1	ROATI AND HALE DEED (In				
9	8:1.60				TRUCHT 1991 STEVEXENY 3S LINK FUR ISLAND CO., PERTINAND, OR S
Willia	T A .	ton			/ol_/1997 Page 36661
428 Ro	05012.14 54	·····			STATE OF OREGON, County of Klamath
Flaimath	Giantor's Name and Ad	(60/			I certify that the within instrum was received for record on the 5th
		•			of <u>November</u> 19.97
	Grantes's Name and Ad:				1:54 o'clock P. M., and recorded book/reel/volume Nc. <u>M97</u> on p
After recording, retu	m to (Vame, Address, Zip):	(FTG 8/3	si	PACE RESERVED	36561 and/or as fee/file/inst
ANN FOUR	LAND DERALIST WAY		R	ECORDER'S USE	ment/microfilm/reception No. <u>48160-</u> Records of said County.
SACREMENT	Q, CA 95827				Witness my hand and seal of Cou affixed.
fthn tour					
Sacre nen	ederalist We	34	 Fee: \$3	0.00	Bernetha G. Letsch, Co. Clerk
				1:00 c.c.	By Karthin Rassel, Depu
4-2-2 (1997) - 2 (1997) - 2 (1997) - 2 (1997) - 2 (1997) - 2 (1997) - 2 (1997) - 2 (1997) - 2 (1997) - 2 (1997)			BARGAIN AND	SALE DEED	
KNOW	ALL BY THESE P	RESENTS that	WILLI	AN J. ALSTO	<u>H</u>
hereinafter call	ed grantor, for the cc	onsideration herein	after stated, d	oes hereby grant.	bargain, sell and convey unto

	ppunchances merem	nto belonging of in	i any way app	estigns, all of that beitaining, situate	t certain real property, with the tenements, here al in <u>KLAMATH</u> Cour
Sale of Clego	n, described as 10110	WB, 10-WII:			
Lot in t	28, Block 93, he County of H	KLAMATH FALL	S FORMST	ESTATES HIG	HWAY 65 UNIT, PLAT NO. 4,
	36 MAP 3711-2		- 01 treg	•	
	50 MAR 5711-2	-7AU 115 1400			
2					
*					
				E DESCRIPTION ON O	
To Have	and to Hold the san	(IF SPACIEINSUFI	FICIENT, CONTINUE	tite successore a	VERSE)
The true	and to Hold the san and actual consider	me unto grat ee an ation paid for this t	d granteu's he transfer, state	eirs, successors a d in terms of doll	nd assigns forever. ars. is \$ FULL VALUE OHowever the
actual considera which) consider	and actual consideration consists of or in ation. ⁽¹⁾ (The sentence t	the unito grad see an ation paid for this t includes other propo- between the syr bols $\Phi_{\rm c}$	d grantee's he transfer, statee erty or value	tirs, successors a d in terms of doll given or promise should be deleted	nd assigns forever. ars, is \$FULL_VALUE ^① However, the d which is part of the] the whole (indicas See ORS 90.00.)
actual considera which) consider In constr	and actual consideration consists of or in ation. ⁽¹⁾ (The sentence truing; this deed, when	the unto grad see an ation paid for this t noludes other prop between the symbols Φ , are the content so re	d granten's he transfer, stated erty or value , if not applicable equires, the si	eirs, successors a d in terms of doll given or promise , should be deleted.	nd assigns forever. ars, is \$FULL_VALUE ^① However, th d which is [nart of the] the whole (indice
actual considera which) consider In constr made so that thi IN WITT	and actual consider tion consists of or in ation. ^① (The sentence to ruing this deed, when is deed shall apply en NES:S WHEREOF, (the unto gradue and ation paid for this to noludes other propu- between the symbols Φ , are the content so re qually to comporation the grantor has exer-	d granten's he transfer, stated erty or value , if not applicable equires, the si ons and to ind cuted this inst	eirs, successors a d in terms of doll given or promise , should be deleted. ingular includes t dividuals. Irrument this	nd assigns forever. ars, is \$FULL_VALUE However, the d which ispart of the the whole (indica See ORS 93.030.) the plural, and all grammatical changes shall h b th. day of November 19 97-
actual considera which) consider In constr made so that thi IN WITT grantor is a corp	and actual consider tion consists of or in ation. ^① (The sentence to ruing this deed, when is deed shall apply en NES:S WHEREOF, (boration, it has cause	the unto gradue and ation paid for this to noludes other propu- between the symbols Φ , are the content so re qually to comportation the grantor has exer- ed its name to be si	d granten's he transfer, stated erty or value , if not applicable equires, the si ons and to ind cuted this inst	eirs, successors a d in terms of doll given or promise , should be deleted. ingular includes t dividuals. Irrument this	nd assigns forever. ars, is \$FULL_VALUE ^① However, the d which is part of the] the whole (indicas See ORS 90.00.)
actual consider which) consider In consti made so that thi IN WITI grantor is a corp to do so by orde	and actual consider attion consists of or in attion. ^① (The sentence is ruing this deed, when is deed shall apply ea NESS WHEREOF, (i) boration, it has cause or of its board of dire	the units gradies and ation paid for this to neludes other propu- between the symbols Φ , the the context so re- qually to comporation the grantor has exer- ed its name to be si- pectors.	d granten's he transfer, stated erty or value , if not applicable equires, the si ons and to ind cuted this insi gned and its s	eirs, successors a d in terms of doll given or promise , should be deleted. ingular includes t dividuals. Irrument this	nd assigns forever. ars, is \$FULL_VALUE However, the d which ispart of the the whole (indica See ORS 93.030.) the plural, and all grammatical changes shall h b th. day of November 19 97-
The true actual considera which) consider In constr made so that thi IN WITT grantor is a corp to do so by orde THIS INSTRUMENT THIS INSTRUMENT	and actual consider ation consists of or in ation. ^① (The sentence the rung this deed, when is deed shall apply en NES:5 WHEREOF, at boration, it has cause or of its board of direct WILL NOT ALLOW USE	the unito gradiee an- ation paid for this t includes other prop- between the symbols Φ , are the content so re qually to comporation the grantor has exer- ed its name to be si- pectors.	d grantee's he transfer, statee erty or value , if not applicable equires, the si ons and to ind cuted this inst gned and its s	eirs, successors a d in terms of doll given or promise , should be deleted. ingular includes t dividuals. Irrument this	nd assigns forever. ars, is \$FULL_VALUE
actual consider actual consider which) consider In const made so that thi IN WITH grantor is a corp to do so by orde THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT ACQUIRING FEE TH PRIATE CITY OR COL AND TO DETERMING	and actual consider, ation consists of cr in ation. [©] (The sentence is ruing this deed, when is deed shall apply en NESS WHEREOF, it boration, it has cause er of its board of dire WILL NOT ALLOW USE SIGNING OR ACCEPTING LE TO THE PROPERTY S UNTY PLANNING DEPART ANY LIMITS ON LAWSH	the unito gradiee an- ation paid for this t includes other prop- between the symbols Φ , are the content so re qually to comport the grantor has exer- ed its name to be si- bectors. OF THE PROPERTY DE ABLE LAND USE LAWS THIS INSTRUMENT, THIS HISTRUMENT, ADDR	d granten's he transfer, stated erty or value , if not applicable equires, the si ons and to ind cuted this inst gned and its s SCRIBED iV AND REG.4 HE PERSON HE APPRIC.	eirs, successors a d in terms of doll given or promise e, should be deleted. ingular includes t dividuals. trument this seal, if any, affat	nd assigns forever. ars, is \$FULL_VALUE
actual consider actual consider which) consider In const made so that thi IN WITH grantor is a corp to do so by orde THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT ACQUIRING FEE TH PRIATE CITY OR COL AND TO DETERMING	and actual consider ation consists of cr in ation. ^① (The sentence it ruing this deed, when is deed shall apply en NESS WHEREOF, it boration, it has cause or of its board of dire WILL NOT ALLOW USE IN VICILATION OF APPLIC SIGNING OR ACCEPTING IF TU THE PROPERTY S	the unito gradiee an- ation paid for this t includes other prop- between the symbols Φ , are the content so re qually to comport the grantor has exer- ed its name to be si- bectors. OF THE PROPERTY DE ABLE LAND USE LAWS THIS INSTRUMENT, THIS HISTRUMENT, ADDR	d granten's he transfer, stated erty or value , if not applicable equires, the si ons and to ind cuted this inst gned and its s SCRIBED iV AND REG. HE PERSON HE APPRIC.	eirs, successors a d in terms of doll given or promise e, should be deleted. ingular includes t dividuals. trument this seal, if any, affat	nd assigns forever. ars, is \$FULL_VALUE
actual consider actual consider which) consider In const made so that thi IN WITH grantor is a corp to do so by orde THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT ACQUIRING FEE TH PRIATE CITY OR COL AND TO DETERMING	and actual consider ation consists of cr in ation. [©] (The sentence is ruing this deed, when is deed shall apply en NES'S WHEREOF, it boration, it has cause er of its board of dire WILL NOT ALLOW USE IN VICLATICN OF APFLIC SIGNING OR ACCEPTING SIGNING OR ACCEPTING SIGNING OR ACCEPTING SIGNING OR ACCEPTING ANY LIMITS ON LAWSUN NED IN ORS 30.930.	the unto graf se an- ation paid for this t includes other prop- between the symbols Φ , are the content so re- qually to comporation the grantor has exec- ed its name to be si- bectors. OF THE PROPERTY DE ABLE LAND USE LAWS THIS INSTRUMENT, T MENT TO VERHIMAPPR ITS AGAINST FF AMING OF ORIEGON, Com	d grantee's he transfer, stated erty or value , if not applicable equires, the si ons and to ind cuted this inst gned and its s SCRIBED iN AND REG. HE APPRIS INE APPRIS OR FOREST OR FOREST	eirs, successors a d in terms of doll given or promise e, should be deleted. ingular includes t dividuals. trument this seal, if any, affar vilgeriam J.	htd assigns forever. ars, is \$FULL_VALUE
actual consider actual consider which) consider In const made so that thi IN WITH grantor is a corp to do so by orde THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT ACQUIRING FEE TH PRIATE CITY OR COL AND TO DETERMING	and actual consider ation consists of cr in ation. [©] (The sentence is ruing this deed, when is deed shall apply en NES'S WHEREOF, it boration, it has cause er of its board of dire WILL NOT ALLOW USE IN VICLATICN OF APFLIC SIGNING OR ACCEPTING SIGNING OR ACCEPTING SIGNING OR ACCEPTING SIGNING OR ACCEPTING ANY LIMITS ON LAWSUN NED IN ORS 30.930.	the unto graf se an- ation paid for this t includes other prop- between the symbols Φ , are the content so re- qually to comporation the grantor has exec- ed its name to be si- bectors. OF THE PROPERTY DE ABLE LAND USE LAWS THIS INSTRUMENT, T MENT TO VERHIMAPPR ITS AGAINST FF AMING OF ORIEGON, Com	d grantee's he transfer, stated erty or value , if not applicable equires, the si ons and to ind cuted this inst gned and its s SCRIBED iN AND REG. HE APPRIS INE APPRIS OR FOREST OR FOREST	eirs, successors a d in terms of doll given or promise e, should be deleted. ingular includes t dividuals. trument this seal, if any, affar vilgeriam J.	htd assigns forever. ars, is \$FULL_VALUE
actual consider actual consider which) consider In const made so that thi IN WITH grantor is a corp to do so by orde THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT ACQUIRING FEE TH PRIATE CITY OR COL AND TO DETERMING	and actual consider: ation consists of cr in ation. [©] (The sentence in rung this deed, when is deed shall apply en NES'S WHEREOF, it boration, it has cause er of its board of dire WILL NOT ALLOW USE in VIOLATICN OF APFLIC SIGNING OR ACCEPTING LE TO THE PROPERTY S UNTY PLANING DEPART ANY LIMITS ON LAWSUI NED IN ORS 30.930. STATTE O The by	the unto gran se and ation paid for this to noludes other propu- between the symbols Φ , re the context so re qually to comporate the grantor has execu- ted its name to be si- pectors. OF THE PROPERTY DE ABLE LAND USE LAWS THE ABLE LAND USE LAWS THE LAND USE LAWS THE PROPERTY DE ABLE LAND USE LAWS THE LAWS THE LAND USE LAWS THE LAWS THE LAWS THE LAWS THE LA	d grantee's he transfer, stated erty or value , if not epplicable equires, the si ons and to ind cuted this inst gned and its s SCRIBED IV AND REG - HE PERSOU HE PERSOU HE PERSOU HE PERSOU NE FOREST OR FOREST nty of	eirs, successors a d in terms of doll given or promise e, sheuld be deleted. ingular includes t dividuals. trument this seal, if any, affar viller LTAM J.	and assigns forever. ars, is \$FULL_VALUE O However, the d which is □ part of the □ the whole (indica See ORS 93.030.) the plural, and all grammatical changes shall be the day of November, 19_97; the plural of ficer or other person duly authorized ALSTON
Ine true actual consider which) consider In constr made so that thi IN WITH grantor is a corp to do so by orde THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT PRACTICES AS DEFI	and actual consider: ation consists of cr in ation. [©] (The sentence is ruing this deed, when is deed shall apply en NES'S WHEREOF, it boration, it has cause er of its board of dire WILL NOT ALLOW USE IN VICLATICN OF APFLIC SIGNING OR ACCEPTING LE TO THE PROPERTY S UNTY PLANNING DEPART ANY LIMITS ON LAWSUN NED IN ORS 30.930. STATTE O The by as	the unto graf se an ation paid for this t includes other propu- between the symbols Φ , re the context so re qually to comporate the grantor has execu- ed its name to be si- pectors. OF THE PROPERTY DE ABLE LAND USE LAWS THIS INSTRUMENT, TO VERHY APPR ITS AGAINST FF AMING OF ORIEGON, Coun- his instrument was MILLITAM J. A	d grantee's he transfer, stated erty or value , if not epplicable equires, the si ons and to ind cuted this inst gned and its s SCRIBED IV AND REG - HE PERSOU HE PERSOU HE PERSOU HE PERSOU NE FOREST OR FOREST nty of	eirs, successors a d in terms of doll given or promise e, sheuld be deleted. ingular includes t dividuals. trument this seal, if any, affar viller LTAM J.	nd assigns forever. ars, is \$FULL_VALUE
Ine true actual considera which) consider In consti made so that thi IN WITH grantor is a corp to do so by orde THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT LATIONS. BEFORE S ACQUIRING FEE TH PRIATE CITY OR COL AND TO DETERMINE PRACTICES AS DEFI	and actual consider ation consists of cr in ation. [©] (The sentence is ruing this deed, when is deed shall apply en NESS WHEREOF, it is deed shall apply en NESS WHEREOF, it is deed shall apply en NESS WHEREOF, it is doed shall apply en or of its board of dire will NOT ALLOW USE in VIOLATICN OF APFLIC IN VIOLATICN OF APFLIC IN VIOLATICN OF APFLIC IN VIOLATICN OF APFLIC IN THE PROPERTY S UNTY PLANING DEPART ANY LIMITS ON LAWSUI NED IN ORS 30.930. STATE O The by as STATE OFFLICAL SEAL	the unto graf se an ation paid for this t includes other propu- between the symbols Φ , re the context so re qually to comporate the grantor has execu- ed its name to be si- pectors. OF THE PROPERTY DE ABLE LAND USE LAWS THIS INSTRUMENT, TO VERHY APPR ITS AGAINST FF AMING OF ORIEGON, Coun- his instrument was MILLITAM J. A	d grantee's he transfer, stated erty or value , if not epplicable equires, the si ons and to ind cuted this inst gned and its s SCRIBED IV AND REG - HE PERSOU HE PERSOU HE PERSOU HE PERSOU NE FOREST OR FOREST nty of	eirs, successors a d in terms of doll given or promise e, sheuld be deleted. ingular includes t dividuals. trument this seal, if any, affar viller LTAM J.	nd assigns forever. ars, is \$FULL_VALUE
Ine true actual considera which) consider In consti made so that thi IN WITH grantor is a corr to do so by orde THIS INSTRUMENT THIS INSTRUMENT LATIONS. DEFORMS ACQUIRING FEE TH PRACTICES AS DEFI	and actual consider ation consists of cr in ation. [©] (The sentence is ruing this deed, when is deed shall apply en NES'S WHEREOF, it boration, it has cause ar of its board of dire WILL NOT ALLOW USE IN VICLATICN OF APFLIC SIGNING OR ACCEPTING UNTHE PROPERTY S UNTY PLANNING DEPART ANY LIMITS ON LAWSUN NED IN ORS 30.930. STATE O TI by STATE O TI by OFFICIAL SEAL SEAL SEAL REY FUBLIC OR SEGURI	the unto graf se an ation paid for this t includes other propu- between the symbols Φ , re the content so re- qually to comporation the grantor has execu- ed its name to be si- ectors. OF THE PROPERTY DE ABLE LAND USE LAWS THIS INSTRUMENT, TO VERIFY APPR ITS AGAINST FARMING OF ORIEGON, Coun- his instrument was NITLI LAM J. A his instrument was	d grantee's he transfer, statee erty or value , if not applicable equires, the si ons and to ind cuted this inst gned and its s scribed and its scribed and its s scribed and its scribed and its s scribed and its scribed and its scribed and its s scribed and its scribed and its scri	eirs, successors a d in terms of doll given or promise , should be deleted. ingular includes t dividuals. trument this seal, if any, affin villed IAM J.	ind assigns forever. ars, is \$
Ine true actual consider which) consider In constr made so that thi IN WITH grantor is a corp to do so by orde THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT AND TO DETERMINE PRACTICES AS DEFI	and actual consider ation consists of cr in ation. [©] (The sentence is rung this deed, when is deed shall apply en NES'S WHEREOF, if boration, it has cause er of its board of dire will NOT ALLOW USE SIGNING OF ACCEPTING LE TO THE PROPERTY SIGNING OF ACCEPTING LE TO THE PROPERTY ANY LIMITS ON LAWSUN NED IN ORS 30.930. STATE O The by as OFFICIAL SEAL OFFICIAL SEAL	the unto grat se and ation paid for this to neludes other propu- between the symbols Φ , re the context so re qually to comport the grantor has exer- ed its name to be si- ectors. OF THE PROPERTY DE LAND US LAWS THIS INSTRUMENT DE LAND US LAWS THIS INSTRUMENT OF MENT TO VERIMY APPR ITS AGAINST FARMING OF ORIEGON, Coun- his instrument twas MILLITAM J. A his instrument twas	d grantee's he transfer, stated erty or value , if not applicable equires, the si ons and to ind cuted this inst gned and its s SCRIBED iN AND REG. HE APPRIC INE APPRIC OVED USES OR FOREST INTY of	eirs, successors a d in terms of doll given or promise , should be deleted. ingular includes t dividuals. trument this seal, if any, affar viller ITAM J.	ind assigns forever. ars, is \$
Ine true actual consider which) consider In constr made so that thi IN WITH grantor is a corp to do so by orde THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT THIS INSTRUMENT AND TO DETERMINE PRACTICES AS DEFI	and actual consider ation consists of cr in ration. [©] (The sentence is rung this deed, when is deed shall apply en NES'S WHEREOF, if boration, it has cause er of its board of dire will NOT ALLOW USE and the property S UNTY PLANHING DEPART ANY LIMITS ON LAWSUI NED IN ORS 30.930. STATE O The by by CFFICIAL SEAL COLLAR COLVER RAY FUBLIS-OREGON MISS ION NO. 053021	the unto grat se and ation paid for this to neludes other propu- between the symbols Φ , re the context so re qually to comport the grantor has exer- ed its name to be si- ectors. OF THE PROPERTY DE LAND US LAWS THIS INSTRUMENT DE LAND US LAWS THIS INSTRUMENT OF MENT TO VERIMY APPR ITS AGAINST FARMING OF ORIEGON, Coun- his instrument twas MILLITAM J. A his instrument twas	d grantee's he transfer, stated erty or value , if not applicable equires, the si ons and to ind cuted this inst gned and its s SCRIBED iN AND REG. HE APPRIC INE APPRIC OVED USES OR FOREST INTY of	eirs, successors a d in terms of doll given or promise , should be deleted. ingular includes t dividuals. trument this seal, if any, affin villed IAM J.	ind assigns forever. ars, is \$