44825	.10	<b>103</b>	COPYRIGHT 1998 STEVENS NESS LAW PUBLISHING CO., PO	
REALVEST, INC.	j., ) "	<b>'97</b> SEP -9 A10	Ayol <u>M47</u> Page 29	430
L.C.15. Box 495-0	& P. Browning		STATE OF OREGON, County of <u>Klamath</u>	3
Grantor's Name	24 and Address	-	I certify that the within	in stars
Hchael-E-Long	20		was received for record on the	9th a
			orpept.	10 07
Grantee's Name	24 and Address		<u>10:43</u> o'clock <u>A. M.</u> , and book/reel/volume No. <u>M97</u> 29/30	race and a d
MCHARGE REE LONG Address	7(p):	SPACE RESERVED	<u>29430</u> and/or as fee/	on pa
1005-N-WKav-DA	í	FOR RECORDER'S USE	ment/microinim/reception No 4	4825
illsboro, OR 971	-		Record of Deeds of said County	
Until requested otherwise, send all tax sta	itements to (Name, Address, Zip):		Witness my hand and seal affixed.	of Coun
<u> sender a rong, 1</u>	nc.			
1065 N.W. Kay Rd. Illsboro, Or 9712			Bernetha G. Letsch, Co.	<u>Clerk</u>
111sboro, Or 9712	2 <b>4</b>	ee: \$30.00	By Kuttlyn Rosa	
			by spaces with 1 skill	, Deput
		VARRANTY DEED		
KNOW ALL BY THE REALVEST, INC. A	SE PRESENTS that			
ereinafier colled	NEVADA CORPORA	<b>FION</b>		
ereinafter called grantor, for Michael E Long,	Inc consideration hereinafter	r stated, to grantor paid b	у	
hat certain real property, with	the tenements, hereditame	and convey unto the gra	antee and grantee's heirs, successors an hereunto belonging or in any way app	id assign
ituated inKLAMAT	H	te of Oregon, described a	nereunto belonging or in any way app	pertaining
				•
LOT 36, BLOCK 10	, MIMROD RIVER P	ARK, 2ND ADDIT	FION	
1				
KLAMATH COUNTY, (	OREGON	-		
		escentra		
			nument is being recorded as	
		oxemined	as to validate autoria	579
		examined may have This court	as to validity, and has not be as to validity, sufficiency or effect upon the herein described propert	87) 1 kt
		examined may have This court	as to validity, and has not be as to validity, sufficiency or effect upon the herein described propert	87) 1 kt
an a		examined may have This court	as to validity, sufficiency or offer	87) 1 kt
a a statistica a successiva a suc	ana ang sa	examined may have This court	as to validity, and has not be as to validity, sufficiency or effect upon the herein described propert	87) 1 kt
		examined may have This court ASPEN TI	as to validity, sufficiency or effect upon the herein described propert asy recording has been requested ITLE & ESCROW, INC.	87) 1 kt
To Have and to Hold the	(IF SPACE INSUFFICIENT, C same unto grantee and ora	OKERNING May have This court ASPEN TI ONTINUE DESCRIPTION ON REVEL	as to validity, and has not be as to validity, sufficiency or effect upon the herein described propert esy recording has been requested ITLE & ESCROVY, INC.	un th ty. of
To Have and to Hold the And grantor hereby cove	serve and grantee and gran	ONTINUE DESCRIPTION ON REVER	As to validity, sufficiency or effect upon the herein described propert esty recording has been requested ITLE & ESCROW, INC.	un tt iy. of
To Have and to Hold the And grantor hereby cove fee simple of the above gran	serve and grantee and gran	ONTINUE DESCRIPTION ON REVER	As to validity, sufficiency or effect upon the herein described propert esty recording has been requested ITLE & ESCROW, INC.	un tt iy. of
To Have and to Hold the And grantor hereby cove fee simple of the above gran	serve and grantee and gran	ONTINUE DESCRIPTION ON REVER	as to validity, and has not be as to validity, sufficiency or effect upon the herein described propert esy recording has been requested ITLE & ESCROVY, INC.	un tt ty. of
fee simple of the above gran	enants to and with grantee and need premises, free from all	ONTINUE DESCRIPTION ON REVER thee's heirs, successors and agrantee's heirs, success l encumbrances except (	As to validity, and has not be as to validity, sufficiency or effect upon the herein described propert easy recording has been requested ITLE & ESCROVY, INC. RSE SIDE) nd assigns forever. sors and assigns, that grantor is lawfull (if no exceptions, so state):	tit it of
fee simple of the above gran	defend the granice and gran	ONTINUE DESCRIPTION ON REVER ASPEN TO ASPEN TO NOTINUE DESCRIPTION ON REVER Intee's heirs, successors and d grantee's heirs, success I encumbrances except (	As to validity, sufficiency or effect upon the herein described propert any recording has been requested ITLE & ESCROVY, INC. RSE SIDE) nd assigns forever. sors and assigns, that grantor is lawfull (if no exceptions, so state):	tit it of
fee simple of the above gran	defend the premises and every	ONTINUE DESCRIPTION ON REVER ASPENT TO ASPENT TO ONTINUE DESCRIPTION ON REVER Intee's heirs, successors and d grantee's heirs, success I encumbrances except ( ery part and parcel thereof	As to validity, sufficiency or effect upon the herein described propert any recording has been requested ITLE & ESCROVY, INC. RSE SIDE) nd assigns forever. sors and assigns, that grantor is lawfull (if no exceptions, so state):	tit it of
ntor will warrant and forever sons whomsoever, except tho	defend the premises and every defend the premises and every defend the premises and every se claiming under the above	ONTINUE DESCRIPTION ON REVER ASPENT TO ASPENT TO ONTINUE DESCRIPTION ON REVER Intee's heirs, successors and d grantee's heirs, success I encumbrances except ( ery part and parcel thereous e described encumbrances	As to validity, sufficiency or effect upon the herein described propert any recording has been requested ITLE & ESCROVY, INC. RSE SIDE) nd assigns forever. sors and assigns, that grantor is lawfull (if no exceptions, so state): of against the lawful claims and deman- s.	tit it of
ntor will warrant and forever sons whomsoever, except tho	defend the premises and every defend the premises and every defend the premises and every se claiming under the above	ONTINUE DESCRIPTION ON REVER ASPENT TO ASPENT TO ONTINUE DESCRIPTION ON REVER Intee's heirs, successors and d grantee's heirs, success I encumbrances except ( ery part and parcel thereous e described encumbrances	As to validity, sufficiency or effect upon the herein described propert any recording has been requested ITLE & ESCROVY, INC. RSE SIDE) nd assigns forever. sors and assigns, that grantor is lawfull (if no exceptions, so state): of against the lawful claims and deman- s.	tit it of
ntor will warrant and forever sons whomsoever, except tho The true and actual consi a consideration consists of the consideration of the	defend the premises and ever defend the premises and ever se claiming under the above deration paid for this transfe deration control to the transfe	ONTINUE DESCRIPTION ON REVE ASPEN TO ASPEN TO ONTINUE DESCRIPTION ON REVE Intee's heirs, successors and d grantee's heirs, success I encumbrances except ( ery part and parcel there e described encumbrances of dollar Stated in terms of dollar Stated on terms of dollar Stated on terms of dollar	As to validity, and has not be as to validity, sufficiency or effect upon the herein described propert early recording has been requested ITLE & ESCROVY, INC. RSE SIDE) nd assigns forever. sors and assigns, that grantor is lawfull (if no exceptions, so state):, of against the lawful claims and deman s. ass, is \$	by seized
ntor will warrant and forever sons whomsoever, except tho The true and actual consi a consideration consists of c ch consideration. <sup>0</sup> (The senter In construing this deed u	defend the premises and ever defend the premises and ever se claiming under the above deration paid for this transfe 7 Jucifices other property of the every sector of the sector of the property of the sector of the sector bear the sector of the sector of the sector bear the sector of the sector of the sector of the sector bear the sector of the sector of the sector of the sector of the sector of the secto	ONTINUE DESCRIPTION ON REVE ASPENTA ASPENTA ONTINUE DESCRIPTION ON REVE tatee's heirs, successors and d grantee's heirs, success l encumbrances except ( ery part and parcel there e described encumbrances r, stated in terms of dolla accessible encumbrances of the stould of deleted. S	As to validity, and has not be as to validity, sufficiency or effect upon the herein described propert early recording has been requested ITLE & ESCROVY, INC. RSE SIDE) nd assigns forever. sors and assigns, that grantor is lawfull (if no exceptions, so state):, of against the lawful claims and deman s. ass, is \$	by seized
ntor will warrant and forever sons whomsoever, except tho The true and actual consist of consideration. O (The senter In consideration. O (The senter In construing this deed, we be so that this deed shall appli- In witness whereof the	defend the premises and eva defend the premises and eva se claiming under the above deration paid for this transfe deration paid for the stansfe deration paid for the stansfe	ONTINUE DESCRIPTION ON REVER ASPENTA ASPENTA output thee's heirs, successors and d grantee's heirs, success l encumbrances except ( cry part and parcel thereout e described encumbrances of a stated in terms of dolla as a state of terms of dolla as a state of terms	As to validity, and has not be as to validity, sufficiency or effect upon the herein described proper early recording has been requested ITLE & ESCROVY, INC. RSE SIDE) nd assigns forever. sors and assigns, that grantor is lawfull (if no exceptions, so state):	y seized and that ds of all wer, the market shall be,
ntor will warrant and forever sons whomsoever, except tho The true and actual consist of consideration. O (The senter In consideration. O (The senter In construing this deed, we be so that this deed shall appli- In witness whereof the	defend the premises and eva defend the premises and eva se claiming under the above deration paid for this transfe deration paid for the stansfe deration paid for the stansfe	ONTINUE DESCRIPTION ON REVER ASPENTA ASPENTA output thee's heirs, successors and d grantee's heirs, success l encumbrances except ( cry part and parcel thereout e described encumbrances of a stated in terms of dolla as a state of terms of dolla as a state of terms	As to validity, and has not be as to validity, sufficiency or effect upon the herein described proper early recording has been requested ITLE & ESCROVY, INC. RSE SIDE) nd assigns forever. sors and assigns, that grantor is lawfull (if no exceptions, so state):	y seized and that ds of all wer, the france of shall be,
tee simple of the above gran ntor will warrant and forever sons whomsoever, except tho the true and actual consist al consideration. O (The senter In construing this deed, w le so that this deed shall apply In witness whereof, the gr corporation, it has caused its y order of its board of director	defend the premises and ever the premises, free from all defend the premises and ever se claiming under the above detation paid for this transfe detation paid for this this transfe detation paid for this instr antor has executed this instr name to be signed and its s prs.	ONTINUE DESCRIPTION ON REVER ASPENT TO ASPENT TO ONTINUE DESCRIPTION ON REVER Intee's heirs, successors and grantee's heirs, successors and drantee's heirs, s	As to validity, and has not be as to validity, sufficiency or effect upon the herein described proper early recording has been requested ITLE & ESCROVY, INC. RSE SIDE) nd assigns forever. sors and assigns, that grantor is lawfull (if no exceptions, so state):	y seized and that ds of all wer, the market shall be,
fee simple of the above gran ator will warrant and forever sons whomsoever, except tho The true and actual consideration. The true and actual consideration of the senter in consideration. Of (The senter In construing this deed, will be so that this deed shall apply In witness whereof, the gr corporation, it has caused its by order of its board of director	defend the premises and ever the premises, free from all defend the premises and ever se claiming under the above detation paid for this transfe detation paid for this this transfe detation paid for the above detation paid for th	ONTINUE DESCRIPTION ON REVER ASPENT TO ASPENT TO ONTINUE DESCRIPTION ON REVER Intee's heirs, successors and grantee's heirs, successors and drantee's heirs, s	As to validity, sufficiency or effect upon the herein described propert asy recording has been requested ITLE & ESCROW, INC. RSE SIDE) nd assigns forever. sors and assigns, that grantor is lawfull (if no exceptions, so state): of against the lawful claims and deman s. ars, is \$ STOD.00 \$24055 (When the function of the state of the core of the state of the state of the state of the core of the state of the state of the state of the core of the state of the state of the state of the core of the state of the state of the state of the state of the core of the state of the state of the state of the state of the core of the state	y seized and that ds of all wer, the market shall be,
fee simple of the above gran ntor will warrant and forever sons whomsoever, except tho The true and actual consist al consideration. O (The senter In consideration. O (The senter In construing this deed, w le so that this deed shall apply In witness whereof, the gr corporation, it has caused its y order of its board of director	defend the premises and ever the premises, free from all defend the premises and ever se claiming under the above detation paid for this transfe detation paid for this this transfe detation paid for the above detation paid for th	ONTINUE DESCRIPTION ON REVER ASPENT TO ASPENT TO ONTINUE DESCRIPTION ON REVER Intee's heirs, successors and grantee's heirs, successors and drantee's heirs, s	RSE SIDE) against the lawful claims and deman s, s $3500.00$ 3500.00	by seized and that ds of all wer, the frates as
fee simple of the above gran ntor will warrant and forever sons whomsoever, except tho metry and actual consist the true and actual consist the true and actual consist the consideration. <sup>40</sup> (The senter In construing this deed, will the so that this deed shall apply In witness whereof, the gr corporation, it has caused its y order of its board of director INSTRUMENT WILL NOT ALLOW UP INSTRUMENT IN VIOLATION OF APP NOT BEFORE SIGNING OR ACCEPTING INSTRUMENT UP TO THE PROPERT	defend the premises and even mants to and with grantee ar ited premises, free from all defend the premises and even se claiming under the above deration paid for this transfe to the symbols 0, if not a vhere the context so requires y equally to corporations an rantor has executed this instr name to be signed and its s prs. SE OF THE PROPERTY DESCRIBED LICABLE LAND USE LAWS AND RE NG THIS INSTRUMENT, THE PERK Y SHOULD CHECK WITH THE APP	ONTINUE DESCRIPTION ON REVE ASPENT ASPENT ASPENT ONTINUE DESCRIPTION ON REVE atee's heirs, successors and ad grantee's heirs, successors and grantee's heirs, successors and grantee's heirs, successors a encumbrances except ( erry part and parcel there described encumbranee: a stated in terms of dolla a stated in terms of do	RSE SIDE) against the lawful claims and deman s, s $3500.00$ 3500.00	by seized and that ds of all wer, the frates as
fee simple of the above gran ntor will warrant and forever sons whomsoever, except tho The true and actual consist actor of a consists of a consideration. <sup>(1)</sup> (The senter In construing this deed, w le so that this deed shall apply In witness whereof, the gr corporation, it has caused its by order of its board of director INSTRUMENT WILL NOT ALLOW UI INSTRUMENT WILL NOT ALLOW UI INSTRUMENT WILL NOT ALLOW UI INSTRUMENT IN VIOLATION OF APP DIS. BEFORE TILE OT THE ACCEPTIN IRING FORE TILE TO THE ACCEPTIN IRING FORE TILE TO THE ACCEPTING DEFERMINE ANY UNITY PLANNING DEPA	defend the premises and even mants to and with grantee ar ited premises, free from all defend the premises and even se claiming under the above deration paid for this transfe to the symbols 0, if not a vhere the context so requires y equally to corporations an rantor has executed this instr name to be signed and its s prs. SE OF THE PROPERTY DESCRIBED LICABLE LAND USE LAWS AND RE NG THIS INSTRUMENT, THE PERK Y SHOULD CHECK WITH THE APP	ONTINUE DESCRIPTION ON REVE ASPENT ASPENT ASPENT ONTINUE DESCRIPTION ON REVE atee's heirs, successors and ad grantee's heirs, successors and grantee's heirs, successors and grantee's heirs, successors a encumbrances except ( erry part and parcel there described encumbranee: a stated in terms of dolla a stated in terms of do	RSE SIDE) against the lawful claims and deman s, s $3500.00$ 3500.00	by seized and that ds of all wer, the frates as
fee simple of the above gran ator will warrant and forever sons whomsoever, except tho The true and actual consist actor of a consists of a provide a consist of a provi	defend the premises and evi- mants to and with grantee ar inted premises, free from all defend the premises and evi- se claiming under the above deration paid for this transfe of the premises and evi- se claiming under the above deration paid for this transfe of the premises and evi- se claiming under the above deration paid for this transfe of the premises and evi- se claiming under the above deration paid for this transfe of the premises and the so- pres. SE OF THE PROPERTY DESCRIBED LICABLE LAND USE LAWS AND RE NG THIS INSTRUMENT, THE PERC Y SHOULD CHECK WITH THE APP RTIMENT TO VERIFY APPROVED US SUITS AGAINST FARMING OR FOR	ONTINUE DESCRIPTION ON REVE ASPENT ASPENT ASPENT ONTINUE DESCRIPTION ON REVE atee's heirs, successors and ad grantee's heirs, successors and grantee's heirs, successors and grantee's heirs, successors a encumbrances except ( erry part and parcel there described encumbranee: a stated in terms of dolla a stated in terms of do	RSE SIDE) against the lawful claims and deman s, s $3500.00$ 3500.00	by seized and that ds of all wer, the frates as
fee simple of the above gran ntor will warrant and forever sons whomsoever, except tho The true and actual consist actor of the forever the true and actual consist actor of the forever the consideration. <sup>(1)</sup> (The senter In construing this deed, will be so that this deed shall apply In witness whereof, the gr corporation, it has caused its by order of its board of director INSTRUMENT WILL NOT ALLOW UI INSTRUMENT IN VIOLATION OF APP DIS BEFORE TISE TO THE PROPERT IFICITY OR COUNTY PLANNING DEPA TO DETERMINE ANY LIMITS ON LAW THE SAS DEFINED IN ORS 30.930.	defend the premises and even defend the premises and even se claiming under the above deration paid for this transfe control of this transfe control of the symbols of the stransfe control of the symbols of the symbols of the symbols of the symbols of the symbols of the symbols of the symbols of the symbols of the symbols of the symbols of the symbols of the symbols of the symbols of the	ONTINUE DESCRIPTION ON REVER ASPENT TA ASPENT TA ONTINUE DESCRIPTION ON REVER Intee's heirs, successors and ad grantee's heirs, successors and ad grantee's heirs, successors and ad grantee's heirs, successors and a grantee's heirs, successors a	RSE SIDE) against the lawful claims and deman s, s $3500.00$ $3700$ 1000 $1000$ $1000$ $10001000$ $1000$	by seized and that ds of all wer, the frates as
fee simple of the above gran intor will warrant and forever sons whomsoever, except tho The true and actual consist action of the true and actual consist action of the senter In construing this deed, w de so that this deed shall apple In witness whereof, the gr corporation, it has caused its by order of its board of directo INSTRUMENT WILL NOT ALLOW UI INSTRUMENT IN VIOLATION OF APP DIS. BEFORE SIGNING OR ACCEPTIN JIRING FEE TITLE TO THE PROPERT TE CITY OR COUNTY PLANNING DEPA TO DETERMINE ANY LIMITS ON LAW DICES AS DEFINED IN ORS 30.930.	defend the premises and even defend the premises and even se claiming under the above deration paid for this transfe control of this transfe control of the symbols of the stransfe control of the symbols of the symbols of the symbols of the symbols of the symbols of the symbols of the symbols of the symbols of the symbols of the symbols of the symbols of the context se secured this instransfer name to be signed and its so fors. SE OF THE PROPERTY DESCRIBED LICABLE LAND USE LAWS AND RE NG THIS INSTRUMENT, THE PERK Y SHOULD CHECK WITH THE APP NATMENT TO VERIFY APPROVED US SUITS AGAINST FARMING OR FORM CALLIFORNIA	ONTINUE DESCRIPTION ON REVER ASPENT TA ASPENT TA ASPENT TA ONTINUE DESCRIPTION ON REVER Intee's heirs, successors and ad grantee's heirs, successors and ad grantee's heirs, successors and ad grantee's heirs, successors and a grantee's heirs, successors and the should be a successor and a grantee's heirs, successors and a grantee's heirs, successors and the should be a successor and a described encumbranee: a described encumbranee: a stated in terms of dollar a successors of dollar a successors a successor and a grantee's heirs, successors a a difference of the successors and a grantee's heirs, successors a a difference of the successors and a grantee's heirs, successors a a difference of the successors and a grantee's heirs, successors a a difference of the successors and a grantee's heirs, successors a a difference of the successors a successors a a difference of the successors a successors a a difference of the successors a successors a successors a a difference of the successors a successors a successors a a difference of the successors a success	RSE SIDE) against the lawful claims and deman s, s 3500.00 $\frac{35000}{12}$ $\frac{35000}{12}$ $$	y seized and that ds of all week, the grantor d to do
fee simple of the above gran intor will warrant and forever sons whomsoever, except tho The true and actual consist action of the true and actual consist action of the senter In construing this deed, w de so that this deed shall apple In witness whereof, the gr corporation, it has caused its by order of its board of directo INSTRUMENT WILL NOT ALLOW UI INSTRUMENT IN VIOLATION OF APP DIS. BEFORE SIGNING OR ACCEPTIN JIRING FEE TITLE TO THE PROPERT TE CITY OR COUNTY PLANNING DEPA TO DETERMINE ANY LIMITS ON LAW DICES AS DEFINED IN ORS 30.930.	defend the premises and evi mants to and with grantee ar ited premises, free from all defend the premises and evi se claiming under the above detation paid for this transfe context so requires y clubes one provide the above detation paid for this transfe y clubes one provide the above detation paid for this transfe y clubes one provide the above detation paid for this transfe y clubes one provide the above detation paid for this transfe y clubes one provide the above detation paid for the above detation paid for the above y clubes one provide the above detation paid for the above detation paid for the above detation paid for the above y clubes one provide the above y clubes one provide the above y equally to corporations an rantor has executed this instr name to be signed and its s brs. SE OF THE PROPERTY DESCRIBED LICABLE LAND USE LAWS AND RE NG THIS INSTRUMENT. THE PERF Y SHOULD CHECK WITH THE APP ARTMENT TO VERIFY APPROVED US SUITS AGAINST FARMING OR FOR CALLIFORNIA CALLIFORNIA	ONTINUE DESCRIPTION ON REVER ASPENT TA ASPENT TA ASPENT TA ONTINUE DESCRIPTION ON REVER Intee's heirs, successors an old grantee's heirs, success I encumbrances except ( cry part and parcel thereo e described encumbrances the stated in terms of dolla the stated in terms of do	RSE SIDE) against the lawful claims and deman s, s 3500.00 $\frac{35000}{12}$ $\frac{35000}{12}$ $$	y seized and that ds of all week, the grantor d to do
fee simple of the above gran intor will warrant and forever sons whomsoever, except tho The true and actual consist action of the sone In construing this deed, will be so that this deed shall apply In witness whereof, the gr corporation, it has caused its by order of its board of director INSTRUMENT WILL NOT ALLOW UI INSTRUMENT IN VIOLATION OF APPO DIS BEFORE TILE TO THE PROPERTY INFORMENT ANY LIMITS ON LAW THE SA DEFINED IN ORS 30.930. STATE by	defend the premises and even defend the premises and even se claiming under the above deration paid for this transfe Second Second Second Second Second deration has executed this instr name to be signed and its s ors. SE OF THE PROPERTY DESCRIBED LICABLE LAND USE LAWS AND RE NG THIS INSTRUMENT, THE PERS Y SHOULD CHECK WITH THE APP RATENT TO VERIFY APPROVED US SUITS AGAINST FARMING OR FORM CALLIFORNIA COF ØRFØØØ, County of - This instrument was acknow	ONTINUE DESCRIPTION ON REVER ASPENT TA ASPENT TA ONTINUE DESCRIPTION ON REVER Intee's heirs, successors and ad grantee's heirs, successors and ad grantee's heirs, successors and ad grantee's heirs, successors and a grantee's heirs, successors and the grant	RSE SIDE) as to validity, sufficiency or effect upon the herein described propert eary recording has been requested TLE & ESCROVY, INC. RSE SIDE) nd assigns forever. sors and assigns, that grantor is lawfull (if no exceptions, so state): of against the lawful claims and deman s, s 3500.00 EXCEPTION TWE STATE AND A STATE CORS 93.030.) the plural, and all grammatical changes of $AU60.57$ , 19.77, if officer or other person duly authorized p. Pressident 	y seized and that ds of all week, the grantor d to do
fee simple of the above gran fee simple of the above gran antor will warrant and forever sons whomsoever, except tho The true and actual consist accords of the son son solution of the true and actual consist accords of the solution of the solution accords of the solution of the solution in construing this deed, will de so that this deed shall apply In witness whereof, the gr corporation, it has caused its by order of its board of directo iNSTRUMENT WILL NOT ALLOW UI INSTRUMENT IN VIOLATION OF APP ONS. BEFORE SIGNING OR ACCEPT TE CITY OR COUNTY PLANNING DEPA TO DETERMINE ANY LIMITS ON LAW CTICES AS DEFINED IN ORS 30.930. STATE by	defend the premises and even and the premises, free from all defend the premises and even se claiming under the above deration paid for this transfe CALLIFORNIA SE OF THE PROPERTY DESCRIBED LICABLE LAND USE LAWS AND RE NOT THIS INSTRUMENT, THE PERS STR. SE OF THE PROPERTY DESCRIBED LICABLE LAND USE LAWS AND RE NG THIS INSTRUMENT, THE PERS Y SHOULD CHECK WITH THE APP ATMENT TO VERIEV APPROVED US SHOULD CHECK WITH THE APP ATMENT TO VERIEV APPROVED US STRUCT TO VERIEVA APPROVED US SUITS AGAINST FARMING OR FORM CALLIFORNIA This instrument was acknow	ONTINUE DESCRIPTION ON REVER ASPENT TA ASPENT TA ONTINUE DESCRIPTION ON REVER Intee's heirs, successors and ad grantee's heirs, successors and ad grantee's heirs, successors and ad grantee's heirs, successors and a grantee's heirs, successors and the grant	RSE SIDE) against the lawful claims and deman s, s 3500.00 $\frac{35000}{12}$ $\frac{35000}{12}$ $$	y seized and that ds of all week, the grantor d to do
fee simple of the above gran intor will warrant and forever sons whomsoever, except tho The true and actual consist action of the sone In construing this deed, will be so that this deed shall apply In witness whereof, the gr corporation, it has caused its by order of its board of director INSTRUMENT WILL NOT ALLOW UI INSTRUMENT WILL NOT ALLOW UI STATE by	defend the premises and even defend the premises and even se claiming under the above deration paid for this transfe CALLIFORNIA Se OF MERGY OF THE PROPERTY of the premises and even deration paid for this transfe CALLIFORNIA STATUS SALE AND USE LAWS AND RE NOT THE PROPERTY DESCRIBED LICABLE LAND USE LAWS AND RE NG THE PROPERTY DESCRIBED USE OF THE PROPERTY DESCRIBED USE OF THE PROPERTY DESCRIBED USE OF THE PROPERTY DESCRIBED STATUS AGAINST FARMING OR FORM CALLIFORNIA COF ØRFØØØ, County of This instrument was acknow	ONTINUE DESCRIPTION ON REVER ASPENT TA ASPENT TA ONTINUE DESCRIPTION ON REVER Intee's heirs, successors and ad grantee's heirs, successors and ad grantee's heirs, successors and ad grantee's heirs, successors and a grantee's heirs, successors and the grant	RSE SIDE) as to validity, sufficiency or effect upon the herein described propert eary recording has been requested TLE & ESCROVY, INC. RSE SIDE) nd assigns forever. sors and assigns, that grantor is lawfull (if no exceptions, so state): of against the lawful claims and deman s, s 3500.00 EXCEPTION TWE STATE AND A STATE CORS 93.030.) the plural, and all grammatical changes of $AU60.57$ , 19.77, if officer or other person duly authorized p. Pressident 	y seized and that ds of all week, the grantor d to do
fee simple of the above gran fee simple of the above gran antor will warrant and forever sons whomsoever, except tho the true and actual consistence and consideration. <sup>(1)</sup> (The senter In construing this deed, w de so that this deed shall apple In witness whereof, the gr corporation, it has caused its by order of its board of directo INSTRUMENT WILL NOT ALLOW U INSTRUMENT IN VIOLATION OF APP DATE SIGNING OR ACCEPT URING FEE TITLE TO THE PROPERT TO DETERMINE ANY LIMITS ON LAW CTICES AS DEFINED IN ORS 30.930. STATE by by	defend the premises and even and the premises, free from all defend the premises and even se claiming under the above deration paid for this transfe CALLIFORNIA SE OF THE PROPERTY DESCRIBED LICABLE LAND USE LAWS AND RE NOT THIS INSTRUMENT, THE PERS STR. SE OF THE PROPERTY DESCRIBED LICABLE LAND USE LAWS AND RE NG THIS INSTRUMENT, THE PERS Y SHOULD CHECK WITH THE APP ATMENT TO VERIEV APPROVED US SHOULD CHECK WITH THE APP ATMENT TO VERIEV APPROVED US STRUES AGAINST FARMING OR FORM CALLIFORNIA This instrument was acknow	ONTINUE DESCRIPTION ON REVER ASPENT TA ASPENT TA ONTINUE DESCRIPTION ON REVER Intee's heirs, successors and ad grantee's heirs, successors and ad grantee's heirs, successors and ad grantee's heirs, successors and a grantee's heirs, successors and the grant	RSE SIDE) as to validity, sufficiency or effect upon the herein described propert eary recording has been requested TLE & ESCROVY, INC. RSE SIDE) nd assigns forever. sors and assigns, that grantor is lawfull (if no exceptions, so state): of against the lawful claims and deman s, s 3500.00 EXCEPTION TWE STATE AND A STATE CORS 93.030.) the plural, and all grammatical changes of $AU60.57$ , 19.77, if officer or other person duly authorized p. Pressident 	y seized and that ds of all week, the grantor d to do
fee simple of the above gran fee simple of the above gran antor will warrant and forever sons whomsoever, except tho The true and actual consist active of the senter In construing this deed, w de so that this deed shall apply In witness whereof, the gr corporation, it has caused its by order of its board of directo INSTRUMENT WILL NOT ALLOW U INSTRUMENT WILL NOT ALLOW U INS BEFORE SIGNING ON ACCEPT D DETERNINE ANY LIMITS ON LAW IN O DETER SIGNING ANY LIMITS ON LAW IN O DETER SIGNING ANY LIMITS ON LAW IN O DETER SIGNING ANY LIMITS ON I SAM ABRAHAM	defend the premises and even defend the premises and even se claiming under the above deration paid for this transfe CALLIFORNIA Se OF THE PROPERTY DESCRIBED UCALLIFORNIA SUBJECTION OF THE PERTY SHOULD CHECK WITH THE APP MATMENT TO VERIFY APPROVED US SUITS AGAINST FARMING OR FORM CALLIFORNIA COF ØRFØØØ, County of This instrument was acknow W. V. W. C.	ONTINUE DESCRIPTION ON REVER ASPENT TA ASPENT TA ONTINUE DESCRIPTION ON REVER Intee's heirs, successors and ad grantee's heirs, successors and ad grantee's heirs, successors and ad grantee's heirs, successors and a grantee's heirs, successors and the grant	RSE SIDE) as to validity, sufficiency or effect upon the herein described propert eary recording has been requested TLE & ESCROVY, INC. RSE SIDE) nd assigns forever. sors and assigns, that grantor is lawfull (if no exceptions, so state): of against the lawful claims and deman s, s 3500.00 EXCEPTION TWE STATE AND A STATE CORS 93.030.) the plural, and all grammatical changes of $AU60.57$ , 19.77, if officer or other person duly authorized p. Pressident 	y seized and that ds of all week, the grantor d to do
fee simple of the above gran fee simple of the above gran antor will warrant and forever sons whomsoever, except tho the true and actual consistence of consideration. <sup>10</sup> (The senter In construing this deed, w de so that this deed shall apply In witness whereof, the gr corporation, it has caused its by order of its board of directo INSTRUMENT WILL NOT ALLOW UP INSTRUMENT ANY LANNING DEPA INSTRUMENT ANY UP ALLOW UP INSTRUMENT ANY UP ALLOW UP AND ALLOW INTER ANY UP ALLOW UP AND ALLOW INTER ANY UP ALLOW UP AND ALLOW UP AND ALLOW INTER ANY UP ALLOW UP AND ALLOW INTER ANY UP ALLOW UP AND ALLOW INTER ANY UP ALLOW UP AND ALLOW UP AND ALLOW INTER ANY ALLOW UP AND ALLOW UP AND ALLOW INTER ANY ALLOW UP AND ALLOW UP AND ALLOW INTER ANY ALLOW ALLOW ALLOW UP AND ALLOW ALLOW ALLOW ALLOW ALLOW INTER ANY ALLOW ALLOW A	defend the premises and even section and with grantee and ted premises, free from all defend the premises and even se claiming under the above deration paid for this transfe defend the premises and even se claiming under the above deration paid for this transfe defend the premises and even se claiming under the above deration paid for this transfe defend the premises and even se claiming under the above deration paid for this transfe defend the premises and even defend the pr	ONTINUE DESCRIPTION ON REVER ASPENT TA ASPENT TA ASPENT TA ONTINUE DESCRIPTION ON REVER Intee's heirs, successors and ad grantee's heirs, successors and ad grantee's heirs, successors are reversed and parcel thereous erry part and parcel thereous restribed encumbranees restribed in terms of dollar the singular includes for d to individuals. Tument this are seal, if any, affixed by an OIN BUL SON William V. Tropp RO- SES EST OLANGE vieldged before me on vieldged before me on AMUCHANGE	RSE SIDE) as to validity, sufficiency or effect upon the herein described propert eary recording has been requested TLE & ESCROVY, INC. RSE SIDE) nd assigns forever. sors and assigns, that grantor is lawfull (if no exceptions, so state): of against the lawful claims and deman s, s 3500.00 5700 TWE State of the Whole Claims and deman s, s 1500.00 5700 TWE State of the Whole Claims and deman s, s 1500.00 5700 TWE State of the Whole Claims and deman s, s 1500.00 5700 TWE State of the Whole Claims and deman s, s 1500.00 5700 TWE State of the Whole Claims and deman s, s 1500.00 5700 TWE State of the Whole Claims and deman s, s 1500.00 5700 TWE State of the Whole Claims and deman s, s 1000 State of the State of the State of the State of against the lawful claims and deman s, s 1000 State of the State of the State state of the State of the State of the State state of the State of the State of the State state of the State of the State of the State of the State state of the State of the State of the State of the State state of the State of the Stat	y seized and that ds of all week, the grantor d to do
fee simple of the above gran fee simple of the above gran antor will warrant and forever sons whomsoever, except tho The true and actual consist active of the senter In construing this deed, w de so that this deed shall apply In witness whereof, the gr corporation, it has caused its by order of its board of directo INSTRUMENT WILL NOT ALLOW U INSTRUMENT WILL NOT ALLOW U INS BEFORE SIGNING ON ACCEPT D DETERNINE ANY LIMITS ON LAW IN O DETER SIGNING ANY LIMITS ON LAW IN O DETER SIGNING ANY LIMITS ON LAW IN O DETER SIGNING ANY LIMITS ON I SAM ABRAHAM	defend the premises and even section and with grantee and ted premises, free from all defend the premises and even se claiming under the above deration paid for this transfe defend the premises and even se claiming under the above deration paid for this transfe defend the premises and even se claiming under the above deration paid for this transfe defend the premises and even se claiming under the above deration paid for this transfe defend the premises and even defend the pr	ONTINUE DESCRIPTION ON REVER ASPENT TA ASPENT TA ASPENT TA ONTINUE DESCRIPTION ON REVER Intee's heirs, successors and ad grantee's heirs, successors and ad grantee's heirs, successors are reversed and parcel thereous erry part and parcel thereous restribed encumbranees restribed in terms of dollar the singular includes for d to individuals. Tument this are seal, if any, affixed by an OIN BUL SON William V. Tropp RO- SES EST OLANGE vieldged before me on vieldged before me on AMUCHANGE	RSE SIDE) as to validity, sufficiency or effect upon the herein described propert eary recording has been requested TLE & ESCROVY, INC. RSE SIDE) nd assigns forever. sors and assigns, that grantor is lawfull (if no exceptions, so state): of against the lawful claims and demand s, s 3500.00 524652 (if $19$ 406057 (if $19$ 406057 (i	y seized and that ds of all week, the grantor d to do

30

Q