PORIS No. 721 - OUFTCLARE DEED (Individual or Corporate)		COPYRIGHT 1996 STEVENS NESS LAW PUBLISHING CO., PORTLAND, DR 97204
69743	198 ND. 16 P2:39	Vol. <u>M98</u> Page 41743
Klamath County		STATE OF OREGON,
305 Main Street, Rm 238 Klamath Falls, OR 97601		County of <u>Klamath</u> SS.
Klamath Falls, OR 97601 Cantor's Manne and Address Barbara Martin		I certify that the within instrument was received for record on the 16th day
736 Prescrott		of Nov 1998 at
Klamath Falls, OR 97601		-2:39 o'clock _PM., and recorded in
Granteo's Name and Address After recording, return to (Name, Address, Zip):	SPACE RESERVED	book/reel/volume No. <u>M98</u> on page <u>41743</u> and/or as fee/file/instru-
Barbara Martin	FOR	ment/microfilm/reception No69743-
736 Prescott	RECORDER'S USE	Records of said County.
Klamath Falls, OR 97601		Witness my hand and seal of County affixed.
dardara Martin	23p):	
7.36 Prescott		Bernetha G. Letsch, Co. Clerk NAME IMLE
Klamath Falls, OR 97601		By Kettlyn Ross, Deputy.
	Fee \$30.00	By I Addit Phone, Deputy.
	QUITCLAIM DEED	
KNOW ALL BY THESE PRESENTS that	Klamath County	
the State of Oregon	Klamath County, a	Political sub-division of
ereinafter called grantor, for the consideration her Barhara Martin	einafter stated, does hereby remi	ice release and foreign mitch t
Barbara Martin		se, release and lorever quitclaim unto
ereinafter called grantee, and unto grantee's heirs, al property, with the tenements, hereditaments a	successors and assigns, all of th	e grantor's right, title and interest in that certain
cal property, with the tenements, hereditaments a Clamath	and appurtenances thereunto be	longing or in any way appertaining, situated in
	r oregon, described as follows, i	lo-wit:
parcel of land lying in Lor City of Klamath Falls Klamat	t 3, Block 103, Bue	ena Vista Addition to the
Ortion of Lot 3 lying North	ch County, Oregon,	the said parcel being that
ortheasterly of the center 1	inc of the select	parallel with and 80 feet
lighway, which center line is	described in that	ed The Dalles-California deed to the State of Oregon
y and through its State High		
F Vlamable Court D	iway Commission, re	corded in Book 323. Page 525
UBJECT TO Covenants, corditi	Deeds.	corded in Book 323, Page 525
f Klamath County Record of D UBJECT TO Covenants, conditi ights, rights of way and all	Deeds.	corded in Book 323, Page 525
UBJECT TO Covenants, corditi	Deeds.	corded in Book 323, Page 525
UBJECT TO Covenants, corditi	Deeds.	corded in Book 323, Page 525
UBJECT TO Covenants, corditi	Deeds.	corded in Book 323, Page 525
UBJECT TO Covenants, corditi	Deeds.	corded in Book 323, Page 525
UBJECT TO Covenants, corditi	Deeds.	corded in Book 323, Page 525
UBJECT TO Covenants, corditi	Deeds.	corded in Book 323, Page 525
UBJECT TO Covenants, conditi ights, rights of way and all	ons, reservations, reservations, matters appearing	easements, restrictions, of record.
UBJECT TO Covenants, conditi ights, rights of way and all (F SPACE INSL To Have and to Hold the same unto grapher a	JEFICIENT, CONTINUE DESCRIPTION ON REV	easements, restrictions, of record.
UBJECT TO Covenants, conditi ights, rights of way and all (F SPACE INSU To Have and to Hold the same unto grantee a The true and actual consideration paid for this ral consideration consists of or includes other pro-	PFICIENT, CONTINUE DESCRIPTION ON REV and grantee's heirs, successors ar is transfer, stated in terms of dolla	Persents for the second
UBJECT TO Covenants, conditi ights, rights of way and all (F SPACE INSU To Have and to Hold the same unto grantee a The true and actual consideration paid for this ral consideration consists of or includes other pro- ich) consideration © (The second to be way a the super back	PFICIENT, CONTINUE DESCRIPTION ON REV and grantee's heirs, successors ar is transfer, stated in terms of dolla perty or value given or promised	<pre>easements, restrictions, of record.</pre>
(F SPACE INSU UBJECT TO Covenants, conditi ights, rights of way and all To Have and to Hold the same unto grantee a The true and actual consideration paid for this ral consideration Consists of or includes other pro- ich) consideration (C) (The sectors between the symbols In construing this deed, where the context so	UFFICIENT, CONTINUE DESCRIPTION ON REV and grantee's heirs, successors ar is transfer, stated in terms of dolla perty or value given or promises ", if act applicable, chould be deleted. S	<pre>easements, restrictions, of record.</pre>
(F SPACE INSU UBJECT TO Covenants, conditi ights, rights of way and all To Have and to Hold the same unto grantee a The true and actual consideration paid for this ral consideration consists of or includes other pro- ich) consideration (D) (The seature between the symbols In construing this deed, where the context so le so that this deed shall apply equally to corporat	UFFICIENT, CONTINUE DESCRIPTION ON REV matters appearing und grantee's heirs, successors ar is transfer, stated in terms of dolla perty or value given or promises ", if act applicable, chould be deleted. S requires, the singular includes th	ERSE) dassigns forever. ars, is \$-532.00
UBJECT TO Covenants, conditi ights, rights of way and all To Have and to Hold the same unto grantee a The true and actual consideration paid for this ral consideration consists of or includes other pro- ch) consideration. O (The senarce based at the symbols In construing this deed, where the context so le so that this dued shall apply equally to corporat IN WITNESS WHEREOF the grantee based of a	UFFICIENT, CONTINUE DESCRIPTION ON REV matters appearing "FRICIENT, CONTINUE DESCRIPTION ON REV and grantee's heirs, successors ar is transfer, stated in terms of dolla perty or value given or promised "", if act applicable, chould be deleted. S requires, the singular includes th tions and to individuals.	VERSE) hd assigns forever. ars, is \$-532.00
UBJECT TO Covenants, conditi ights, rights of way and all To Have and to Hold the same unto grantee a The true and actual consideration paid for this ral consideration consists of or includes other pro- in consideration. (The senarce between the symbols) In construing this deed, where the context so le so that this dued shall apply equally to corporat IN WITNESS WHEREOF, the grantor has exi- tor is a corporation, it has caused its name to be s	UFFICIENT, CONTINUE DESCRIPTION ON REV matters appearing "FRICIENT, CONTINUE DESCRIPTION ON REV and grantee's heirs, successors ar is transfer, stated in terms of dolla perty or value given or promised "", if act applicable, chould be deleted. S requires, the singular includes th tions and to individuals.	VERSE) hd assigns forever. ars, is \$-532.00
(F SPACE INSL UBJECT TO Covenants, conditi ights, rights of way and all To Have and to Hold the same unto grantee a The true and actual consideration paid for this ral consideration consists of or includes other pro- ch) consideration. (The senarce between the symbols) In construing this deed, where the context so le so that this deed shall apply equally to corporat IN WITNESS WHEREOF, the grantor has exist tor is a corporation, it has caused its name to be so o so by order of its board of directors.	PFICIENT, CONTINUE DESCRIPTION ON REV and grantee's heirs, successors ar s transfer, stated in terms of dolla perty or value given or promised ", if act appliable, chould be deleted. S requires, the singular includes th tions and to individuals. ecuted this instrument this _1.31 signed and its seal, if any, affixed	VERSE) d assigns forever. ars, is \$-532.00
(F SPACE INSL UBJECT TO Covenants, conditi ights, rights of way and all To Have and to Hold the same unto grantee a The true and actual consideration paid for this ral consideration consists of or includes other pro- ch) consideration. (The senarce between the symbols) In construing this deed, where the context so le so that this deed shall apply equally to corporat IN WITNESS WHEREOF, the grantor has exist tor is a corporation, it has caused its name to be so o so by order of its board of directors.	PFICIENT, CONTINUE DESCRIPTION ON REV and grantee's heirs, successors ar s transfer, stated in terms of dolla perty or value given or promised ", if act appliable, chould be deleted. S requires, the singular includes th tions and to individuals. ecuted this instrument this _1.31 signed and its seal, if any, affixed	VERSE) hd assigns forever. ars, is \$-532.00
(F SPACE INSL UBJECT TO Covenants, conditi ights, rights of way and all To Have and to Hold the same unto grantee a The true and actual consideration paid for this ral consideration consists of or includes other pro- ch) consideration. (The seasable between the symbols) In construing this deed, where the context so to is a corporation, it has caused its name to be so to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY D INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY D INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY D	UFFICIENT, CONTINUE DESCRIPTION ON REV. Matters appearing Matters ap	VERSE) d assigns forever. ars, is \$-532.00
(F SPACE INSL UBJECT TO Covenants, conditi ights, rights of way and all To Have and to Hold the same unto grantee a The true and actual consideration paid for this hal consideration consists of or includes other pro- ch) consideration. O (The same between the symbold In construing this deed, where the context so the so that this deed shall apply equally to corporat N WITNESS WHEREOF, the grantor has exist tor is a corporation, it has caused its name to be so to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY D INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS WS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, INSTRUMENT IN UNCATION OF APPLICABLE LAND USE LAWS WS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY D INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS WS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, INSTRUMENT IN UNCATION OF APPLICABLE LAND USE LAWS WS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, INSTRUMENT IN UNCATION OF APPLICABLE LAND USE LAWS INSTRUMENT IN UNCATION OF APPLICABLE LAWS INSTRUMENT IN USE AND USE INTERVIEW IN UNCATION OF APPLICABLE LAWS INSTRUMENT IN USE INTERVIEWENT IN USE INTERVIEWEN	UFFICIENT, CONTINUE DESCRIPTION ON REV matters appearing "FICIENT, CONTINUE DESCRIPTION ON REV and grantee's heirs, successors ar is transfer, stated in terms of dolla perty or value given or promises ", if net applicable, chould be deleted. S requires, the singular includes th tions and to individuals. ecuted this instrument this _1.31 signed and its seal, if any, affixed ESCRIBED IN S AND REGU- THE PERSON THE PERSON	VERSE) d assigns forever. ars, is \$-532.00
(F SPACE INSL UBJECT TO Covenants, conditi ights, rights of way and all To Have and to Hold the same unto grantee a The true and actual consideration paid for this ral consideration consists of or includes other pro- ich) consideration. O (The same between the symbole In construing this deed, where the context so is a corporation, it has caused its name to be so that this deed shall apply equally to corporat IN WITNESS WHEREOF, the grantor has exist tor is a corporation, it has caused its name to be so o so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY D INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS MS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, INSTRUMENT IN UNCTAIN OF APPLICABLE LAND USE LAWS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY D INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS INSTRUMENT IN UNCTAIN UNCTAINED TO VERIFY APPLICABLE INTE OF THE INSTRUMENT. INSTRUMENT IN UNCTAIN UNCTAINED OF THE PROPERTY SO	UFFICIENT, CONTINUE DESCRIPTION ON REV matters appearing "FICIENT, CONTINUE DESCRIPTION ON REV and grantee's heirs, successors ar is transfer, stated in terms of dolla perty or value given or promises ", if net applicable, chould be deleted. S requires, the singular includes th tions and to individuals. ecuted this instrument this _1.31 signed and its seal, if any, affixed ESCRIBED IN S AND REGU- THE PERSON THE PERSON	VERSE) d assigns forever. ars, is \$-532.00
(F SPACE INSL UBJECT TO Covenants, conditi ights, rights of way and all To Have and to Hold the same unto grantee a The true and actual consideration paid for this ral consideration consists of or includes other pro- tch) consideration. O (The source bolivien the symbols) In construing this deed, where the context so is a corporation, it has caused blowten the symbols in WITNESS WHEREOF, the grantor has exi- tor is a corporation, it has caused its name to be so o so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY D INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS ONE. BEFORE SIGNING ON ACCEPTING THIS INSTRUMENT, INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS INSTRUMENT IN VIOLATION OF APPLICABLE AND USE LAWS INSTRUMENT IN VIOLATION OF APPLICABLE AND USE LAWS INSTRUMENT IN VIOLATION OF APPLICABLE AND USE LAWS	DEFICIENT, CONTINUE DESCRIPTION ON REV and grantee's heirs, successors ar is transfer, stated in terms of dolla perty or value given or promised print or value given or promised print or value given or promised print of the singular includes th tions and to individuals. ecuted this instrument this _1.31 signed and its seal, if any, affixed ESCRIBED IN SAND REGU- THE APPRO- ROVED USES S OR FOREST	Persection and assigns forever. Arriver and assigns forever. Arriver arriver
UBJECT TO Covenants, conditi ights, rights of way and all """""""""""""""""""""""""""""""""""	DEFICIENT, CONTINUE DESCRIPTION ON REV. and ters appearing "FRICIENT, CONTINUE DESCRIPTION ON REV. and grantee's heirs, successors ar is transfer, stated in terms of dolla perty or value given or promised "A if net applicable, chould be deleted. S requires, the singular includes th tions and to individuals. ecuted this instrument this _1.31 signed and its seal, if any, affixed ESCRIBED IN SAND REGU- THE APPRO- ROVED USES S OR FOREST unty of	<pre>ecorded in Book 323, Page 525 easements, restrictions, of record.  easements, restrictions, of easements, re</pre>
UBJECT TO Covenants, conditi ights, rights of way and all To Have and to Hold the same unto grantee a The true and actual consideration paid for this rel consideration consists of or includes other pro- tch) consideration. O (The senterse between the symbole In construing this deed, where the context so is a corporation, it has caused its name to be so to so that this deed shall apply equally to corporat IN WITNESS WHEREOF, the grantor has exist to is a corporation, it has caused its name to be so to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY D INSTRUMENT AN UNIT OF APPLICABLE LAND USE LAWS INS BEFORE SIGN OR OR ACCEPTING THIS INSTRUMENT. INTO OFFINE AN UNITY PLANNING CEPARTMENT TO VERIFY APPL IN OFFICE SAS DEFINED IN ORS 30.930. STATE OF ORECON, COU	DEFICIENT, CONTINUE DESCRIPTION ON REV. Matters appearing DEFICIENT, CONTINUE DESCRIPTION ON REV. and grantee's heirs, successors ar is transfer, stated in terms of dolla perty or value given or promised Prif act applicable, chould be deleted. S requires, the singular includes th tions and to individuals. ecuted this instrument this _1.31 signed and its seal, if any, affixed ESCRIBED IN SAND REGU- THE APPRO- ROVED USES 3 OR FOREST unty ofKlemath s acknowledged before me on	<pre>ecorded in Book 323, Page 525 easements, restrictions, of record.  easements, restrictions, easements, restrictions, easements, restrictions, easements, restrictions, easements, restrictions,</pre>
(F SPACE INSL UBJECT TO Covenants, conditi ights, rights of way and all To Have and to Hold the same unto grantee a The true and actual consideration paid for this ral consideration consists of or includes other pro- tch) consideration. O (The source between the symbols In construing this deed, where the context so is a corporation, it has caused between the symbols IN WITNESS WHEREOF, the grantor has exi- tor is a corporation, it has caused its name to be so o so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY D INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY APP. TO DETERMINE AN'LIMITS ON LAWSUITS AGAINST FARMING THE CITY OR COUNTY PLANNING CEPARTMENT TO VERIFY APP. TO DETERMINE AN'LIMITS ON LAWSUITS AGAINST FARMING THE SIGN FOR SIGN OR SO 30.330. STATE OF ORECON, COL This instrument was by	UPFICIENT, CONTINUE DESCRIPTION ON REV on a tters appearing "FRICIENT, CONTINUE DESCRIPTION ON REV and grantee's heirs, successors ar is transfer, stated in terms of dolla perty or value given or promised A-if act appliesble, chould be deleted. S requires, the singular includes th tions and to individuals. ecuted this instrument this _1.31 signed and its seal, if any, affixed ESCRIBED IN THE PERSON THE APPRO- SOR FOREST	<pre>ecorded in Book 323, Page 525 easements, restrictions, of record.  easements, restrictions, easements, restrictions, easements, restrictions, easements, restrictions, easements, restrictions,</pre>
UBJECT TO Covenants, conditi ights, rights of way and all To Have and to Hold the same unto grantee a The true and actual consideration paid for this tal consideration consists of or includes other pro- ch) consideration CO (The contract between the symbols) In construing this deed, where the context so the so that this deed shall apply equally to corporat IN WITNESS WHEREOF, the grantor has exci- tor is a corporation, it has caused its name to be so o so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY D INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW MS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW STATE OF ORECON, Cou- THIS INSTRUMENT ANY LIMITS ON LAWSUITS AGAINST FARMING THIS INSTRUMENT IN OR 30.930. STATE OF ORECON, Cou- This instrument was by	UFFICIENT, CONTINUE DESCRIPTION ON REV on a tters appearing "FFICIENT, CONTINUE DESCRIPTION ON REV and grantee's heirs, successors ar is transfer, stated in terms of dolla perty or value given or promised "F, if act applicable, chould be deleted. S requires, the singular includes th tions and to individuals. ecuted this instrument this _1.31 signed and its seal, if any, affixed ESCRIBED IN S AND REGU- THE PERSON THE PERSON TH	<pre>/ERSE) easements, restrictions, of record. //ERSE) nd assigns forever. ars, is \$_532_00</pre>
UBJECT TO Covenants, conditi ights, rights of way and all To Have and to Hold the same unto grantee a The true and actual consideration paid for this ial consideration consists of or includes other pro- th consideration of the senarce between the symbols In construing this deed, where the context so is so that this dued shall apply equally to corporat in WITNESS WHEREOF, the grantor has exi- thor is a corporation, it has caused its name to be so o so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY D INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY D INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY D INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW WS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY D INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY D INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW So as DEFINED IN ORS 30.330. STATE OF ORECON, Could This instrument was by <u>Trancis</u> . Rober as Director of P	UFFICIENT, CONTINUE DESCRIPTION ON REV on a tters appearing "FFICIENT, CONTINUE DESCRIPTION ON REV and grantee's heirs, successors ar is transfer, stated in terms of dolla perty or value given or promised perty of value given or promised perty of value given or promised so acknowledged before me on ts ublic Works for the	<pre>ecorded in Book 323, Page 525 easements, restrictions, of record.  easements, restrictions, easements, restrictions, easements, restrictions, easements, restrictions, easements, restrictions,</pre>
UBJECT TO Covenants, conditi ights, rights of way and all To Have and to Hold the same unto grantee a The true and actual consideration paid for this ial consideration consists of or includes other pro- ch) consideration Of the contract between the symbols In construing this deed, where the context so le so that this deed shall apply equally to corporat IN WITNESS WHEREOF, the grantor has exi- tor is a corporation, it has caused its name to be so o so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY D INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY D INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY D INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW INSTRUMENT IN UNION ALLOW USE OF THE PROPERTY D INSTRUMENT IN IN ONT ALLOW USE OF THE PROPERTY D INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW INSTRUMENT IN UNION ALLOW USE OF THE PROPERTY D INSTRUMENT IN UNION OF ACCEPTING THIS INSTRUMENT. INSTRUMENT IN UNION OF ADDITION OF APPLICABLE LAND INSTRUMENT IN UNION OF ADDITION OF APPLICABLE LAND S BEFORE SIGN NG OR ACCEPTING THIS INSTRUMENT. INSTRUMENT IN UNION OF ADDITION OF ADDIT	UFFICIENT, CONTINUE DESCRIPTION ON REV on a tters appearing "FFICIENT, CONTINUE DESCRIPTION ON REV and grantee's heirs, successors ar is transfer, stated in terms of dolla perty or value given or promised perty of value given or promised perty of value given or promised so acknowledged before me on ts ublic Works for the	<pre>/ERSE) easements, restrictions, of record. //ERSE) nd assigns forever. ars, is \$_532_00</pre>
UBJECT TO Covenants, conditi ights, rights of way and all To Have and to Hold the same unto grantee a The true and actual consideration paid for this ral consideration consists of or includes other pro- ch) consideration O (The seature bawes the symbold In construing this deed, where the context so is so that this deed shall apply equally to corporat in WITNESS WHEREOF, the grantor has ex- itor is a corporation, it has caused its name to be so o so by order of its board of directors. INSTRUMENT WIL: NOT ALLOW USE OF THE PROPERTY D INSTRUMENT IN IOLATION OF APPLICABLE LAND USE LAW DNS. BEFORE SIGN AG OR ACCEPTING THIS INSTRUMENT INSTRUMENT WIL: NOT ALLOW USE OF THE PROPERTY D INSTRUMENT WIL: NOT ALLOW USE OF THE PROPERTY D INSTRUMENT WIL: NOT ALLOW USE OF THE PROPERTY D INSTRUMENT IN IOLATION OF APPLICABLE LAND USE LAW DATA AS DEFINED IN ORS 30.330. STATE OF ORECON, Cou This instrument was by	UFFICIENT, CONTINUE DESCRIPTION ON REV on a tters appearing "FFICIENT, CONTINUE DESCRIPTION ON REV and grantee's heirs, successors ar is transfer, stated in terms of dolla perty or value given or promised perty of value given or promised perty of value given or promised so acknowledged before me on ts ublic Works for the	<pre>/ERSE) easements, restrictions, of record. //ERSE) nd assigns forever. ars, is \$_532_00</pre>
UBJECT TO Covenants, conditi ights, rights of way and all To Have and to Hold the same unto grantee a The true and actual consideration paid for this ial consideration consists of or includes other pro- ch) consideration Of the contract between the symbols In construing this deed, where the context so le so that this deed shall apply equally to corporat IN WITNESS WHEREOF, the grantor has exi- tor is a corporation, it has caused its name to be so o so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY D INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY D INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY D INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW INSTRUMENT IN UNION ALLOW USE OF THE PROPERTY D INSTRUMENT IN IN ONT ALLOW USE OF THE PROPERTY D INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW INSTRUMENT IN UNION ALLOW USE OF THE PROPERTY D INSTRUMENT IN UNION OF ACCEPTING THIS INSTRUMENT. INSTRUMENT IN UNION OF ADDITION OF APPLICABLE LAND INSTRUMENT IN UNION OF ADDITION OF APPLICABLE LAND S BEFORE SIGN NG OR ACCEPTING THIS INSTRUMENT. INSTRUMENT IN UNION OF ADDITION OF ADDIT	UFFICIENT, CONTINUE DESCRIPTION ON REV on a tters appearing "FFICIENT, CONTINUE DESCRIPTION ON REV and grantee's heirs, successors ar is transfer, stated in terms of dolla perty or value given or promised perty of value given or promised perty of value given or promised so acknowledged before me on ts ublic Works for the	PERSES Massigns forever. ars, is \$_532.00