FORM NO. 1467 - APPIART & DEED (FIRMWARM OF CORPORATO).	COPYRIGHT 1986 STEVENS MESS LAW PUBLISHING CO., PORTLAND, OR 97804
NS	Vol M99 Page 39755
	Ani Moo Lafe *
Rosemarie Holloway	
5655 Harlan Drive	
Klamath Falls, OR 97603 First Party's Henne and Address	
Liane Opitz Peterman	
2211 NE Holiday, Apt. 3	
Bend. OR 97701	
Second Party's Hems and Address	SPACE RESERVED
After recording, return to (Neme, Addrese, Zip):	500
James R. Verlings 110 North Sixth	RECORDER'S USE
Klamath Falls, OR 97601	State of Oregon, County of Klamath
Until requested otherwise, send all tax statements to (Name, Address, Zip):	Recorded 40/05/00 = 1/147 a
Rosemarie Holloway 5655 Harlan Drive	In Vol. M99 Page 39755
Klamath Falls, OR 97603	Linda Smith
- Klamarii Falls, UK 9/DU	County Clerk Fee\$ 3000
	AFFIANT'S DEED
THE INDENTURE 11: 5+10	044
between ROSEMARIE HOLLOWAY	day of Odober, 1999, by and
the affiant named in the duly filed affiduit	de al comit de la comitación de la comit
the arrain named in the duty fried arridavit concern	ning the small estate of INGEBORD VERA KESSELL
and LIANE OPITY PETERMAN and POSEMARI	, deceased, hereinafter called the first party, IE HOLLOWAY *
hereinafter called the second party; WITNESSETH:	in noneman.
	fter stated, the first party has granted, bargained, sold and conveyed, and by
these presents does grant bargain sell and convey unto	the second party and second party's heirs, successors and assigns all the
estate, right and interest of the estate of the deceased who	ether acquired by operation of the law or otherwise, in that certain real prop-
erty situated in the County of Klamath	State of Oregon described as follows to wit:
	Title, state of olegon, abscribed as follows, to-wit.
Mench 122 of DIELGLAM HOLD COL	OMO NO O ALL CONTRACTOR
thoroof on file in the office	CTS NO. 2, according to the official plat
chereor on tite in the office (	of the County Clerk, Klamath County, Oregon.
*Provided the grantees herein d	do not take title in common, but with the
right of survivorship: That is	s, that the fee shall vest absolutely in the
survivor of the grantees.	
-	
(IF SPACE INSUFFICE	IENT CONTINUE DESCRIPTION ON REVERSE)

TO HAVE AND TO HOLD the same unto the second party, and second party's heirs, successors-in-interest and assigns

actual consideration consists of or includes other property or value given or promised which is 🖂 part of the 🛣 the whole (indicate which) consideration. (The sentence between the symbols , if not applicable, should be deleted. See ORS 93.030.)

IN WITNESS WHEREOF, the first party has executed this instrument; if first party is a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly authorized 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 ACCUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPERTY SHOULD CHECK WITH THE APPROPERTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930.

Affiant

STATE OF OREGON, County of . 19 99 . This instrument was acknowledged before me on 1915 Formi Hulen This instrument was acknowledged before me on

