JAMES RANDALLIRALOGN	200 mar	Mas Page 3004 00
	96 MAR 26 P3.15"	1/098 Page 9834 STATE OF OREGON, }s
P-O-Box-184-		County ofKlamath Swall County ofKlamath I certify that the within instrument
Kenc, Or 97627 Grandor's Hame and Address		was received for record on the 26th day
D T SERVICE, INC., % PAULINE BROWNING		3:15 o'clock _PM., and recorded in
HC15, Box 4955 Namy and Aidress	SPACE RESERVED	book/reel/volume No. M98 on page 9834 and/or as fee/file/instru-
D'T SERVICE, TNC.	FOR	ment/microfilm/reception No55325_,
% PAULINE BROWNING HC15, Box 495C		Record of Deeds of said County.  Witness my hand and seal of County
Eancyer, - 37M - 88041 Until requested otherwise, send all tax externents to (Name, Address, Zip):		affixed.
D T SERVICE, INC., \$ PAULINE BROWNING ,		Rernetha G. Letsch, Co.Clerk
HC15, Box 495C Hanover, NM 88041 2829		By Kattlin Ross, Deputy.
Hanover, Mr. 66041 ANAL		
les les	WARRANTY DEED	
KNOW ALL BY THESE PRESENTS that		
hereinafter called grantor, for the consideration hereing D T SERVICE, INC., A NEVADA CO	fter stated, to grantor paid by -	
hereinafter called grantee, does hereby grant, bargain, that certain real property, with the tenements, heredit situated in County,	sell and convey unto the grante	e and grantee's heirs, successors and assigns, cunto belonging or in any way appertaining,
LOT 01, BLOCK 92, KLAMATH FALI	s forest estates,	HIGHWAY 66, PLAT 4
OPECN		
KLAMATH COUNTY, OREGON		
		사용하다 중요한 경우 시간 하는 사람들은 사용하는 것이 되었다. 2013년 3월 1일 대한 기계 전 1985년 1일 대한 기계
	化二氢基基酚 "你们,我想到了这个人,你不知道,我们就是这样的一样的一样的,我	형화를 즐겁는데 그들은 이번 이 아이를 된다고요.
	IENT, CONTINUE DESCRIPTION OF REVER	- 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
To Have and to Hold the same unto grantee an	d grantee's heirs, successors an	d assigns forever. ors and assigns, that grantor is lawfully seized
	d grantee's heirs, successors an	d assigns forever. ors and assigns, that grantor is lawfully seized
To Have and to Hold the same unto grantee an	d grantee's heirs, successors an tee and grantee's heirs, success om all encumbrances except (i	d assigns forever. ors and assigns, that grantor is lawfully seized f no exceptions, so state):
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with grain in fee simple of the above granted premises, free fr	d grantee's heirs, successors an itee and grantee's heirs, success om all encumbrances except (i	d assigns forever. ors and assigns, that grantor is lawfully seized f no exceptions, so state):, and that
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with grain in fee simple of the above granted premises, free from grantor will warrant and forever defend the premises persons whomsoever, except those claiming under the	d grantee's heirs, successors an itee and grantee's heirs, success om all encumbrances except (i  and every part and parcel thereo above described encumbrances	d assigns forever.  ors and assigns, that grantor is lawfully seized f no exceptions, so state):  , and that f against the lawful claims and demands of all is.
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with grain in fee simple of the above granted premises, free from the grantor will warrant and forever defend the premises persons whomsoever, except those claiming under the The true and actual consideration paid for this are the grantor will warrant and forever defend the premises are persons whomsoever, except those claiming under the true and actual consideration paid for this are the granton to the granton and the granton are the granton and the granton are the granton and granton are the granton and granton are the granton and granton and granton are the granton and granton and granton are the granton and granton and granton and granton are the granton are the granton and granton are the granton are the granton and granton are the gr	d grantee's heirs, successors an tee and grantee's heirs, successor all encumbrances except (in all encumbrances except (in all encumbrances above described encumbrances transfer, stated in terms of dollarity of white given or promised	d assigns forever. ors and assigns, that grantor is lawfully seized f no exceptions, so state):
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with grain in fee simple of the above granted premises, free from the grantor will warrant and forever defend the premises persons whomsoever, except those claiming under the The true and actual consideration paid for this warrant to make a to the symbols of the consideration of the symbols of the s	d grantee's heirs, successors an tee and grantee's heirs, successor all encumbrances except (in all encumbrances except (in all encumbrances above described encumbrances transfer, stated in terms of dollary of white given or promised the company of the province in a company of the company of t	d assigns forever. ors and assigns, that grantor is lawfully seized f no exceptions, so state):
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with grain in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the sentence claiming under the The true and actual consideration paid for this sentence between the symbols of the sentence between the symbols	d grantee's heirs, successors an itee and grantee's heirs, successor all encumbrances except (item) all encumbrances except (item) above described encumbrances transfer, stated in terms of dollarity of value given by promised, it not applicable, should be deleted. Sequines, the singular includes the	d assigns forever.  ors and assigns, that grantor is lawfully seized f no exceptions, so state):
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with grain in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted the premises are persons whomsoever, except those claiming under the The true and actual consideration paid for this actual consideration paid for this actual consideration. The true and actual consideration paid for this actual constitution of the sentence between the symbols of the context so that this deed shall apply equally to corporate the protection of the grantor has executed the grantor has executed to the context so that this deed shall apply equally to corporate the grantor has executed to the grantor has executed to the context so that this deed shall apply equally to corporate the grantor has executed to the context so the grantor has executed to the	d grantee's heirs, successors an itee and grantee's heirs, successor all the end grantee's heirs, successor all encumbrances except (it is a successor all encumbrances except (it is a successor all encumbrances above described encumbrances transfer, stated in terms of dollar encumbrances to the encumbrance of	d assigns forever.  ors and assigns, that grantor is lawfully seized f no exceptions, so state):
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with grain in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the sentence claiming under the The true and actual consideration paid for this sentence between the symbols of the sentence between the symbols	d grantee's heirs, successors an itee and grantee's heirs, successor all the end grantee's heirs, successor all encumbrances except (it is a successor all encumbrances except (it is a successor all encumbrances transfer, stated in terms of dollarly of white given or promiser, it not applicable, should be deleted. Sequires, the singular includes the ions and to individuals, his instrument this	d assigns forever.  ors and assigns, that grantor is lawfully seized f no exceptions, so state):
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with grain in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the sim	d grantee's heirs, successors an itee and grantee's heirs, successor all the end grantee's heirs, successor all encumbrances except (it is a successor all encumbrances except (it is a successor all encumbrances transfer, stated in terms of dollarly of white given or promiser, it not applicable, should be deleted. Sequires, the singular includes the ions and to individuals, his instrument this	d assigns forever.  ors and assigns, that grantor is lawfully seized f no exceptions, so state):
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with grain in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the sim	d grantee's heirs, successors an tee and grantee's heirs, successor all the and grantee's heirs, successor all encumbrances except (in the successor all encumbrances all encumbrances except	d assigns forever.  ors and assigns, that grantor is lawfully seized f no exceptions, so state):
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with grain in fee simple of the above granted premises, free from the simple of the above granted premises, free from fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the simple of the true and actual consideration paid for this actual consideration. (The sentence between the symbols of the construing this deed, where the context so made so that this deed shall apply equally to corporate in witness whereof, the grantor has executed the song that this deed shall apply equally to corporate is a corporation, it has caused its name to be signed as the symbols of the symbols	d grantee's heirs, successors an tee and grantee's heirs, successor all tee and grantee's heirs, successor all encumbrances except (in the successor all encumbrances except (in the successor all encumbrances transfer, stated in terms of dollar encumbrances, if not applicable, should be deleted. Sequires, the singular includes the instrument this day and its seal, if any, affixed by a second to individuals.  ESCRIBED IN SAND REGULATION THE APPROPRIES OF TAXABLE TRANSPORTED TAXABLE TAXABLE TRANSPORTED TAXABLE TRANSPORTED TAXABLE TRANSPORTED TAXABLE TRANSPORTED TAXABLE TRANSPORTED TAXABLE TRANSPORTED TAXABLE TA	d assigns forever.  ors and assigns, that grantor is lawfully seized f no exceptions, so state):
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with grain in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the simple of the persons whomsoever, except those claiming under the The true and actual consideration paid for this which consideration. The sentence between the symbols of the context so the simple of the sentence between the symbols of the context so the symbols. In construing this deed, where the context so made so that this deed shall apply equally to corporate in witness whereof, the grantor has executed the same to be signed as the symbols of the symbols of the symbols of the symbols. This instrument in violation of Applicable Land use Law Lations. Before signing or accepting this instrument, acousting fee title to the property should click with Priate city of county planning department to verify Applicable cannot be the symbols of the property should click with Priate city of county planning department to verify Applicable cannot be the symbols of the property should click with Priate city of county planning department to verify Applicable cannot be supplied in ors 30,930.	d grantee's heirs, successors an tee and grantee's heirs, successor all tee and grantee's heirs, successor all tee and grantee's heirs, successor all encumbrances except (in a successor of the	d assigns forever.  ors and assigns, that grantor is lawfully seized f no exceptions, so state):
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with grain in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the sim	d grantee's heirs, successors an tee and grantee's heirs, successor all tee and grantee's heirs, successor all tee and grantee's heirs, successor all encumbrances except (in all encumbrances except) and every part and parcel thereo above described encumbrances transfer, stated in terms of dollar transfer, stated in t	d assigns forever.  ors and assigns, that grantor is lawfully seized f no exceptions, so state):
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with grain in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the sim	d grantee's heirs, successors an tee and grantee's heirs, successor all terms of delay and the successor and parcel thereo above described encumbrances transfer, stated in terms of dollay and the successor and to individuals, his instrument this day and its seal, if any, affixed by an escape of the person and to individuals.  SCRIBED IN SAND REGU- THE PERSON JAMES EXECUTE.  THE APPRO- ROYED USES 3 OR FOREST	d assigns forever.  ors and assigns, that grantor is lawfully seized f no exceptions, so state):
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with grain in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the sim	d grantee's heirs, successors an tee and grantee's heirs, successor all terms of dollar and the state of the successor and to individuals, his instrument this day and its seal, if any, affixed by an escape of the person and to individuals, his instrument this day and its seal, if any, affixed by an escape of the person and to individuals.  SECRIBED IN SAND REGUNTEE PERSON THE APPRO-ROYED USES 3 OR FOREST	d assigns forever.  ors and assigns, that grantor is lawfully seized f no exceptions, so state):
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with grain in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the sim	d grantee's heirs, successors an tee and grantee's heirs, successor all terms of delay and the successor and parcel thereo above described encumbrances transfer, stated in terms of dollay and the successor and to individuals, his instrument this day and its seal, if any, affixed by an escape of the person and to individuals.  SCRIBED IN SAND REGU- THE PERSON JAMES EXECUTE.  THE APPRO- ROYED USES 3 OR FOREST	d assigns forever.  ors and assigns, that grantor is lawfully seized f no exceptions, so state):
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with grain in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the sim	d grantee's heirs, successors an tee and grantee's heirs, successor all terms of delay and the successor and parcel thereo above described encumbrances transfer, stated in terms of dollay and the successor and to individuals, his instrument this day and its seal, if any, affixed by an escape of the person and to individuals.  SCRIBED IN SAND REGU- THE PERSON JAMES EXECUTE.  THE APPRO- ROYED USES 3 OR FOREST	d assigns forever.  ors and assigns, that grantor is lawfully seized f no exceptions, so state):
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with grain in fee simple of the above granted premises, free from the simple of the above granted premises, free from fee simple of the above granted premises, free from feet simple of the above granted premises, free from feet simple of the above granted the premises of the feet simple of th	d grantee's heirs, successors an tee and grantee's heirs, successor all terms of delay and the successor and parcel thereo above described encumbrances transfer, stated in terms of dollay and the successor and to individuals, his instrument this day and its seal, if any, affixed by an escape of the person and to individuals.  SCRIBED IN SAND REGU- THE PERSON JAMES EXECUTE.  THE APPRO- ROYED USES 3 OR FOREST	d assigns forever.  ors and assigns, that grantor is lawfully seized f no exceptions, so state):