Clamath County 305 Main Street, Rm 238 Clamath Falls, OR 97601 Granora Huma and Address 36941 S. Chiloquin Rd. Chiloquin, OR 97624 Graness Marma and Address SPACE RESERVED	3	1999 JUN 30 FIL 3: 04 Vol <u>1099</u> Page 261.84
105 Main, Street, Rm, 238. Train, Moundain, Inc. 15941.S. Chloadin, 8d. Thiloquin, OR, 93624 State of Gregon, County of Klamath Train, Moundain, Inc. State of Gregon, County of Klamath Train, Moundain, Inc. State of Gregon, County of Klamath Chiloquin, OK, 93624 Courclaw BEED KNOW ALL BY THESE PRESENTS that "Clonative states and forver quickim uno Train, Moin Ret cameros: consideration hereinative stated, iose hereby runnic, states and forver quickim uno Train, Moin Ret cameros: consideration hereinative stated, iose hereby runnic, states and forver quickim uno Train, Moin Ret cameros: consideration state states of the County Clerk of Klamath County Oregon.		VUI_11133_1 alle_1001_0.1
Stame AD. Fails, D.R., 201901 If an Mount Bain, Inc. If Again, Mount Bain, Inc. State of Cregen, County of Klamath Recommensue State of Cregen, County of Klamath Counter Clamate Counter Clamate Counter Clamate Counter Clamate Counter Clamate Recommensue Counter Clamate Counter Clamate Counter Clamate Counter Clamate Counter Clamate Recommensue Counter Clamate <	105 Main Street. Rm 238	
Frain Mountain, Inc. State of Oregon, County of Klamath State of Oregon, County of Klamath Recorded SOUPS, at SULY	lamath Falls, OR 97601	
16941.S. Chiloquin.Kd. Train Mountain	Frain Mountain, Inc.	
Bit Section Bit Section State of Oregon, County of Klamath Recorded States, Learning the second states of the second states and Recorded States, Learning the State of Oregon, County of Klamath Recorded States, Learning (Not M99 Feege 2012) It real to Mount all to the County Clearning the consideration hereinates and states, and resinate called granter, and units granters and resinates called granter, and units granters and resinates called granter, and units granters and a state of the second states and for very quickling units (Linda States). A state of the consideration hereinates and states and for very quickling units (Linda States). A state of the consideration hereinates and states, all of the granters in that cer- hereinates called granter, and units granters and a purtrainments a disput framework is follow, whit (Linda States). County State of Oregon, decribed as follows, to whit (Linda States). County State of Oregon, decribed as follows, to whit (Linda States). County State of Oregon, decribed as follows, to whit (Linda States). County State of Oregon, decribed as follows, to whit (Linda States). County State of Corean decribed as follows, to whit (Linda States). Counts, state of the County Clerk of Klamath County Oregon. SUBJECT TO Covenants, conditions, reservations, casements, restrictions rights, rights of way and all matters appearing of record. To Have and the Hold the same und granter and granter's heats, states states and which consideration faile on the orgen of the states state states and states do this ded shate granter has executed this instants, states states and states of this ded shate granter has executed this instants. The states the states and the of the states of the states is the states the states and the counting this deed, where the context so requines, the singlate includes the plural, and differen	36941 S. Chiloquin Rd.	
Train Mountain, Inc. State of Oregon, County of Klamath State of Oregon, County of Klamath Reconders use State of Oregon, County of Klamath Recorded 5/20/59, at 3/2 / 0m. In Vol. Map Page 20/84 State of Oregon, County of Klamath State of Oregon, County of Klamath Recorded 5/20/59, at 3/2 / 0m. In Vol. Map Page 20/84 State of Oregon, County of Klamath Chiloguin, OR 97.524 Ouncleve Ouncleve State of Oregon, County of Klamath Chiloguin, OR 97.524 Ouncleve Ouncleve State of Oregon, County of Klamath Chiloguin, OR 97.524 Ouncleve Ouncleve State of Oregon, County of Klamath Chiloguin, OR 97.524 Ouncleve Ouncleve Excentered to the county of Klamath County Cleve Fees3.20 / 44 Ouncleve Excentered to the county of Klamath County Cleve Fees3.20 / 44 State of Dregon, County of Klamath Ouncleve County Cleve Fees3.20 / 44 State of Dregon, County Cleve Fees3.20 / 44 County Cleve State of Oregon, County of Klamath County Cleve State of Oregon, County of Klamath	Grantee's Mame and Address	SPACE RESERVED
35361 S. Chileguin Rd. The same optimizing in the sementa is peneration. 36361 S. Chileguin CR 97624 State of Oregon, County of Klannah Recorded 6530/89, at <u>Surv</u>	Iter recording, return to (Name, Address, Zip):	
Shile of oragen, County of Weam Annual State of Oragen, County of Weam Recorded 53/09, et 3. 24 / 0	36941 S. Chiloquin Rd.	
Train Mountain, Inc. in Vol. Mo9 Page 20184 Chiloguin, OR 97524 Linda Smith, County Clerk Feest 2011 Chiloguin, OR 97524 OUNCLAW DEED Summer County Clerk Feest 2011 KNOW ALL BY THESE PRESENTS that %LBRath_CountyA. Political_sub-division_off Train Mountain Down of the consideration bersinafter stated, does bereby remise, release and forver quitclaim and Train_Mountain Down of the consideration bersinafter stated, does bereby remise, release and forver quitclaim and Train	Chiloquin, CR 97624	
36941 S. Chiloguin Rd. Linds Smith, County Clerk Fee\$ 20	Intil requested otherwise, send all tax statements to (Name, Ad	ddrene, Zip: Recorded 6/30/99, at <u>5.04 p</u>
OUTCLAIM DEED KNOW ALL BY THESE PRESENTS that "\Lamath Countya. Political_sub-division.of Mage and the consideration hereinafter stated, does hereby remise, tolcase and forever quicklaim unio Train_Method In	36941 S. Chiloquin Rd.	Linda Smith.
KNOW ALL BY THESE PRESENTS that .KLamath _County _ a _Political _sub-division _ of the _State _ of _Oregon	Chiloquin, OR 97624	
KNOW ALL BY THESE PRESENTS that .KLamath _County _ a _Political _sub-division _ of the _State _ of _Oregon		
<pre>the_State.of_UPE200</pre>		
<pre>the_State.of_UPE200</pre>	KNOW ALL BY THESE PRESENT	S that Klamath County, a Political sub-division of
Train. Mountain, 102. Dec. Herinafter called grantes, and units granter's heirs, uccessors and assigns, all of the grantor's right, little and interest in that cer- herinafter called grantes, and units granter's heirs, uccessors and assigns, all of the grantor's right, little and interest in that cer- klamath. Lot 7, Block 3, Pine Ridge Estates - Unit 1, according to the official plat thereof on file in the office of the County Clerk of Klamath County Oregon. SUBJECT TO Covenants, conditions, reservations, easements, restrictions rights, rights of way and all matters appearing of record. To Have and to Hold the same unto grante: and granter's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of Johns, is 56, 000., 00. Multichioning fits deed where the counts to requires. In constraining fits deed where the context to requires. In constraining fits deed where the context to requires. In constraining fits deed where the context to requires. IN WITNESS WHEREOF, the granter has exceuted this instrument this. 30 th day of	the State of Oregon	and forever quitclaim unto
Mereinather called granter, and unto grante's heirs, successors and assigns, all of the grantor Signi, way appertaining, sinatee Klamath	hereinafter called grantor, for the considerati	ion hereinafter stated, does neredy remise, release and referer quitelant enterer
<pre>real property, with the tenements, hereditaments and apputennates the faulto occupants of the optimizer of the county. State of Oregon, described as follows, towit: Lot 7, Block 3, Pine Ridge Estates - Unit 1, according to the official plat thereof on file in the office of the County Clerk of Klamath County Oregon. SUBJECT TO Covenants, conditions, reservations, easements, restrictions. rights, rights of way and all matters appearing of record. SUBJECT TO Covenants, conditions, reservations, easements, restrictions. rights, rights of way and all matters appearing of record. SUBJECT TO Covenants, conditions, reservations, easements, restrictions. rights, rights of way and all matters appearing of record. SUBJECT TO Covenants, conditions, reservations, easements, restrictions. rights, rights of way and all matters appearing of record. SUBJECT TO Covenants, conditions, reservations, easements, restrictions. rights, rights of way and all matters appearing of record. SUBJECT TO Covenants, conditions, reservations, easements, restrictions. rights, rights of way and all matters appearing of record. SUBJECT TO Covenants, conditions, reservations, easements, restrictions. SUBJECT TO Covenants, conditions, reservations, reservations, easements, restrictions. SUBJECT, SUBJECT, SUBJECT, reservations, reservations, reservations, reservations, reservations, reservations, reservations, reserva</pre>		
Klamath County, Site of Oregon, deschood as balons, Source Lot 7, Block 3, Pine Ridge Estates - Unit 1, according to the official plat thereof on file in the office of the County Clerk of Klamath County Oregon. SUBJECT TO Covenants, conditions, reservations, easements, restrictions rights, rights of way and all matters appearing of record. Subject TO Covenants, conditions, reservations, easements, restrictions rights, rights of way and all matters appearing of record. To Have and to Hold the same unto grante. and grante's heir, successors and assigns forever. The true and actual consideration paid for this transfer, stude in terms of dollars, is \$6,0000.00. miled considuation conside of or property or value given or promited which is [] part of the Ethewhold (and the same there show the the rest property or value given or promited which is [] part of the Ethewhold (and the same there show the the rest property or value given or promited which is [] part of the Ethewhold (and the same there show the the rest plate the show the the singular includes the plant, and all grannatical changes sh made so that this ded shall papely equal ty corporations. It is a cargor and to individues. In with NDE ALLOW USE OF THE FROMENTY DESCHED AND the singular includes. In une	and according with the tenements hereditar	ments and appurtenances increating beinging of in any way approximately
OPERAGE A SUFFICIENT COMPANY OF CLEAR OF INTERACT INTERACT INTERACTION OF INTERACT INTERACTION OF INTERACTION	Klamath County,	State of Oregon, described as follows, to-wit.
OPERAGE A SUFFICIENT COMPANY OF CLEAR OF INTERACT INTERACT INTERACTION OF INTERACT INTERACTION OF INTERACTION		the state of finite large state of finite large state of the state of
OPERAGE A SUFFICIENT COMPANY OF CLEAR OF INTERACT INTERACT INTERACTION OF INTERACT INTERACTION OF INTERACTION	Lot 7, Block 3, Pine Ridg	ge Estates - Unit 1, according to the official
SUBJECT TO Covenants, conditions, reservations, easements, restrictions rights, rights of way and all matters appearing of record.	plat thereof on file in t	the office of the County Clerk of Klamath County
UP SPACE I. SUFFICIENT. CONTINUE DESCRIPTION ON REVERSED To Have and to Hold the same unto grante, and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$6, 000.000. However Actual consideration consists of or includes other preparty or value given or promised which is [] put of the [] the whole (includes other includes other preparty or value given or promised which is [] put of the [] the whole (includes the property or value given or promised which is [] put of the [] the whole (includes the duration state is a constraining the deed, where the context so requires, the singular includes the plural, and all grammatical changes sh made so that this deed shall apply equality to corp. rations and to individuals. IN WITNESS WHEREOF, the granter has executed this instrument this _3.01th_ day of	Oregon.	
UP SPACE I. SUFFICIENT. CONTINUE DESCRIPTION ON REVERSED To Have and to Hold the same unto grante, and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$6, 000.000. However Actual consideration consists of or includes other preparty or value given or promised which is [] put of the [] the whole (includes other includes other preparty or value given or promised which is [] put of the [] the whole (includes the property or value given or promised which is [] put of the [] the whole (includes the duration state is a constraining the deed, where the context so requires, the singular includes the plural, and all grammatical changes sh made so that this deed shall apply equality to corp. rations and to individuals. IN WITNESS WHEREOF, the granter has executed this instrument this _3.01th_ day of		
(# SPACE 1-SUFFICIENT, CONT NUE DESCRIPTION ON REVERSE) To Have and to Hold the same unto grants. and grantse's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 5, 000.00	SUBJECT TO Covenants, cor	nditions, reservations, easements, restrictions,
To Have and to Hold the same unto grante. and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 6, 000. 00	rights, rights of way and	a all matters appearing of footies
To Have and to Hold the same unto grante. and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 6, 000. 00		
To Have and to Hold the same unto grante. and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 6, 000. 00		
To Have and to Hold the same unto grante. and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 6, 000. 00		
To Have and to Hold the same unto grante. and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 6, 000. 00		
To Have and to Hold the same unto grante. and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 6, 000. 00		
To Have and to Hold the same unto grante. and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 6, 000. 00		
To Have and to Hold the same unto grante. and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 6, 000. 00		
To Have and to Hold the same unto grante. and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 6, 000. 00		
To Have and to Hold the same unto grante. and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 6, 000. 00		
To Have and to Hold the same unto grante. and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 6, 000. 00		
The true and actual consideration paid for this transfer, stated in terms of uonars, is 3.9, 12 cm and the the state that the actual consideration consists of or includes other property or value given or promised which is the the the the the the client state that the state that the state that the state that the value given or promised which is the the the the the client state that the client state that the state that the state that the state that the the the client state that the state that the the client state that the state that the the client state that this deed shall apply equally to corporations and to individuals. In WITNESS WHEREOF, the grantor has executed this instrument this _30 th day of19.9 grantor is a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly auther to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY HOULD CHECK WITH THE APPROVACULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT TO VERIFY APPROVED USES AND TO BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT TO VERIFY APPROVED USES AND TO BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT TO VERIFY APPROVED USES AND TO BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT TO VERIFY APPROVED USES AND TO BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT TO VERIFY APPROVED USES AND TO BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT TO VERIFY APPROVED USES AND TO BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT TO VERIFY APPROVED USES AND TO BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT TO VERIFY APPROVED USES AND TO BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT TO VERIFY APPROVED USES AND TO BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT TO VERIFY APPROVED USES AND TO BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT TO VERIFY APPROVED USES AND TO BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT TO VERIFY APPROVED USES AND TO CLAW SIGNING AS 30.930. STA		
actual consideration consists of or includes other property or Valle given of promises which is the first the context is originate state the second state is a second by the second state in the second state is a state is a second s		to the test and assigns forever
which) consideration. ⁽¹⁾ (The sentence between the symbols 4.9, if not applicable: About the enter act of 105000 (1	To Have and to Hold the same unto	o grante: and grantee's heirs, successors and assigns forever.
made so that this deed shall apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument this _30th day of19.9 grantor is a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly author to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACOURDING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPA PRIATE CITY OR COUNTY PLANNING OEPARTMENT TO VERITY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FAF. WING OR FOREST PRACTICES AS DEFINED IN. ORS 30.930. STATE OF OREGON. County ofKlamath) ss. This instrument was acknowledged before me onS. This instrument was acknowledged before me onS. MOTARY PUBLIC-OREGON OFFICIAL SEAL LINDA A. SEATER NOTARY PUBLIC-OREGON COUNTY YLAWING OR 233359 Notary Public for Oregon7 to 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	To Have and to Hold the same unto The true and actual consideration p	o grante: and grantee's heirs, successors and assigns forever. baid for this transfer, stated in terms of dollars, is $\$.5.000.00$
IN WITTNESS WHEREOF, the grantor has executed this institutient this for the person duly authors of the person duly author is a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly author to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON ACOURTING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPRO- PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIEN APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FAF. WING OR FOREST PRACTICES AS DEFINED IN. ORS 30.930. STATE OF OREGON. County of	To Have and to Hold the same unto The true and actual consideration p actual consideration consists of or include	o grante: and grantee's heirs, successors and assigns forever. baid for this transfer, stated in terms of dollars, is $\$.5.200.2000$. So other property or value given or promised which is \Box part of the \Box the whole (ind so other property or value given or promised which is \Box part of the \Box the whole (ind
grantor is a corporation, it has caused its name to be signed and its seal, it any, arrived of an enter of each of the property of the based of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU LATIONS BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON ACQUIRING FEE TILE TO THE PROPERTY SHOULD CHECK WITH THE APPRO- PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FAF WING OR FOREST PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON. County of	To Have and to Hold the same unto The true and actual consideration p actual consideration consists of or includer which) consideration. ⁽³⁾ (The sentence between In construing this deed, where the	o grante: and grantee's heirs, successors and assigns forever. baid for this transfer, stated in terms of dollars, is $\$_{-} QQQ_{-} QQ_{-} Q$
to do so by order of its board of directors. THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON ACOURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPRO- PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FAF. WING OR FOREST PRACTICES AS DEFINED IN. ORS 30.930. STATE OF OREGON. County ofKlamath) ss. This instrument was acknowledged before me onS. This instrument was acknowledged before me on	To Have and to Hold the same unto The true and actual consideration p actual consideration consists of or includer which) consideration. ⁽⁵⁾ (The sentence between In construing this deed, where the made so that this deed shall apply equally	o grante: and grantee's heirs, successors and assigns forever. baid for this transfer, stated in terms of dollars, is $\$_{-,0}00$, 00
THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON ACOURING FEE TITLE TO THE PROPERTY SHOULD OHECK WITH THE APPRO- PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FAF. MING OR FOREST PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON. County ofKlamath) ss. This instrument was acknowledged before me onSs. This instrument was acknowledged before me onJune3019 byThis instrument was acknowledged before me on	To Have and to Hold the same unto The true and actual consideration p actual consideration consists of or includer which) consideration. ⁽³⁾ (The sentence between In construing this deed, where the made so that this deed shall apply equally	o grante: and grantee's heirs, successors and assigns forever. baid for this transfer, stated in terms of dollars, is $\$.5., 000., 000$. we other property or value given or promised which is \Box part of the \Box the whole (index other property or value given or promised which is \Box part of the \Box the whole (index other symbols) is ϑ , if not applicable; should be deleted. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes share to corporations and to individuals.
ACOUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FAF. WING OR FOREST PRACTICES AS DEFINED IN. ORS 30.930. STATE OF OREGON. County ofKlamath) ss. This instrument was acknowledged before me on) ss. This instrument was acknowledged before me on, 19 byThis instrument was acknowledged before me on, 19 byThis instrument was acknowledged before me on, 19 byThis instrument was acknowledged before me on, 19 byTrancis_Roberts asCounty_Surveyor OFFICIAL SEAL LINDA A. SEATER NOTARY PUBLIC-OREGON COMMISSION NO. 323359	To Have and to Hold the same unto The true and actual consideration p actual consideration consists of or includer which) consideration. ⁽³⁾ (The sentence between In construing this deed, where the made so that this deed shall apply equally IN WITNESS WHEREOF, the gra- grantor is a corporation, it has caused its n	o grante: and grantee's heirs, successors and assigns forever. baid for this transfer, stated in terms of dollars, is $\$.6.,000.00.00.00.00$. be other property or value given or promised which is \Box part of the \Box the whole (ind rthe symbols \Im if not applicable; should be deleted. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes should be corporations and to individuals. antor has executed this instrument this $_\Im\Omega$ th day of $___June___19.9$.
ACOUNTY FLANNING DEPARTMENT TO VERIFY APPROVED USES PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FAF. WING OR FOREST PRACTICES AS DEFINED IN. ORS 30.930. STATE OF OREGON. County ofKlamath) ss. This instrument was acknowledged before me on) ss. This instrument was acknowledged before me on) ss. This instrument was acknowledged before me on, 19 byTrancis_Roberts as _County_Surveyor OFFICIAL SEAL LINDA A. SEATER NOTARY PUBLIC-OREGON COMMISSION NO. 323359	To Have and to Hold the same unto The true and actual consideration p actual consideration consists of or includer which) consideration. ⁽³⁾ (The sentence tetworn In construing this deed, where the 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.	o grante: and grantee's heirs, successors and assigns forever. baid for this transfer, stated in terms of dollars, is $\$.6.,000.00.00.00$. So ther property or value given or promised which is \Box part of the \Box the whole (ind rule symbols \Im , if not applicable; should be deleted. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes should be corporations and to individuals. antor has executed this instrument this $_\Im\Omega$ th day of $___$ June $__$ 19.9. name to be signed and its seal, if any, affixed by an officer or other person duly author.
AND TO DETERMINE ANY LIMITS ON LAWSON'S Addition Take with on tone of the practices as DEFINED IN ORS 30.930. STATE OF OREGON. County ofKlamath) ss. This instrument was acknowledged before me on June3019 by	To Have and to Hold the same unto The true and actual consideration p actual consideration consists of or includer which) consideration. ⁽³⁾ (The sentence between In construing this deed, where the 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 IN VIOLATION OF APPLICABLE L	o grante: and grantee's heirs, successors and assigns forever. baid for this transfer, stated in terms of dollars, is $\$.000.00$
STATE OF OREGON. County ofKlamath) ss. This instrument was acknowledged before me on June_3019 by	To Have and to Hold the same unto The true and actual consideration p actual consideration consists of or includer which) consideration. ⁽³⁾ (The sentence between In construing this deed, where the 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 WILL NOT ALLOW USE OF THE THIS INSTRUMENT IN VIOLATION OF APPLICABLE L LATIONS. BEFORE SIGNING OR ACCEPTING THIS I ACOUNTING FEE TITLE TO THE PROPERTY SHOULD	o grante: and grantee's heirs, successors and assigns forever. baid for this transfer, stated in terms of dollars, is $\$.6.,000000$. However the symp is $\$.if$ not applicable, should be deleted. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes should be deleted. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes should be deleted. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes should be deleted. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes should be deleted. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes should be deleted. See ORS 93.030.) rot corporations and to individuals. Intor has executed this instrument this _30 th day of June 19.9. hame to be signed and its seal, if any, affixed by an officer or other person duly author AND USE LAWS AND REGU- INSTRUMENT, THE PERSON D CHECK WITH THE APPRO- D CHECK WITH THE APPRO-
This instrument was acknowledged before me on	To Have and to Hold the same unto The true and actual consideration p actual consideration consists of or includer which) consideration. ⁽³⁾ (The sentence tetween In construing this deed, where the 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 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 AND TO DETERBING ANY IMPS ON I AWSUITS AG	o grante: and grantee's heirs, successors and assigns forever. baid for this transfer, stated in terms of dollars, is $\$.6.,000000$. However the symp is $\$.if$ not applicable, should be deleted. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes should be deleted. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes should be deleted. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes should be deleted. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes should be deleted. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes should be deleted. See ORS 93.030.) rot corporations and to individuals. Intor has executed this instrument this _30 th day of June 19.9. hame to be signed and its seal, if any, affixed by an officer or other person duly author AND USE LAWS AND REGU- INSTRUMENT, THE PERSON D CHECK WITH THE APPRO- D CHECK WITH THE APPRO-
by	To Have and to Hold the same unto The true and actual consideration p actual consideration consists of or includer which) consideration. ⁽³⁾ (The sentence between In construing this deed, where the 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 ACOURTING FEE TITLE TO THE PROPERTY SHOULD PRIATE CITY OR COUNTY PLANNING DEPARTMENT AND TO DETERMINE ANY LIMITS ON LAWSUITS AGA PRACTICES AS DEFINED IN ORS 30.930.	o grante: and grantee's heirs, successors and assigns forever. Determine the symbol is $5, 6, 000, 00$
This instrument was acknowledged before me on	To Have and to Hold the same unto The true and actual consideration p actual consideration consists of or includer which) consideration. ⁽³⁾ (The sentence tetween In construing this deed, where the 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 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 AND TO DETERMINE ANY LIMITS ON LAWSUITS AGA PRACTICES AS DEFINED IN ORS 30.930.	o grante: and grantee's heirs, successors and assigns forever. baid for this transfer, stated in terms of dollars, is $\$.6.,000.00000$ However the symbolic state of the given or promised which is part of the the whole (inder the symbolic should be deleted. See ORS 93.030.) context is o requires, the singular includes the plural, and all grammatical changes should be deleted. See ORS 93.030.) context is o requires, the singular includes the plural, and all grammatical changes should be deleted. See ORS 93.030.) context is o requires, the singular includes the plural, and all grammatical changes should be deleted. See ORS 93.030.) context is o requires, the singular includes the plural, and all grammatical changes should be deleted. See ORS 93.030.) context is o requires, the singular includes the plural, and all grammatical changes should be deleted. See ORS 93.030.) context is o required this instrument this _30.tb. day ofJune19.9. hame to be signed and its seal, if any, affixed by an officer or other person duly author AND USE LAWS AND REGU- D CHECK WITH THE APPRO- TO VERIFY APPROVED USES AINNET FAF. WING OR FOREST AND REGULAR AND AREGULAR AND AR
by Francis Roberts as County Surveyor OFFICIAL SEAL LINDA A. SEATER NOTARY PUBLIC-OREGON COMMISSION NO. 323359 Notary Public for Oregon COMMISSION NO. 323359	To Have and to Hold the same unto The true and actual consideration p actual consideration consists of or includer which) consideration (0) (The sentence tetween In construing this deed, where the made so that this deed shall apply equally IN WITNESS WHEREOF, the gra grantor is a corporation, it has caused its m 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 AND TO DETERMINE ANY LIMITS ON LAWSUITS AGA PRACTICES AS DEFINED IN ORS 30.930. STATE OF OF	o grante: and grantee's heirs, successors and assigns forever. Deterministic stated in terms of dollars, is \$ 6,000.00
OFFICIAL SEAL LINDA A. SEATER NOTARY PUBLIC-OREGON COMMISSION NO. 323359 Notary Public for Oregon	To Have and to Hold the same unto The true and actual consideration p actual consideration consists of or includer which) consideration. ⁽³⁾ (The sentence between In construing this deed, where the 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 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 AGA PRACTICES AS DEFINED IN ORS 30.930.	o grante: and grantee's heirs, successors and assigns forever. Determine the stransfer, stated in terms of dollars, is \$ 6, 000. 00
OFFICIAL SEAL LINDA A. SEATER NOTARY PUBLIC-OREGON COMMISSION NO. 323359 Notary Public for Oregon	To Have and to Hold the same unto The true and actual consideration p actual consideration consists of or includer which) consideration. ⁽³⁾ (The sentence between In construing this deed, where the made so that this deed shall apply equally IN WITNESS WHEREOF, the gra- grantor is a corporation, it has caused its m to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE THIS INSTRUMENT IN VIOLATION OF APPLICABLE ACOUIRING FEE TITLE TO THE PROPERTY SHOULD PRIATE CITY OR COUNTY PLANNING DEPARTMENT AND TO DETERMINE ANY LIMITS ON LAWSUITS AGA PRACTICES AS DEFINED IN ORS 30.930. STATE OF OF This in by	o grante: and grantee's heirs, successors and assigns forever. Determine the stransfer, stated in terms of dollars, is \$ 6, 000. 00
NCTARY PUBLIC-OREGON COMMISSION NO. 323359 Notary Public for Oregon	To Have and to Hold the same unto The true and actual consideration p actual consideration consists of or includer which) consideration. ⁽³⁾ (The sentence between In construing this deed, where the made so that this deed shall apply equally IN WITNESS WHEREOF, the gra- grantor is a corporation, it has caused its m to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE THIS INSTRUMENT IN VIOLATION OF APPLICABLE ACOUIRING FEE TITLE TO THE PROPERTY SHOULD PRIATE CITY OR COUNTY PLANNING DEPARTMENT AND TO DETERMINE ANY LIMITS ON LAWSUITS AGA PRACTICES AS DEFINED IN ORS 30.930. STATE OF OF This in by	o grante: and grantee's heirs, successors and assigns forever. Determine the stransfer, stated in terms of dollars, is \$.6,000.00.00.00.00.00.00.00.00.00.00.00.00
COMMISSION NO. 323359 Notary Public for Oregon 2 6 2 6 2	To Have and to Hold the same unit The true and actual consideration p actual consideration consists of or includer which) consideration. ⁽³⁾ (The sentence tetween In construing this deed, where the made so that this deed shall apply equally IN WITNESS WHEREOF, the gra grantor is a corporation, it has caused its m 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 ACOURING FEE TITLE TO THE PROPERTY SHOULD PRIATE CITY OR COUNTY PLANNING DEPARTMENT AND TO DETERMINE ANY LIMITS ON LAWSUITS AGA PRACTICES AS DEFINED IN ORS 30.930. STATE OF OF This in by	o grante: and grantee's heirs, successors and assigns forever. Deterministic stated in terms of dollars, is \$ 6,000.00.00.00.00.00 Souther property or value given or promised which is part of the the whole (inder the symbolic should be deteed. See ORS 93.030.) context is o requires, the singular includes the plural, and all grammatical changes should be deteed. See ORS 93.030.) context is o requires, the singular includes the plural, and all grammatical changes should be deteed. See ORS 93.030.) context is o requires, the singular includes the plural, and all grammatical changes should be deteed. See ORS 93.030.) context is o requires, the singular includes the plural, and all grammatical changes should be deteed. See ORS 93.030.) context is o requires, the singular includes the plural, and all grammatical changes should be signed and its instrument this _30th day ofIP.9. hame to be signed and its seal, if any, affixed by an officer or other person duly author. AND USE LAWS AND REGU- NO CHECK WITH THE APPRO- TO VERIFY APPROVED USES AINST FAF. WING OR FOREST REGON. County ofKlamath) ss. Istrument was acknowledged before me on ss. Istrument was acknowledged before me on ss. Surveyor Surveyor st. Surveyor surveyor st. Surveyor
My commission expirés My commission expirés	To Have and to Hold the same unit The true and actual consideration p actual considuration consists of or includer which) consideration. ⁽²⁾ (The sentence between In construing this deed, where the 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 IN VIOLATION OF APPLICABLE L LATIONS. BEFORE SIGNING OR ACCEPTING THIS I ACOUIRING FEE TITLE TO THE PROPERTY SHOULD PRIATE CITY OR COUNTY PLANNING DEPARTMENT AND TO DEFERMINE ANY LIMITS ON LAWSUITS AGA PRACTICES AS DEFINED IN ORS 30.930. STATE OF OF This in by This in by asCounty OFFICIAL SEAT	o grante: and grantee's heirs, successors and assigns forever. Determined which is a provided in terms of dollars, is \$ 6,000.000000. So other property or value given or promised which is part of the the whole (inder the symbols is 0, if not applicable; should be deteed. See ORS 93.030.) context is o requires, the singular includes the plural, and all grammatical changes should be deteed. See ORS 93.030.) context is o requires, the singular includes the plural, and all grammatical changes should be deteed. See ORS 93.030.) context is o requires, the singular includes the plural, and all grammatical changes should be deteed. See ORS 93.030.) context is o requires, the singular includes the plural, and all grammatical changes should be deteed. See ORS 93.030.) context is o requires, the singular includes the plural, and all grammatical changes should be seen to corporations and to individuals. Intor has executed this instrument this _30th day ofJune19.9. name to be signed and its seal, if any, affixed by an officer or other person duly author
	To Have and to Hold the same unit The true and actual consideration p inclual consideration consists of or includer which) consideration. ⁽³⁾ (The sentence tetween In construing this deed, where the made so that this deed shall apply equally IN WITNESS WHEREOF, the gra- grantor is a corporation, it has caused its m 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 AND TO DETERMINE ANY LIMITS ON LAWSUITS AGA PRACTICES AS DEFINED IN ORS 30.930. STATE OF OF This in byTrance: asGOUNTY OFFICIAL SEAL LINDA A. SEATER NOTARY PUBLIC-OREG COMMINISSION NO. 3223	o grante: and grantee's heirs, successors and assigns forever. Determined which is a provided in terms of dollars, is \$ 6,000.000. However the symbolic strength or value given or promised which is part of the the whole (inder the symbolic so requires, the singular includes the plural, and all grammatical changes should be detered. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes should be detered. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes should be detered. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes should be detered. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes should be detered. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes should be detered. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes should be detered. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes should be detered. See ORS 93.030.) context so requires, the singular includes the plural, and all grammatical changes should be detered. See ORS 93.030.) Francis Context so component this _30 th day of

My commission expires

......