그는 지방 관계에서 동네 같은 그렇지, 방법을 알	3 9 <u>co</u>	RRECTION DEED		<u>COPYREDHT 1958</u> ETTIVENS-HESS LAW PUB Vol. <u>M97</u> Page	
Country Prop	erties of Ore	gon, Inc.		STATE OF OREGON.	and the second sec
P.O. 5241 Klamath Fall	1991年1月1日1月1日 建建筑			· County of Klam	ath s
High Desert	they's Mana and Adda			I certify that th was received for recor	e within instrume
P.O. Box 131	6			of July	10 97
	ntoo's Name and Address			3:14 o'clock P. book/reel/volume No.	
After recording, return to (Na ligh Desert 1	ams, Address, Zip):		SPACE RESERVED	_2205/ and/or	as fee/file/instr
.0. Box 1310	5		RECORDER'S USE	ment/microfilm/recepti Records of said County.	on No. 4 <u>1239-D</u>
Unte requested otherwise and	B. OR 97601			Witness my hand affixed.	and seal of Coun
<u>ign pesert l</u>	land, LLC	Address, Zp):		Bernetha G. Lets	sch Co Clore
.0. Box 1316 lamath Falls	OR 97601	Fee	\$30.00	TOME	TITLE
			1.00 c.c.	By Kattlun A	asz', Deput
		BARGAIN	AND SALE DEED		
KNOW ALL	BY THESE PRESENT	그 전문화가 가지 않는 것이다.	그는 김 씨가 가지 않는 것 같아요.	s of Oregon, Inc	
hereinalter called ora	ptor for the considerati				
High Desert	Land, LLC	on hereinafter state	d, does hereby grant	, bargain, sell and convey unt	0
nereinaiter called gra	ntee, and unto grantee's nances thereunto belong	heirs, successors a	and assigns, all of tha	t certain real property, with the	he tenements hered
State of Oregon, desc	ribed as follows, to-wi	1. 1.	appenditing, situati	so m	County
	그는 것 같은 물통 옷을				
Lot 1	7. Block 22	171-1		antina di senta di secondo di seco Secondo di secondo di se	
Unit,	Plat #1. acc	Aldmath Fa.	ls Forest E	States, Highway	66
file	in the office	of the Cou	int Clork	. plat thereof, o Klamath County,	on
Oregoi	n.		undy Greik,	Alamath County,	
이 가슴에 있는 것이 같다. 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이			¢.		
그는 김 방법을 가지 않는 것이다.	가 되는 것이 가려는 것을 가려요. 같은 것은 이 것은 것이 가려요. 같은 것은 이 것은 것이 가려요				
아니 말한 걸 줄 것 그 것 같아. 한 것 같		이 그 것 같은 성상에서 가 가 봐.	물건적 문화적 중 전화가 전하였다.		
RE-RECORD M	97/21677 TO CORF	œci: Notaries	ACKNOWLEDGEM	NT	
RE-RECORD M	97/21677 TO CORF	CT: NOTARIES	ACKNOWLEDGEME	WT	
RE-RECORD M	97/21677 TO CORF	œct notaries	ACKNOWLEDGEME	NT	
RE-RECORD M	97/21677 TO CORE	ECI: Notaries	ACKNOWLEDGEME	NT	
RE-RECORD M					
To Have and to	(F SF Hold the same unto er	ACE INSUFFICIENT, CONT	INUE DESCRIPTION ON REV	/ERSE)	
To Have and to The true and ac	or sr Hold the same unto gr tual consideration paid	ACE INSUFFICIENT, CONT antee and grantee'	INUE DESCRIPTION ON REA Is heirs, successors at	ZERSE) Id assigns forever.	The the second sec
To Have and to The true and ac tual consideration co	راب sr Hold the same unto gr tual consideration paid Assists of or includes of	ACE INSUFFICIENT, CONT antee and grantee' for this transfer, st	INUE DESCRIPTION ON REV s heirs, successors at ated in terms of dolla	TERSE) nd assigns forever. ars, is $$-50.00$	[©] However, the he whole (indicate
To Have and to The true and ac tual consideration co hich) consideration. In construing th	(F SF Hold the same unto gr tual consideration paid insists of or includes of (The sentence between the so is deed, where the cont	ACE INSUFFICIENT, COM antee and grantee's for this transfer, st her property or val symbols ©, if not applic lext so requires th	INVE DESCRIPTION ON REA is heirs, successors at ated in terms of dolla the given or promised table, should be deleted. S	TERSE) ad assigns forever. ars, is 50.00 d which is \Box part of the χ_1 t	he whole (indicate
To Have and to The true and ac tual consideration co hich) consideration. In construing th ade so that this deed	(F SF Hold the same unto gr tual consideration paid vasists of or includes oth (The sentence between the s tis deed, where the cont shall anny senaity to c	ACE INSUFFICIENT, CONT antee and grantee's for this transfer, st her property or val symbols ©, if not applic lext so requires, the	INVE DESCRIPTION ON REA theirs, successors at ated in terms of doll te given or promised table, should be deleted. S singular includes the	ZERSE) nd assigns forever. ars, is \$_50.00 d which is □ part of the X t which is □ part of the X t we ORS 93.030.) te plural, and all grammatica	he whole (indicate al changes shall be
To Have and to The true and ac tual consideration co hich) consideration. In construing th ade so that this deed IN WITNESS V	(F SF Hold the same unto gr tual consideration paid vasists of or includes oth (The sentence between the s tis deed, where the cont shall apply equally to c WHEREOF the grantor	ACE INSUFFICIENT, CONT antee and grantee's for this transfer, st her property or val symbols ©, if not applic lext so requires, the forporations and to has executed this	INVE DESCRIPTION ON REA theirs, successors at ated in terms of doll te given or promised able, should be deleted. S to singular includes th individuals.	ZERSE) nd assigns forever. ars, is \$_50.00 d which is □ part of the X t see ORS 93.030.) te plural, and all grammatica	he whole (indicate al changes shall be
To Have and to The true and ac tual consideration co hich) consideration. In construing th ade so that this deed IN WITNESS V antor is a corporation	(F SF Hold the same unto gr tual consideration paid vasists of or includes oth (The sentence between the s its deed, where the cont shall apply equally to c WHEREOF, the grantor , it has caused its name	ACE INSUFFICIENT, CONT antee and grantee's for this transfer, st her property or val symbols ©, if not applic lext so requires, the forporations and to has executed this	INVE DESCRIPTION ON REA theirs, successors at ated in terms of doll te given or promised able, should be deleted. S to singular includes th individuals.	TERSE) ad assigns forever. ars, is 50.00 d which is \Box part of the χ_1 t	he whole (indicate al changes shall be
To Have and to The true and ac ctual consideration co hich) consideration, C In construing th ade so that this deed IN WITNESS V antor is a corporation do so by order of its	(F SF Hold the same unto gr tual consideration paid assists of or includes oth (The sentence between the s tis deed, where the cont shall apply equally to c WHEREOF, the grantor t, it has caused its name board of directors.	ACE INSUFFICIENT, CONT antee and grantee's for this transfer, st her property or val symbols ©, if not applic text so requires, the corporations and to has executed this to be signed and i	INUE DESCRIPTION ON REA theirs, successors at ated in terms of dolla te given or promised able, should be deleted. S c singular includes th individuals. instrument this its seal, if any, affixed	ZERSE) nd assigns forever. ars, is \$_50.00 d which is □ part of the X t see ORS 93.030.) te plural, and all grammatica	he whole (indicate al changes shall be
To Have and to The true and ac ctual consideration co hich) consideration, C In construing th ade so that this deed IN WITNESS V antor is a corporation do so by order of its	(F SF Hold the same unto gr tual consideration paid assists of or includes oth (The sentence between the s tis deed, where the cont shall apply equally to c WHEREOF, the grantor t, it has caused its name board of directors.	ACE INSUFFICIENT, CONT antee and grantee's for this transfer, st her property or val symbols ©, if not applic text so requires, the corporations and to has executed this to be signed and i	INUE DESCRIPTION ON REA theirs, successors at ated in terms of dolla te given or promised able, should be deleted. S c singular includes th individuals. instrument this its seal, if any, affixed	TERSE) and assigns forever. ars, is \$_50.00 i which is] part of the X t are ORS 93.030.) the plural, and all grammatica day of d by an officer or other person BARTINES OF MAR	he whole (indicate al changes shall be , 19; if on duly authorized COSD, TM
To Have and to The true and ac tual consideration co hich) consideration. In construing th ade so that this deed IN WITNESS V antor is a corporation do so by order of its IS INSTRUMENT IN VIOLA IS INSTRUMENT IN VIOLA TIONS. BEFORE SIGNING QUIRING FEE TILE TO TH ATE (IT) OR COUNTY OF	(IF SF Hold the same unto gr tual consideration paid vasists of or includes oth (The sentence between the s tis deed, where the cont shall apply equally to c WHEREOF, the grantor t, it has caused its name board of directors. IT ALLOW USE OF THE PRO TION OF APPLICABLE LAND TOR ACCEPTING THIS LAND TO OR ACCEPTING THIS LAND TO CHARGE THE ADDITION THE	ACE INSUFFICIENT, CONT antee and grantee's for this transfer, st her property or val symbols [©] , if not applic text so requires, the corporations and to has executed this is to be signed and i DERTY DESCRIBED IN UNEAT, THE PERSON XWITH THE APPRO-	INUE DESCRIPTION ON REA theirs, successors at ated in terms of dolla ue given or promised table, should be deleted. S to singular includes the individuals. instrument this its seal, if any, affixed Country for	TERSE) and assigns forever. ars, is \$_50.00 i which is] part of the X] the the ORS 93.030.) the plural, and all grammatics and all grammatics day of day of DEPENDED of Oregonal Solution	he whole (indicate al changes shall be , 19; if on duly authorized Cost, Tub
To Have and to The true and ac tual consideration co hich) consideration. In construing th ade so that this deed IN WITNESS V antor is a corporation do so by order of its IS INSTRUMENT WILL NO IS INSTRUMENT ANY IN DOES THEORE SIGNING GUIRING FEE TITLE TO TH INTO SUPPORT OF THE TO TH INTE CITY OR COUNTY PLAN	UF SF Hold the same unto gr tual consideration paid vasists of or includes of (The sentence between the s its deed, where the conf shall apply equally to c WHEREOF, the grantor a, it has caused its name board of directors. IT ALLOW USE OF THE PROD TION OF APPLICABLE LAND L OR ACCEPTING THIS INSTR I PROPERTY SHOULD CHEC INNING DEPARTMENT TO VER USE ON LAWGUET ON UNCOUNTED	ACE INSUFFICIENT, CONT antee and grantee's for this transfer, st her property or val symbols [©] , if not applic text so requires, the corporations and to has executed this is to be signed and i DERTY DESCRIBED IN UNEAR, THE PERSON XWITH THE APPRO-	INUE DESCRIPTION ON REA theirs, successors at ated in terms of dolla te given or promised able, should be deleted. S c singular includes th individuals. instrument this its seal, if any, affixed	TERSE) and assigns forever. ars, is \$_50.00 i which is] part of the X] the the ORS 93.030.) the plural, and all grammatics and all grammatics day of day of DEPENDED of Oregonal Solution	he whole (indicate al changes shall be , 19; if on duly authorized Cost, Tub
To Have and to The true and ac tual consideration co hich) consideration. In construing th ade so that this deed IN WITNESS V antor is a corporation do so by order of its IS INSTRUMENT IN VIOLA IS INSTRUMENT IN VIOLA TIONS: BEFORE SIGNING QUIRING FEE TILE TO TH ATE GITY OR COLUNY OF	UF SF Hold the same unto gr tual consideration paid vasists of or includes of (The sentence between the s sits deed, where the cond shall apply equally to c WHEREOF, the grantor a, it has caused its name board of directors. IT ALLOW USE OF THE PROD TION OF APPLICABLE LAND L OR ACCEPTING THIS INSTR OR ACCEPTING THIS INSTR IE PROPERTY SHOULD CHEC INNING DEPARTMENT TO VER INTS ON LAWSUITS AGAINST INS 30.930.	ACE INSUFFICIENT, CONT antee and grantee's for this transfer, st her property or val symbols [©] , if not applic text so requires, the orporations and to has executed this is to be signed and i PERTY DESCRIBED IN ISE LAWS AND REGU- UMENT, THE PERSON XK WITH THE APPRO IFY APPROVED USES FARMING OR FOREST	INVE DESCRIPTION ON REA theirs, successors at ated in terms of dolla the given or promised table, should be deleted. S to singular includes the individuals. instrument this the seal, if any, affixed Country of By: Robert	TERSE) and assigns forever. ars, is \$_50.00 i which is] part of the X] the the ORS 93.030.) the plural, and all grammatics and all grammatics day of day of DEPENDED of Oregonal Solution	he whole (indicate al changes shall be , 19; if on duly authorized COSD, TW
To Have and to The true and ac ctual consideration co hich) consideration. In construing th ade so that this deed IN WITNESS V antor is a corporation do so by order of its IS INSTRUMENT WILL NO IS INSTRUMENT WILL NO IS INSTRUMENT WILL NO IS INSTRUMENT WILL NO IS INSTRUMENT IN VIOLA TONS: BEFORE SIGNING GUIRING FEE TITLE TO TH INTO CITY OR COUNTY PLAN D TO DETHER MINE ANY LIN	UF SF Hold the same unto gr tual consideration paid vasists of or includes of (The sentence between the s its deed, where the conf shall apply equally to c WHEREOF, the grantor is thas caused its name board of directors. IT ALLOW USE OF THE PROD TION OF APPLICABLE LAND U OR ACCEPTING THIS INSTR IE PROPERTY SHOULD CHEC INNING DEPARTMENT TO VER UNING DEPARTMENT TO VER	ACE INSUFFICIENT, CONT antee and grantee's for this transfer, st her property or val symbols ©, if not applic text so requires, the corporations and to has executed this to be signed and i DERTY DESCRIBED IN USE LAWS AND REGU- UMENT, THE PERSON XWITH THE APPROVE UMENT, THE PERSON XWITH THE APPROVE SFARMING OR FOREST	INVE DESCRIPTION ON REA is heirs, successors at ated in terms of dolla- te given or promised table, should be deleted. S is singular includes th individuals. instrument this its seal, if any, affixed Event of the second of the second of the second by : Robert Lamath	ZERSE) nd assigns forever. ars. is \$_50.00 id which is] part of the X] the the ORS 93.030.) ne plural, and all grammatica 	he whole (indicate al changes shall be , 19; if on duly authorized <i>Con</i> , <i>Inc</i> .
To Have and to The true and ac ctual consideration co hich) consideration. In construing th ade so that this deed IN WITNESS V antor is a corporation do so by order of its IS INSTRUMENT WILL NO IS INSTRUMENT WILL NO IS INSTRUMENT WILL NO IS INSTRUMENT WILL NO IS INSTRUMENT IN VIOLA TONS: BEFORE SIGNING GUIRING FEE TITLE TO TH INTO CITY OR COUNTY PLAN D TO DETHER MINE ANY LIN	UF SF Hold the same unto gr tual consideration paid vasists of or includes off (The sentence between the s stis deed, where the conf shall apply equally to c WHEREOF, the grantor thas caused its name board of directors. IT ALLOW USE OF THE PROD TION OF APPLICABLE LAND L OR ACCEPTING THIS INSTR I PROPERTY SHOULD CHEC INNING DEPARTMENT TO VER UNING DEPARTMENT TO VER	ACE INSUFFICIENT, CONT antee and grantee's for this transfer, st her property or val symbols ©, if not applic text so requires, the corporations and to has executed this is to be signed and i DERTY DESCRIBED IN USE LAWS AND REGU- UMENT, THE PERSON XE UTI THE APPRONE WITH THE APPRONE SE WITH THE APPRONE SEAMMING OR FOREST ON, County ofK ent was acknowled	INUE DESCRIPTION ON REN theirs, successors an ated in terms of dolla- ue given or promised table, should be deleted. S to singular includes the individuals. instrument this its seal, if any, affixed County from By: Robert Lamath ged before me on I	TERSE) nd assigns forever. ars. is \$_50.00 i which is □ part of the X I the the ORS 93.030.) ne plural, and all grammatica 	he whole (indicate al changes shall be , 19; if on duly authorized flow, Inc.
To Have and to The true and ac ctual consideration co hich) consideration. In construing th ade so that this deed IN WITNESS V antor is a corporation do so by order of its IS INSTRUMENT WILL NO IS INSTRUMENT WILL NO IS INSTRUMENT WILL NO IS INSTRUMENT WILL NO IS INSTRUMENT IN VIOLA TONS: BEFORE SIGNING GUIRING FEE TITLE TO TH INTO CITY OR COUNTY PLAN D TO DETHER MINE ANY LIN	UF SF Hold the same unto gr tual consideration paid waists of or includes off (The sentence between the s its deed, where the conf shall apply equally to c WHEREOF, the grantor a, it has caused its name board of directors. IT ALLOW USE OF THE PROD TION OF APPLICABLE LAND U OR ACCEPTING THIS INSTR IE PROPERTY SHOULD CHEC INNING DEPARTMENT TO VER INST ON LAWSUITS AGAINST RS 30.930. STAITE OF OREGO This instrum byRODert J.	ACE INSUFFICIENT, CONT antee and grantee's for this transfer, st her property or val symbols ©, if not applic text so requires, the orporations and to has executed this is to be signed and i DERTY DESCRIBED IN ISE LAWS AND REGU- UMENT, THE PERSON XWITH THE APPROVED UMENT, THE PERSON XFY APPROVED USES FARMING OR FOREST DN, County ofK ent was acknowled	INVE DESCRIPTION ON REA theirs, successors at ated in terms of dolla the given or promised table, should be deleted. S to singular includes the individuals. instrument this the seal, if any, affixed by: Robert Lamath	ACRSE) and assigns forever. ars, is \$_50.00 i which is] part of the X] the the ORS 93.030.) The plural, and all grammatica 	he whole (indicate al changes shall be , 19; if on duly authorized for, JIAC, ion, Inc.
To Have and to The true and ac ctual consideration co hich) consideration. In construing th ade so that this deed IN WITNESS V antor is a corporation do so by order of its IS INSTRUMENT WILL NO IS INSTRUMENT WILL NO IS INSTRUMENT WILL NO IS INSTRUMENT WILL NO IS INSTRUMENT IN VIOLA TONS: BEFORE SIGNING GUIRING FEE TITLE TO TH INTO CITY OR COUNTY PLAN D TO DETHER MINE ANY LIN	(IF SF Hold the same unto gr tual consideration paid wasts of or includes off (The sentence between the s is deed, where the cont shall apply equally to c WHEREOF, the grantor a, it has caused its name board of directors. IT ALLOW USE OF THE PROJ TION OF APPLICABLE LAND IN ACCOPTING THE LAND IN COLORATION OF A E PROPERTY SHOULD CHEC UNNING DEPARTMENT TO VER THIS ON LAWSUITS AGAINST INS ON LAWSUITS	ACE INSUFFICIENT, CONT antee and grantee's for this transfer, st her property or val symbols ©, if not applic text so requires, the orporations and to has executed this is to be signed and i DERTY DESCRIBED IN ISE LAWS AND REGU- UMENT, THE PERSON XWITH THE APPROVED UMENT, THE PERSON XFY APPROVED USES FARMING OR FOREST DN, County ofK ent was acknowled	INVE DESCRIPTION ON REA theirs, successors at ated in terms of dolla the given or promised table, should be deleted. S to singular includes the individuals. instrument this the seal, if any, affixed by: Robert Lamath	TERSE) nd assigns forever. ars. is \$_50.00 i which is □ part of the X I the the ORS 93.030.) ne plural, and all grammatica 	he whole (indicate al changes shall be , 19; if on duly authorized for, JIAC, ion, Inc.
To Have and to The true and ac ctual consideration co hich) consideration. In construing th ade so that this deed IN WITNESS V antor is a corporation do so by order of its IS INSTRUMENT WILL NO IS INSTRUMENT WILL NO IS INSTRUMENT WILL NO IS INSTRUMENT WILL NO IS INSTRUMENT IN VIOLA TONS: BEFORE SIGNING GUIRING FEE TITLE TO TH INTO CITY OR COUNTY PLAN D TO DETHER MINE ANY LIN	(IF SF Hold the same unto gr tual consideration paid vasists of or includes oth (The sentence between the s tis deed, where the cont shall apply equally to c WHEREOF, the grantor a, it has caused its name board of directors. IT ALLOW USE OF THE PRO TION OF APPLICABLE LAND U OR ACCEPTING THE LAND U OR ACCEPTING THE LAND U ITS ON LAWSUITS AGAINST WISS 30.930. STATE OF OREGO This instrum by <u>Robert J.</u> This instrum	ACE INSUFFICIENT, CONT antee and grantee's for this transfer, st her property or val symbols ©, if not applic text so requires, the orporations and to has executed this is to be signed and i DERTY DESCRIBED IN ISE LAWS AND REGU- UMENT, THE PERSON XWITH THE APPROVED UMENT, THE PERSON XFY APPROVED USES FARMING OR FOREST DN, County ofK ent was acknowled	INVE DESCRIPTION ON REA theirs, successors at ated in terms of dolla the given or promised table, should be deleted. S to singular includes the individuals. instrument this the seal, if any, affixed by: Robert Lamath	ACRSE) and assigns forever. ars, is \$_50.00 i which is] part of the X] the the ORS 93.030.) The plural, and all grammatica 	he whole (indicate al changes shall be , 19; if on duly authorized for, JINC, ion, Inc.
To Have and to The true and ac ctual consideration co hich) consideration. In construing th ade so that this deed IN WITNESS V antor is a corporation do so by order of its IS INSTRUMENT WILL NO IS INSTRUMENT WILL NO IS INSTRUMENT WILL NO IS INSTRUMENT WILL NO IS INSTRUMENT IN VIOLA TONS: BEFORE SIGNING GUIRING FEE TITLE TO TH INTO CITY OR COUNTY PLAN D TO DETHER MINE ANY LIN	IT S ON LAWSUITS AGAINST IN SOL CAPE OF OREGO MALE STATE OF OREGO MALE STATE OF OREGO MALE STATE OF OREGO MALE STATE OF OREGO This instrum by This instrum	ACE INSUFFICIENT, CONT antee and grantee's for this transfer, st her property or val symbols ©, if not applic text so requires, the orporations and to has executed this is to be signed and i DERTY DESCRIBED IN ISE LAWS AND REGU- UMENT, THE PERSON XWITH THE APPROVED UMENT, THE PERSON XFY APPROVED USES FARMING OR FOREST DN, County ofK ent was acknowled	INVE DESCRIPTION ON REA theirs, successors at ated in terms of dolla the given or promised table, should be deleted. S to singular includes the individuals. instrument this the seal, if any, affixed by: Robert Lamath	ACRSE) and assigns forever. ars, is \$_50.00 i which is] part of the X] the the ORS 93.030.) The plural, and all grammatica 	he whole (indicate al changes shall be , 19; if on duly authorized for, JINC, ion, Inc.
To Have and to The true and ac ctual consideration co hich) consideration. In construing th ade so that this deed IN WITNESS V antor is a corporation do so by order of its IS INSTRUMENT WILL NO IS INSTRUMENT WILL NO IS INSTRUMENT WILL NO IS INSTRUMENT WILL NO IS INSTRUMENT IN VIOLA TONS: BEFORE SIGNING GUIRING FEE TITLE TO TH INTO CITY OR COUNTY PLAN D TO DETHER MINE ANY LIN	It is instrum by	ACE INSUFFICIENT, CONT antee and grantee's for this transfer, st her property or val symbols ©, if not applic text so requires, the orporations and to has executed this is to be signed and i to be signed and i DERTY DESCRIBED IN ISE LAWS AND REGU- UMENT, THE PERSON XWITH THE APPROVED UMENT, THE PERSON XWITH THE APPROVED USES FARMING OR FOREST PN, County ofK ent was acknowled	INVE DESCRIPTION ON REA theirs, successors at ated in terms of dolla- te given or promised table, should be deleted. S to singular includes the individuals. instrument this its seal, if any, affixed by: Robert Lamath ged before me on lged before me on	AERSE) and assigns forever. ars, is \$_50.00 i which is] part of the X] the the ORS 93.030.) The plural, and all grammatica 	he whole (indicate al changes shall be , 19; if on duly authorized for, JINC, ion, Inc.
To Have and to The true and ac ctual consideration co hich) consideration. In construing th ade so that this deed IN WITNESS V antor is a corporation do so by order of its IS INSTRUMENT WILL NO IS INSTRUMENT WILL NO IS INSTRUMENT WILL NO IS INSTRUMENT WILL NO IS INSTRUMENT IN VIOLA TONS: BEFORE SIGNING GUIRING FEE TITLE TO TH INTO CITY OR COUNTY PLAN D TO DETHER MINE ANY LIN	UF SF Hold the same unto gr tual consideration paid (The sentence between the s tis deed, where the cont shall apply equally to c WHEREOF, the grantor t, it has caused its name board of directors. IT ALLOW USE OF THE PROI OR ACCEPTING THE INST HE PROPERTY SHOULD CHEC NOR ACCEPTING THIS INST ITS ON LAWSUITS AGAINST ITS ON LAWSUITS AGAINST ITS SO, SO, SO, STATE OF OREGO This instrum by This instrum by This instrum by GFFIC	ACE INSUFFICIENT, CONT antee and grantee's for this transfer, st her property or val symbols ©, if not applic text so requires, the orporations and to has executed this is to be signed and i to be signed and i DERTY DESCRIBED IN ISE LAWS AND REGU- UMENT, THE PERSON X WITH THE APPRO- THE PERSON X WITH THE APPRO- STANMING OR FOREST ON, County ofK ent was acknowled E a r 1 ey ent was acknowled	INVE DESCRIPTION ON REA theirs, successors at ated in terms of dolla the given or promised table, should be deleted. S to singular includes the individuals. instrument this the seal, if any, affixed by: Robert Lamath	TERSE) and assigns forever. ars, is \$_50.00 i which is] part of the X] the the ORS 93.030.) The plural, and all grammatics 	he whole (indicate al changes shall be , 19; if on duly authorized for, JINC, ion, Inc.

\$1:Ed 11 The 16.