FORM No. 723 - BARGAIN AND SALE DEED (Individual or Corporate).				
NN CH Fit 7 H		Vol MOO	Page 27051	
200 301 24 61 3: 41		S S	_1 496	
		_		
Grantor's Name and Address		_		
		r a		
Grantse's Name and Address	05/05 05050/50	b		
After recording, return to (Name, Address, Zip):	SPACE RESERVED FOR	a l		
	RECORDER'S USE	State of Orego	n, County of Klamath	IAUU.
(A) Address 7(a)		Recorded 07/2	24/00, at <u>3:4/ ρ</u> m.	
ntil requested otherwise, send all tax statements to (Name, Address, Zip):		In Vol. M00 P Linda Smith,	age <u>2 /051</u>	
		County Clerk	Fee\$_ <i>2/°°</i>	eputy.
BAR	GAIN AND SALE DEE	D		
KNOW ALL BY THESE PRESENTS thatEDW	ARD P. VANISH	AND JONNIE B.	_VANISH	
nereinafter called grantor, for the consideration hereinafter	r stated, does hereby	grant, bargain, sell a	nd convey unto	,
MARIANNE VANISH AND PETER LI	SLE VANISH, no	ot as tenants	in common but wit	h_full
hereinafter called grantee, and unto grantee's heirs, succes itaments and appurtenances thereunto belonging or in any	ssors and assigns, all way appertaining.	of that certain real past of that certain real past	roperty, with the tenement KLAMATH	s, hered- County,
State of Oregon, described as follows, to-wit:	, ,,			• •
THE EAST 1/2 OF LOTS 1 and 2 OF BLOCK	41, HILLSIDE A	DDITION TO KL	AMATH FALLS,	
DREGON.				
		w.		
		•		
The state of the s	ec ec	i i i i i i i i i i i i i i i i i i i	ుడి కి పట్టుకుండాడు. ప్రస్తులు కి ముగ్గు అవుకి మీముకు వృశ్భిక	s 694) 3€7019
	ex	aminszi as to vali	dity, sufficiency or elic	estic
			herein describ ed prop ding has been request	
•		epen trile & e	Scrow, Inc.	
To Have and to Hold the same unto grantee and g	ENT, CONTINUE DESCRIPTIO	ON ON REVERSE)	SCROW, INC.	
To Have and to Hold the same unto grantee and g The true and actual consideration paid for this tran	ent, continue description grantee's heirs, successisfer, stated in terms	SSOR AND ASSIGNS FOO OF dollars, is \$50.0	SCROW, INC. rever. onvey_title&nHyw	ಣ್ಣು ಆಕೆ ever, the
The true and actual consideration paid for this tran actual consideration consists of or includes other property	ENT. CONTINUE DESCRIPTIO grantee's heirs, succe nsfer, stated in terms y or value given or p	on on reverse) ssors and assigns fo of dollars, is \$\tau_c romised which is \[rever. onvey_titleonHyw part of the the whole (ಣ್ಣು ಆಕೆ ever, the
The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. (The sentence between the symbols of, if it is not construing this deed, where the context so required.)	ent, continue description frantee's heirs, successifier, stated in terms yor value given or proportion applicable, should be tires, the singular inc	on on REVERSE) ssors and assigns fo of dollars, is \$\(\tilde{L} \tilde{L} \). romised which is \(\tilde{L} \) deleted. See ORS 93.030	rever. onvey_title&nHyw part of the the whole (ever, the (indicate
The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. (The sentence between the symbols of it is a construing this deed, where the context so required that this deed shall apply equally to corporations	ent, continue description of applicable, should be uires, the singular incomes and to individuals.	on ON REVERSE) ssors and assigns fo of dollars, is \$£0c romised which is deleted. See ORS 93.030 cludes the plural, and	rever. onvey_title&nHyw part of the the whole (ever, the (indicate
The true and actual consideration paid for this tran actual consideration consists of or includes other property which) consideration. (The sentence between the symbols of it is in construing this deed, where the context so required so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has execut grantor is a corporation, it has caused its name to be signed.	ent, continue description of the continue description of t	on ON REVERSE) ssors and assigns fo of dollars, is \$£0c romised which is deleted. See ORS 93.030 cludes the plural, and	rever. onvey title . In the whole (.) d all grammatical changes	ever, the (indicate shall be
The true and actual consideration paid for this tran actual consideration consists of or includes other property which) consideration. (The sentence between the symbols of it is in construing this deed, where the context so required so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has execut grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors.	ent, continue description grantee's heirs, successifier, stated in terms by or value given or protapplicable, should be aires, the singular incomments and to individuals, and this instrument of ed and its seal, if any	on ON REVERSE) ssors and assigns fo of dollars, is \$£0c romised which is deleted. See ORS 93.030 cludes the plural, and	rever. onvey title . In the whole (.) d all grammatical changes	ever, the (indicate shall be
The true and actual consideration paid for this transctual consideration consists of or includes other property which) consideration. (The sentence between the symbols of it is in construing this deed, where the context so required to so that this deed shall apply equally to corporations. IN WITNESS WHEREOF, the grantor has execut grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. This instrument will not allow use of the property described in the pro	grantee's heirs, successors, stated in terms yor value given or post applicable, should be aires, the singular incess and to individuals. The death is instrument or ed and its seal, if any D REGU-	on ON REVERSE) ssors and assigns fo of dollars, is \$£0c romised which is deleted. See ORS 93.030 cludes the plural, and	rever. onvey title . In the whole (.) d all grammatical changes	ever, the (indicate shall be
The true and actual consideration paid for this trar actual consideration consists of or includes other property which) consideration. (The sentence between the symbols of it is in construing this deed, where the context so required so that this deed shall apply equally to corporations. IN WITNESS WHEREOF, the grantor has execut grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIPTIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE	ent, continue description grantee's heirs, successifier, stated in terms y or value given or protapplicable, should be sires, the singular incompany and to individuals. The state of this instrument of the dand its seal, if any person appropriate in the state of the	on ON REVERSE) ssors and assigns fo of dollars, is \$£0c romised which is deleted. See ORS 93.030 cludes the plural, and	rever. onvey title . In the whole (.) d all grammatical changes	ever, the (indicate shall be
The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. (The sentence between the symbols of it is not construing this deed, where the context so required so that this deed shall apply equally to corporations. IN WITNESS WHEREOF, the grantor has execut grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIPTIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ACQUIRING FEED THE PROPERTY SHOULD CHECK WITH THE ACQUIRING FEED THE PROPERTY SHOULD CHECK WITH THE PROPERTY OF THE PROPERTY SHOULD CHECK WITH THE PROPERTY SHOULD CHECK WITH THE PROPERTY OF THE PROPERTY SHOULD CHECK WITH THE PROPERTY SHOULD S	ent, continue description grantee's heirs, successifier, stated in terms by or value given or protection of applicable, should be suited, the singular incompany of the singul	on ON REVERSE) ssors and assigns fo of dollars, is \$£0c romised which is deleted. See ORS 93.030 cludes the plural, and	rever. onvey title . In the whole (.) d all grammatical changes	ever, the (indicate shall be
The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. (The sentence between the symbols (In Construing this deed, where the context so required as that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has execut grantor is a corporation, it has caused its name to be signeted do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIPTIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVAND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR PRACTICES AS DEFINED IN ORS 30.930.	ent, continue description grantee's heirs, successifier, stated in terms by or value given or protection of applicable, should be uitres, the singular incomplete stands to individuals. The stands in the description of the	on ON REVERSE) ssors and assigns fo of dollars, is \$£0c romised which is deleted. See ORS 93.030 cludes the plural, and	rever. onvey title . In the whole (.) d all grammatical changes	ever, the (indicate shall be
The true and actual consideration paid for this transctual consideration consists of or includes other property which) consideration. (The sentence between the symbols (In construing this deed, where the context so required so that this deed shall apply equally to corporations. IN WITNESS WHEREOF, the grantor has execut grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBINISTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AN LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVAND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR PRACTICES AS DEFINED IN ORS 30.930.	ent, continue description grantee's heirs, successifier, stated in terms by or value given or protection of applicable, should be suites, the singular incomplete states and to individuals. The states instrument of the death of the states of	on ON REVERSE) ssors and assigns fo of dollars, is \$to_c romised which is deleted. See ORS 93.030 cludes the plural, and a fixed by an office on the common of the common	rever. onvey title . In the whole (.) d all grammatical changes	ever, the (indicate shall be
The true and actual consideration paid for this transctual consideration consists of or includes other property which) consideration. (The sentence between the symbols of the inconstruing this deed, where the context so required so that this deed shall apply equally to corporations. IN WITNESS WHEREOF, the grantor has execut grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIPTIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FER TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVAND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County This instrument was accepted.	ent, continue description grantee's heirs, successifier, stated in terms by or value given or protection of applicable, should be sires, the singular incompletes and to individuals. The state of this instrument of the dand its seal, if any person appropriate of the state of the	on ON REVERSE) ssors and assigns fo of dollars, is \$0.0 romised which is deleted. See ORS 93.030 cludes the plural, and y, affixed by an office one on the company of the	rever. onvey title . In the whole (.) d all grammatical changes	ever, the (indicate shall be
The true and actual consideration paid for this tran actual consideration consists of or includes other property which) consideration. (The sentence between the symbols (In Construing this deed, where the context so required so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has execut grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AN LATIONS. BEFORE SIGNING ON ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVAND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR PRACTICES AS DEFINED IN ORS 30.930.	ent, continue description grantee's heirs, successifier, stated in terms by or value given or protection of applicable, should be sires, the singular incompletes and to individuals. The state of this instrument of the dand its seal, if any person appropriate of the state of the	on ON REVERSE) ssors and assigns fo of dollars, is \$0.0 romised which is deleted. See ORS 93.030 cludes the plural, and y, affixed by an office one on the company of the	rever. onvey title . In the whole (.) d all grammatical changes	ever, the (indicate shall be
The true and actual consideration paid for this transctual consideration consists of or includes other property which) consideration. (The sentence between the symbols (In construing this deed, where the context so required so that this deed shall apply equally to corporations. IN WITNESS WHEREOF, the grantor has execut grantor is a corporation, it has caused its name to be signeted do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBINISTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AN LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIEY APPROVAND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County This instrument was accompany to the context of the co	ent, continue description grantee's heirs, successifier, stated in terms by or value given or protection of applicable, should be sires, the singular incompletes and to individuals. The state of this instrument of the dand its seal, if any person appropriate of the state of the	on ON REVERSE) ssors and assigns fo of dollars, is \$0.0 romised which is deleted. See ORS 93.030 cludes the plural, and y, affixed by an office one of the common of the	rever. onvey title . In the whole (.) d all grammatical changes	ever, the (indicate shall be
The true and actual consideration paid for this tran actual consideration consists of or includes other property which) consideration. (The sentence between the symbols (In Construing this deed, where the context so required made so that this deed shall apply equally to corporations. IN WITNESS WHEREOF, the grantor has execut grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIPTIONS. BEFORE SIGNING OF ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVAND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County This instrument was accepted in the context of the context	ent, continue description grantee's heirs, successifier, stated in terms by or value given or protection of applicable, should be sires, the singular incompletes and to individuals. The state of this instrument of the dand its seal, if any person appropriate of the state of the	on ON REVERSE) ssors and assigns fo of dollars, is \$0.0 romised which is deleted. See ORS 93.030 cludes the plural, and y, affixed by an office which is me on m	rever. onvey title . In How part of the the whole of the the whole of the or other person duly au	ever, the (indicate shall be
The true and actual consideration paid for this trar actual consideration consists of or includes other property which) consideration. (The sentence between the symbols (In construing this deed, where the context so required made so that this deed shall apply equally to corporations. IN WITNESS WHEREOF, the grantor has execut grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AN LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVAND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County This instrument was accompany to the county of the c	ent, continue description grantee's heirs, successifier, stated in terms by or value given or protection of applicable, should be sires, the singular incompanies and to individuals. The state of this instrument of the deand its seal, if any person appropriate of the state of th	on ON REVERSE) ssors and assigns fo of dollars, is \$to_c romised which is deleted. See ORS 93.030 cludes the plural, and a fixed by an office office of the control of the	rever. onvey title . In the whole (.) d all grammatical changes	ever, the (indicate shall be
The true and actual consideration paid for this trar actual consideration consists of or includes other property which) consideration. (The sentence between the symbols (In Construing this deed, where the context so required made so that this deed shall apply equally to corporations. IN WITNESS WHEREOF, the grantor has execut grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIPTION OF APPLICABLE LAND USE LAWS AN LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ACQUIRING SEE THE TO THE PROPERTY SHOULD CHECK WITH THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ACQUIRING	ent, continue description grantee's heirs, successifier, stated in terms by or value given or protocological pr	on ON REVERSE) ssors and assigns fo of dollars, is \$0.0 romised which is deleted. See ORS 93.030 cludes the plural, and y, affixed by an office which is me on m	rever. onvey title . In How part of the the whole of the the whole of the or other person duly au	ever, the (indicate shall be