69756		COPYRIGHT 1998 BTEVENS NEES LAW PUBLISHING CO. PORTLAND, OR \$7204
	NUV 16 P2:40	Vol_ <u>M48</u> Page 41756
Mamath County		STATE OF OREGON,
305 Main Street, Rm 238		County ofKlamath ss.
Klamath Falls, OR 97601 Granner's Marma and Address		I certify that the within instrument
Michael Hoch		was received for record on the 16th day
10728-50th Street		of Nov 19 98 at
tira_Loma, CA_91752 Granties's Name and Address		-2:40 o'clock P.M. and recorded in
Grantee's Name and Address		book/reel/volume NoM98 on page
New moonding, return to Mame, Address, 730): 11chael Hoch	SPACE RESERVED	_41/56 and/or as fee/file/instru-
0728-50th Street	FOR RECORDER'S USE	ment/microfilm/reception No. 69756-
lira Long CA 01750		Records of said County.
lira Loma, CA 91752		Witness my hand and seal of County
will requested other size, send all tax statements to (risine, Address, Zip): Lichael. Hoch		affixed.
0728-50th Street		Bernetha G. Letsch, Co. Clerk
lira Loma, CA 91752		NAME TITLE
1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1		By Kithlun, Russ, Deputy.
	Fee \$30.00	By All a, Deputy.
KNOW ALL BY THESE PRESENTS that K1a	math County	
he State of Oregon	mach obuilty,	a Political sub-division of
creinafter called grantor for the consideration having	r stated door have	
ichael Hoch	- surve, uses nereby ren	use, release and forever quitclaim unto
creinafter called grantee, and unto grantee's heirs, sugar		************
al property, with the tenements, hereditaments and app LamathCounty, State of Orego	ourtenances thereunto h	alonging or in any unit and interest in that certain
Lamath County, State of Orego	on, described as follows	to-wit-
t & Block TO MISS		N 11 AN
ot 4, Block 70, Fifth Addition T Icial plat thereof on file in th	o Nimrod River	Park, according to the of
cial plat thereof on file in th punty, Oregon.	e office of th	ie County Clerk of Klamath
wiry, oregon.		, of Kiamath
UBJECT TO Covenante conditi		
UBJECT TO Covenants, conditions ights, rights of way and all ma	, reservations	, easements, restrictions.
ights, rights of way and all ma	tters appearin	g of record.
(IF SPACE INSUFFICIENT	CONTINUE DESCRIPTION ON DE	VERSEN
To have and to hold the same unto grantee and gran	, CONTINUE DESCRIPTION ON RE 1166'S heirs, successors a	ad and an a
The true and actual consideration poid for this true of	tee's heirs, successors a	nd assigns forever.
The true and actual consideration paid for this transfe al consideration consists of or includes other property of	tee's heirs, successors a er, stated in terms of doll	nd assigns forever. ars, is \$_260.00 O However, the
The true and actual consideration paid for this transfe al consideration consists of or includes other property of the consideration. ^(D) (The source between the surface D) if any	ntee's heirs, successors a er, stated in terms of doll r value given or promise	nd assigns forever. ars, is \$_260.00. which is 🖵 part of the 🖵 the whole (indicate
The true and actual consideration paid for this transfe al consideration consists of or includes other property of the consideration. ⁽¹⁾ (The source between the symbols 0, if actual in construing this deed, where the context so require	ntee's heirs, successors a er, stated in terms of doll r-value given or promise explicible, should be deleted.	nd assigns forever. ars, is \$_260.00. which is 🖵 part of the 🖵 the whole (indicate
The true and actual consideration paid for this transfe al consideration consists of or includes other property of the consideration. ⁽¹⁾ (The source between the symbols ⁽¹⁾ , if act in construing this deed, where the context so require e so that this deed shall apply equally to comperition	ttee's heirs, successors a er, stated in terms of doll r-value given or promise applicable, should be delated. s, the singular includes t	nd assigns forever. lars, is \$260.00.00.00 which is [] part of the [] the whole (indicate See ORS 93.030.) he plural, and all grammatical changes shall be
The true and actual consideration paid for this transfer al consideration consists of or includes other property of the consideration. ⁽¹⁾ (The source between the symbols ⁽¹⁾ , if not in construing this deed, where the context so require the so that this deed shall apply equally to corporations an IN WITNESS WHEREOF the grantor has executed.	ttee's heirs, successors a er, stated in terms of doll r-value given or promise esplicible, should be deleted. s, the singular includes t id to individuals.	nd assigns forever. lars, is \$260.00
The true and actual consideration paid for this transfe al consideration consists of or includes other property of the consideration. ⁽¹⁾ (The source between the symbols ⁽¹⁾ , if and in construing this deed, where the context so requires e so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has executed tor is a corporation, it has caused its name to be signed of	ttee's heirs, successors a er, stated in terms of doll r-value given or promise esplicible, should be deleted. s, the singular includes t id to individuals.	nd assigns forever. lars, is \$260.00
The true and actual consideration paid for this transfe al consideration consists of or includes other property of the consideration. ⁽¹⁾ (The source between the symbols 0, if act- in construing this deed, where the context so requires e so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has executed tor is a corporation, it has caused its name to be signed a o so by order of its board of directors.	ntee's heirs, successors a er, stated in terms of doll r value given or promise explicible, check be deleted s, the singular includes t id to individuals. this instrument this <u>13</u> and its seal, if any, affixe	nd assigns forever. lars, is \$260.00.00.00.00.00.00.00.00.00.00.00.00.0
The true and actual consideration paid for this transfe al consideration consists of or includes other property of sch) consideration. ⁽¹⁾ (The source between the symbols 9, if act- in construing this deed, where the context so requires e so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has executed tor is a corporation, it has caused its name to be signed a o so by order of its board of directors.	ntee's heirs, successors a er, stated in terms of doll r value given or promise explicible, check be deleted s, the singular includes t id to individuals. this instrument this <u>13</u> and its seal, if any, affixe	nd assigns forever. lars, is \$ 260.00. ^D However, the d which is ☐ part of the ☐ the whole (indicate See ORS 93.030.) he plural, and all grammatical changes shall be <u>bth</u> day of <u>November</u> , 19.98; if d by an officer or other person duly authorized
The true and actual consideration paid for this transfe al consideration consists of or includes other property of ch) consideration. ⁽¹⁾ (The source between the symbols 9, if act- in construing this deed, where the context so require e so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has executed tor is a corporation, it has caused its name to be signed a o so by order of its board of directors.	ntee's heirs, successors a er, stated in terms of doll r value given or promise explicible, check be deleted s, the singular includes t id to individuals. this instrument this <u>13</u> and its seal, if any, affixe	nd assigns forever. lars, is \$ 260.00. ^D However, the d which is ☐ part of the ☐ the whole (indicate See ORS 93.030.) he plural, and all grammatical changes shall be <u>bth</u> day of <u>November</u> , 19.98; if d by an officer or other person duly authorized
The true and actual consideration paid for this transfe al consideration consists of or includes other property of the consideration consists of or includes other property of the construing this deed, where the context so required in construing this deed, where the context so required e so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has executed to ris a corporation, it has caused its name to be signed a to so by order of its board of directors.	ntee's heirs, successors a er, stated in terms of doll r-value given or promise explicible, should be deleted. s, the singular includes to the individuals. this instrument this _13 and its seal, if any, affixe GU- SON	nd assigns forever. ars, is \$ 260.00
The true and actual consideration paid for this transfe al consideration consists of or includes other property of the true and actual consists of or includes other property of the consideration. ⁽¹⁾ (The source between the symbols 0, if act in construing this deed, where the context so requires the so that this deed shall apply equally to corporations and IN WITNESS WHEREOF, the grantor has executed to tor is a corporation, it has caused its name to be signed a tor is a corporation, it has caused its name to be signed a tor so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBE INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE NSTRUMENT IN VIOLATION OF ACEPTING THIS INSTRUMENT, THE PER INSTRUMENT IN VIOLATION OF ACEPTING THIS INSTRUMENT.	ntee's heirs, successors a er, stated in terms of doll r-value given or promise explicible, chould be delated. s, the singular includes t and to individuals. this instrument this <u>13</u> and its seal, if any, affixe GU GU SON	nd assigns forever. lars, is \$ 260.00. ^D However, the d which is ☐ part of the ☐ the whole (indicate See ORS 93.030.) he plural, and all grammatical changes shall be <u>bth</u> day of <u>November</u> , 19.98; if d by an officer or other person duly authorized
The true and actual consideration paid for this transfe al consideration consists of or includes other property of the true and actual consists of or includes other property of the consideration. ⁽¹⁾ (The sectore between the symbols 0, if ast- in construing this deed, where the context so require: e so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has executed to tor is a corporation, it has caused its name to be signed a to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBE INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBE INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE INSTRUMENT IN THE PROPERTY SHOULD CHECK WITH THE APP COTY OR COUNTY PLANNING OF APPLICABLE TO VERIFY APPROVED U DEFERMINE ANY HEATS ON HEATS ON HEATS ON TO VERIFY APPROVED U	ntee's heirs, successors a er, stated in terms of doll r-value given or promise explicible, chould be delated. s, the singular includes t and to individuals. this instrument this <u>13</u> and its seal, if any, affixe GU GU SON	nd assigns forever. lars, is \$ 260.00. ^D However, the d which is ☐ part of the ☐ the whole (indicate See ORS 93.030.) he plural, and all grammatical changes shall be <u>bth</u> day of <u>November</u> , 19.98; if d by an officer or other person duly authorized
The true and actual consideration paid for this transfe al consideration consists of or includes other property of the true and actual consists of or includes other property of the consideration. ⁽¹⁾ (The source between the symbols 0, if ast- in construing this deed, where the context so require: e so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has executed to tor is a corporation, it has caused its name to be signed a 0 so by order of its board of directors. INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE NOS EFFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PER INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE NOS EFFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PER INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE NOS EFFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PER INING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APP E CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED U	ntee's heirs, successors a er, stated in terms of doll r-value given or promise explicible, chould be delated. s, the singular includes t and to individuals. this instrument this <u>13</u> and its seal, if any, affixe GU GU SON	nd assigns forever. lars, is \$ 260.00. ^D However, the d which is ☐ part of the ☐ the whole (indicate See ORS 93.030.) he plural, and all grammatical changes shall be <u>bth</u> day of <u>November</u> , 19.98; if d by an officer or other person duly authorized
The true and actual consideration paid for this transfe al consideration consists of or includes other property of the true and actual consists of or includes other property of the consideration. ⁽¹⁾ (The sentence between the symbols 0, if actu- in construing this deed, where the context so require: e so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has executed to tor is a corporation, it has caused its name to be signed a to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBE INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE INSTRUMENT IN VIOLATION OF APPLICABLE TO THE PROPERTY DESCRIBE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED U D DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOR INCES AS DEFINED IN ORS 30.930.	ntee's heirs, successors a er, stated in terms of doll r value given or promise explicible, chould be deloted s, the singular includes t and to individuals. this instrument this _13 and its seal, if any, affixe SON SON SON SON SES EST	nd assigns forever. ars, is \$ 260.00 O. However, the d which is part of the 1 the whole (indicate See ORS 93.030.) he plural, and all grammatical changes shall be 8th day of
The true and actual consideration paid for this transfe al consideration consists of or includes other property of the true and actual consists of or includes other property of the consideration. ⁽¹⁾ (The sentence between the symbols 0, if actu- in construing this deed, where the context so required in construing this deed, where the context so required to corporation, it has caused its name to be signed a to is a corporation, it has caused its name to be signed a to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBE INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY APPROVED U D DETERMINE ANY UNINTS ON LAWSUITS AGAINST FARMING OR FOR INCES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of	ntee's heirs, successors a er, stated in terms of doll r value given or promise explicible, chould be deloud. s, the singular includes t and to individuals. this instrument this _13 and its seal, if any, affixe SON SON SON SON SES EST Klamath	nd assigns forever. ars, is \$ 260.00 <u>O However, the</u> d which is □ part of the □ the whole (indicate See ORS 93.030.) he plural, and all grammatical changes shall be <u>Bth</u> day of <u>November</u> , 19.98.; if ad by an officer or other person duly authorized Decet. <u>Dir. of Pub. Wks</u> .
The true and actual consideration paid for this transfer al consideration consists of or includes other property of the true and actual consists of or includes other property of the consideration. ^(C) (The source between the symbols 0, if asta- in construing this deed, where the context so require: e so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has executed to tor is a corporation, it has caused its name to be signed a 0 so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBE INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBE INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBE INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE NS. EEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PER- IRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APP E CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED U D DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOR THES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of This instrument was acknow by	ntee's heirs, successors a er, stated in terms of doll r value given or promise explicible, check be deleted. s, the singular includes to ad to individuals. this instrument this _13 and its seal, if any, affixe SON SON SON SON SON SON SON SON SON SON	nd assigns forever. ars, is \$ _260.00
The true and actual consideration paid for this transfer al consideration consists of or includes other property of ch) consideration. ^(C) (The sections between the symbols 0, if asta- in construing this deed, where the context so require: the so that this deed shall apply equally to corporations and IN WITNESS WHEREOF, the grantor has executed a tor is a corporation, it has caused its name to be signed a 0 so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBE INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBE INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE NO. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PER- IRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APP E CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED U D DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOR THES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of This instrument was acknow by	ntee's heirs, successors a er, stated in terms of doll r value given or promise explicible, check be deleted. s, the singular includes to ad to individuals. this instrument this _13 and its seal, if any, affixe SON SON SON SON SON SON SON SON SON SON	nd assigns forever. ars, is \$ _260.00
The true and actual consideration paid for this transfer The true and actual consideration paid for this transfer tal consideration consists of or includes other property of ch) consideration. ⁽¹⁾ (The sentence between the symbols 0, if and in construing this deed, where the context so required in construing this deed, where the context so required is so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has executed to itor is a corporation, it has caused its name to be signed a to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBENT INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE ENSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND SEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PER- INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE CITY OF COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED U TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOR TICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of This instrument was acknow by	ttee's heirs, successors a er, stated in terms of doll r-value given or promise applicable, should be delated. s, the singular includes to this instrument this _13 and its seal, if any, affixed GU- SON RO- SES Klamath wledged before me on _	nd assigns forever. lars, is \$ 260.00 <u>① However, the</u> d which is ☐ part of the ☐ the whole (indicate See ORS 93.030.) he plural, and all grammatical changes shall be <u>8th</u> day ofNovember, 19 <u>98</u> ; if d by an officer or other person duly authorized <u>Coeffer</u> , <u>Dir. of Pub. Wks</u> .
The true and actual consideration paid for this transfer The true and actual consideration paid for this transfer tal consideration consists of or includes other property of ch) consideration. ⁽¹⁾ (The sentence between the symbols 0, if act in construing this deed, where the context so required in construing this deed, where the context so required the so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has executed to nor is a corporation, it has caused its name to be signed a to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBENT INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE ENSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND SEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PER- INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE CITY OF COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED UN TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOR TICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of This instrument was acknow by .FXAIRCISRoberts. as .Dixector. Of. Public	ttee's heirs, successors a er, stated in terms of doll r-value given or promise applicable, should be delated. s, the singular includes to this instrument this _13 and its seal, if any, affixed GU- SON RO- SES Klamath wledged before me on _ c Works for th	nd assigns forever. lars, is \$ 260.00 <u>① However, the</u> d which is ☐ part of the ☐ the whole (indicate See ORS 93.030.) he plural, and all grammatical changes shall be <u>8th</u> day ofNovember, 19 <u>98</u> ; if d by an officer or other person duly authorized <u>Coeffer</u> , <u>Dir. of Pub. Wks</u> .
The true and actual consideration paid for this transfer The true and actual consideration paid for this transfer (al consideration consists of or includes other property of ch) consideration. ⁽¹⁾ (The sentence between the symbols 0, if act in construing this deed, where the context so required in construing this deed, where the context so required is so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has executed to tor is a corporation, it has caused its name to be signed a to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBENT INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE ENSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE ENSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE ENSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE ENSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE ENSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE ENSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE ENSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE ENSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE ECITY OF COUNTY PLANNING OF APPLICABLE TO THE PROPERTY DESCRIBENT. THE PERTINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOR TICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of This instrument was acknow by .FIAIRC ISRoberts. as .DIZECTOR. OF. Public	ttee's heirs, successors a er, stated in terms of doll r-value given or promise applicable, should be delated. s, the singular includes to this instrument this _13 and its seal, if any, affixed GU- SON RO- SES Klamath wledged before me on _ c Works for th	nd assigns forever. ars, is \$ _260.00
The true and actual consideration paid for this transfer The true and actual consideration paid for this transfer tal consideration consists of or includes other property of the consideration. ^(C) (The sentence between the symbols 0, if each in construing this deed, where the context so required is so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has executed to thor is a corporation, it has caused its name to be signed a to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBE INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY APPROVED U TO DETERMINE ON ACCEPTING THIS INSTRUMENT, THE PROPERTY INNOR FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APP TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOR THE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED U TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOR THE INSTRUMENT IN ORS 30.930. STATE OF OREGON, County of This instrument was acknow by	ttee's heirs, successors a er, stated in terms of doll r-value given or promise applicable, should be delated. s, the singular includes to this instrument this _13 and its seal, if any, affixed GU- SON RO- SES Klamath wledged before me on _ c Works for th	nd assigns forever. lars, is \$ 260.00 <u>① However, the</u> d which is ☐ part of the ☐ the whole (indicate See ORS 93.030.) he plural, and all grammatical changes shall be <u>8th</u> day ofNovember, 19 <u>98</u> ; if d by an officer or other person duly authorized <u>Coeffer</u> , <u>Dir. of Pub. Wks</u> .
The true and actual consideration paid for this transfer The true and actual consideration paid for this transfer tal consideration consists of or includes other property of the consideration. ⁽¹⁾ (The sentence between the symbols 0, if not- in construing this deed, where the context so required in construing this deed, where the context so required the so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has executed to thor is a corporation, it has caused its name to be signed a to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBENT INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE WAS BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PER- INSTRUMENT IN VIOLATION OF APPLICABLE LAWD USE LAWS AND RE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED U TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOR THEST SUBJECT IN OR SO 30. STATE OF OREGON, County of This instrument was acknow by	ttee's heirs, successors a er, stated in terms of doll rvalue given or promise applicable, should be delated. s, the singular includes to this instrument this _1.3 and its seal, if any, affix: D IN GU- SON RO- SES Klamath wledged before me on _ c Works for ti OTL	nd assigns forever. lars, is \$ 260.00 <u>O However, the</u> d which is ☐ part of the ☐ the whole (indicate See ORS 93.030.) he plural, and all grammatical changes shall be <u>8th</u> day of <u>November</u> , 1998; if d by an officer or other person duly authorized <u>Courter</u> , <u>Dir. of Pub. Wks</u> .
The true and actual consideration paid for this transfer The true and actual consideration paid for this transfer tal consideration consists of or includes other property of the consideration. ⁽¹⁾ (The sentence between the symbols 0, if actual in construing this deed, where the context so required in construing this deed, where the context so required the so that this deed shall apply equally to corporations and IN WITNESS WHEREOF, the grantor has executed a thor is a corporation, it has caused its name to be signed a to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBENT INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE MISTERIMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE MISTERIMENT IN VIOLATION OF APPLICABLE CAND USE LAWS AND RE NAME FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APP TE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED U TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOR THES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of This instrument was acknow by	ttee's heirs, successors a er, stated in terms of doll rvalue given or promise applicable, should be delated. s, the singular includes to this instrument this _1.3 and its seal, if any, affix: D IN GU- SON RO- SES Klamath wledged before me on _ c Works for ti OTL	nd assigns forever. lars, is \$ 260.00 <u>O However, the</u> d which is ☐ part of the ☐ the whole (indicate See ORS 93.030.) he plural, and all grammatical changes shall be <u>8th</u> day of <u>November</u> , 1998; if d by an officer or other person duly authorized <u>Courter</u> , <u>Dir. of Pub. Wks</u> .
The true and actual consideration paid for this transfer The true and actual consideration paid for this transfer tal consideration consists of or includes other property of ch) consideration. ⁽¹⁾ (The sentence between the symbols 0, if not- in construing this deed, where the context so required in construing this deed, where the context so required is so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has executed to ator is a corporation, it has caused its name to be signed a to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBENT INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RE ENSTRUMENT IN VIOLATION OF APPLICABLE LAWD USE LAWS AND RE THE CITY OF COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED U TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOR TACES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of This instrument was acknow by	ttee's heirs, successors a er, stated in terms of doll r-value given or promise applicable, should be delated. s, the singular includes to this instrument this _13 and its seal, if any, affixed GU- SON RO- SES Klamath wledged before me on _ c Works for th	nd assigns forever. ars, is \$ _260.00 <u>① However, the</u> d which is □ part of the □ the whole (indicate See ORS 93.030.) he plural, and all grammatical changes shall be <u>@th</u> day of <u>November</u>