	1999 JUN 30 PN 3: 04 Vol <u>M99</u> Page <b>261.83</b>
lamath County	
05 Main Street, Rm 238	
amath Falls, OR 97601 Grantor's Nume and Address	
<u>ain Mountain, Inc.</u> 941 S. Chiloguin Rd.	
iloguin, OR 97624 Grantee's Name and Address	
Grantee's Name and Address recording, return to (Name, Address, Zip):	SPACE RESERVED FOR
ain Mountain, Inc.	RECORDER'S USE
941 S. Chiloquin Rd. iloquín, OR 97624	State of Oregon, County of Klamath
requested otherwise, send all 'ax statements to (Name, Ac	dress, Zip): Decorded 6/31/99, at <u>5, 07, p</u>
ain Mountain, Inc.	in Vol. M99 Fage_di 16.3
941 S. Chiloquin Rd. iloquin, OR 97624	Linda Smith,
TLOGALLI SIL SIL	County Clerk Fee\$ <u>30</u>
	S that Klamath County, a Political sub-division of
reinafter called grantor, for the considerati	ion hereinafter stated, does hereby remise, release and rolever quite unit unit and
cain Mountain, Inc.	by in the second assigns all of the grantor's right, title and interest in that certain
a property with the tenements hereditar	ments and appurtenances mercuno belonging of in any way appendix by
Lamath County,	State of Oregon, described as follows, to-wit:
	Relation . Unit 1 according to the official pla
bereof on file in the of	fice of the County Clerk of Klamath County, Orego
	IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE)
To Have and to Hold the same unto	b grantee and grantee's heirs, successors and assigns forever. aid for this transfer, stated in terms of dollars, is \$.7.,800.00 here the state of t
m	
and applied antion consists of or included	Cother Property of vanie given of profinsed which is a point of the
ictual consideration consists of or includer	s other property or vanie giver or promised which is a provide the and
actual consideration consists of or included which) consideration. <sup>(1</sup> . (The sentence between In construing this deed, where the (	s other p soporty of value given of promised which is a part of promised which is a part of the symbols $\Phi$ , if not applie ble, should be deleted. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes shall be
ctual consideration consists of or included which) consideration. <sup>C</sup> (The sentence between In construing this deed, where the nade so that this deed shall apply equally	s other p soperty of value given of promised when he is a part of the symbols $\Phi$ , if not applicable, should be deleted. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes shall be to corporations and to individuals.
ictual consideration consists of or included which) consideration. <sup>(1)</sup> (The sentence between In construing this deed, where the made so that this deed shall apply equally IN WITNESS WHEREOF, the graves grantor is a corporation, it has caused its n	s other p soponty of value given of promised when see provide a structure of the symbols $\Phi$ , if not applie ble, should be deleted. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes shall be to corporations and to individuals. ntor has executed this instrument this <u>30th</u> day of <u>June</u> , 19.99; i name to be signed and its seal, if any, affixed by an officer or other person duly authorized
inctual consideration consists of or included which) consideration. <sup>C</sup> (The sentence between In construing this deed, where the of made so that this deed shall apply equally IN WITNESS WHEREOF, the gra- grantor is a corporation, it has caused its n to do so by order of its board of directors.	the symbols $\Phi$ , if not applicible, should be deleted. See ORS 93:030.) context so requires, the singular includes the plural, and all grammatical changes shall be to corporations and to individuals. ntor has executed this instrument this <u>30</u> th day of <u>June</u> , 19.99; i name to be signed and its seal, if any, affixed by an officer or other person duly authorized
netual consideration consists of or included which) consideration. <sup>(1)</sup> (The sentence between In construing this deed, where the of made so that this deed shall apply equally IN WITNESS 'WHEREOF, the grau grantor is a corporation, it has caused its n to do so by order of its board of directors.	s other p soperty of value given of promised when bill provide the symbols of the singular includes the plural, and all grammatical changes shall be to corporations and to individuals. ntor has executed this instrument this <u>30th</u> day of <u>June</u> , 19.99; in the signed and its seal, if any, affixed by an officer or other person duly authorized by an officer or other person duly authorized by the signed and its seal, if any, affixed by an officer or other person duly authorized by an officer of the signed by authorized by an officer of the signed by a sig
ictual consideration consists of or included which) consideration. <sup>C.</sup> (The sentence between- In construing this deed, where the of made so that this deed shall apply equally IN WITNESS 'WHEREOF, the gran grantor is a corporation, it has caused its n to do so by order of its board of directors. THIS INSTRUMENT IN VIOLATION OF APPLICABLE L LATIONS. BEFORE SIGNING OR ACCEPTING THIS I ACOURING FEE TITLE TO THE PROPERTY SHOULD	s other p :openty of varie given of promised when be dependent of the symbols $\Phi$ , if not applie ble, should be deleted. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes shall be to corporations and to individuals. ntor has executed this instrument this30th day ofJune, 19_99.; i name to be signed and its seal, if any, affixed by an officer or other person duly authorized PROPERT/ DESCRIBED IN NSTRUMENT. THE PERSON D CHECK WITH THE APPRO- DIFFERSON
In consideration consists of or includer which) consideration. <sup>CL</sup> (The sentence between- In construing this deed, where the of made so that this deed shall apply equally IN WITNESS 'WHEREOF, the gran grantor is a corporation, it has caused its n to do so by order of its board of directors. THIS INSTRUMENT IN VIOLATION OF APPLICABLE L LATIONS. BEFORE SIGNING OR ACCEPTING THIS I ACOURTING FEE TITLE TO THE PROPERTY SHOULD PRIATE CITY OR COUNTY PLANNING DEPARTMENT AND TO DETERMINE ANY LIMITS ON LAWSUITS AG	s other p :openty of varie given of promised when be dependent of the symbols $\Phi$ , if not applie ble, should be deleted. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes shall be to corporations and to individuals. ntor has executed this instrument this30th day ofJune, 19_99.; i name to be signed and its seal, if any, affixed by an officer or other person duly authorized PROPERT/ DESCRIBED IN NSTRUMENT. THE PERSON D CHECK WITH THE APPRO- DIFFERSON
In the consideration consists of or included which) consideration. <sup>C.</sup> (The sentence between- In construing this deed, where the of made so that this deed shall apply equally IN WITNESS 'WHEREOF, the gran grantor is a corporation, it has caused its n to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE THIS INSTRUMENT IN VIOLATION OF APPLICABLE L LATIONS. BEFORE SIGNING OR ACCEPTING THIS I ACQUIRING FEE TITLE TO THE PROPERTY SHOULD PRIATE CITY OR COUNTY PLANNING DEPARTMENT TI AND TO DETERMINE ANY LIMITS ON LAWSUITS AG/ PRACTICES AS DEFINED IN ORS 30.930.	s other p isoporty of varie given of promised when be a provide a context so requires, the singular includes the plural, and all grammatical changes shall be deleted. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes shall be to corporations and to individuals. notor has executed this instrument this30th day ofJune, 19_99; interpretent of the signed and its seal, if any, affixed by an officer or other person duly authorized PROPERT/ DESCRIBED IN
In consideration consists of or included which) consideration. <sup>C.</sup> (The sentence between- In construing this deed, where the of made so that this deed shall apply equally IN WITNESS 'WHEREOF, the gran grantor is a corporation, it has caused its n to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE THIS INSTRUMENT IN VIOLATION OF APPLICABLE L LATIONS. BEFORE SIGNING OR ACCEPTING THIS I ACOURING FEE TITLE TO THE PROPERTY SHOULD PRIATE CITY OR COUNTY PLANNING DEPARTMENT TA AND TO DETERMINE ANY LIMITS ON LAWSUTS AGA PRACTICES AS DEFINED IN ORS 30.930.	Source of the symbols of value given of promised when be 2 property of value given of promised when be 2 provide the symbols of the symbols of the symbols of the symbols of the signed and its instrument this30th day ofJune 19_99; i name to be signed and its seal, if any, affixed by an officer or other person duly authorized of the symbols of t
In consideration consists of or included which) consideration. <sup>C.</sup> (The sentence between- In construing this deed, where the of made so that this deed shall apply equally IN WITNESS WHEREOF, the gra- grantor is a corporation, it has caused its n to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE THIS INSTRUMENT WILL NOT ALLOW USE OF THE THIS INSTRUMENT IN VIOLATION OF APPLICABLE L LATIONS. BEFORE SIGNING OR ACCEPTING THIS I ACQUIRING FEE TITLE TO THE PROPERTY SHOULD PRIATE CITY OR COUNTY PLANNING DEPARTMENT I AND TO DETERMINE ANY LIMITS ON LAWSUITS AG/ PRACTICES AS DEFINED IN ORS 30.930. STATE OF OR This in:	Softer p: Soperty of varie given of promised when both provides 0, if not applicible, should be deleted. See ORS 93.030.)   context so requires, the singular includes the plural, and all grammatical changes shall be to corporations and to individuals.   ntor has executed this instrument this30th day of
In consideration consists of or included which) consideration. <sup>C.</sup> (The sentence between- In construing this deed, where the o made so that this deed shall apply equally IN WITNESS 'WHEREOF, the gran grantor is a corporation, it has caused its n to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE LATIONS, BEFORE SIGNING OR ACCEPTING THIS I ACQUIRING FEE ITLE TO THE PROPERTY SHOULD PRIATE CITY OR COUNTY PI ANNING DEPARTMENT AND TO DETERMINE ANY LIMITS ON LAWSUITS AG/ PRACTICES AS DEFINED IN ORS 30.930. STATE OF OR This in: by	6 other p : openty of value given of promised when the 2 photomy of value given of promised when you have a spectral photomy of
In consideration consists of or included which) consideration. <sup>(1)</sup> (The sentence between- In construing this deed, where the of made so that this deed shall apply equally IN WITNESS 'WHEREOF, the gran grantor is a corporation, it has caused its n to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE THIS INSTRUMENT WILL NOT ALLOW USE OF THE THIS INSTRUMENT IN VIOLATION OF APPLICABLE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD PRIATE CITY OR COUNTY PI ANNING DEPARTMENT I AND TO DEFERMINE ANY LIMITS ON LAWSUITS AG/ PRACTICES AS DEFINED IN ORS 30.930. STATE OF OR This in: by	Solitor P. Soperty of varie given of promised while be deleted. See ORS 93.030.3   the symbols Of the singular includes the plural, and all grammatical changes shall be to corporations and to individuals.   ntor has executed this instrument this30 th day of
ictual consideration consists of or includer which) consideration. <sup>C.</sup> (The sentence between- In construing this deed, where the of made so that this deed shall apply equally IN WITNESS 'WHEREOF, the gran grantor is a corporation, it has caused its n to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE THIS INSTRUMENT WILL NOT ALLOW USE OF THE THIS INSTRUMENT IN VIOLATION OF APPLICABLE L LATIONS. BEFORE SIGNING OR ACCEPTING THIS I ACQUIRING FEE TITLE TO THE PROPERTY SHOULD PRIATE CITY OR COUNTY PLANNING DEPARTMENT T AND TO DETERMINE ANY LIMITS ON LAWSUITS AGA PPACTICES AS DEFINED IN ORS 30.930. STATE OF OR This in: by	6 other p : openty of value given of promised when the 2 photomy of value given of promised when you have a spectral photomy of
actual consideration consists of or includer which) consideration. <sup>C.</sup> (The sentence between- In construing this deed, where the of made so that this deed shall apply equally IN WITNESS WHEREOF, the gran grantor is a corporation, it has caused its n to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE THIS INSTRUMENT WILL NOT ALLOW USE OF THE THIS INSTRUMENT IN VIOLATION OF APPLICABLE L LATIONS. BEFORE SIGNING OR ACCEPTING THIS I ACQUIRING FEE TITLE TO THE PROPERTY SHOULD PRIATE CITY OR COUNTY PLANNING DEPARTMENT I AND TO DETERMINE ANY LIMITS ON LAWSUITS AG/ PRACTICES AS DEFINED IN ORS 30.930. STATE OF OR This in: by	Solitor f : Soperty of varie given of promised with the structure given of promised with

by	www.aaknowledged.before.me.00	June 30 1999
by Francis Re	was acknowledged before me on	
County Su	unty, Oregon	
OFFICIAL SEAL LINDA A. SEATER NOTARY PUBLIC-OREGON CONIAISSION NO. 323359	Notary Public for Orege	
MY COMIMISSION EXPIRES JUN. 20, 2003	My commission expires	

ÎE