70941	<b>'98</b> (	DEU -4 P3:52		ol_ <u>mff</u> Page	, 44500
Henry Kurusz				STATE OF OREGO	
		••••••		County ofK	the within instrum
Steve & Ye Ron	iano and Address Rurusz			was received for rea	ord on the 4th
5717 Bryant Aven Klamath Falls, (	nue			of <u>December</u> 3:52 o'clock l	
(iransob i	isme and Addrese		SPACE RESERVED	book/reel/volume N	
After recording, return to plane, A Aspell, Della	-Rose & Rich	hard	FOR RECORDERTS USE	mont/microfilm/rece	ption No. 2094
122 South 5th Klamath Falls	Street			Record of Deeds of s Witness my ha	aid County. ind and seal of Co
Until requested otherwise, cond all Steve & Ye Roi	tex statements to (Memo, A	domes, Zip):		affixed.	
5717 Bryant A	venue			Bernetha G. Lo	<u>etsch, Co, Cle</u> mic
Klamath Falls	, OR 97603	Fee	e: \$30.00	By Kettlun 9	logol De
		WARDA	NTY DEED		
KNOW AT L.BY	THESE PRESENT	그는 그는 동일소문한		vidually, and as	Surviving co-
of Shirley Kuru	sz, deceased,				
<u>Kurusz, nuspand</u>	and wire, ter	nants by the e	entirety,	by Steve Kurusz	· · · · ·
hereinafter called granted that certain real property	e, does hereby grant	t, bargain, sell and c	convey unto the gr	antee and grantee's heirs, thereunto belonging or in	successors and assi
situated inKlam	ath	County, State of C	Dregon, described	as follows, to-wit:	any way appertair
an undivided 32					
				CIAL PLAT THEREOF	
FILE IN THE OFF	ICE OF THE COL	UNTY CLERX OF	KLAMATH COUN	ITY, OREGON	UN .
			이 이 제품은 이 것 같은 것 같은 것 같아요. 그렇는 것에 많은 것을		
					and the second second
1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1					
			24 24 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		
	JE QOJ				
To Have and to H	(F SPA lold the same unto g	ACE INSUFFICIENT, CONTRA	UE DEBCRIPTION ON AE	VENSE SKE)	
And grantor here	lold the same unto g by covenants to and	grantee and grantee's with grantee and gr	's heirs, successors	and assigns forever.	rantor is lawfully s
And grantor here	lold the same unto g by covenants to and	grantee and grantee's with grantee and gr	's heirs, successors	and assigns forever.	rantor is lawfully se tate):
And grantor here	lold the same unto g by covenants to and	grantee and grantee's with grantee and gr	's heirs, successors	and assigns forever	rantor is lawfully se late):
And grantor here in fee simple of the abo	lold the same unto g by covenants to and we granted premise	grantee and grantee's with grantee and gr s, free from all enc	s heirs, successors rantee's heirs, succ cumbrances excep	and assigns forever. ressors and assigns, that g t (if no exceptions, so si	laic):
And grantor here in fee simple of the abo	lold the same unto g by covenants to and we granted premise forever defend the p	grantee and grantee's with grantee and gr s, free from all enc premises and every r	s heirs, successors rantee's heirs, succ cumbrances excep	and assigns forever. essors and assigns, that g it (if no exceptions, so si reof against the lawful ch	laic):
And grantor herel in fee simple of the abo grantor will warrant and persons whomsoever, exe	lold the same unto g by covenants to and we granted premise forever defend the p cept those claiming	grantee and grantee's with grantee and gr es, free from all enc premises and every p under the above des	s heirs, successors rantee's heirs, succ cumbrances excep part and parcel the scribed encumbran	and assigns forever. ressors and assigns, that g t (if no exceptions, so si reof against the lawful clu ces.	ate):, and aims and demands o
And grantor herel in fee simple of the abo grantor will warrant and persons whomsoever, ex- The true and actu actual consideration cons	lold the same unto g by covenants to and we granted premise forever defend the p cept those claiming al consideration pair ists of or includes o	grantee and grantee's with grantee and gr es, free from all enc premises and every p under the above des d for this transfer, st other property or val	s heirs, successors rantee's heirs, succ cumbrances excep part and parcel the scribed encumbran tated in terms of do hue given or prorai	and assigns forever. ressors and assigns, that g it (if no exceptions, so si reof against the lawful ch aces. billars, is \$ 18,850.00 sed which is ( <sup>2</sup> ) the whole	ate):, and aims and demands of (gift) However
And grantor here in fee simple of the abo grantor will warrant and persons whomsoever, ex. The true and actu actual consideration cons which) consideration.0 (	lold the same unto g by covenants to and we granted premise forever defend the p cept those claiming al consideration pair sists of or includes o The sentence between the	grantee and grantee's with grantee and gr es, free from all enc premises and every p under the above des d for this transfer, st other property or val e symbols ©, if not applic	s heirs, successors rantee's heirs, succ cumbrances excep part and parcel the scribed encumbran fated in terms of de lue given or promain rable, should be deleted	and assigns forever. ressors and assigns, that g it (if no exceptions, so si reof against the lawful clu ices. billars, is \$ 18,850.00 sed which is (2) the whole d. See ORS 93.030.)	tate):, and aims and demands of $(g1ft)$ However $g_{1}(g1ft)$ However
And grantor here in fee simple of the abo grantor will warrant and persons whomsoever, exo The true and actu actual consideration cons which) consideration.0 ( In construing this made so that this deed sh	lold the same unto g by covenants to and we granted premise forever defend the p cept those claiming al consideration pair sists of or includes of the sentence between the deed, where the co- sall apply equally to	grantee and grantee's with grantee and gr es, free from all enc premises and every p under the above des d for this transfer, st other property or val e symbols ©, if not applic entext so requires, the	s heirs, successors rantee's heirs, succ cumbrances excep part and parcel the scribed encumbran fated in terms of de lue given or prorai cuble, should be deleted e singular includes	and assigns forever. ressors and assigns, that g it (if no exceptions, so si reof against the lawful clu ices. billars, is \$ 18,850.00 ised which is (2) the whole d. See ORS 93.030.) is the plural, and all gramm	and demands of the (indimatical changes sha
And grantor herel in fee simple of the abo grantor will warrant and persons whomsoever, ex- The true and actu actual consideration cons which) consideration.© ( In construing this made so that this deed sh In witness where	lold the same unto g by covenants to and we granted premise forever defend the p cept those claiming al consideration pain sists of or includes of the sentence between the deed, where the co- nall apply equally to of, the grantor has en	grantee and grantee's with grantee and gr es, free from all end premises and every p under the above des d for this transfer, st other property or val e symbols ©, if not applic intext so requires, th o corporations and to xecuted this instrum	s heirs, successors rantee's heirs, succ cumbrances excep part and parcel the scribed encumbran tated in terms of do lue given or prorai cable, should be delete the singular includes o individuals, tent this ATM	and assigns forever. ressors and assigns, that g it (if no exceptions, so si reof against the lawful cli- ices. bilars, is \$ <u>18,850.00</u> sed which is [3] the whole d. See ORS 93.030.) s the plural, and all grams day of NONEMBER.	tate):, and aims and demands of $(g1ft)$ However (g1ft) However
And grantor herel in fee simple of the abo grantor will warrant and persons whomsoever, ex- The true and actu actual consideration cons which) consideration.© ( In construing this made so that this deed sh In witness where	lold the same unto g by covenants to and we granted premise forever defend the p cept those claiming al consideration pain sists of or includes of the sentence between the deed, where the con sall apply equally to of, the grantor has en aused its name to be	grantee and grantee's with grantee and gr es, free from all end premises and every p under the above des d for this transfer, st other property or val e symbols ©, if not applic intext so requires, th o corporations and to xecuted this instrum	s heirs, successors rantee's heirs, succ cumbrances excep part and parcel the scribed encumbran tated in terms of do lue given or protai cable, should be deleted the singular includes o individuals, tent this	and assigns forever. ressors and assigns, that g it (if no exceptions, so si reof against the lawful cla loces. bilars, is \$ <u>18,850.00</u> sed which is [2] the whole d. See ORS 93.030.) s the plural, and all grammed day of <u>NONEMBER</u>	tate):, and aims and demands of $(g1ft)$ However (g1ft) However
And grantor here in fee simple of the abo grantor will warrant and persons whomsoever, exe The true and actu actual consideration cons which) consideration. In construing this made so that this deed sh In witness where is a corporation, it has co so by order of its board of	lold the same unto g by covenants to and we granted premise forever defend the p cept those claiming al consideration pain sists of or includes of the sentence between the deed, where the co- nall apply equally to of, the grantor has en aused its name to be of directors.	grantee and grantee's with grantee and gr es, free from all enc premises and every p under the above des d for this transfer, st other property or val e symbols ©, if not applic ontext so requires, the corporations and to xecuted this instrum e signed and its seal	s heirs, successors rantee's heirs, succ cumbrances excep part and parcel the scribed encumbran tated in terms of do lue given or promi cuble, should be delete the singular includes o individuals, tent thisTM_ l, if any, affixed by	and assigns forever. ressors and assigns, that g it (if no exceptions, so si reof against the lawful cla loces. bilars, is \$ <u>18,850.00</u> sed which is [2] the whole d. See ORS 93.030.) s the plural, and all grammed day of <u>NONEMBER</u>	tate):, and aims and demands of $(g1ft)$ However (g1ft) However
And grantor here in fee simple of the abo grantor will warrant and persons whomsoever, exe The true and actu actual consideration cons which) consideration. In construing this made so that this deed sh In witness where is a corporation, it has co so by order of its board of	lold the same unto g by covenants to and we granted premise forever defend the p cept those claiming al consideration pain sists of or includes of the sentence between the deed, where the co- nall apply equally to of, the grantor has en aused its name to be of directors.	grantee and grantee's with grantee and gr es, free from all enc premises and every p under the above des d for this transfer, st other property or val e symbols ©, if not applic ontext so requires, the corporations and to xecuted this instrum e signed and its seal	s heirs, successors rantee's heirs, succ cumbrances excep part and parcel the scribed encumbran tated in terms of do lue given or promi cuble, should be delete the singular includes o individuals, tent thisTM_ l, if any, affixed by	and assigns forever. ressors and assigns, that g it (if no exceptions, so si reof against the lawful cla loces. bilars, is \$ <u>18,850.00</u> sed which is [2] the whole d. See ORS 93.030.) s the plural, and all grammed day of <u>NONEMBER</u>	tate):, and aims and demands of $(g1ft)$ However $g_{1}(g1ft)$ However $g_{2}(g1ft)$ However $g_{3}(g1ft)$ However $g_{3}(g1f$
And grantor herel in fee simple of the abo grantor will warrant and persons whomsoever, exa The true and actu actual consideration cons which) consideration. In construing this made so that this deed sh In witness wherea is a corporation, it has co so by order of its board of THIS INSTRUMENT WILL NOT THIS INSTRUMENT IN VIOLATI LATIONS BEFORE SIGNING OF PRIATE CITY OF COUNTY PLAN	lold the same unto g by covenants to and we granted premise forever defend the p cept those claiming al consideration paid sists of or includes of the sentence between the deed, where the con- iall apply equally to of, the grantor has ep aused its name to be of directors. ALLOW USE OF THE PR ON OF APPLICABLE LAMI R ACCEPTING THIS INSI PROPERTY SHOULD CF	grantee and grantee's with grantee and gr es, free from all enc premises and every p under the above des d for this transfer, at other property or val e symbols $\mathfrak{O}$ , if not applic ontext so requires, th o corporations and to xecuted this instrum e signed and its seal ROPERTY DESCRIBED IN D USE LAWS AND REGU- TRUMENT, THE PERSCH HECK WITH THE APPROX	s heirs, successors rantee's heirs, succ cumbrances excep part and parcel the scribed encumbran tated in terms of de lue given or promi cable, should be deleted to singular includes o individuals, tent this	and assigns forever. ressors and assigns, that g it (if no exceptions, so si reof against the lawful cli- ices. bilars, is \$ <u>18,850.00</u> sed which is [3] the whole d. See ORS 93.030.) s the plural, and all grams day of NONEMBER.	tate):, and aims and demands of $(g1ft)$ However $g_{1}(g1ft)$ However $g_{2}(g1ft)$ However $g_{3}(g1ft)$ However $g_{3}(g1f$
And grantor herel in fee simple of the abo grantor will warrant and persons whomsoever, exe The true and actu actual consideration cons which) consideration. In construing this made so that this deed sh In witness where is a corporation, it has co so by order of its board of THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT CHIS SEFORE SIGNING OF ACQUIRING FEE TILE TO THE	lold the same unto g by covenants to and we granted premise forever defend the p cept those claiming al consideration paid ists of or includes of the sentence between the deed, where the cou- iall apply equally to of, the grantor has en- aused its name to be of directors. ALLOW USE OF THE PR PROPERTY SHOULD CH NING DEPARTMENT TO IS ON LAWSUITS AGAINS S 30,930.	grantee and grantee's with grantee and gr es, free from all enc premises and every p under the above des d for this transfer, st other property or val e symbols ©, if not applic intext so requires, th o corporations and to xecuted this instrum e signed and its seal ROPERTY DESCRIBED IN D USE LAWS AND REGU- TRUMENT, THE PERSON VERIFY APPROVED USES ST FARMING OR FOREST ST FARMING OR FOREST	s heirs, successors rantee's heirs, succ cumbrances excep part and parcel the scribed encumbran ated in terms of de lue given or promi cube, should be delete the singular includes o individuals, tent this	and assigns forever. ressors and assigns, that g it (if no exceptions, so si reof against the lawful cla loces. bilars, is \$ <u>18,850.00</u> sed which is [2] the whole d. See ORS 93.030.) s the plural, and all grammed day of <u>NONEMBER</u>	tate):, and aims and demands of $(g1ft)$ However $g_{1}(g1ft)$ However $g_{2}(g1ft)$ However $g_{3}(g1ft)$ However $g_{3}(g1f$
And grantor herel in fee simple of the abo grantor will warrant and persons whomsoever, exe The true and actu actual consideration cons which) consideration. In construing this made so that this deed sh In witness where is a corporation, it has co to by order of its board of THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT ACQUIRING EFORE SIGNING OF ACQUIRING FEE TITLE TO THE PRIATE CITY OFICOUNTY PLAN AND TO DETERMINE ANY LIMIT	lold the same unto g by covenants to and we granted premise forever defend the p cept those claiming al consideration pain sists of or includes of the sentence between the deed, where the co- nall apply equally to of, the grantor has en- sused its name to be of directors. ALLOW USE OF THE PR ON OF APPLICABLE LANK A ACCEPTING THIS INSI PROPERTY SHOULD CH NING DEPARTMENT TO NING DEPARTMENT TO S ON LAWSUITS AGAINS S 30,930.	grantee and grantee's with grantee and gr es, free from all end premises and every p under the above des d for this transfer, at other property or val e symbols $\mathfrak{O}$ , if not applic ontext so requires, th o corporations and to xecuted this instrum e signed and its seal NOPERTY DESCRIBED IN D USE LAWS AND REGU- TRUMENT, THE PERSON WERIFY APPROVED USES ST FARMING OR FOREST	s heirs, successors rantee's heirs, succ cumbrances excep part and parcel the scribed encumbran tated in terms of de lue given or promi cable, should be deleted to individuals, tent this	and assigns forever. ressors and assigns, that g it (if no exceptions, so si reof against the lawful cla acces. bilars, is \$ <u>18,850.00</u> sed which is [2] the whole d. Sec ORS 93.030.) is the plural, and all grams day of NONEMBER y an officer or other person y Ruccus	tate):, and aims and demands of $(g1ft)$ However $g_{1}(g1ft)$ However $g_{2}(g1ft)$ However $g_{3}(g1ft)$ However $g_{3}(g1f$
And grantor herel in fee simple of the abo grantor will warrant and persons whomsoever, exe The true and actu actual consideration cons which) consideration $O$ ( In construing this made so that this deed sh In witness whered is a corporation, it has co to by order of its board of THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT ACQUIRING FEE TITLE TO THE PRIATE CITY OR COUNTY PLAN AND TO DETERMINE ANY LIMIT PRACTICES AS DEFINED IN OR	lold the same unto g by covenants to and we granted premise forever defend the p cept those claiming al consideration pain sists of or includes of the sentence between the deed, where the co- nall apply equally to of, the grantor has en- sused its name to be of directors. ALLOW USE OF THE PR ON OF APPLICABLE LANK A ACCEPTING THIS INSI PROPERTY SHOULD CH NING DEPARTMENT TO NING DEPARTMENT TO S ON LAWSUITS AGAINS S 30,930.	grantee and grantee's with grantee and gr es, free from all end premises and every p under the above des d for this transfer, at other property or val e symbols $\mathfrak{O}$ , if not applic ontext so requires, th o corporations and to xecuted this instrum e signed and its seal NOPERTY DESCRIBED IN D USE LAWS AND REGU- TRUMENT, THE PERSON WERIFY APPROVED USES ST FARMING OR FOREST	s heirs, successors rantee's heirs, succ cumbrances excep part and parcel the scribed encumbran tated in terms of de lue given or promi cable, should be deleted to individuals, tent this	and assigns forever. ressors and assigns, that g it (if no exceptions, so si reof against the lawful cla acces. bilars, is \$ <u>18,850.00</u> sed which is [2] the whole d. Sec ORS 93.030.) is the plural, and all grams day of NONEMBER y an officer or other person y Ruccus	tate):, and aims and demands of $(g1ft)$ However $g_{1}(g1ft)$ However $g_{2}(g1ft)$ However $g_{3}(g1ft)$ However $g_{3}(g1f$
And grantor herel in fee simple of the abo grantor will warrant and persons whomsoever, exe The true and actu actual consideration cons which) consideration. In construing this made so that this deed sh In witness where is a corporation, it has co to by order of its board of THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT ACQUIRING EFORE SIGNING OF ACQUIRING FEE TITLE TO THE PRIATE CITY OFICOUNTY PLAN AND TO DETERMINE ANY LIMIT	Iold the same unto g by covenants to and we granted premise forever defend the p cept those claiming al consideration pain sists of or includes of the sentence between the deed, where the co- nall apply equally to of, the grantor has en used its name to be of directors. ALLOW USE OF THE PR ON OF APPLICABLE LAWE A ACCEPTING THIS INST PROPERTY SHOULD CHAINED A ACCEPTING THIS INST PROPERTY SHOULD CHAINED S ON LAWSUITS AGAINS S 30,930.	grantee and grantee's with grantee and gr es, free from all end premises and every p under the above des d for this transfer, at other property or val e symbols $\mathcal{O}$ , if not applic ontext so requires, th o corporations and to xecuted this instrum e signed and its seal NOPERTY DESCRIBED IN D USE LAWS AND REGU- TRUMENT, THE PERSON VERIFY APPROVED USES ST FARMING OR FOREST SOVAL DOM, County of ument was acknowle	s heirs, successors rantee's heirs, succ cumbrances excep part and parcel the scribed encumbran tated in terms of do lue given or protai cable, should be deleted to individuals, tent this	and assigns forever. ressors and assigns, that g it (if no exceptions, so si reof against the lawful cla ices. billars, is \$ 18,850.00 ised which is (2) the whole d. See ORS 93.030.) is the plural, and all grams day of NONEMBER y an officer or other person y Munuary ) SS. n NOVEMBER.	tate):, and aims and demands of $(g1ft)$ However $g_{1}(g1ft)$ However $g_{2}(g1ft)$ However $g_{3}(g1ft)$ However $g_{3}(g1f$
And grantor herel in fee simple of the abo grantor will warrant and persons whomsoever, exe The true and actu actual consideration cons which) consideration $O$ ( In construing this made so that this deed sh In witness whered is a corporation, it has co to by order of its board of THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT ACQUIRING FEE TITLE TO THE PRIATE CITY OR COUNTY PLAN AND TO DETERMINE ANY LIMIT PRACTICES AS DEFINED IN OR	Iold the same unto g by covenants to and we granted premise forever defend the p cept those claiming al consideration paid ists of or includes of the sentence between the deed, where the cou- tall apply equally to of, the grantor has en- aused its name to be of directors. ALLOW USE OF THE PR ON OF APPLICABLE LANK A ACCEPTING THIS INST PROPERTY SHOULD CH NING DEPARTMENT TO IS ON LAWSUITS AGAINS S 30.930. STATE OF GREE This instru- by	grantee and grantee's with grantee and gr es, free from all end premises and every p under the above des d for this transfer, at other property or val e symbols $\mathfrak{O}$ , if not applic ontext so requires, th o corporations and to xecuted this instrum e signed and its seal NOPERTY DESCRIBED IN D USE LAWS AND REGU- TRUMENT, THE PERSON WERIFY APPROVED USES ST FARMING OR FOREST	s heirs, successors rantee's heirs, succ cumbrances excep part and parcel the scribed encumbran ated in terms of de lue given or promi cable, should be delete the singular includes o individuals, tent this	and assigns forever. ressors and assigns, that g it (if no exceptions, so si reof against the lawful cla ices. billars, is \$ 18,850.00 ised which is (2) the whole d. See ORS 93.030.) is the plural, and all grams day of NONEMBER y an officer or other person y Munuary ) SS. n NOVEMBER.	tate):, and aims and demands of $(g1ft)$ However $g_{1}(g1ft)$ However $g_{2}(g1ft)$ However $g_{3}(g1ft)$ However $g_{3}(g1f$
And grantor herel in fee simple of the abo grantor will warrant and persons whomsoever, exe The true and actu actual consideration cons which) consideration $O$ ( In construing this made so that this deed sh In witness whered is a corporation, it has co to by order of its board of THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT ACQUIRING FEE TITLE TO THE PRIATE CITY OR COUNTY PLAN AND TO DETERMINE ANY LIMIT PRACTICES AS DEFINED IN OR	lold the same unto g by covenants to and we granted premise forever defend the p cept those claiming al consideration pair ists of or includes of the sentence between the deed, where the co- tall apply equally to of, the grantor has en aused its name to be of directors. ALLOW USE OF THE PR ON OF APPLICABLE LANK A ACCEPTING THIS INST PROPERTY SHOULD CH NING DEPARTMENT TO US S ON LAWSUITS AGAINS S 30.930. STATE OF GREE This instru- by This instru- by	grantee and grantee's with grantee and gr es, free from all enc premises and every p under the above des d for this transfer, st other property or val e symbols ©, if not applic intext so requires, th o corporations and to xecuted this instrum e signed and its seal ROPERTY DESCRIBED IN D USE LAWS AND REGU- TRUMENT, THE PERSON ICCK WITH THE APPRO- VERIFY APPREVED USES ST FARMING OR FOREST ST FARMING OR FOREST ST FARMING OR FOREST ST FARMING OR FOREST SOUN, County of ument was acknowle	s heirs, successors rantee's heirs, succ cumbrances excep part and parcel the scribed encumbran ated in terms of de lue given or promi cable, should be delete the singular includes o individuals, tent this	and assigns forever. ressors and assigns, that g it (if no exceptions, so si reof against the lawful cla ices. billars, is \$ 18,850.00 ised which is (2) the whole d. See ORS 93.030.) is the plural, and all grams day of NONEMBER y an officer or other person y Munuary ) SS. n NOVEMBER.	tate):, and aims and demands of $(g1ft)$ However $g_{1}(g1ft)$ However $g_{2}(g1ft)$ However $g_{3}(g1ft)$ However $g_{3}(g1f$
And grantor herel in fee simple of the abo grantor will warrant and persons whomsoever, exe The true and actu actual consideration cons which) consideration $O$ ( In construing this made so that this deed sh In witness whered is a corporation, it has co to by order of its board of THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT ACQUIRING FEE TITLE TO THE PRIATE CITY OR COUNTY PLAN AND TO DETERMINE ANY LIMIT PRACTICES AS DEFINED IN OR	Iold the same unto g by covenants to and we granted premise forever defend the p cept those claiming al consideration paid ists of or includes of the sentence between the deed, where the cou- tall apply equally to of, the grantor has en- aused its name to be of directors. ALLOW USE OF THE PR ON OF APPLICABLE LANK A ACCEPTING THIS INST PROPERTY SHOULD CH NING DEPARTMENT TO IS ON LAWSUITS AGAINS S 30.930. STATE OF GREE This instru- by	grantee and grantee's with grantee and gr es, free from all enc premises and every p under the above des d for this transfer, st other property or val e symbols ©, if not applic intext so requires, th o corporations and to xecuted this instrum e signed and its seal ROPERTY DESCRIBED IN D USE LAWS AND REGU- TRUMENT, THE PERSON ICCK WITH THE APPRO- VERIFY APPREVED USES ST FARMING OR FOREST ST FARMING OR FOREST ST FARMING OR FOREST ST FARMING OR FOREST SOUN, County of ument was acknowle	s heirs, successors rantee's heirs, succ cumbrances excep part and parcel the scribed encumbran ated in terms of de lue given or promi cube, should be delete the singular includes o individuals, tent this	and assigns forever. ressors and assigns, that g it (if no exceptions, so side reof against the lawful characteristics. Sollars, is \$ 18,850.00 ised which is [3] the whole d. See ORS 93.030.) is the plural, and all grammed day of NONEMARCA y an officer or other person y Rurray ) SS. n Novermore Fr. n	tate):, and aims and demands of $(g1ft)$ However $g_{1}(g1ft)$ However $g_{2}(g1ft)$ However $g_{3}(g1ft)$ However $g_{3}(g1f$
And grantor herel in fee simple of the abo grantor will warrant and persons whomsoever, exe The true and actu actual consideration cons which) consideration $O$ ( In construing this made so that this deed sh In witness whered is a corporation, it has co to by order of its board of THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT ACQUIRING FEE TITLE TO THE PRIATE CITY OR COUNTY PLAN AND TO DETERMINE ANY LIMIT PRACTICES AS DEFINED IN OR	lold the same unto g by covenants to and we granted premise forever defend the p cept those claiming al consideration pair ists of or includes of the sentence between the deed, where the co- tall apply equally to of, the grantor has en aused its name to be of directors. ALLOW USE OF THE PR ON OF APPLICABLE LANK A ACCEPTING THIS INST PROPERTY SHOULD CH NING DEPARTMENT TO US S ON LAWSUITS AGAINS S 30.930. STATE OF GREE This instru- by This instru- by	grantee and grantee's with grantee and gr es, free from all enc premises and every p under the above des d for this transfer, st other property or val e symbols ©, if not applic intext so requires, th o corporations and to xecuted this instrum e signed and its seal ROPERTY DESCRIBED IN D USE LAWS AND REGU- TRUMENT, THE PERSON ICCK WITH THE APPRO- VERIFY APPREVED USES ST FARMING OR FOREST ST FARMING OR FOREST ST FARMING OR FOREST ST FARMING OR FOREST SOUN, County of ument was acknowle	s heirs, successors rantee's heirs, succ cumbrances excep part and parcel the scribed encumbran lated in terms of de lue given or promi cable, should be deleted the singular includes o individuals, tent this , if any, affixed by <u>STT LOUSS</u> edged before me of edged before me of sdged before me of	and assigns forever. ressors and assigns, that g it (if no exceptions, so si reof against the lawful cla ices. billars, is \$ 18,850.00 ised which is (2) the whole d. See ORS 93.030.) is the plural, and all grams day of NONEMBER y an officer or other person y Munuary ) SS. n NOVEMBER.	tate):, and aims and demands of $(g1ft)$ However $g_{1}(g1ft)$ However $g_{2}(g1ft)$ However $g_{3}(g1ft)$ However $g_{3}(g1f$