	이 가지 있는 것을 통해 가지 감지 않는 것이 가 있다. 같은 것은 것은 것은 것은 것이 가지 감지 않는 것이 가 있는 것이 있는 것이 같은 것이 같이 있는 것이 같은 것이 같이 있는 것이 같이 있는 것이 같이 있는 것이 있는 것이 있는 것이 있는 것이 있 같은 것이 같은 것이 같은 것이 같이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 같은 것이 없는 것이 같이 있는 것이 같이 있는 것이 없다. 것이 있는 것이 있는 것이 있는 것이 같은 것이 같은 것이 같은 것이 없는 것이 있는 것이 있는 것이 있는 것이 있는 것이 없다. 것이 있는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 있는 것이 없는 것이 없는 것이 없는 것이 있	349 APR 23 P3:45	Vol M09 Page 15159
DENNIS REGENCY.		р п <u>п</u> -20 т 5:49	STATE OF OREGON.
c/o Ernie Denni	s, 4715 HERMAN ST		County of Klamath
EUGENE OR 97404 Grantore GARY W. MONTCOM	ERY & LORE S. MONTGOR		I certify that the within instru- was received for record on the 23rd
5116 ANKENY STRE	Cet	ALAT I	of April, 19_9 
KLAMATH FALLS, ( Grantsa'a	OR 97603 Name and Address		book/reel/volume No. M99 on
After recording, return to Storie,		- SPACE RESERVED	15159 and/or as fee/file/in ment/microfilm/reception No.
5116 ANKENY STRE	eer	ALECOADER'S USE	Record of Deeds of said County.
KLAMATH FALLS, C	OR 97603 Il tax etalements to (Nemo, Asidresu, Zip):		Witness my hand and seal of Co affixed.
GARY W. MONTGOME 5116 ANKENY STRE	ERY & LORS S. MONTCOM	IERY	Linda Smith, Co. Clerk
KLAMATH FALLS, C	DR 97603	- Fee \$30.00	P. Senda Smith
		-NATT. ATTER-	VoBy Crock Smith, Dep
and and a second se		WARRANTY DEED	
KNOW ALL BY	THESE PRESENTS that		en Oregon Limited Liability
Company			······································
GARY W. MONTGOME	r, for the consideration herein RY & LORI S. MONTGOM	after stated, to grantor paid by ERY. as tenants by t	y he_entirety
nerematter called grante	e, does hereby grant, bargain.	sell and convey unto the gray	ntee and grantee's heirs, successors and acci-
mai centain rear propert	y, with the tenements, heredit	aments and annurtenances th	ecentio belonging or in any way apparent
	County,	State of Oregon, described a	s follows, to-wil:
Lot 8 in RE	GENCY ESTATES - TRAC	T 1292 PHASE T acco	ording to the official plat
thereof on	file in the office of	f the County Clerk o	of Klamath County, Oregon.
			· · · ·
	· .	4	
s. Su			
			,
			X
			ς.
To Have and to H	(IF SPACE INSUFFICE	ENT, CONTINUE DESCRIPTION ON REVE	Her Side)
And grantor hereb	lold the same unto grantee and by covenants to and with grant	I grantee's heirs, successors a tee and grantee's heirs, success	nd assigns forever.
And grantor hereb in fee simple of the abo	lold the same unto grantee and by covenants to and with grant we granted premises free fro	I grantee's heirs, successors a tee and grantee's heirs, succes	nd assigns forever. sors and assigns, that grantor is lawfully sei
And grantor hereb in fee simple of the abo except <u>all</u> t	lold the same unto grantee and by covenants to and with grant we granted premises, free fro those of record and t	I grantee's heirs, successors a tee and grantee's heirs, succes m all encumbrances except ( chose apparent, upor	nd assigns forever. sors and assigns, that grantor is lawfully sei (if no exceptions, so state):
And grantor hereb in fee simple of the abo <u>except all t</u> <u>of the data</u>	lold the same unto grantee and by covenants to and with grant we granted premises, free fro those of record and i of this deed	I grantee's heirs, successors a tee and grantee's heirs, success m all encumbrances except those apparent upon :	nd assigns forever. sors and assigns, that grantor is lawfully sei. (if no exceptions, so state):
And grantor herek in fee simple of the abo <u>except_all_f</u> <u>of_the_date</u> grantor will warrant and f	lold the same unto grantee and by covenants to and with grant we granted premises, free fro those of record and t of this deed forever defend the premises an	I grantee's heirs, successors a tee and grantee's heirs, succes m all encumbrances except ( those apparent upon devery part and parcel there	nd assigns forever. sors and assigns, that grantor is lawfully sei (if no exceptions, so state): the land, if any, as 
And grantor heref in fee simple of the abo <u>except_all_f</u> <u>of_the_data</u> grantor will warrant and f persons whomsoever, exc The true and actus	lold the same unto grantee and by covenants to and with grant we granted premises, free fro those of record and i of this deed forever defend the premises and cept those claiming under the a al consideration paid for this tr	I grantee's heirs, successors a tee and grantee's heirs, success m all encumbrances except ( those apparent upon : and every part and parcel there above described encumbrance ansfer, stated in terms of doll	nd assigns forever. sors and assigns, that grantor is lawfully sei (if no exceptions, so state):
And grantor heref in fee simple of the abo <u>except_all_f</u> <u>of_the_data</u> grantor will warrant and f persons whomsoever, exc The true and actua actual consideration consi	lold the same unto grantee and by covenants to and with grant we granted premises, free fro those of record and i of this deed forever defend the premises and cept those claiming under the a al consideration paid for this tr ists of or includes other proper	I grantee's heirs, successors a tee and grantee's heirs, success m all encumbrances except ( those apparent upon those apparent upon devery part and parcel there above described encumbrance ansfer, stated in terms of doll to or value given or promise	nd assigns forever. sors and assigns, that grantor is lawfully sei. (if no exceptions, so state): the land, if any, as 
And grantor heref in fee simple of the abo <u>except_all_t</u> <u>of_the_data</u> grantor will warrant and f persons whomsoever, exc The true and actua actual consideration.© (T In construing this	lold the same unto grantee and by covenants to and with grant we granted premises, free fro those of record and i of this deed forever defend the premises and cept those claiming under the a al consideration paid for this tr ists of or includes other p.ope mesemence between the symbols of i deed, where the context so rec	I grantee's heirs, successors a tee and grantee's heirs, success m all encumbrances except ( those apparent upon : those apparent upon : and every part and parcel there above described encumbrance ansfer, stated in terms of doll ity or value given or promise from applicable; shoeld be deleted of quires, the singular includes t	nd assigns forever. sors and assigns, that grantor is lawfully sei (if no exceptions, so state): the land, if any, as the land, if any, as and t of against the lawful claims and demands of s. ars, is \$.18,000.00
And grantor heref in fee simple of the abo <u>except_all_t</u> <u>of_the_data</u> grantor will warrant and f persons whomsoever, exc The true and actua actual consideration.® (T In construing this made so that this deed sho	lold the same unto grantee and by covenants to and with grant we granted premises, free fro those of record and i of this deed forever defend the premises and cept those claiming under the a al consideration paid for this tr ists of or includes other p.ope mesenence between the symbols of i deed, where the context so rec all apply equally to corporatio	I grantee's heirs, successors a tee and grantee's heirs, success m all encumbrances except ( those apparent upon : and every part and parcel there above described encumbrance ansier, stated in terms of doll ity or value given or promise if not applicable; should be deleted of quires, the singular includes t as and to individuals.	nd assigns forever. sors and assigns, that grantor is lawfully sei (if no exceptions, so state): the land, if any, as the land, if any, as and t of against the lawful claims and demands of s. ars, is \$.18,000.00
And grantor heref in fee simple of the abo <u>except_all_t</u> <u>of_the_data</u> grantor will warrant and f persons whomsoever, exc The true and actua actual consideration.® (T In construing this made so that this deed shu In witness whereo	In the same unto grantee and by covenants to and with grant we granted premises, free fro those of record and i of this deed forever defend the premises and cept those claiming under the a al consideration paid for this tr ists of or includes other p.ope mesenence between the symbols of i deed, where the context so rea all apply equally to corporatio of, the grantor has executed this	I grantee's heirs, successors a tee and grantee's heirs, success m all encumbrances except ( those apparent upon : those apparent upon : and every part and parcel there above described encumbrance ansfer, stated in terms of doll ity or value given or promise from applicable; should be deleted of quires, the singular includes t ans and to individuals. s instrument this16th_ da	nd assigns forever. sors and assigns, that grantor is lawfully sei (if no exceptions, so state):
And grantor heref in fee simple of the abo <u>except_all_t</u> <u>of_the_data</u> grantor will warrant and f persons whomsoever, exc The true and actua actual consideration. <sup>®</sup> (T In construing this made so that this deed sha In witness whereo is a corporation, it has can so by order of its board of	In the same unto grantee and by covenants to and with grant we granted premises, free fro those of record and it of this deed forever defend the preraises and cept those claiming under the a al consideration paid for this tr ists of or includes other p.ope. The semence between the symbols of it deed, where the context so rea all apply equally to corporatio of, the grantor has executed this used its name to be signed and f directors.	I grantee's heirs, successors a tee and grantee's heirs, success m all encumbrances except ( those apparent upon : those apparent upon : and every part and parcel there above described encumbrance ansfer, stated in terms of doll ity or value given or promise if nor applicable; shoeld be deleted if quires, the singular includes t as and to individuals. s instrument this16th_ da d its seal, if any, affixed by a	nd assigns forever. sors and assigns, that grantor is lawfully sei. (if no exceptions, so state): the land, if any, as 
And grantor heref in fee simple of the abo <u>except_all_t</u> <u>of_the_data</u> grantor will warrant and f persons whomsoever, exc The true and actua actual consideration. <sup>®</sup> (T In construing this made so that this deed sha In witness whereo is a corporation, it has can so by order of its board of	In the same unto grantee and by covenants to and with grant we granted premises, free fro those of record and it of this deed forever defend the preraises and cept those claiming under the a al consideration paid for this tr ists of or includes other p.ope. The semence between the symbols of it deed, where the context so rea all apply equally to corporatio of, the grantor has executed this used its name to be signed and f directors.	I grantee's heirs, successors a tee and grantee's heirs, success m all encumbrances except ( those apparent upon : those apparent upon : and every part and parcel there above described encumbrance ansfer, stated in terms of doll ity or value given or promise if nor applicable; shoeld be deleted if quires, the singular includes t as and to individuals. s instrument this16th_ da d its seal, if any, affixed by a	nd assigns forever. sors and assigns, that grantor is lawfully sei (if no exceptions, so state):
And grantor heref in fee simple of the abo <u>except_All_t</u> <u>of_the_date</u> grantor will warrant and f persons whomsoever, exc The true and actua actual consideration const which) consideration $\infty$ In construing this made so that this deed sha In witness whereo is a corporation, it has can so by order of its board of THIS INSTRUMENT IN VIOLATIONS. BEFORE SIGNING CR ACQUIRING FEE TUBLE TO THE	Iold the same unto grantee and by covenants to and with grant we granted premises, free fro those of record and i of this deed forever defend the preraises an cept those claiming under the a al consideration paid for this tr ists of or includes other p.ope. The semence between the symbols $\sqrt{1}$ deed, where the context so rea all apply equally to corporatio of, the grantor has executed this used its name to be signed and f directors. ALLOW USE OF THE PROPERTY CES IN OF APPLICABLE LAND USE LAWS A ACCEPTING THIS INSTRUMENT. TH PROPERTY SHOULD CHECK WITH TH	I grantee's heirs, successors a tee and grantee's heirs, success m all encumbrances except ( those apparent upon : those apparent upon : and every part and parcel there above described encumbrance ansfer, stated in terms of doll ity or value given or promise if nor applicable; stocht be delered of quires, the singular includes to as and to individuals. s instrument this16th_ da d its seal, if any, affixed by a GRIBED IN	nd assigns forever. sors and assigns, that grantor is lawfully sei (if no exceptions, so state):
And grantor heret in fee simple of the abo <u>except_all_t</u> <u>of_the_date</u> . grantor will warrant and f persons whomsoever, exc The true and actua actual consideration. The true and actua actual consideration. This instrument in violatio LATIONS. BEFORE Storing CR ACOUNTY PLANN AND TO DETERMINE ANY LIMITE	In the same unto grantee and by covenants to and with grant we granted premises, free fro those of record and it of this deed forever defend the preraises an cept those claiming under the a al consideration paid for this tr ists of or includes other p.ope. The sement teremen the symbols of deed, where the context so rea all apply equally to corporatio of, the grantor has executed this used its name to be signed and f directors. ALLOW USE OF THE PROPERTY DES M OF APPLICASLE LAND USE LAWS A ACCEPTING THIS INSTRUMENT. TH PROPERTY SHOULD CHECK WITH TO VING DEPARTMENT TO VERIEF APPRO S ON LAWSUTS AGAINST FARMING C	I grantee's heirs, successors a tee and grantee's heirs, success m all encumbrances except of those apparent upon those apparent upon and every part and parcel there above described encumbrance ansfer, stated in terms of doll thy or value given or promise if not applicable; shoeld be deleted of quires, the singular includes t as and to individuals. Is instrument this16th_ da d its seal, if any, affixed by a GRIBED IN	nd assigns forever. sors and assigns, that grantor is lawfully sei (if no exceptions, so state):
And grantor heret in fee simple of the abo <u>except_fl_fl_t</u> of_the_date. grantor will warrant and f persons whomsoever, exc The true and actua actual consideration.® (T In construing this made so that this deed sha In witness whereo is a corporation, it has can so by order of its board of THIS INSTRUMENT IN VIOLATIO LATIONS, BEFORE SIGNING CR ACQUIRING FEE TITLE TO THE I PRIATE CITY OR COUNTY FI AM	In the same unto grantee and by covenants to and with grant we granted premises, free fro those of record and it of this deed forever defend the preraises an cept those claiming under the a al consideration paid for this tr ists of or includes other p.ope. The sement teremen the symbols of deed, where the context so rea all apply equally to corporatio of, the grantor has executed this used its name to be signed and f directors. ALLOW USE OF THE PROPERTY DES M OF APPLICASEE LAND USE LAWS A ACCEPTING THIS INSTRUMENT. TH PROPERTY SHOULD CHECK WITH TO VING DEPARTMENT TO VERIEF APPRO S ON LAWSUTS AGAINST FARMING C	I grantee's heirs, successors a tee and grantee's heirs, success m all encumbrances except of those apparent upon those apparent upon and every part and parcel there above described encumbrance ansfer, stated in terms of doll thy or value given or promise if not applicable; shoeld be deleted of quires, the singular includes t as and to individuals. Is instrument this16th_ da d its seal, if any, affixed by a GRIBED IN	nd assigns forever. sors and assigns, that grantor is lawfully sei (if no exceptions, so state):
And grantor heret in fee simple of the abo <u>except_all_t</u> <u>of_the_date</u> . grantor will warrant and f persons whomsoever, exc The true and actua actual consideration. The true and actua actual consideration. This instrument in violatio LATIONS. BEFORE Storing CR ACOUNTY PLANN AND TO DETERMINE ANY LIMITE	In the same unto grantee and by covenants to and with grant we granted premises, free fro those of record and it of this deed forever defend the preraises an cept those claiming under the a al consideration paid for this tr ists of or includes other p.ope. The semence between the symbols of i deed, where the context so rea all apply equally to corporatio of, the grantor has executed this used its name to be signed and f directors. ALLOW USE OF THE PROPERTY DES IN OF APPLICASUE LAND USE LAWS A ACCEPTING THIS INSTRUMENT, TH PROPERTY SHOULD CHECK WITH TH UND DEPARTMENT TO VERIEV APPEND S ON LAWSUITS AGAINST FARMING O S 30.930. STATE OF OREGON, Comm	I grantee's heirs, successors a tee and grantee's heirs, success m all encumbrances except a those apparent upon those apparent upon those apparent upon those apparent upon those apparent of the above described encumbrance ansfer, stated in terms of doll try or value given or promise if nor applicable; stoeld be deleted those and to individuals. Is and to individuals. Is instrument this16th_ da d its seal, if any, affixed by a CRIBED IN WD REGU- E APPRO- WED USES R FOREST Ty ofLENG	nd assigns forever. sors and assigns, that grantor is lawfully sei (if no exceptions, so state):
And grantor heret in fee simple of the abo <u>except_all_t</u> <u>of_the_date</u> . grantor will warrant and f persons whomsoever, exc The true and actua actual consideration. The true and actua actual consideration. This instrument in violatio LATIONS. BEFORE Storing CR ACOUNTY PLANN AND TO DETERMINE ANY LIMITE	In the same unto grantee and by covenants to and with grant we granted premises, free fro those of record and it of this deed forever defend the preraises an cept those claiming under the a al consideration paid for this tr ists of or includes other p.ope. The semence between the symbols of i deed, where the context so rea all apply equally to corporatio of, the grantor has executed this used its name to be signed and f directors. ALLOW USE OF THE PROPERTY DES IN OF APPLICASUE LAND USE LAWS A ACCEPTING THIS INSTRUMENT, TH PROPERTY SHOULD CHECK WITH TH UND DEPARTMENT TO VERIEV APPEND S ON LAWSUITS AGAINST FARMING O S 30.930. STATE OF OREGON, Comm	I grantee's heirs, successors a tee and grantee's heirs, success m all encumbrances except of those apparent upon those apparent upon and every part and parcel there above described encumbrance ansfer, stated in terms of doll ity or value given or promise of nor applicable; shoeld be detend those and to individuals. Is instrument this16th_ da d its seal, if any, affixed by a CRIBED IN WED REGU- E PERSON IE APPRO- WED USES OR FOREST	nd assigns forever. sors and assigns, that grantor is lawfully sei (if no exceptions, so state):
And grantor heret in fee simple of the abo <u>except_all_t</u> <u>of_the_date</u> . grantor will warrant and f persons whomsoever, exc The true and actua actual consideration. The true and actua actual consideration. This instrument in violatio LATIONS. BEFORE Storing CR ACOUNTY PLANN AND TO DETERMINE ANY LIMITE	In the same unto grantee and by covenants to and with grant we granted premises, free fro those of record and it of this deed forever defend the premises and cept those claiming under the a al consideration paid for this tr insts of or includes other p.ope forever defend the premises and cept those claiming under the a al consideration paid for this tr insts of or includes other p.ope forever defend the premises and cept those claiming under the a al consideration paid for this tr insts of or includes other p.ope for semence between the symbols of deed, where the context so rea all apply equally to corporatio of, the grantor has executed this used its name to be signed and f directors. ALLOW USE OF THE PROPERTY OES MOF APPLICASE LAND USE LAWS A ACCEPTING THIS INSTRUMENT TH PROPERTY SHOULD CHECK WITH TH PR	I grantee's heirs, successors a tee and grantee's heirs, success m all encumbrances except ( hose apparent upon those apparent upon ad every part and parcel there above described encumbrance ansfer, stated in terms of doll sty or value given or promise if nor applicable, stocht be deleted of quires, the singular includes to as and to individuals. s instrument this16th_ da d its seal, if any, affixed by a CRIBED IN WED REGU- E PERSON E APPRO- WED SESS R FOREST ty ofL&BOR_ acknowledged before me on acknowledged before me on	nd assigns forever. sors and assigns, that grantor is lawfully sei (if no exceptions, so state):
And grantor heret in fee simple of the abo <u>except_all_t</u> <u>of_the_date</u> . grantor will warrant and f persons whomsoever, exc The true and actua actual consideration. The true and actua actual consideration. This instrument in violatio LATIONS. BEFORE Storing CR ACOUNTY PLANN AND TO DETERMINE ANY LIMITE	Iold the same unto grantee and by covenants to and with grant we granted premises, free fro those of record and it of this deed   . of this deed   forever defend the premises and cept those claiming under the a al consideration paid for this tr insts of or includes other p.ope.   The semence between the sympole 5.1 deed, where the context so real all apply equally to corporatio of, the grantor has executed this used its name to be signed and f directors.   ALLOW USE OF THE PROPERTY OFS NMS DEPARTMENT TO VERIFY APPLO S ON LAWSUITS AGAINST FARMING OS S 30.330.   STATE OF OREGON, Comm This instrument was a by	I grantee's heirs, successors a tee and grantee's heirs, success m all encumbrances except ( hose apparent upon those apparent upon ad every part and parcel there above described encumbrance ansfer, stated in terms of doll sty or value given or promise if nor applicable, stocht be deleted of quires, the singular includes to as and to individuals. s instrument this16th_ da d its seal, if any, affixed by a CRIBED IN WED REGU- E PERSON E APPRO- WED SESS R FOREST ty ofL&BOR_ acknowledged before me on acknowledged before me on	nd assigns forever. sors and assigns, that grantor is lawfully sei (if no exceptions, so state):
And grantor heret in fee simple of the abo <u>except_all_t</u> <u>of_the_date</u> . grantor will warrant and f persons whomsoever, exc The true and actua actual consideration. The true and actua actual consideration. This instrument in violatio LATIONS. BEFORE Storing CR ACOUNTY PLANN AND TO DETERMINE ANY LIMITE	In the same unto grantee and by covenants to and with grant we granted premises, free fro those of record and it of this deed forever defend the premises and cept those claiming under the a al consideration paid for this tr insts of or includes other p.ope forever defend the premises and cept those claiming under the a al consideration paid for this tr insts of or includes other p.ope forever defend the premises and cept those claiming under the a al consideration paid for this tr insts of or includes other p.ope for semence between the symbols of deed, where the context so rea all apply equally to corporatio of, the grantor has executed this used its name to be signed and f directors. ALLOW USE OF THE PROPERTY OES MOF APPLICASE LAND USE LAWS A ACCEPTING THIS INSTRUMENT TH PROPERTY SHOULD CHECK WITH TH PR	I grantee's heirs, successors a tee and grantee's heirs, success m all encumbrances except ( those apparent upon	nd assigns forever. sors and assigns, that grantor is lawfully sei (if no exceptions, so state):
And grantor heret in fee simple of the abo except_all_t of_the_date. of_the_date. grantor will warrant and f persons whomsoever, exc The true and actua actual consideration.© (T In construing this made so that this deed sha In witness whereo is a corporation, it has can so by order of its board of THIS INSTRUMENT IN VIOLATIO LATIONS BEFORE SIGNING CR ACQUIRING FEE TITLE TO THE I PRIATE CITY OR COUNTY PLANN AND TO DETERMINE ANY LIMITE PRACTICES AS DEFINED IN ORS	Iold the same unto grantee and by covenants to and with grant we granted premises, free fro those of record and it of this deed forever defend the premises an cept those claiming under the a al consideration paid for this tr ists of or includes other p.ope. The sement teremen the symbols of deed, where the context so red all apply equally to corporatio of, the grantor has executed this used its name to be signed and f directors. ALLOW USE OF THE PROPERTY DES W OF APPLICASLE LAND USE LAWS A ACCEPTING THIS INSTRUMENT. TH PROPERTY SHOULD CHECK WITH TO VING DEPARTMENT TO VERIFY APPRO S ON LAWSUITS AGAINST FARMING O S 30.930. STATE OF OREGON, Comm This instrument was a by	I grantee's heirs, successors a tee and grantee's heirs, success m all encumbrances except ( those apparent upon	nd assigns forever. sors and assigns, that grantor is lawfully sei (if no exceptions, so state):
And grantor heret in fee simple of the abo <u>except_ell_t</u> of_the_date. grantor will warrant and f persons whomsoever, exc The true and actua actual consideration.© (T In construing this made so that this deed sha In witness whereo is a corporation, it has can so by order of its board of THIS INSTRUMENT WILL NOT / THIS INSTRUMENT AN VIOLATION LATIONS. BEFORE SIGNING CR ACQUIRING FEE TITLE TO THE I PRIATE CITY OR COUNTY PLANM AND TO DETERMINE ANY LIMITS PRACTICES AS DEFINED IN ORS	Iold the same unto grantee and by covenants to and with grant we granted premises, free fro those of record and it of this deed   forever defend the preraises and consideration paid for this transfer of or includes other proper mesenence between the symbols of deed, where the context so real all apply equally to corporatio of, the grantor has executed this used its name to be signed and f directors.   ALLOW USE OF THE PROPERTY DES MOS DEPARTMENT TO VERIFY APPRO S ON LAWSUITS AGAINST FARMING OF 3 30.939.   STATE OF OREGON, Common This instrument was a by	I grantee's heirs, successors a tee and grantee's heirs, success m all encumbrances except of those apparent. upon	nd assigns forever. sors and assigns, that grantor is lawfully sei (if no exceptions, so state):
And grantor heret in fee simple of the abo <u>except_All_t</u> <u>of_the_date</u> . grantor will warrant and f persons whomsoever, exc The true and actua actual cousideration.®(r In construing this made so that this deed sha In witness whereo is a corporation, it has can so by order of its board of THIS INSTRUMENT WILL NOT / HIS INSTRUMENT WILL NOT / HIS INSTRUMENT WILL NOT / HIS INSTRUMENT IN VIOLATIONS, BEFORE SIGNING CR ACQUIRING FEE TITLE TO THE I PRIATE CITY OR COUNTY PLANN AND TO DETERMINE ANY LIMITS PRACTICES AS DEFINED IN ORS	Iold the same unto grantee and by covenants to and with grant we granted premises, free fro those of record and it of this deed forever defend the premises an cept those claiming under the a al consideration paid for this tr ists of or includes other p.ope. The sement teremen the symbols of deed, where the context so rea all apply equally to corporatio of, the grantor has executed this used its name to be signed and f directors. ALLOW USE OF THE PROPERTY DES IN OF APPLICASLE LAND USE LAWS A ACCEPTING THIS INSTRUMENT. TH PROPERTY SHOULD CHECK WITH TO INNO DEPARTMENT TO VERIFY APPLO S ON LAWSUITS AGAINST FARMING O S 30.930. STATE OF OREGON, Comm This instrument was a by	I grantee's heirs, successors a tee and grantee's heirs, success m all encumbrances except ( those apparent upon	nd assigns forever. sors and assigns, that grantor is lawfully sei (if no exceptions, so state):