69584	TOR M	0, 12	PRIAU	Vol.	M98	Page_	4139	32	
lamath County			1	_	STATE O	OF OREGO	N.	~	1
05 Main Street, B	m. 238						Klamat		} ss.
Lamath Falls, OR Granters Name and	97601 Addrese						the within cord on the		
L.R.L.L., Inc. 2 0 Box 2209					of	Noy	·	19.98	3_, at
lewport Beach, CA	92659-2209	-					P.M., and 1 io. <u>M98</u>		
Grantes's tiems and tar recording, return to (Name, Addrose, 2)		-	SPACE RESERVE	D	41392	2 and,	or as fee/f	ile/in	stru-
I.R.L.L., Inc.		-	For Recorder's Us	Æ		crofilm/rece of said Cour	ption No	6958	<u>4-</u> Dee
<u>9 O Box 2209</u> lewport Beach, CA	92659-2209	-			Wi		ind and scal	of Co	unty
til requestod offerwise, send all tax stater		-			affixed.				
R.L.L., Inc. 2 0 Box 2209		-			Beri	netha G.	Letsch, C	Co. (lerk
iewport Beach, CA		-			By K	ettlun t	Rosa	De	עזעס
		Fee	\$30.00					, Dt	
		GUITCL	AIM DEED						
KNOW ALL BY THESI	E PRESENTS that K1	amath	County,	a P	olitic	al_sub-	divisio	n0	F
he.State of Orego ereinafier called grantor, for th						nd forever of	uitelaim unto		,
LaRalialian Inc.									
ereinafter called grantee, and u	into grantee's heirs, suc	ccessors a	nd assigns, al	l of the	grantor's r	ight, title an	d interest in t	hat ce	rtain d in
lamath	County, State of O	regon, des	scribed as foll	lows, to-	wit:	a any way a	eppertanning,	anuati	u m
he E1/2 S1/2 N1/2 S	SW1/4 NE1/4 of	Sect	ion 7. 1	ownsl	hip 35	South.	Range	12 1	East
f the Willamette	Meridian, Kla	math	County,	Oreg	on.	,	0		
SUBJECT TO Covena rights, rights of	nts, conditio way and all	ns, ro matte:	eservati rs appea	ions, iring	easem of re	ents, r cord.	estrict	ions	5,
SUBJECT TO Covena rights, rights of	nts, conditio way and all	ms, r matte	eservati rs appea	iring	easem of re	ents, r cord.	estrict	ions	5,
SUBJECT TO Covena rights, rights of	nts, conditio way and all	ms, r matte	eservati rs appea	iring	easem of re	ents, r cord.	estrict	ions	5,
rights, rights of	way and all	Matte:	пуле серен	nring	of re	cord.	estrict	ions	5,
rights, rights of To Have and to Hold the	(IF SPACE INSUFF Same unto grantee and	matte: BCIENT, CONT d grantee'	TINUE CESCHIPTIC s heirs, succe	N ON REVE SSOIS AN	of re	forever.			
To Have and to Hold the The true and actual consi truel consideration consists of	(F SPACE INSUFF same unto grantee and ideration paid for this t	matte: grantee' ransfer, st	noue ceschiptic s heirs, succe ated in terms	IT ING	of re dassigns rs, is \$-4	forever. 26.00		×**e~~0	, the
To Have and to Hold the To Have and to Hold the The true and actual consi tual consideration consists of hick) consideration. [©] (The sene	(F SPACE INSUFF same unto grantee and ideration paid for this t et-includes other propa nee between the symbols Pr	Matte: GCIENT, CONT J grantee' ransfer, st Strty-vr-val if not applic	TINUE CESCHIPTIC s heirs, succe ated in terms	N ON REVE SSOTS and of dolla	of re dassigns i rs, is \$-4: 	forever. 26.00 		e (ind	-, the- ioste
To Have and to Hold the To Have and to Hold the The true and actual consi tual consideration consists of hick) consideration. ⁽⁹⁾ (The sense In construing this deed, y ade so that this deed shall app	(F SPACE INSUFF same unto grantee and ideration paid for this t or includes other propa mee between the symbols P, where the context so re by equally to corporatio	matte: d grantee' d grantee' ransfer, st if not apple quires, th ons and to	ris appea s heirs, succe ated in terms we given or p isble, should be e singular inco	NON REVE SSOTS AN of dolla Verniood deleted. So Sludes th	of re dassigns i rs, is \$_4 	forever. 26.00 part of the 30.) nd all gram		weve o (ind es sha	, the ioate 11 be
To Have and to Hold the The true and actual consi true consideration consists of hick) consideration. ⁽⁾ (The same In construing this deed, y ade so that this deed shall app (N WITNESS WHEREC	(F SPACE INSUFF same unto grantee and ideration paid for this t or includes other propa nee between the symbols P, where the context so re ly equally to corporatio DF, the grantor has exec	matte: d grantee' ransfer, st inty or val if not applic equires, th ons and to cuted this	TINUE CESCHIPTIC s heirs, succe ated in terms we given or p mble, should be e singular inco individuals. instrument th	NON REVI ssors and of dolla xernisod deleted Sc ludes th is <u>10 t</u>	of re d assigns t rs, is \$-4. 	forever. 26.00] part of the 30.) nd all gramr fNo		wevel o (ind es sha 19 <u>98</u>	, the_ ioste 11 be ; if
To Have and to Hold the The true and actual consi true consideration consists of hick) consideration. ⁽⁾ (The sene In construing this deed, y ade so that this deed shall app fN WITNESS WHEREC antor is a corporation, it has ca	(F SPACE INSUFF same unto grantee and ideration paid for this t or includes other propa nee between the symbols P, where the context so re ly equally to corporatio DF, the grantor has exect aused its name to be cij	matte: d grantee' ransfer, st inty or val if not applic equires, th ons and to cuted this	TINUE CESCHIPTIC s heirs, succe ated in terms we given or p mble, should be e singular inco individuals. instrument th	NON REVE SSOTS AN of dolla remined deleted. So cludes th is <u>10 t</u> , affixed	of re d assigns i rs, is \$-4 -which is - ORS 93.0 e plural, a - h_ day o l by an off	forever. 26.00 pert of the 30.) nd all gramm fNo icer or other	→ — He → — the whel natical chang vember vember	weve e (ind es sha 19 <u>98</u>	; the_ ioate II be ; if rized
To Have and to Hold the The true and actual consist true consideration consists of hick) consideration. ⁽¹⁾ (The sense In construing this deed, v ade so that this deed shall app !N WITNESS WHEREC rantor is a corporation, it has ea o do so by order of its beard of	(F SPACE INSUFF e same unto grantee and ideration paid for this t et includes other propa nee between the symbols P; where the context so re ly equally to corporatio DF, the grantor has exec aused its name to be sig- directors.	Matte: d grantee's ransfer, st ray or val if not applic equires, th ons and to cuted this gned and	TINUE CESCHIPTIC s heirs, succe ated in terms we given or p able, should be e singular inco individuals. instrument th its seal, if any	NON REVE SSOTS and of dolla remined deleted. So cludes th is <u>10 t</u> , affixed	of re d assigns i rs, is \$-4 -which is - ORS 93.0 e plural, a - h_ day o l by an off	forever. 26.00 pert of the 30.) nd all gramm fNo icer or other	→ — He → — the whel natical chang vember vember	weve e (ind es sha 19 <u>98</u>	; the_ ioate II be ; if rized
To Have and to Hold the The true and actual consist true consideration consists of hick) consideration. ⁽¹⁾ (The sense In construing this deed, v ade so that this deed shall app !N WITNESS WHEREC rantor is a corporation, it has ea o do so by order of its beard of	(F SPACE INSUFF e same unto grantee and ideration paid for this t et includes other propa nee between the symbols P; where the context so re ly equally to corporatio DF, the grantor has exec aused its name to be sig- directors.	Matte: d grantee's ransfer, st ray or val if not applic equires, th ons and to cuted this gned and	TINUE CESCHIPTIC s heirs, succe ated in terms we given or p able, should be e singular inco individuals. instrument th its seal, if any	NON REVE SSOTS and of dolla remined deleted. So cludes th is <u>10 t</u> , affixed	of re d assigns i rs, is \$-4 -which is - ORS 93.0 e plural, a - h_ day o l by an off	forever. 26.00 pert of the 30.) nd all gramm fNo icer or other		weve e (ind es sha 19 <u>98</u>	; the_ ioate II be ; if rized
To Have and to Hold the The true and actual consi true consideration consists of hick) consideration. ⁽¹⁾ (The sense la construing this deed, v ade so that this deed shall app (N WITNESS WHEREC antor is a corporation, it has ca do so by order of its board of HS INSTRUMENT IN VIOLATION OF AP (TICNS, BEFORE SIGNING OF ACCE) COLIFING FEE TITLE TO THE PROPER WATE CITY OR COUNTY PLANNING DE TO DETERMINE ANY LIMITS ON LAW	(F SPACE INSUFF e same unto grantee and ideration paid for this t et includes other propa nec between the symbols P; where the context so re ly equally to corporatio DF, the grantor has exec aused its name to be sig directors. USE OF THE PROPERTY DES PLICABLE LAND USE LAWS TING THIS INSTRUMENT, TI TY SHOULD CHECK WITH T PARTMENT TO VERIFY APPR WSUITS AGAINST FAMMING	matte: matte: d grantee's ransfer, st if not applic quires, th ons and to cuted this gned and the SCRIBED IN AND REGU- HE PERSON HE APPRO- OVED USES	TINUE CESCHIPTIC s heirs, succe ated in terms we given or p able, should be e singular inco individuals. instrument th its seal, if any	NON REVE SSOTS and of dolla remined deleted. So cludes th is <u>10 t</u> , affixed	of re d assigns i rs, is \$-4 -which is - ORS 93.0 e plural, a - h_ day o l by an off	forever. 26.00 pert of the 30.) nd all gramm fNo icer or other	→ — He → — the whel natical chang vember vember	weve e (ind es sha 19 <u>98</u>	; the_ ioate II be ; if rized
To Have and to Hold the The true and actual consi true consideration consists of hick) consideration. ⁽¹⁾ (The sense la construing this deed, v ade so that this deed shall app (N WITNESS WHEREC antor is a corporation, it has ca do so by order of its board of HS INSTRUMENT IN VIOLATION OF AP (TICNS, BEFORE SIGNING OF ACCE) COLIFING FEE TITLE TO THE PROPER WATE CITY OR COUNTY PLANNING DE TO DETERMINE ANY LIMITS ON LAW	(F SPACE INSUFF e same unto grantee and ideration paid for this t et includes other propa nec between the symbols P; where the context so re ly equally to corporatio DF, the grantor has exec aused its name to be sig directors. USE OF THE PROPERTY DES PLICABLE LAND USE LAWS TING THIS INSTRUMENT, TI TY SHOULD CHECK WITH T PARTMENT TO VERIFY APPR WSUITS AGAINST FAMMING	matte: matte: d grantee's ransfer, st if not applic quires, th ons and to cuted this gned and the SCRIBED IN AND REGU- HE PERSON HE APPRO- OVED USES	TINUE CESCHIPTIC s heirs, succe ated in terms we given or p able, should be e singular inco individuals. instrument th its seal, if any	NON REVE SSOTS and of dolla remined deleted. So cludes th is <u>10 t</u> , affixed	of re d assigns i rs, is \$-4 -which is - ORS 93.0 e plural, a - h_ day o l by an off	forever. 26.00 pert of the 30.) nd all gramm fNo icer or other	→ — He → — the whel natical chang vember vember	weve e (ind es sha 19 <u>98</u>	; the_ ioate II be ; if rized
To Have and to Hold the The true and actual consi true consideration consists of hick) consideration. [®] (The same In construing this deed, y ade so that this deed shall app 'N WITNESS WHEREC antor is a corporation, it has ca do so by order of its board of NS INSTRUMENT WILL NOT ALLOW I IS INSTRUMENT IN VIOLATION OF AP INCOME IN THE INCOME IN THE INFORMANCE IN THE INFORMANCE IN TO DETERMINE ANY LIMITS ON LA MACTICES AS DEFINED IN ORS 30.930	(F GPACE INSUFF same unto grantee and ideration paid for this t or includes other propa nee between the symbols P, where the context so re ly equally to corporatio DF, the grantor has exec aused its name to be cig directors. USE OF THE PROPERTY DES PLICABLE LAND USE LAWS TING THIS INSTRUMENT, TO PLICABLE LAND USE LAWS TING THIS INSTRUMENT, TO PARTMENT TO VERIFY APPR WSUITS AGAINST FARMING	matte: matte: d grantee' ransfer, st if not applic quires, th ons and to suied this gned and SCRIBED IN AND REGU- HE APPRO- OVED USES OR FOREST aty of	TINUE CESCRIPTIC s heirs, succe ated in terms we given or p individuals. instrument th its seal, if any	DN ON REVE ssors and of dolla vernissd deleted. So sludes th is <u>10 t</u> <i>y</i> , affixed <i>y</i> , affixed	of re d assigns i rs, is \$_4 which is c ORS 93.0 e plural, a ch_ day o l by an off	forever. 26.00 part of the 30.) nd all grammer f No icer or other Dir Ss.	→ ☐ the whel natical chang vember person duly	wewer s (ind es sha 1998 author bb	, the ivate II be ; if rized Iks.
To Have and to Hold the The true and actual consi true consideration consists of hick) consideration. [®] (The same In construing this deed, y ade so that this deed shall app 'IN WITNESS WHEREC antor is a corporation, it has ca do so by order of its board of HIS INSTRUMENT WILL NOT ALLOW I HIS INSTRUMENT WILL NOT ALLO	(F SPACE INSUFF same unto grantee and ideration paid for this t er-includes other propa meeterweenthe symbols P, where the context so re ly equally to corporatio DF, the grantor has exec aused its name to be sig directors. USE OF THE PROPERTY DES PLICABLE LAND USE LAWS TING THIS INSTRUMENT, TI Y SHOULD CHECK WITH T PARTMENT TO VERIFY APPR WSUITS AGAINST FARMING TE OF OREGON, Cour This instrument was	matte: matte: d grantee' ransfer, st if not apple quires, th ons and to suied this gned and SCRIBED IN AND REGU- HE APPRO- DVED USES OR FOREST acknowle	ris appea sheirs, succe ated in terms we given or p individuals. instrument th its seal, if any Klama	on on Aeve ssors and of dolla vernissd deleted. So cludes th is <u>10 t</u> , affixed 	of re d assigns i rs, is \$_4. which is cors 93.0 e plural, a ch_ day o l by an off	forever. 26.00 part of the 30.) nd all gramm f No icer or other Dir) ss.	→ ∰the whele natical chang vember person duly	wever • (ind es sha 19 <u>98</u> author bb	the ivate II be ; if ized Iks.
To Have and to Hold the The true and actual consi trual consideration consists of hick) consideration. ⁶ (The sene In construing this deed, y ade so that this deed shall app fN WITNESS WHEREC antor is a corporation, it has ca do so by order of its board of HIS INSTRUMENT WILL NOT ALLOW I HIS INSTRUMENT IN VIOLATION OF AP HIS INSTRUME	(F GPACE INSUFF same unto grantee and ideration paid for this t or includes other propa net between the symbols P, where the context so re ly equally to corporatio DF, the grantor has exec aused its name to be cig directors. USE OF THE PROPERTY DES PLICABLE LAND USE LAWS TING THIS INSTRUMENT, TO PLICABLE LAND USE LAWS TING THIS INSTRUMENT, TO PARTMENT TO VERIFY APPR WSUITS AGAINST FARMING TE OF OREGON, Coun This instrument was This instrument was	matte: matte: d grantee' ransfer, st iffy or val quires, th ons and to cuted this gned and SCRIBED IN AND REGU- HE APPRO- OVED USES OR FOREST acknowle	ris appea s heirs, succe ated in terms we given or p individuals. instrument th its seal, if any Klama siged before to adged before to	DN ON REVE SSOTS and of dolla verninad deleted. St sludes th is <u>10 t</u> <i>y</i> , affixed <i>y</i> ,	of re d assigns i rs, is \$_4. which is cors 93.0 e plural, a ch_ day o l by an off	forever. 26.00 part of the 30.) nd all gramm f No icer or other Dir) ss.	→ ∰the whele natical chang vember person duly	wever • (ind es sha 19 <u>98</u> author bb	the ivate II be ; if ized Iks.
To Have and to Hold the The true and actual consi true consideration consists of hick) consideration. ⁽¹⁾ (The sene In construing this deed, y ade so that this deed shall app (N WITNESS WHEREC Fantor is a corporation, it has ca do so by order of its board of HIS INSTRUMENT IN VIOLATION OF AP TICNS. BEFORE SIGNING OR ACCEP COURING FEE TITLE TO THE PROPER DUIRING FEE TITLE TO THE PROPER COURING FEE TITLE TO THE PROPER ANACTICES AS DEFINED IN ORS 30.930 STAT by by I as I	(F SPACE INSUFF same unto grantee and ideration paid for this t er includes other propa met tetween the symbols P, where the context so re ly equally to corporatio DF, the grantor has exec aused its name to be sig directors. USE OF THE PROPERTY DES "PLICABLE LAND USE LAWS TING THIS INSTRUMENT TO PARTMENT TO VERIFY APPR WSUITS AGAINST FARMING "E OF OREGON, Coun This instrument was This instrument was Strancis_Rober Director_of_P	matte: matte: d grantee' ransfer, st if not applie quires, th ons and to suied this gned and SCRIBED IN AND REGU- HE APPRO- OVED USES OR FOREST acknowle ts. ublic	ris appea s heirs, succe ated in terms we given or p isble, should be e singular inco individuals. instrument th its seal, if any Klama dged before to idged before to works.ff	The on the one of the one one of the one of	ense) d assigns i rs, is \$_4 -which is c OKS 93.0 e plural, a ch_ day o l by an off Recent	forever. 26.00 Pert of the 30.) nd all gramm fN fN pir) ss. Novembe		weve • (ind es sha 1998 bb 19 19	
To Have and to Hold the The true and actual consi true consideration consists of hick) consideration. ⁽¹⁾ (The same In construing this deed, y ade so that this deed shall app (N WITNESS WHEREC antor is a corporation, it has ca do so by order of its board of NS INSTRUMENT IN VIOLATION OF AP UTICNS. BEFORE SIGNING OR ACCEP UNITIONS FRE TITLE TO THE PROPER NATE CITY OR COUNTY PLANNING DEI NATOTICES AS DEFINED IN ORS 30.930 STAT by by I as _I of1	(F SPACE INSUFF same unto grantee and ideration paid for this t er includes other proja nee between the symbols P, where the context so re ly equally to corporatio DF, the grantor has exec aused its name to be cip directors. USE OF THE PROPERTY DES PLICABLE LAND USE LAWS TING THIS INSTRUMENT, TO VERTOR LE AND USE LAWS TING THIS INSTRUMENT, TO PARTMENT TO VERIFY APPR WSUITS AGAINST FARMING This instrument was This instrument was This instrument was This instrument was This instrument was This instrument was	matte: matte: d grantee' ransfer, st if not applie quires, th ons and to suied this gned and SCRIBED IN AND REGU- HE APPRO- OVED USES OR FOREST acknowle ts. ublic	ris appea s heirs, succe ated in terms we given or p isble, should be e singular inco individuals. instrument th its seal, if any Klama dged before to idged before to works.ff	The on the one of the one one of the one of	ense) d assigns i rs, is \$_4 -which is c OKS 93.0 e plural, a ch_ day o l by an off Recent	forever. 26.00 Pert of the 30.) nd all gramm fN fN pir) ss. Novembe		weve • (ind es sha 1998 bb 19 19	
To Have and to Hold the The true and actual consistent in consideration consistent in constrained consistent in constraining this deed, y ade so that this deed shall app in WITNESS WHEREC antor is a corporation, it has ca do so by order of its board of NS INSTRUMENT IN VIOLATION OF AP TICKS. BEFORE SIGNING OR ACCEP COURING FEE TITLE TO THE PROPER ALL CITY OR COUNTY PLANNING DEL IN TO DETERMINE ANY LIMITS ON LAY ACTICES AS DEFINED IN ORS 30.930 STAT by by I as I OF by I	(F SPACE INSUFF same unto grantee and ideration paid for this t er includes other propa met between the symbols Pr where the context so re ly equally to corporatic DF, the grantor has exec aused its name to be sig- directors. USE OF THE PROPERTY DE: PLICABLE LAND USE LAWS TING THIS INSTRUMENT, TI TY SHOULD CHECK WITH T PLICABLE LAND USE LAWS TING THIS INSTRUMENT, TH TY SHOULD CHECK WITH T PLICABLE LAND USE LAWS TING THIS INSTRUMENT, TH TY SHOULD CHECK WITH T THIS INSTRUMENT WAS This instrument was	matte: matte: d grantee' ransfer, st if not applie quires, th ons and to suied this gned and SCRIBED IN AND REGU- HE APPRO- OVED USES OR FOREST acknowle ts. ublic	rs appea s heirs, succe ated in terms we given or p able, should be o individuals. instrument th its seal, if any klama dged before to before to b	The on the or th	ense) d assigns i rs, is \$_4 -which is c ORS 93.0 e plural, a ch_day o l by an off Refer	forever. 26.00 Pert of the 30.) nd all gramm fN fN pir) ss. Novembe		weve • (ind es sha 1998 bb 19 19	
To Have and to Hold the The true and actual consi trual consideration consists of hick) consideration. ⁶ (The sene In construing this deed, y ade so that this deed shall app fN WITNESS WHEREC antor is a corporation, it has ca do so by order of its board of HS INSTRUMENT WILL NOT ALLOW I HS INSTRUMENT WILL NOT ALLOW I STAT DUFFING FEE TITLE TO THE PROPER HATE CITY OR COUNTY PLANNING DEI DO TO DETERMINE ANY LIMITS ON LA HACTICES AS DEFINED IN ORS 30.930 STAT by by hs hs hs hs hs hs hs hs	(F SPACE INSUFF same unto grantee and ideration paid for this t erincludes other proparate the same unto grantee and ideration paid for this t erincludes other proparate the context so re- ly equally to corporatio DF, the grantor has exec aused its name to be cip directors. USE OF THE PROPERTY DES PLICABLE LAND USE LAWS TING THIS INSTRUMENT, TO VERITY APPR WSUITS AGAINST FARMING This instrument was This instrument was	matte: matte: d grantee' ransfer, st if not applie quires, th ons and to suied this gned and SCRIBED IN AND REGU- HE APPRO- OVED USES OR FOREST acknowle ts. ublic	ris appea s heirs, succe ated in terms we given or p isble, should be e singular inco individuals. instrument th its seal, if any Klama dged before to idged before to works.ff	The on th	ense) d assigns i rs, is \$_4 -which is c OKS 93.0 e plural, a 	forever. 26.00 Pert of the 30.) nd all grammer fN Dir icer or other , Dir) ss. November nty of (weve • (ind es sha 1998 bb 19 19	