NN	Vol_MQ1	Page :	6421	Ç
MYRA M. JOHNSON	STATE OF ORE)	
Myra M. Johnson Trust				
14 High Court, Shelter Cove				
Whitethorn, grame Man 2 Address				
R E T, INC. c/o Pauline Browning				
HC15, Box 495C				
Hanover, NM Grants & Name and Address SPACE RESI	RVED			
HC15, Box 495C Hanover, NM Grants Name and Address R Agair Recording Count to (Name, Address, Zip): R ECORDER	SUSE			
c/o Pauline Browning	C4-4 C O	. Country o	f Kilomoth	
HC15, Box 495C	State of Oregon Recorded 02/16			
Hanover, NM 88041. Until requested otherwise, send all tax statements to (Name, Address, Zip):	In Vol. M01 Pa			
R-E-T, INC.	Linda Smith.			
c/o Pauline Browning	County Clerk	Fee\$ 2/00		epu
HC15, Box 495C	·			
Hanover, NM 88041	EED			
WARRANTY I KNOW ALL BY THESE PRESENTS that MYRA M.		F THE		
MYRA M. JOHNSON TRUST				
hereinafter called grantor, for the consideration hereinafter stated, to	rantor paid by			
R E T, INC. A NEVADA CORPORATION hereinafter called grantee, does hereby grant, bargain, sell and convey				
that certain real property, with the tenements, hereditaments and apprint situated inKLAMATH_COUNTY_ County, State of Orego	ourtenances thereunto belo	nging or in a	any way app	ertaini
LOT 07, BLOCK 02, KLAMATH FALLS FOREST			S2E2	
202 0,, 2200. 02, 2222222 20222 20222				
KLAMATH COUNTY, OREGON				
(IF SPACE INSUFFICIENT, CONTINUE DES	CRIPTION ON REVERSE SIDE)			
To Have and to Hold the same unto grantee and grantee's heir	s, successors and assigns for			
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee	s, successors and assigns for sheirs, successors and ass	igns, that gra		
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee in fee simple of the above granted premises, free from all encumber	s, successors and assigns for sheirs, successors and ass	igns, that grations, so stat	e):	
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee in fee simple of the above granted premises, free from all encumbers.	s, successors and assigns for sheirs, successors and assances except (if no excep	igns, that grations, so stat	e):	
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee in fee simple of the above granted premises, free from all encumbers.	s, successors and assigns for sheirs, successors and assignes except (if no excep	igns, that grations, so stat	e):	 -, and t
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee in fee simple of the above granted premises, free from all encumber than the same unto grantee and grantee and grantee and grantee in fee simple of the above granted premises, free from all encumber than the same unto grantee and grantee's heir And grantee and grantee's heir And grantee and grantee and grantee and grantee's heir And grantee and grantee's heir And grantee an	s, successors and assigns for sheirs, successors and assigns ances except (if no excep	igns, that grations, so stat	e):	 -, and tl
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee in fee simple of the above granted premises, free from all encumbers.	s, successors and assigns for sheirs, successors and assigns ances except (if no exception of parcel thereof against the encumbrances.	igns, that grantions, so stat	e): ms and dema	, and t
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee in fee simple of the above granted premises, free from all encumber grantor will warrant and forever defend the premises and every part a persons whomsoever, except those claiming under the above describe The true and actual consideration paid for this transfer, stated in the premise and every part and actual consideration paid for this transfer, stated in the premise and every part and actual consideration paid for this transfer, stated in the premise and every part and actual consideration paid for this transfer, stated in the premise and every part and persons who actual consideration paid for this transfer, stated in the premise and grantee	s, successors and assigns for sheirs, successors and assigns for sheir sheirs, successors and assigns for sheir shei	igns, that gra tions, so stat e lawful clair	ns and demanders	, and t
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee in fee simple of the above granted premises, free from all encumber grantor will warrant and forever defend the premises and every part a persons whomsoever, except those claiming under the above describe The true and actual consideration paid for this transfer, stated in the premise and every part and actual consideration paid for this transfer, stated in the premise and every part and actual consideration paid for this transfer, stated in the premise and every part and personal provider actual consideration and premise and every part and personal provider actual providers and premise and grantee	s, successors and assigns for sheirs, successors and assigns for sheir sheirs, successors and assigns for sheir	igns, that grations, so states lawful clair	e): ms and dema g Rxle xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	, and the ands of ware to windie
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee in fee simple of the above granted premises, free from all encumber grantor will warrant and forever defend the premises and every part at persons whomsoever, except those claiming under the above describe. The true and actual consideration paid for this transfer, stated in true and actual consideration paid for this transfer, stated in the consideration of the premise and the consideration of the premise and the premise and the construing this deed, where the context so requires, the single construing this deed, where the context so requires, the single context is a second to indicate the context so requires.	s, successors and assigns for sheirs, successors and assigns for sheir sheirs, successors and assigns for sheir sheirs, successors and assigns for sheir shei	igns, that grations, so state lawful clair	e): ms and dema g Rxle xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	, and the ands of ware to windie
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee in fee simple of the above granted premises, free from all encumber of the above granted premises, free from all encumbers of the same and actual consideration paid for this transfer, stated in the true and actual consideration paid for this transfer, stated in construing this deed, where the context so requires, the sing made so that this deed shall apply equally to corporations and to individually whereof, the grantor has executed this instrument of	s, successors and assigns for sheirs, successors and assigns for sheir sheirs, successors and assigns for sheir sheirs, successors and assigns for sheir shei	e lawful clair 2000-00 kikawkolso d all gramma	ms and demains and demains and demains and demains a second control of the contro	, and the note of
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee in fee simple of the above granted premises, free from all encumber of the above granted premises, free from all encumbers of the same and actual consideration paid for this transfer, stated in the true and actual consideration paid for this transfer, stated in construing this deed, where the context so requires, the sing made so that this deed shall apply equally to corporations and to individually whereof, the grantor has executed this instrument of	s, successors and assigns for sheirs, successors and assigns for sheir sheirs, successors and assigns for sheir sheirs, successors and assigns for sheir shei	e lawful clair 2000-00 kikawkolso d all gramma	ms and demains and demains and demains and demains a second control of the contro	, and the note of
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee in fee simple of the above granted premises, free from all encumber grantor will warrant and forever defend the premises and every part at persons whomsoever, except those claiming under the above describe. The true and actual consideration paid for this transfer, stated in true and actual consideration paid for this transfer, stated in the consideration of the premise and the consideration of the premise and the premise and the construing this deed, where the context so requires, the single construing this deed, where the context so requires, the single context is a second to indicate the context so requires.	s, successors and assigns for sheirs, successors and assigns for sheir sheirs, successors and assigns for sheir sheirs, successors and assigns for sheir shei	e lawful clair 2000-00 king wholes ad all gramma	ms and dema	, and the note of
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee in fee simple of the above granted premises, free from all encumber of the simple of the above described and the premises and every part at the persons whomsoever, except those claiming under the above described the true and actual consideration paid for this transfer, stated in the state of premises and every part at the state of the true and actual consideration paid for this transfer, stated in the state of premises and every part at the state of the true and actual consideration paid for this transfer, stated in the state of the premises and every part at the state of the true and actual consideration paid for this transfer, stated in the state of the true and actual consideration paid for this transfer, stated in the state of	affixed by an officer or ot	e lawful clair 2000-00 kikawkolso d all gramma	ms and dema	, and the note of
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee in fee simple of the above granted premises, free from all encumber of the simple of the above describes and every part at persons whomsoever, except those claiming under the above describe. The true and actual consideration paid for this transfer, stated in construing this deed, where the context so requires, the sing made so that this deed shall apply equally to corporations and to individual in witness whereof, the grantor has executed this instrument of is a corporation, it has caused its name to be signed and its seal, if any 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-	affixed by an officer or ot	e lawful clair 2000-00 king wholes ad all gramma	ms and dema	, and the note of
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee in fee simple of the above granted premises, free from all encumbrations will warrant and forever defend the premises and every part at persons whomsoever, except those claiming under the above describe. The true and actual consideration paid for this transfer, stated in true and actual consideration paid for this transfer, and every part actual part	s, successors and assigns for sheirs, successors and assigns for sheir sheirs, successors and assigns for sheir sheirs, successors and assigns for sheir shei	e lawful clair 2000-00 king wholes ad all gramma	ms and dema	, and the note of
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee in fee simple of the above granted premises, free from all encumber of the simple of the above granted premises, free from all encumbers of the simple of the above describes and every part a persons whomsoever, except those claiming under the above describes the true and actual consideration paid for this transfer, stated in the true and actual consideration paid for this transfer, stated in construing this deed, where the context so requires, the sing made so that this deed shall apply equally to corporations and to individual in witness whereof, the grantor has executed this instrument of is a corporation, it has caused its name to be signed and its seal, if any 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 acquiring fee title to the property should check with the appropriate city or country planning department to verify approved uses	affixed by an officer or ot	e lawful clair 2000-00 king wholes ad all gramma	ms and dema	, and the note of
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee in fee simple of the above granted premises, free from all encumber of the simple of the above describes. The true and actual consideration paid for this transfer, stated in true and actual consideration paid for this transfer, and every part and every p	affixed by an officer or ot	e lawful clair 2000-00 king wholes ad all gramma	ms and dema	, and the note of
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee in fee simple of the above granted premises, free from all encumber the simple of the above granted premises, free from all encumber the simple of the above describe and actual consideration paid for this transfer, stated in the true and actual consideration paid for this transfer, stated in the true and actual consideration paid for this transfer, stated in the true and actual consideration paid for this transfer, stated in the true and actual consideration paid for this transfer, stated in the true and actual consideration paid for this transfer, stated in the true and actual consideration paid for this transfer, stated in the true and actual consideration paid for this transfer, stated in the true and actual consideration paid for this transfer, stated in the true and actual consideration paid for this transfer, stated in the true and actual consideration paid for this transfer, stated in the true and actual consideration paid for this transfer, stated in true and actual consideration paid for this transfer, stated in true and actual consideration paid for this transfer, stated in true and actual consideration paid for this transfer, stated in true and actual consideration paid for this transfer, stated in true and actual consideration paid for this transfer, stated in true and actual consideration paid for this transfer, stated in true and actual consideration paid for this transfer, stated in true and actual consideration paid for this transfer, stated in the above describe and every part	s, successors and assigns for sheirs, successors and assigns for sheirs and sheirs, she	igns, that grations, so state e lawful clair 2000 00 *****************************	ms and dema	, and the note of
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee in fee simple of the above granted premises, free from all encumber of the simple of the above granted premises, free from all encumbers of the simple of the above describe grantor will warrant and forever defend the premises and every part at persons whomsoever, except those claiming under the above describe. The true and actual consideration paid for this transfer, stated it was the same of the standard sta	s, successors and assigns for sheirs, successors and assigns for sheir sheirs, successors and assigns for sheir sheirs, successors and assigns for sheir s	e lawful clair 2000-00 kike x koloci d all gramma her person du	ms and demains and demains and demains and demains a second control of the contro	, and the day of the d
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee in fee simple of the above granted premises, free from all encumbing the simple of the above granted premises, free from all encumbing the second was an actual consideration paid for this transfer, stated to be signed and stated and second was accordant to a construing this deed, where the context so requires, the sing made so that this deed shall apply equally to corporations and to indiffer a corporation, it has caused its name to be signed and its seal, if any by order of its board of directors. This instrument will not allow use of the property described in this instrument of the second property of the property should be seen and its seal, if any by order of its board of directors. This instrument will not allow use of the property described in this instrument of the property should be signed and its seal, if any by order of its board of directors. This instrument will not allow use of the property described in according the single that in the property approved uses and to determine any limits on lawsuits against farming or forest practices as defined in ors 30.930. STATE OF STATE OF THE PROPERTY was acknowledged.	s, successors and assigns for sheirs, successors and assigns for sheirs, successors and assigns for sheirs, successors and assigned assign	e lawful clair 2000-00 kike x koloci d all gramma her person du	ms and demains and demains and demains and demains a second control of the contro	, and the day of the d
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee in fee simple of the above granted premises, free from all encumber of the simple of the above granted premises, free from all encumbers of the simple of the above describe grantor will warrant and forever defend the premises and every part at persons whomsoever, except those claiming under the above describe. The true and actual consideration paid for this transfer, stated it was the same of the standard sta	affixed by an officer or of the plural, an iduals. affixed by an officer or of the plural and iduals. affixed by an officer or of the plural and iduals. affixed by an officer or of the plural and iduals. affixed by an officer or of the plural and iduals.	e lawful clair 2000 00 kikawkelest ad all gramma her person du	ms and demains and demains and demains and demains a second change of the second change of th	, and the state of
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee in fee simple of the above granted premises, free from all encumbing the simple of the above granted premises, free from all encumbing the simple of the above describe grantor will warrant and forever defend the premises and every part a persons whomsoever, except those claiming under the above describe. The true and actual consideration paid for this transfer, stated in the same states of a simple of the states of the sta	s, successors and assigns for sheirs, successors and assigns for sheirs, successors and assigns for sheirs, successors and assigned assign	igns, that grations, so state tions, so state tions are state tions. e lawful clair	ms and demains and demains and demains and demains a second secon	, and the state of
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee in fee simple of the above granted premises, free from all encumbing the simple of the above granted premises, free from all encumbing the simple of the above granted premises, free from all encumbing the simple of the above describe. The true and actual consideration paid for this transfer, stated in the true and actual consideration paid for this transfer, stated in the same state and states are stated as a consideration. The states are stated as a consideration of the grantor has executed the instrument of its acorporation, it has caused its name to be signed and its seal, if any by order of its board of directors. This instrument will not allow use of the property described in this instrument of the property should of the property approved uses and to determine from the property should of the property property of county planning department to verify approved uses and to determine any limits on lawsuits against farming or forest practices as defined in ora so. 930. STATE OF THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY Approved uses and to define the property should of the property approved uses and to define the property should of the property. County of	s, successors and assigns for sheirs, successors and assigns for sheirs, successors and assigns for sheirs, successors and assigned as ances except (if no except department of parcel thereof against the denoumbrances. In terms of dollars, is \$	igns, that grations, so state tions, so state tions are state tions. e lawful clair	ms and demains and demains and demains and demains a second secon	, and the state of
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee in fee simple of the above granted premises, free from all encumbing the simple of the above granted premises, free from all encumbing the simple of the above granted premises and every part a persons whomsoever, except those claiming under the above describe The true and actual consideration paid for this transfer, stated the state of the true and actual consideration paid for this transfer, stated the same and the state of	s, successors and assigns for sheirs, successors and assigns for sheirs, successors and assigns for sheirs, successors and assigned as ances except (if no except department of parcel thereof against the denoumbrances. In terms of dollars, is \$	igns, that grations, so state tions, so state tions are state tions. e lawful clair	ms and demains and demains and demains and demains a second secon	, and the day of the d
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee in fee simple of the above granted premises, free from all encumbing the simple of the above granted premises, free from all encumbing the secondary of the	affixed by an officer or of the fore me onFebru.	e lawful clair 2000-00 kitawkelse ad all gramma her person du sss. ary 7, 2	ms and demains and demains and demains and demains a second secon	, and the state of
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee in fee simple of the above granted premises, free from all encumbing the simple of the above granted premises, free from all encumbing the simple of the above describe and actual consideration paid for this transfer, stated the remaining that the above describe and actual consideration paid for this transfer, stated the context accordance of the simple construing this deed, where the context so requires, the simple actual this deed shall apply equally to corporations and to individe a corporation, it has caused its name to be signed and its seal, if any by order of its board of directors. This instrument will not allow use of the property described in this instrument of the property should defice the property approved uses and to define the property should defice the property approved uses and to define the property should defice the property approved uses and to define the property approved uses and the property approved uses and to define the property approved uses and the property approved the prope	affixed by an officer or of the fore me onFebru.	e lawful clair 2000-00 kitawkelse ad all gramma her person du sss. ary 7, 2	ms and demains and demains and demains and demains a second secon	, and the state of
To Have and to Hold the same unto grantee and grantee's heir And grantor hereby covenants to and with grantee and grantee in fee simple of the above granted premises, free from all encumbrates and every part a persons whomsoever, except those claiming under the above described. The true and actual consideration paid for this transfer, stated to true and actual consideration paid for this transfer, stated to construing this deed, where the context so requires, the sing made so that this deed shall apply equally to corporations and to indiving the second this board of directors. This instrument will not allow use of the property described in any by order of its board of directors. This instrument will not allow use of the property described in this instrument of acquiring fee title to the property should deficit the property approved uses and to definite the property should deficit the property should deficit the property should deficit the property approved uses and to definite the property should deficit the property approved uses and to definite the property should deficit the property approved uses and to definite the property approved uses and the property approved the property approved the p	s, successors and assigns for sheirs, successors and assigns for sheirs, successors and assigns for sheirs, successors and assigned as ances except (if no except department of parcel thereof against the denoumbrances. In terms of dollars, is \$	e lawful clair e lawful clair 2000 00 kkexkess kkexexxx d all gramma her person du her person du ks.	ms and demains and demains and demains and demains a state of the stat	, and the stands of the stands