Schmath: Pairs: OR: 97501 PMILY, M., KARA. Pairs: Pairs: Pairs: Schult Pairs: OR: 97201 Pairs: Pairs: PMILY, M., KARA. Pairs: Pairs: Pairs: Pairs: PMILY, M., KARA. Pairs: Pa	AMERICANA INVESTMENTS, LLC P.O. BOX 1316		Vol	<u>m97</u> ¹³ ace STATE OF OREGON, County of <u>Klama</u>	
BMILLY M., KARA mean/microfine/reception No. 1722-1220-1220-1220-1220-1220-1220-1220-	KLAMATH FAILS, OR 97501 Gundor's Karns and Address EMILY M. KARA 2660 ROUND LAKE RD. KLAMATH FAILS, OR 97501 Gundod's Mome and Address		PACE RESERVED	I cirtify that the was neceived for recor- of <u>October</u> <u>11:27</u> o'clock A book/reel/volume No. <u>34424</u> and/or	e within instrument d on the <u>20th</u> day , 19 <u>97</u> , at M., and recorded in <u>M97</u> on page as fce/file/instru-
ELAMATH. FALLSOR 97501 Print: \$30.00 by Actilitiesf.eddd., Deputy. BRAGAN AND SALE GEED ENOW ALL BY THESE FRISENTS int. AMERICANA INVESTMENTS, LLC Interinder called grantes, for the consideration i revininfer stating, free hereby grant, bargain, nell and convey unto Endemand State of Constructions (and unto grantes's hirs, successors ind assigns, all of the certain real property, with the tenoments, hered- taments and appurenances thereantin belongin; or in any way apperiating, situate in	EMILY M. KERA 2660 ROUND LAKE KD. KLAMATH FALLS, OR 97501 Unil requested otherwise, install les states sorts in Plan e. Addriss, 200 EMILY M. KERA		13 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Records of said County. Witness my hand affixed.	and seal of County
KNOW ALL BY THESE PRESENTS int AMERICANA INVESTMENTS, LLC Perints of called grantor, for the consideration is creinafter statud, dues bereby grant, bargain, sell and convey unto PMILIX M. KAFA Dereinafter called grantor, and unto granter's h birs, successors and assigns, all of the centain real property, with the tenaments, hered- taments and appurenances thereuto belonging or in any vay appertaining, situated inKLAMATHCounty, State of Cregon, described as follows, to-wit: LOT 29, BLOCK 13, OREGON SHORES, TRAICT_053, ACCORDING TO THE OFFICIAL PLAT THEREOF, ON FILE IN THE OFFICE OF THE COUNTY CLERR, KLAMATH COUNTY, OREGON. Fig. G		File:	\$30.00 42196-KI		
Persinsfler called granter, for the consideration 'ereinsfler statud, forei hereby grant, lengain, well and convey unto PMILIY M., KAFA PMILY M., KAFA PMILY M., KAFA PMILY M., KAFA Converted granter, and unto grante's hirs, successors and assigns, all of the ortain real property, with the tenements, hered- tements and appureaances thereant to belongin; or in any way appertaining, situated in			 A state of the state 		
Emergensis and appurements appurements and appurement appurements and appurements and appurements and appurem	hereinafter called grantor, for the consideration rerein EMILY M. KARA	after slatod, o	loes hereby grant	l, bargain, sell and convey un	
THEREO?, ON FILE IN THE OFF. ICE OF THE COUNTY CLERK, KLAMATH COUNTY, OREGON. Image: Construct of the state state of the state of the state of the state of the s	itaments and appurleaances thereunto belongin;; or in State of Oregon, described as follows, to-wit:	n any way ap	pertaining, situal	led in <u>KLAMATH</u>	County,
Berger Berg	THEREOF, ON FILE IN THE OFFICE	OF THE	COUNTY CI	ERK, KLAMATH CO	JNTY, OREGON.
Berger Berg	A1 27				
To Have and to Hold the same unto grat tee and granteb's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$5000.000 However, the actual consideration consists of or includes other property or value given or promised which is [] part of the [28 the whole (indicate which] consideration.0 (The sentace between the symbols 0, if not applicable, should be deted. See ORS 9303.) In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument this day of 19.17; if grantor is a corporation, it has caused its mame to be signed and its seal, if any, affined by an officer or other person duly authorized to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE AND REGULAR THE PERSIM- ADDIA PROPERTY SHOULD CHECK WITH THE APPRI- PRATE CITY OR COUNTY DESCRIBED AND THE APPRI- BY : JO - ANIN LYINN This instrument was acknowledged before me on	「「「「」「」「」「」「」「」「」「」「」「」「「」「」」「」「」「」「」」「」「				
To Have and to Hold the same unto grat tee and grantue's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$5.0.00.00 © However, the actual consideration consists of or includes other property or value given our promixed which is [] part of the [2 the whole (indicate which) consideration.© (The sentence between the symbols ©, if not applicable, should be deleted. See ORS 93.03).) In construing this deed, where the content to requires, the singular includes the plural, and all granmatical changes shall be made so that this deed shall apply equally to corporations and to individuals. IN WITNEES WHEREOF, the grantor has executed this instrument this 10 day of 19.7; if grantor is a corporation, it has caused its name to be signed and its seal, if any, affined by an officer or other person duly authorized to do so by order of its board of directors. THIS INSTRUMENT WIVIOLATION OF APPLICABLE LAND LIFELAWS AND REGU- AND TO BETERMINE ANY INFORMATION FOR PRIVE DESCRIBED IN THIS INSTRUMENT WIVIOLATION OF APPLICABLE LAND LIFELAWS AND REGU- AND TO DETERMINE ANY INFORMATION FOR PRIVE DESCRIBED IN THIS INSTRUMENT WIVIOLATION OF APPLICABLE LAND LIFELAWS AND REGU- AND TO DETERMINE ANY INFORMATION TO VEN YA APPROVED USES PRACTICES AS DEFINED IN ORS 30.330. STATE OF OREGOLY, County of LATMATIZIC SOLUTION OF S0.330. STATE OF OREGOLY, County of LATMATIZIC SOLUTION, INVESTMENTS, LLC. DOWNLY PLANING DEFARMINENT TO VEN YA APPROVED USES This instrument was acknowledged before me on					
In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument this day of, 19.7; if grantor is a corporation, it has caused its name to be signed and its seal, if any, afficed by an officer or other person duly authorized to do so by order of its board of directors. THIS INSTRUMENT WILL, NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL, NOT ALLOW USE OF THE PROPERTY DESCRIBED IN ACQUIRING FEE TILE ID THE PROPERTY SHOLD CHECK WITH THE APPROACH PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGOV, County of	To Have and to Hold the same unto gratitee as The true and actual consideration paid for this actual consideration consists of or includes other prop	no granteë's transfer, stat perty or valu	heirs, successors ed in terms of do e given or promi	and assigns forever. Mars, is \$15,000,00 sed which is [] part of the []	
THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- LATIONS. REFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSION ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPLICA PRACTICES AS DEFINED IN ORS 30.930. AMERICANA. INVESTMENTS, LLC STATE OF OREGOV, County of	In construing this deed, where the context so made so that this deed shall apply equally to corporat IN WITNESS WHEREOF, the grantor has ex-	requires, the tions and to i ecuted this ir	singular includes ndividuals. Istrument this	the plural, and all grammat	
PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGO'N, County ofATTA) ss. This instrument was acknowledged before me on by _AMERICANA INVESTMENTS, LLC BY: JO-ANN LYNN This instrument was acknowledged before me on	THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY D THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH	HE APPELE			to gol
This instrument was acknowledged before me on, 19, by _AMERICANA_INVESTMENTS, LLC BY: JO-ANN_LYNN This instrument was acknowledged before me on by as OFFICIAL SEAL DONALD J. TORRIE: NOTARY PUBLIC - UREGUIL WY COMMISSION NO. 304311 DONALD J. TORRIE: NOTARY PUBLIC - UREGUIL Notary Public for Oregon	PRACTICES AS DEFINED IN ORS 30.930.	U.			
MOTARY PUBLIC - OREGUL (MY COMMISSION NO. 304311 Notary Fublic for Oregon	This instrument wa by _AMERICANA. IN This instrument wa	s acknowled	ged before me or S. LLC BY	JO-ANN LYNN	,19, ,19,
	CTOFFICIAL SEAL			DA A	P