FORES HO, 633 - WARRAMY DEED (Individual or Corporats).		GT.
NS STATE OF THE ST	,	/ol_ <i>M99</i> _Page_5816_ \$
74910 99 FEB 19 P2:05	,	
		STATE OF OREGON, County of Klamath Ss.
R-E-T, INC. E-C.15, Box 495-C-& P. Browning		I certify that the within instrument
Habovar, N. M. 88041		was received for record on the 19th day
Control of the contro		of February 19.99, at
Mr & Mrs Robert T. Haletead		2:05 o'clock P. M., and recorded in
4821 Mandela Lane		book/reel/volume No. M99 oa page
Anderson, Champ And and Address	SPACE RESERVED	5816 and/or as fee/file/instru-
And recording, return to (Nemo, Address, 200). If a MTB RODER 1. Halstead	FOR	ment/microfilm/reception No. 74910
4621 Mandela Lane	RECORDER'S USE	Record of Deeds of said County.
Anderson; CA 96007		Witness my hand and seal of County
Until requested otherwise, send all ian statements to (Name, Address, Zip):		affixed.
Mr. & Mrs Robert T. Halstead		Linda Smith, County Clerk
		- Contract
4821 Mandela Lane	Fee: \$30.00	By Kathlum Russ, Deputy.
		3)
AUDERSON, CA TERRY	WARRANTY DEED	
	WMMMANIT DEED	
KNOW ALL BY THESE PRESENTS that		
D TO T THE A NEVADA CORPORATI	ON	
hereinafter called grantor, for the consideration hereina	fter stated, to grantor paid	by
	Walle Faced	
heramar talka gamee, totalereby gran, bargain,	sell and convey whio the gr	antee and grantee's heirs, successors and assigns,
that and in real property, with the tenements, herefits	ments and apputtenances	thereunto belonging of in any way appearanting,
situated inKLAMATHCounty,	State of Oregon, described	28 10H0W5, 10-W10:
·		
LOT 46, BLOCK 12, KLAMATH FALL	S FOREST ESTATE	D, Aleman CO, Limit L
KLAMATH COUNTY, OREGON		
KLAMATH COUNTY, ORLICON		
	e e e e e e e e e e e e e e e e e e e	
	· •••	
(IF SPACE INSUFFIC	IENT CONTINUE DESCRIPTION ON R	NEVERSE SIDE)
	d geomage's heirs successor	rs and assigns forever.
To Have and to Hold the same unto grantee an	d grantee's heirs, successor	rs and assigns forever. coessors and assigns, that grantor is lawfully seized
To Have and to Hold the same unto grantee an And granter hereby covenants to and with granting feetingle of the above granted premises, free from the same transfer of the above granted premises.	d grantee's heirs, successon tee and grantee's heirs, suc om all encumbrances exce	rs and assigns forever. cessors and assigns, that grantor is lawfully seizecept (if no exceptions, so state).
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free free	d grantee's heirs, successon tee and grantee's heirs, suc om all encumbrances exce	rs and assigns forever, coessors and assigns, that grantor is lawfully seizected (if no exceptions, so state)
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free free	d grantee's heirs, successon tee and grantee's heirs, suc om all encumbrances exce	rs and assigns forever. cessors and assigns, that grantor is lawfully seizecept (if no exceptions, so state) , and that
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free from the same unit warrant and forever defend the premises a	d grantee's heirs, successor tee and grantee's heirs, suc om all encumbrances exce	rs and assigns forever. cessors and assigns, that grantor is lawfully seizecept (if no exceptions, so state). , and that hereoff against the lawful claims and demands of all
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free frequency of the grantor will warrant and forever defend the premises a	d grantee's heirs, successor tee and grantee's heirs, suc om all encumbrances exce	rs and assigns forever. Decessors and assigns, that grantor is lawfully seized ppt (if no exceptions, so state) and that the lawful claims and demands of all processors.
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free free grantor will warrant and forever defend the premises a persons whomsoever, except those claiming under the	d grantee's heirs, successor tee and grantee's heirs, suc om all encumbrances exce and every part and parcel the above described encumbra	rs and assigns forever. coessors and assigns, that granter is lawfully seizectly (if no exceptions, so state) and that hereof against the lawful claims and demands of all ances. collers is \$1.4000.00.
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free frequency from the simple of the above granted premises, free frequency will warrant and forever defend the premises a persons whomsoever, except those claiming under the The true and actual consideration paid for this	d grantee's heirs, successor tee and grantee's heirs, suc om all encumbrances exce and every part and parcel the above described encumbrat transfer, stated in terms of	rs and assigns forever. coessors and assigns, that granter is lawfully seized per (if no exceptions, so state) , and that here of against the lawful claims and demands of all ances. dollars, is \$ 14000.00 *** 14000.00 **** 14000.00 **** 14000.00 ** 14000.00 *** 14000.00 *** 14000.00 *** 14000.00 *** 14000.00 *** 14000.00 *** 14000.00 *** 14000.00 *** 14000.00 *** 14000.00 *** 14000.00 *** 14000.00 *** 14000.00 *** 14000.00 *** 14000.00 *** 14000.00 ** 1
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free frequency of the above granted premises, free frequency will warrant and forever defend the premises a persons whomsoever, except those claiming under the The true and actual consideration paid for this country of the consideration of the premises of the consideration of the country o	d grantee's heirs, successoratee and grantee's heirs, sucom all encumbrances excelled every part and parcel the above described encumbrations for stated in terms of the stated in the stat	ns and assigns forever corespond assigns, that grantor is lawfully seized up (if no exceptions, so state) and that the lawful claims and demands of all ances. ances. 14000.00 *** *** *** *** *** *** ***
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises a persons whomsoever, except those claiming under the The true and actual consideration paid for this with the simple of the simple from the simple of the simp	d grantee's heirs, successor tee and grantee's heirs, suc om all encumbrances exce and every part and parcel the above described encumbrat transfer, stated in terms of the above described encumbrater of the above transfer, stated in terms of	ns and assigns forever. Decessors and assigns, that granter is lawfully seized the property (if no exceptions, so state) and that the property of the lawful claims and demands of all the property of the lawful claims and demands of all the property of the lawful claims and demands of all the lawful to the lawful claims and demands of all the lawful to the lawful claims and demands of all the lawful to the lawful claims and demands of all the lawful to the lawful claims and demands of all the lawful to the lawful claims and demands of all the lawful to the lawful claims and demands of all the lawful to the lawful claims and demands of all the lawful to the lawful claims and demands of all the lawful to the lawful claims and demands of all the lawful to the lawful claims and demands of all the lawful to the lawful claims and demands of all the lawful to the lawful claims and demands of all the lawful claims and demands of
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises a persons whomsoever, except those claiming under the The true and actual consideration paid for this whom the same true and actual consideration paid for this whom the same true and actual consideration paid for this whom the same true and actual consideration paid for this whom the same true and actual consideration and the same unto grantee an And grantee and with grant grantee and with grantee and grantee	d grantee's heirs, successor tee and grantee's heirs, successor all encumbrances excessor all encumbrances excessor all encumbrances excessor and every part and parcel the above described encumbrations for white given by proving the applicable, should be determined in the singular includions and to individuals.	ns and assigns forever. Decessors and assigns, that granter is lawfully seized the property (if no exceptions, so state) and that the property of the lawful claims and demands of all the property of the p
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises a persons whomsoever, except those claiming under the The true and actual consideration paid for this whom the same true and actual consideration paid for this whom the same true and actual consideration paid for this whom the same true and actual consideration paid for this whom the same true and actual consideration and the same unto grantee an And grantee and with grant grantee and with grantee and grantee	d grantee's heirs, successor tee and grantee's heirs, successor all encumbrances excessor all encumbrances excessor all encumbrances excessor and every part and parcel the above described encumbrations for white given by proving the applicable, should be determined in the singular includions and to individuals.	ns and assigns forever. Decessors and assigns, that granter is lawfully seized the property (if no exceptions, so state) and that the property of the lawful claims and demands of all the property of the p
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises a persons whomsoever, except those claiming under the The true and actual consideration paid for this whom the simple state of	d grantee's heirs, successor tee and grantee's heirs, successor all encumbrances excessor all encumbrances excessor all encumbrances excessor and every part and parcel the above described encumbrations for white given by proving the applicable, should be determined in the singular includions and to individuals.	ns and assigns forever. Decessors and assigns, that granter is lawfully seized the property (if no exceptions, so state) and that the property of the lawful claims and demands of all the property of the p
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the special persons whomsoever, except those claiming under the The true and actual consideration paid for this street who will be simple to the symbols of the sy	d grantee's heirs, successor tee and grantee's heirs, successor all encumbrances excessor all encumbrances excessor all encumbrances excessor all encumbrates and escribed encumbrates for stated in terms of the stated in	ns and assigns forever. Decessors and assigns, that granter is lawfully seized the property (if no exceptions, so state) and that the property of the lawful claims and demands of all the property of the p
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises a persons whomsoever, except those claiming under the The true and actual consideration paid for this whom the simple of the grantor has executed the solution, it has caused its name to be signed as the property of th	d grantee's heirs, successor tee and grantee's heirs, suc om all encumbrances exce and every part and parcel the above described encumbrater transfer, stated in terms of the philosoft, shall be offer equires, the singular includions and to individuals. his instrument this	ns and assigns forever. Decessors and assigns, that granter is lawfully seized the property (if no exceptions, so state) and that the property of the lawful claims and demands of all the property of the p
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises a persons whomsoever, except those claiming under the The true and actual consideration paid for this with the street of the simple of the si	d grantee's heirs, successor tee and grantee's heirs, successor all encumbrances excessor all encumbrances excessor all encumbrated excessor and excessor part and parcel the above described encumbraternsfer, stated in terms of the stated in the stated	ns and assigns forever. Decessors and assigns, that granter is lawfully seized the property (if no exceptions, so state) and that the property of the lawful claims and demands of all the property of the p
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises a persons whomsoever, except those claiming under the The true and actual consideration paid for this with the second paid for this with the second paid for this with the second paid for the same to the context so in a construing this deed, where the context so in made so that this deed shall apply equally to corporate in witness whereof, the grantor has executed the accorporation, it has caused its name to be signed as so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DITHIS INSTRUMENT, IN VIOLATION OF APPLICABLE LAND USE LAW LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, LATIONS, BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, LATIONS BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT.	d grantee's heirs, successor tee and grantee's heirs, successor all encumbrances excessor all encumbrances excessor all encumbrances excessor all encumbrates excessor and every part and parcel the above described encumbrateransfer, stated in terms of the processor and the singular inclucions and to individuals, his instrument this and its seaf, if any, affixed the seaf the	and that grantor is lawfully seized the constraint of the constrai
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises a persons whomsoever, except those claiming under the The true and actual consideration paid for this steam to be simple of the source of the sou	d grantee's heirs, successor tee and grantee's heirs, successor all encumbrances excessor all encumbrances excessor all encumbrances excessor all encumbrates excessor all encumbrates and excessor and to individuals. The person the second of the second o	and that grantor is lawfully seized the constraint of the constrai
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises a persons whomsoever, except those claiming under the The true and actual consideration paid for this with the second paid for this with the second paid for this with the second paid for the same to the context so in a construing this deed, where the context so in made so that this deed shall apply equally to corporate in witness whereof, the grantor has executed the accorporation, it has caused its name to be signed as so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DITHIS INSTRUMENT, IN VIOLATION OF APPLICABLE LAND USE LAW LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, LATIONS, BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, LATIONS BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT.	d grantee's heirs, successor tee and grantee's heirs, successor all encumbrances excessor all encumbrances excessor all encumbrances excessor all encumbrates excessor all encumbrates and excessor and to individuals. The person the second of the second o	and that grantor is lawfully seized the constraint of the constrai
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises a persons whomsoever, except those claiming under the The true and actual consideration paid for this whom the simple simple of the	d grantee's heirs, successor tee and grantee's heirs, successor all encumbrances excessor all encumbrances excessor all encumbrances excessor all encumbrates excessor and every part and parcel the above described encumbrateransfer, stated in terms of the properties, the singular includions and to individuals, and its seal, if any, affixed the properties of the propertie	and that grantor is lawfully seized the construction of the constr
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises a persons whomsoever, except those claiming under the The true and actual consideration paid for this with the simple simple of the context so it is a corporation, it has caused its name to be signed as the simple of the simple of the signed of the signed of the simple of the signed o	d grantee's heirs, successor tee and grantee's heirs, successor all encumbrances excessor all encumbrances excessor all encumbrances excessor all encumbrates excessor and every part and parcel the above described encumbrateransfer, stated in terms of the state of t	and assigns forever. coessors and assigns, that granter is lawfully seized the coessors and assigns, that granter is lawfully seized the coessors and the coessors are coessors and the coessors and the coessors are coessors are coessors and the coessors are coessors are coessors are coessors are coessors are coessors are coessors. The coessors are coessor
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises a persons whomsoever, except those claiming under the The true and actual consideration paid for this x transfer from the simple of	d grantee's heirs, successor tee and grantee's heirs, successor all encumbrances excessor all encumbrances excessor all encumbrances excessor all encumbrates excessor and every part and parcel the above described encumbraternsfer, stated in terms of the stated in terms of th	nand assigns forever corespond assigns, that granter is lawfully seized up (if no exceptions, so state) and that the lawful claims and demands of all ances. and the state of the state o
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises a persons whomsoever, except those claiming under the The true and actual consideration paid for this x transfer from the simple of	d grantee's heirs, successor tee and grantee's heirs, successor all encumbrances excessor all encumbrances excessor all encumbrances excessor all encumbrates excessor and every part and parcel the above described encumbraternsfer, stated in terms of the stated in terms of th	nand assigns forever corespond assigns, that granter is lawfully seized up (if no exceptions, so state) and that the lawful claims and demands of all ances. and the state of the state o
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the special persons whomsoever, except those claiming under the The true and actual consideration paid for this state of the special persons whomsoever, except those claiming under the The true and actual consideration paid for this state of the special paid of the special paid of the special paid of the special paid in construing this deed, where the context so it made so that this deed shall apply equally to corporate in witness whereof, the grantor has executed the same to be signed as so by order of its board of directors. This instrument will not allow use of the property of this instrument, acouring fee title to the property should check with private city or county planning of partiment to verify apparent of the property of t	d grantee's heirs, successor tee and grantee's heirs, successor all encumbrances excessor all encumbrances excessor all encumbrances excessor all encumbrances excessor all encumbrates and exception of the property of the state	rs and assigns forever beessors and assigns, that granter is lawfully seized up (if no exceptions, so state) and that the control of the lawful claims and demands of all ances. 14000.00 **Exceptions** 14000.00 **Exceptions** 14000.00 **Exceptions** 15000 **Ex
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises a persons whomsoever, except those claiming under the The true and actual consideration paid for this x terms to be a free from the simple of the	d grantee's heirs, successor tee and grantee's heirs, successor all encumbrances excessor all encumbrances excessor all encumbrances excessor all encumbrances excessor all encumbrates and exception of the property of the state	rs and assigns forever. coessors and assigns, that granter is lawfully seized the coessors and assigns, that granter is lawfully seized the coessors and assigns, that granter is lawfully seized that the lawful claims and demands of all ances. collers, is s. 14000.00 ********************************
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the simple of the premises at the simple of the si	d grantee's heirs, successor tee and grantee's heirs, successor all encumbrances excessor all encumbrances excessor all encumbrances excessor all encumbrances excessor all encumbrates and exception of the property of the state	rs and assigns forever beessors and assigns, that granter is lawfully seized up (if no exceptions, so state) and that the control of the lawful claims and demands of all ances. 14000.00 **Exceptions** 14000.00 **Exceptions** 14000.00 **Exceptions** 15000 **Ex
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises a persons whomsoever, except those claiming under the The true and actual consideration paid for this x terms to be a free from the simple of the	d grantee's heirs, successor tee and grantee's heirs, successor all encumbrances excessor all encumbrances excessor all encumbrances excessor all encumbrances excessor all encumbrates and exception of the property of the state	rs and assigns forever beessors and assigns, that granter is lawfully seized up (if no exceptions, so state) and that the control of the lawful claims and demands of all ances. 14000.00 **Exceptions** 14000.00 **Exceptions** 14000.00 **Exceptions** 15000 **Ex
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises a persons whomsoever, except those claiming under the The true and actual consideration paid for this x terms to be a free from the simple of the	d grantee's heirs, successoratee and grantee's heirs, successoratee and grantee's heirs, successoratee and grantee's heirs, successorate and encumbrances excessorated every part and parcel the above described encumbraternsfer, stated in terms of the state of the st	nand assigns forever corespond assigns, that granter is lawfully seized up (if no exceptions, so state) and that the core of against the lawful claims and demands of all ances. 14000.00 ***Exceptions** 14000.00 **** 14000.00 **** 15000 **** 15000 **** 15000 **** 15000 ** 15000 ** 15000 ** 1
To Have and to Hold the same unto grantee an And grantor hereby covenants to and with gran in fee simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the above granted premises, free from the simple of the simple simple of the simple simp	d grantee's heirs, successoratee and grantee's heirs, successoratee and grantee's heirs, successoratee and grantee's heirs, successorate and encumbrances excessorated every part and parcel the above described encumbraternsfer, stated in terms of the state of the st	and that granter is lawfully seized per (if no exceptions, so state) and that the lawful claims and demands of all ances. and that arces. and that arches. a