	s and assigns for ollars, is \$_30. ised which is ad. See ORS 93.030 es the plural, and fixed by an offic fixed by an offic M. Fletchel . Fletchel on	ss/ang 17	changes shall be , 19; if duly authorized
actual c which) made sc grantor to do sc THIS INS THIS INS LATICNS ACQUIRII PRIATE C AND TO I	The true and actual c onsideration consists consideration. <sup>(0)</sup> (The s In construing this dee to that this deed shall IN WITNESS WHEN is a corporation, it h to by order of its boar TRUMENT WILL NOT ALL TRUMENT WILL NOT ALL S S AS DEFINED IN ORS 3	I the same unto gra consideration paid f s of or includes oth sentence between the sy ed, where the contr apply equally to cc REOF, the grantor as caused its name d of directors. LOW USE OF THE PROI OF APPLICABLE LAND L CCEPTING THIS INSTR OPERTY SHOULD CHE IG DEPARTMENT TO VEL IG DEPARTMENT TO VEL STATE OF ORECO This instrum byJimmieM This instrum	ntee and grantee or this transfer, s er property or va mbols Φ, if not appli ext so requires, the protections and the has executed this to be signed and DEFITY DESCRIBED II SE LAWS AND HEGU UMENT, THE PERSO X WITH THE APPROVED USE FARMING OR FURES DN, County of nent was acknow  nent was acknow	s heirs, successor tated in terms of c lue given or prom cable, should be delet ne singular includ o individuals. instrument this its seal, if any, at which is seal, if any	s and assigns for ollars, is \$_30. ised which is ed. See ORS 93.030 es the plural, and fixed by an office fixed by an office M. Fletcher On on	ss/ang 17	changes shall be , 19; if duly authorized
actual c which) made sc grantor to do sc THIS INS THIS INS LATICNS ACQUIRII PRIATE C AND TO I	The true and actual c onsideration consists consideration. <sup>(0)</sup> (The s In construing this dee to that this deed shall IN WITNESS WHEN is a corporation, it h to by order of its boar TRUMENT WILL NOT ALL TRUMENT WILL NOT ALL S S AS DEFINED IN ORS 3	I the same unto gra consideration paid f s of or includes oth sentence between the sy ed, where the contre apply equally to co REOF, the grantor as caused its name d of directors. LOW USE OF THE PROI OF APPLICABLE LAND L CCEPTING THIS INSTR OPERTY SHOULD CHEC IN LAWSUITS AGAINST 10.930. STATE OF ORECO This instrum byJimmieM This instrum by as OFFRCIA	ntee and grantee or this transfer, s er property or va mbols ©, if not appli ext so requires, th proportions and thas executed this to be signed and PEFTY DESCRIBED II ISE LAWS AND REGULA WITH THE AIPPAC INFORMED USE FARMING OR FURES DN, County of	s heirs, successor tated in terms of c lue given or prom cable, should be delet ne singular includ o individuals. s instrument this its seal, if any, at Multimmie S Dorfma M Klamath ledged before me t_Elatche	s and assigns for ollars, is \$_30. ised which is ad. See ORS 93.030 es the plural, and fixed by an offic fixed by an of	ss/ang 17	changes shall be , 19; if duly authorized

18