Corne		M	ol. <u>M98 Page 40</u>	41.7 (1)
69132	58	NUT -4 P3:43	9	@
Klamath County			STATE OF OREGON,	.22 {
305 Main Street, Rm	238		County of <u>Klamath</u> I certify that the withi	n inclusion
Clamath Falls, OR 9	1001		was received for record on th	e 4th_ day
C. Lawrence & J. Gr: P C Box 8008	Zeslak		ofNovember	
Klamath Falls, OR 9	7602		3:43 o'clock P. M., an	d recorded in
Granica's Name and Add By recentles, return to (Name, Addines, Zip):		SINCE RESERVED	book/reel/volume NoM98 40467 and/or as fer	file/instru-
C. Lawrence & J. Gra	zesiak	FOR RECORDER'S USE	ment/microfilm/reception No.	
P O Box 8008	7600	11.0011021101002	Records of said County.	
Klamath Falls, OR 9			Witness my hand and se affixed.	al of County
C. Lawrence & J. Gr;	zesiak		Bernetha G. Letsch	Co. Clerk
<u>P O Box 8008</u>	2600		Bernetha G. Letsch,	
Klamath Falls, OR 97	1602	Fee: \$30.00	By Kettler Rosa	Denuty
				, Deputy.
	<u>e</u> u	inclain deed		
KNOW ALL BY THESE PH	RESENTS that _K1 am	ath County, a	Political sub-divis	<u>ion of</u>
the State of Oregon.				
Juaries Lawrence &	leannine_Grzes	iak. Not as T	nise, release and forever quitclaim ur lenants_in_Common, bu	+ with Fu
eremaner called grantee, and unto	grantee's heirs, success	ors and assigns all of t	the granion's data title and to SUT:	YIVOISNI
(lamath	County, State of Oregon	described as follows	elonging or in any way appertaining	g, situated in
	,,	, 10001000 13 10110113,	10-wR.	
at 23 Block 24 Th	and Additions	Po Némuod Día		
ficial plat thereof	on file in the	e office of t	er Park, according to he County Clerk of K	o the of. lamath
County, Oregon.				Landen
UBJECT TO Covenants	. conditions.	reservations	, easements, restric	tione
	,,	100011010110		LIVIIS,
ights, rights of wa	y and all mat	ters appearin	g of record.	,
rights, rights of wa	y and all math	ters appearin	g of record.	,
ights, rights of wa	y and all math	ters appearin	g of record.	
ights, rights of wa	y and all math	ters appearin	g of record.	,
ights, rights of wa	y and all mat	ters appearin	g of record.	,
ights, rights of wa	y and all mat	ters appearin	g of record.	,
ights, rights of wa	y and all mat	ters appearin	g of record.	,
ights, rights of wa	y and all mat	ters appearin	g of record.	,
ights, rights of wa	y and all mat	ters appearin	g of record.	,
ights, rights of wa	y and all mat	ters appearin	g of record.	
ights, rights of wa	y and all mat	ters appearin	g of record.	
ights, rights of wa		ters appearin	g of record.	
ights, rights of wa	(IF SPACE INSUFFICIENT.	ters appearin	g of record.	
To Have and to Hold the sam The true and ectual considera	UF SPACE INSUFFICENT, ne unto grantec and gran ution paid for this transfe	CONTINUE DESCRIPTION ON P tee's hoirs, successors r, stated in terms of do	g of record. HEVERSE) and assigns forever. Illars. is \$.503.00	However the
To Have and to Hold the sam The true and actual considera	(IF SPACE INSUFFIC:ENT, The unito granice and gran attion paid for this transfe <del>Neludes ether property o</del> g	CONTINUE DESCRIPTION ON P tee's hoirs, successors r, stated in terms of do	g of record. REVERSE) and assigns forever. illars, is \$-503.0Ω	However the
To Have and to Hold the sam The true and actual considera that consideration consists of or in the consideration. Consists of or in the consideration. Consists of or in	(IF SPACE INSUFFICIENT, te unto grantec and gran attion paid for this transfe <del>Isludes ether property of</del>	CONTINUE DESCRIPTION ON F tee's heirs, successors r, stated in terms of do value given or promi maliesNu shauld be delated	g of record. Revease) and assigns forever. illars, is \$-503.00	<del>lowovor, iko- clo (indicate</del>
To Have and to Hold the sam The true and actual considera that consideration consists of or in the consideration. Consists of or in the construing this deed, wher ide so that this deed shall apply eq	(IF SPACE INSUFFICIENT, the unito granited and gran attion paid for this transfe technics wher property of the context so requires qually to corporations an	CONTINUE DESCRIPTION ON F tee's heirs, successors r, stated in terms of do -value given or promit ppliesky, shaukt be calated s, the singular includes d to individuals.	g of record. Revense) and assigns forever. illars, is \$-503.0Ω	<del>Iowovor, iko- elo (indicate</del> nges shall be
To Have and to Hold the sam The true and actual considera trad-consideration of the true and actual consideration tich) consideration of the tenance b In construing this deed, wher ide so that this deed shall apply eq IN WITNESS WHEREOF, it	(IF SPACE INSUFFICIENT, ne unto grantec and gran ition paid for this transfe reludes wher property or istucen the symbolic Optimistic and the constant so requires qually to corporations an ne grantor has executed t	CONTINUE DESCRIPTION ON F tee's heirs, successors r, stated in terms of do value given or promit ppliesky, checklike deleted s, the singular includes d to individuals. this instrument this 4	g of record. Hevense) and assigns forever. Illars, is \$-503.00	However, the els (indicate nges shall be 10 98 - if
To Have and to Hold the sam The true and actual considera trad-consideration - Consideration - Consideration - Consideration - Consideration - Constrained - Constrained this deed, wher in construing this deed, wher ide so that this deed shall apply eq IN WITNESS WHEREOF, the unitor is a corporation, it has caused	(IF SPACE INSUFFICIENT, ne unto grantec and gran ition paid for this transfe reludes wher property of its and a the property of its comporations an the context so requires qually to corporations an ne grantor has executed i d its name to be signed a	CONTINUE DESCRIPTION ON F tee's heirs, successors r, stated in terms of do value given or promit ppliesky, checklike deleted s, the singular includes d to individuals. this instrument this 4	g of record. Revense) and assigns forever. illars, is \$-503.0Ω	However, the- els (indicate nges shall be 10 98 - if
To Have and to Hold the sam The true and actual considera that consideration. Consists of or in the consideration. Consists of or in the consideration. Construing this deed, wher the so that this deed shall apply eq IN WITNESS WHEREOF, th antor is a corporation, it has caused do so by order of its board of dire	OF SPACE INSUFFICIENT, he unto grantee and gran ation paid for this transfe <del>veludes wher property or</del> <del>etween the symbols of it aster</del> to the context so requires qually to corporations an he grantor has executed a d its name to be signed a ctors.	CONTINUE DESCRIPTION ON F tee's hoirs, successors r, stated in terms of do value given or promit ppliestly, should be calated s, the singular includes d to individuals. this instrument this 4.	g of record. HEVERSE) and assigns forever. Illars, is $$-503.00$	However, the- ele (indicate nges shall be -, 19.98.; if y authorized
To Have and to Hold the sam The true and actual considera that consideration. Consists of or in the consideration. Consists of or in the consideration. Construing this deed, wher the so that this deed shall apply eq IN WITNESS WHEREOF, th antor is a corporation, it has caused do so by order of its board of dire	OF SPACE INSUFFICIENT, he unto grantee and gran ation paid for this transfe <del>veludes wher property or</del> <del>etween the symbols of it aster</del> to the context so requires qually to corporations an he grantor has executed a d its name to be signed a ctors.	CONTINUE DESCRIPTION ON F tee's hoirs, successors r, stated in terms of do value given or promit ppliestly, should be calated s, the singular includes d to individuals. this instrument this 4.	g of record. Hevense) and assigns forever. Illars, is \$-503.00	However, the- ele (indicate nges shall be -, 19.98.; if y authorized
To Have and to Hold the sam The true and actual considera the true and actual considera the consideration consists of or in tich) consideration. To far insuce b In construing this deed, when the so that this deed shall apply eq IN WITNESS WHEREOF, it antor is a corporation, it has caused do so by order of its board of dire is INSTRUMENT WILL NOT ALLOW USE OF SIMSTRUMENT IN VIOLATION OF APPLICA SIMSTRUMENT IN VIOLATION OF APPLICA	(IF SPACE INSUFFICIENT, the unito grantee and gran stion paid for this transfe returdes other property of the context so requires qually to corporations an the granter has executed is d its name to be signed a clors.	CONTINUE DESCRIPTION ON F tee's heirs, successors r, stated in terms of do value given or promit ppliestly, charkl be choled s, the singular includes d to individuals. this instrument this 4 und its seal, if any, affin SON	g of record. HEVERSE) and assigns forever. Illars, is $$-503.00$	However, the- ele (indicate nges shall be -, 19.98.; if y authorized
To Have and to Hold the sam The true and actual considera that consideration. Consideration consideration consideration in construing this deed, wher in construing this deed, wher inde so that this deed shall apply eq IN WITNESS WHEREOF, th intor is a corporation, it has caused do so by order of its board of dire is instrument in violation of applied Distribution of its board of dire is instrument in violation of applied Distribution of the property shall do not properly under the property shall avoid a did accepting Difficus server solution of applied Difficus server solution of applied Difficus of the property shall avoid to be a control of county planning departs of the the solution of applied in the property shall avoid the solution of applied to be the solution of a posterior of the property shall be avoid to be avoid	of SPACE INSUFFICIENT, ne unto grantec and gran ation paid for this transfe returdes either property of covern the symbols $2^{-1}$ if and re the context so requires qually to corporations an he granter has executed it d its name to be signed a clors. DF THE PROPERTY DESCRIBE RABLE LAND USE LAWS AND RE ABLE LAND USE LAWS AND RE HOULD CHECK WITH THE APP HOULD CHECK WITH THE APP	CONTINUE DESCRIPTION ON A tee's heirs, successors r, stated in terms of do value given or promie spliesble, check be deleted s, the singular includes d to individuals. this instrument this 4 ind its seal, if any, affi- GUI GUI SON	g of record. HEVERSE) and assigns forever. Illars, is $$-503.00$	However, the- ele (indicate nges shall be -, 19.98.; if y authorized
To Have and to Hold the sam The true and actual considera that consideration. The consideration consideration (tich) consideration. Consideration (tich) consideration. Construing this decd, wher in construing this decd, wher ide so that this decd shall apply eq IN WITNESS WHEREOF, th infor is a corporation, it has caused do so by order of its board of dire is instrument in violation of applied Distrument in violation of applied 2019 Refore Signing OR Accepting 2019 Refore Signing OR ACCEPTI	of SPACE INSUFFICIENT, ne unto grantec and gran ation paid for this transfe returdes either property of covern the symbols $2^{-1}$ if and re the context so requires qually to corporations an he granter has executed it d its name to be signed a clors. DF THE PROPERTY DESCRIBE RABLE LAND USE LAWS AND RE ABLE LAND USE LAWS AND RE HOULD CHECK WITH THE APP HOULD CHECK WITH THE APP	CONTINUE DESCRIPTION ON A tee's heirs, successors r, stated in terms of do value given or promie spliesble, check be deleted s, the singular includes d to individuals. this instrument this 4 ind its seal, if any, affi- GUI GUI SON	g of record. HEVERSE) and assigns forever. Illars, is $$-503.00$	However, the- ele (indicate nges shall be -, 19.98.; if y authorized
To Have and to Hold the sam The true and actual considera that consideration consists of or in tich) consideration. <sup>(1)</sup> (Sherentare b In construing this deed, wher ide so that this deed shall apply eq IN WITNESS WHEREOF, th infor is a corporation, it has caused do so by order of its board of dire is INSTRUMENT WILL NOT ALLOW USE O IS INSTRUMENT IN VIOLATION OF APPLICE IS INSTRUMENT IN VIOLATION OF APPLICE IN A STRUMENT IN VIOLATI	OF SPACE INSUFFICIENT, the unito granited and gran attion paid for this transfe technologic states for party of the context so requires qually to corporations an the granitor has executed if d its name to be signed a citors. DF THE PROPERTY DESCRIBE ABLE LAND USE LAWS AND RE THIS INSTRUMENT, THE PER ABLE LAND USE LAWS AND RE THIS INSTRUMENT, THE PER MINT TO VERIFY APPROVED U TS AGAINST FARMING OR FOR	CONTINUE DESCRIPTION ON F tee's hoirs, successors r, stated in terms of do value given or promit pplieski, shauld be childed s, the singular includes d to individuals. this instrument this 4 and its seal, if any, affir SON SON SON SES LEST	g of record. Reverse) and assigns forever. illars, is \$-503.00	However, the- ele (indicate nges shall be -, 19.98.; if y authorized
To Have and to Hold the sam The true and actual considera that consideration. Consideration consideration consideration of the consideration tich) consideration. Construing this decd, wher in construing this decd, wher ide so that this decd shall apply eq IN WITNESS WHEREOF, th infor is a corporation, it has caused do so by order of its board of dire is instrument in violation of applied tools before signing on Accepting 2019 The Store Signing on Accepting ACTICES AS DEFINED IN ORS 30 930. STATE OI	OF SPACE INSUFFICIENT, the unito granited and gran attion paid for this transfe to the symbols of the stransfe rethe context so requires qually to corporations an the grantor has executed is d its name to be signed a ctors. DF THE PROPERTY DESCRIBE RABLE LAND USE LAWS AND RE THIS INSTRUMENT, THE PER HOULD CHECK WITH THE APP MENT TO VERIFY APPROVED U TS AGAINST FARMING OR FOR F OREGON, County of	CONTINUE DESCRIPTION ON F tee's hoirs, successors r, stated in terms of do value given or promit s, the singular includes d to individuals. this instrument this 4 und its seal, if any, affin SON SON SON Klamath	g of record. Reverse) and assigns forever. illars, is \$-503.00	However, the cle (indicate nges shall be ., 19.98.; if y authorized Pub. Wks.
To Have and to Hold the sam The true and actual considera that consideration consists of or in tich) consideration. <sup>(1)</sup> (Sherentare b In construing this deed, wher ide so that this deed shall apply eq IN WITNESS WHEREOF, th infor is a corporation, it has caused do so by order of its board of dire is INSTRUMENT WILL NOT ALLOW USE O IS INSTRUMENT IN VIOLATION OF APPLICA	OF SPACE INSUFFICIENT, the unito granited and gran attion paid for this transfe soludes other property of concention symbols of the property of the context so requires qually to corporations an the granitor has executed it d its name to be signed a citors. OF THE PROPERTY DESCRIBE ABLE LAND USE LAWS AND RE THIS INSTRUMENT, THE PER ABLE LAND USE LAWS AND RE THIS INSTRUMENT, THE PER MENT TO VERIFY APPROVED U TS AGAINST FARMING OR FOR FOREGON, County of this instrument was acknow	CONTINUE DESCRIPTION ON F tee's heirs, successors r, stated in terms of do value given or promit pplieski, shauld be calated s, the singular includes d to individuals. this instrument this 4 and its seal, if any, affir SON SON SON SES LEST Klamath avveldged before me on	g of record. Reverse) and assigns forever. Illars, is \$-503.00	However, the els (indicate nges shall be ., 19.98.; if y authorized Pub. Wks.
To Have and to Hold the sam The true and actual considera tradeoucideration consists of or in the true and actual considera tradeoucideration (Cateronauce b In construing this deed, wher ade so that this deed shall apply eq IN WITNESS WHEREOF, it intor is a corporation, it has caused do so by order of its board of dire is INSTRUMENT WILL NOT ALLOW USE O SUBTRUMENT WILL NOT ALLOW USE O SUBTRUMENT WILL NOT ALLOW USE O SUBTRUMENT WILL NOT ALLOW USE O DUBING FEE TITLE TO THE PROPERTY SI WHE ON VOR COUNTY PLANNING DEPART D TO DETERMINE ANY LIMITS ON LAWSUN ACTICES AS DEFINED IN ORS 30 930. STATE OI Th by	off SPACE INSUFFICIENT, the unito grantee and gran ition paid for this transfe returdes other property of current the symbol a D, if not- re the context so requires qually to corporations an the granter has executed if d its name to be signed a clors. OF THE PROPERTY DESCHIBE ABLE LAND USE LAWS AND RE THIS INSTRUMENT, THE PER HOULD CHECK WITH THE APP MENT TO VERIFY APPROVED U TS AGAINST FARMING OR FOR F OREGON, County of his instrument was ackno- nciss instrument was ackno- nciss. Roberts	CONTINUE DESCRIPTION ON F tee's heirs, successors r, stated in terms of do value givon or promie plioship, checklips deloted s, the singular includes d to individuals. this instrument this 4 and its seal, if any, affir GU- SON RO- SES LEST Klamath owledged before me on	g of record. REVERSE) and assigns forever. Illars, is \$-503.00	However, the ele (indicate nges shall be ., 19.98.; if y authorized Pub. Wks.
To Have and to Hold the sam The true and actual considera the consideration consists of or in the true and actual considera the consideration (Chertentare b In construing this deed, when the so that this deed shall apply eq IN WITNESS WHEREOF, it antor is a corporation, it has caused do so by order of its board of dire is INSTRUMENT WILL NOT ALLOW USE O SUBTRUMENT WILL NOT ALLOW USE O STATE O The PROFESSION OF SUBTRUE ACTICES AS DEFINED IN ORS 30 930. STATE OL The by The SUBTRUE SUBTRUE OF SUBTRUE The STATE OL The STATE OL STATE OL	off SPACE INSUFFICIENT, the unito grantee and gran ition paid for this transfe returdes other property of current the symbol a D, if not- re the context so requires qually to corporations an he grantor has executed i d its name to be signed a clors. DF THE PROPERTY DESCHIBE ABLE LAND USE LAWS AND RE THIS INSTRUMENT, THE PER HOULD CHECK WITH THE APP MENT TO VERIFY APPROVED U TS AGAINST FARMING OR FOR F OREGON, County of sis instrument was ackno- ncisRoberts ector.of Publi	CONTINUE DESCRIPTION ON F tee's heirs, successors r, stated in terms of do value given or promie ppliestly, checkly be deleted s, the singular includes d to individuals. this instrument this 4 solution of the seal, if any, affir GU- SON RO- SES EEST Klamath awledged before me on weledged before me on c. Works for	g of record. Reverse) and assigns forever. Illars, is \$-503.00	However, the ele (indicate nges shall be ., 19.98.; if y authorized Pub. Wks.
To Have and to Hold the sam The true and actual considera the consideration consists of or in the true and actual considera the consideration (Chertentare b In construing this deed, when the so that this deed shall apply eq IN WITNESS WHEREOF, it antor is a corporation, it has caused do so by order of its board of dire is INSTRUMENT WILL NOT ALLOW USE O SUBTRUMENT WILL NOT ALLOW USE O STATE O The PROFESSION OF SUBTRUE ACTICES AS DEFINED IN ORS 30 930. STATE OL The by The SUBTRUE SUBTRUE OF SUBTRUE The STATE OL The STATE OL STATE OL	off SPACE INSUFFICIENT, the unito grantee and gran ition paid for this transfe returdes other property of current the symbol a D, if not- re the context so requires qually to corporations an the granter has executed if d its name to be signed a clors. OF THE PROPERTY DESCHIBE ABLE LAND USE LAWS AND RE THIS INSTRUMENT, THE PER HOULD CHECK WITH THE APP MENT TO VERIFY APPROVED U TS AGAINST FARMING OR FOR F OREGON, County of his instrument was ackno- nciss instrument was ackno- nciss. Roberts	CONTINUE DESCRIPTION ON F tee's heirs, successors r, stated in terms of do value given or promie ppliestly, checkly be deleted s, the singular includes d to individuals. this instrument this 4 solution of the seal, if any, affir GU- SON RO- SES EEST Klamath awledged before me on weledged before me on c. Works for	g of record. REVERSE) and assigns forever. Illars, is \$-503.00	However, the ele (indicate nges shall be ., 19.98.; if y authorized Pub. Wks.
To Have and to Hold the sam The true and actual considera the true and actual considera the consideration Consists of or in the consideration Consists of or in the consideration Construing this deed, when the so that this deed shall apply eq IN WITNESS WHEREOF, th antor is a corporation, it has caused do so by order of its board of dire is instrument will not allow use of is instrument will not allow use of is instrument will not allow use of the profee signing or accepting DIGNE BEFORE SIGNING OF APPLICA The PROFENSION OF APPLICA DISTRUMENT WILL NOT ALLOW USE OF STATE OF The profee Signing or accepting DIG offerent Signing or accepting SIGNING Signing or accepting of DIG offerent Signing or accepting of SIGNING or accepting of a SIGNING offerent Signing or accepting of SIGNING or accepting of a SIGNING offerent Signing of accepting of a SIGNING of accepting of a SIGNING of accepting of a SIGNING of accepting of a SIGNING offerent Signing of accepting of a SIGNING of accepting of a SIGNING of accepting of a SIGNING of accepting of a SIGNING offerent Signing of accepting of a SIGNING of accepting of a SIGNING of accepting of a SIGNING of accepting of a SIGNING offerent Signing offerent Signing of a SIGNING offerent Signing of a SIGNING offerent S	OF SPACE INSUFFICIENT, the unito granited and gran attion paid for this transfe to paid for this transfe rethed as ether property or etween the symbols $0^{-1}$ is not rethe context so requires qually to corporations an the grantor has executed is d its name to be signed a ctors. DF THE PROPERTY DESCHIBE ABLE LAND USE LAWS AND RE THIS INSTRUMENT, THE PER MENT TO VERIFY APPROVED U TS AGAINST FARMING OR FOR FOREGON, County of his instrument was ackno- ncis. Roberts ector of Publi State of Oreg	CONTINUE DESCRIPTION ON F tee's heirs, successors r, stated in terms of do value given or promie ppliestly, checkly be deleted s, the singular includes d to individuals. this instrument this 4 solution of the seal, if any, affir GU- SON RO- SES EEST Klamath awledged before me on weledged before me on c. Works for	g of record. REVERSE) and assigns forever. Illars, is \$-503.00	However, the ele (indicate nges shall be ., 19.98.; if y authorized Pub. Wks.
To Have and to Hold the sam The true and actual considera that consideration consists of or in tich) consideration. Concentrate b In construing this deed, wher ide so that this deed shall apply eq IN WITNESS WHEREOF, th Intor is a corporation, it has caused do so by order of its board of dire is instrument will not allow use of SINGTRUMENT WILL NOT ALLOW USE O IS INSTRUMENT WILL NOT ALLOW USE O SUBJUENCE SIGNING OR ACCEPTING DURING FEE TITLE TO THE PROFERTY SF WATE OFFORE SIGNING OR ACCEPTING DURING FEE TITLE TO THE PROFERTY SF WATE OFFORE SIGNING OR ACCEPTING DURING FEE TITLE TO THE PROFERTY SF WATE OFFORE SIGNING OR ACCEPTING DURING FEE TITLE TO THE PROFERTY SF WATE OFFORE SIGNING OR ACCEPTING DISTRUMENT WILL NOT ALLOW USE O STATE OF The by The by The by The by FICAL SIGNING STATE OFFORM STATE OF The by STATE OFFORM SIGNING STATE OFFORM STATE STATE OFFORM SIGNING STATE OFFORM STATE OFFORM SIGNING SIGNING STATE OFFORM SIGNING SIGNING STATE OFFORM SIGNING SIGNI	UF SPACE INSUFFICIENT, the unito grantee and gran attion paid for this transfe induces other property of concention symbols of it and a re the context so requires qually to corporations an the grantor has executed to d its name to be signed a clors. OF THE PROPERTY DESCRIBE RALE LAND USE LAWS AND RE THIS INSTRUMENT, THE PER THIS INSTRUMENT, THE PER MENT TO VERIFY APPROVED UTS AGAINST FARMING OR FOR FOREGON, County of this instrument was acknow this instrument was acknow ncis. Roberts ector. of Publi State of Oreg CN	CONTINUE DESCRIPTION ON F tee's heirs, successors r, stated in terms of do value given or promie ppliestly, checkly be deleted s, the singular includes d to individuals. this instrument this 4 solution of the seal, if any, affir GU- SON RO- SES EEST Klamath awledged before me on weledged before me on c. Works for	g of record. HEVERSE) and assigns forever. Illars, is \$-503.0Ω	However, the ele (indicate nges shall be ., 19.98.; if y authorized Pub. Wks.

ولي دار