JUL 11 PM1:38	₩.			
1	Ac	MOT_	Pege 33690	ģ
Colleen P. Brewer		STATE	OF OREGON,	} ss
P.O. Box 961				1 22
Klamath Falls, Or. 97601 Grantor's Name and Address				
Amilcar R. & Magda B. Galindo 4213 Legacy Ct.				
Salida, Ca. 95368 Grantee's Name and Address				
fter recording, return to (Name, Address, Zip):	RESERVED			
Amilear R. & Magda B. Galindo I	RDER'S USE			
Salida, Ca. 95368		Stata	of Oregon County of	[2] 4].
Intil requested otherwise, send all tax statements to (Name, Address, Zip):			of Oregon, County of I ded 07/11/01 at 1:38,	
Amilcar R. & Magda B. Galindo 4213 Legacy Ct.		In Vo	1. M01 Page 33690	
Salida, Ca. 95368			Smith, (v Clerk Fee\$ 21.00	•
		Coum	y Clerk Fees 31.	
WARRANTY DEED - GRANTEES A	S TENANTS B	ENTIRET	Y	
KNOW ALL BY THESE PRESENTS thatCollegn_P.	Brewer			
ereinafter called grantor, for the consideration hereinafter stated, to g	rantor paid b	v Amil	car R. Galindo and	d
Magda B. Galindo as husband and wife with ful	<u>l rights </u>	of surv	ivorship	
nusband and wife, hereinafter called the grantees, does hereby grant,				
entirety, the heirs of the survivor and their assigns, that certain real problem hereunto belonging or in any way appertaining, situated in $\frac{K1a}{A}$				
s follows, to-wit:				
Block 40, Lot 6 in FIRST ADDITION TO KLAMATH	FOREST ES	rates,	IN Klamath County	, Orego
(IF SPACE INSUFFICIENT, CONTINUE D			and assigns forever	
To Have and to Hold the same unto the grantees, as tenants by And grantor hereby covenants to and with grantees and the h	the entirety, eirs of the su	their heirs	their assigns, that granto	or is lawful
To Have and to Hold the same unto the grantees, as tenants by And grantor hereby covenants to and with grantees and the heized in fee simple of the above granted premises, free from all encun	the entirety, eirs of the sum obrances exce	their heirs rvivor and pt (if no ex	their assigns, that granto ceptions, so state):	
To Have and to Hold the same unto the grantees, as tenants by And grantor hereby covenants to and with grantees and the h	the entirety, eirs of the sum obrances exce	their heirs rvivor and pt (if no ex	their assigns, that granto ceptions, so state):	
To Have and to Hold the same unto the grantees, as tenants by And grantor hereby covenants to and with grantees and the heized in fee simple of the above granted premises, free from all encun those of record and those apparent upon the 1	the entirety, eirs of the sumbrances exce and, if a	their heirs rvivor and pt (if no ex ny, as	their assigns, that granto sceptions, so state):the date of this	deed, and th
To Have and to Hold the same unto the grantees, as tenants by And grantor hereby covenants to and with grantees and the heized in fee simple of the above granted premises, free from all encun those of record and those apparent upon the 1 grantor will warrant and forever defend the premises and every part and	the entirety, eirs of the sunbrances exce and, if a	their heirs rvivor and pt (if no ex ny, as ecof agains	their assigns, that granto sceptions, so state):the date of this	deed, and th
To Have and to Hold the same unto the grantees, as tenants by And grantor hereby covenants to and with grantees and the h seized in fee simple of the above granted premises, free from all encun those of record and those apparent upon the 1 grantor will warrant and forever defend the premises and every part an bersons whomsoever, except those claiming under the above describe The true and actual consideration paid for this transfer, stated i	the entirety, eirs of the sunbrances exce and, if a and parcel there dencumbrance n terms of dol	their heirs revivor and pt (if no ex ny, as eof agains ses. lars, is \$10	their assigns, that granto sceptions, so state):the date of this the lawful claims and de all consideration	deed , and the mands of the three mands of three mands of the three mands of three mands of the three mands
To Have and to Hold the same unto the grantees, as tenants by And grantor hereby covenants to and with grantees and the h seized in fee simple of the above granted premises, free from all encun those of record and those apparent upon the 1 grantor will warrant and forever defend the premises and every part an persons whomsoever, except those claiming under the above describe The true and actual consideration paid for this transfer, stated i actual consideration consists of or includes other property or value give	the entirety, eirs of the sumbrances exce and, if a a condition of the real there are the real through through the real through through the real through through the real through the real through the real through the real through through the real through through the real through the real through through the real through the real through the real through through the real through through the real through the real through through through through the real through through the real through th	their heirs rvivor and pt (if no ex ny, as eof agains res. lars, is \$\subsection{\pmathbb{L}} ed which i	their assigns, that granto acceptions, so state): the date of this t the lawful claims and de the lawful claims and de the lawful claims and de	deed, and the mands of
To Have and to Hold the same unto the grantees, as tenants by And grantor hereby covenants to and with grantees and the heized in fee simple of the above granted premises, free from all encunthose of record and those apparent upon the 1 grantor will warrant and forever defend the premises and every part and persons whomsoever, except those claiming under the above described The true and actual consideration paid for this transfer, stated in actual consideration. (The sentence between the symbols (a), if not applicable, so	the entirety, eirs of the sumbrances exce and, if a a a a a a a a a a a a a a a a a a	their heirs rvivor and pt (if no ex ny, as eof agains ees. lars, is \$\subseteq\$ ed which is See ORS 93	their assigns, that grantos (ceptions, so state):the date of this the lawful claims and de ll consideration I is part of the the who.030.)	deed, and the mands of However, to le (indicate)
To Have and to Hold the same unto the grantees, as tenants by And grantor hereby covenants to and with grantees and the heized in fee simple of the above granted premises, free from all encunthose of record and those apparent upon the lagrantor will warrant and forever defend the premises and every part at the serious whomsoever, except those claiming under the above describe. The true and actual consideration paid for this transfer, stated in actual consideration consists of or includes other property or value given the symbols. In construing this deed, where the context so requires, the sing in the state of the symbols.	the entirety, eirs of the sumbrances exce and, if a a constant of the sumbrance of the encumbrance of the entire of the encumbrance of the encumbr	their heirs revivor and pt (if no ex ny, as eof agains ees. lars, is \$\frac{1}{2}\$ ed which if See ORS 93 the plural	their assigns, that grantos (ceptions, so state):the date of this the lawful claims and detail consideration I is part of the the who is 1.3030.) and all grammatical characteristics of the consideration I is 1.3030.	deed, and the mands of However, to lole (indicatinges shall
To Have and to Hold the same unto the grantees, as tenants by And grantor hereby covenants to and with grantees and the hereized in fee simple of the above granted premises, free from all encunthose of record and those apparent upon the 1 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 actual consideration consists of or includes other property or value given which) consideration. (The sentence between the symbols of, if not applicable, so 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 instru	the entirety, eirs of the sunbrances exce and, if a a constant of a constant of the encumbrance of the entire of the entire of the encumbrance of the entire	their heirs revivor and pt (if no ex ny, as eof agains tes. lars, is \$u ed which if See ORS 93 the plural	their assigns, that granto acceptions, so state): the date of this t the lawful claims and de all consideration is part of the the wh 3.030.) and all grammatical chartof	deed, and the mands of However, to ole (indicatinges shall
To Have and to Hold the same unto the grantees, as tenants by And grantor hereby covenants to and with grantees and the heized in fee simple of the above granted premises, free from all encunthose of record and those apparent upon the 1 grantor will warrant and forever defend the premises and every part and persons whomsoever, except those claiming under the above describe The true and actual consideration paid for this transfer, stated in actual consideration consists of or includes other property or value givenich) consideration. (The sentence between the symbols (a), if not applicable, so In construing this deed, where the context so requires, the sing made so that this deed shall apply equally to corporations and to individually the sentence of the grantor has executed this instrugrantor is a corporation, it has caused its name to be signed and its sear	the entirety, eirs of the sunbrances exce and, if a a constant of a constant of the encumbrance of the entire of the entire of the encumbrance of the entire	their heirs revivor and pt (if no ex ny, as eof agains tes. lars, is \$u ed which if See ORS 93 the plural	their assigns, that granto acceptions, so state): the date of this t the lawful claims and de all consideration is part of the the wh 3.030.) and all grammatical chartof	deed, and the mands of However, to ole (indicatinges shall
To Have and to Hold the same unto the grantees, as tenants by And grantor hereby covenants to and with grantees and the hereized in fee simple of the above granted premises, free from all encunt those of record and those apparent upon the 1 grantor will warrant and forever defend the premises and every part and persons whomsoever, except those claiming under the above describe The true and actual consideration paid for this transfer, stated in actual consideration consists of or includes other property or value givenich) consideration. (The sentence between the symbols Φ , if not applicable, so In construing this deed, where the context so requires, the sing made so that this deed shall apply equally to corporations and to individually the sentence of the grantor has executed this instruction of the sentence of the grantor has executed this instruction of the sentence of the grantor has executed this instruction of the sentence of the grantor has executed this instruction of the sentence of the grantor has executed this instruction of the sentence of the grantor has executed this instruction of the grantor has executed this instruction of the grantor of the grantor has executed this instruction of the grantor has executed this instruction of the grantor has executed this instruction.	the entirety, eirs of the sumbrances exce and, if a a a a a a a a a a a a a a a a a a	their heirs revivor and pt (if no ex ny, as eof agains ees. lars, is \$\subseteq\$ the plural day ed by an of	their assigns, that granto acceptions, so state): the date of this the lawful claims and de the	deed, and the mands of the lowever, to le (indicatinges shall , 19 , 19 ; ly authoriz
To Have and to Hold the same unto the grantees, as tenants by And grantor hereby covenants to and with grantees and the hoseized in fee simple of the above granted premises, free from all encunthose of record and those apparent upon the 1 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 actual consideration consists of or includes other property or value givenich) consideration. (The sentence between the symbols of, if not applicable, so 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 the sentence of the standard of the sentence of the signed and its seat to do so by order of its board of directors.	the entirety, eirs of the sumbrances exce and, if a a a a a a a a a a a a a a a a a a	their heirs revivor and pt (if no ex ny, as eof agains ees. lars, is \$\subseteq\$ the plural day ed by an of	their assigns, that granto acceptions, so state): the date of this the lawful claims and de the	deed, and the mands of a lowever, toole (indicatinges shall , 19 , 19 ; ly authoriz
To Have and to Hold the same unto the grantees, as tenants by And grantor hereby covenants to and with grantees and the hoseized in fee simple of the above granted premises, free from all encunthose of record and those apparent upon the 1 grantor will warrant and forever defend the premises and every part and persons whomsoever, except those claiming under the above describe The true and actual consideration paid for this transfer, stated in actual consideration consists of or includes other property or value givenich) consideration. (The sentence between the symbols of, if not applicable, so In construing this deed, where the context so requires, the sing made so that this deed shall apply equally to corporations and to individually in the sentence of the sentence of the signed and its seated to do so by order of its board of directors.	the entirety, eirs of the sumbrances exce and, if a and parcel there dencumbrance terms of dolven or promischould be deleted gular includes viduals.	their heirs revivor and pt (if no ex ny, as eof agains ees. lars, is \$\subseteq\$ the plural day ed by an of	their assigns, that granto acceptions, so state): the date of this the lawful claims and de the	deed, and the mands of a lowever, toole (indicatinges shall , 19 , 19 ; ly authoriz
To Have and to Hold the same unto the grantees, as tenants by And grantor hereby covenants to and with grantees and the heized in fee simple of the above granted premises, free from all encunthose of record and those apparent upon the 1 grantor will warrant and forever defend the premises and every part and persons whomsoever, except those claiming under the above describe The true and actual consideration paid for this transfer, stated in actual consideration consists of or includes other property or value givenich) consideration. (The sentence between the symbols of, if not applicable, so In construing this deed, where the context so requires, the sing made so that this deed shall apply equally to corporations and to indiving IN WITNESS WHEREOF, the grantor has executed this instrugrantor is a corporation, it has caused its name to be signed and its sea 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 ACCOUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES BY AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST	the entirety, eirs of the sumbrances exce and, if a and parcel there denoumbrance or promise thould be deleted gular includes viduals. In the entirety, eirs of the sumbrance of the encumbrance of the eleted gular includes viduals. In if any, affix any, affix any, affix any, affix any, affix any, affix and the encumbrance of the encu	their heirs revivor and pt (if no ex ny, as eof agains ees. lars, is \$\frac{9}{2}\$ the plural day ed by an or P. Bre Westwo	their assigns, that grantog receptions, so state): the date of this the lawful claims and de the lawful claims and de to consideration I is part of the the wh 3.030.) and all grammatical character of July officer or other person dul wer wer	deed, and the mands of the lowever, to le (indicatinges shall , 19 , 19 ; ly authoriz
To Have and to Hold the same unto the grantees, as tenants by And grantor hereby covenants to and with grantees and the hereized in fee simple of the above granted premises, free from all encun those of record and those apparent upon the 1 grantor will warrant and forever defend the premises and every part and persons whomsoever, except those claiming under the above describe The true and actual consideration paid for this transfer, stated it actual consideration consists of or includes other property or value givenich) consideration. (The sentence between the symbols of, if not applicable, so In construing this deed, where the context so requires, the sing made so that this deed shall apply equally to corporations and to individually in this instruction of the sentence between the symbols of the sing made so that this deed shall apply equally to corporations and to individually in this deed shall apply equally to corporations and to individually in this accused its name to be signed and its search of the sentence of the property Described in the search of the property of the property Described in the search of the property of the property Described in the search of the property of the property Described in the property of the property of the property Should Check with the Approperty of the property of th	the entirety, eirs of the sumbrances exce and, if a moderate there are denoumbrance of dolven or promischould be deleted gular includes riduals. If any, affine thisal, if any, affine colleen as attomas at the colleen as attomas.	their heirs revivor and pt (if no ex ny, as eof agains ees. lars, is \$u ed which if See ORS 93 the plural day ed by an of P. Bre Westwo rney ir	their assigns, that grantog receptions, so state): the date of this the lawful claims and de 11 consideration is part of the the wh 3.030.) and all grammatical char of July of July officer or other person dul consideration consid	deed, and the mands of the lowever, to le (indicatinges shall shall by authorized)
To Have and to Hold the same unto the grantees, as tenants by And grantor hereby covenants to and with grantees and the heized in fee simple of the above granted premises, free from all encunthose of record and those apparent upon the 1 grantor will warrant and forever defend the premises and every part and persons whomsoever, except those claiming under the above describe The true and actual consideration paid for this transfer, stated in actual consideration consists of or includes other property or value givenich) consideration. (The sentence between the symbols of, if not applicable, so In construing this deed, where the context so requires, the sing made so that this deed shall apply equally to corporations and to indiving IN WITNESS WHEREOF, the grantor has executed this instrugrantor is a corporation, it has caused its name to be signed and its seaso 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 LAWD USE LAWS AND REGUATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930.	the entirety, eirs of the sumbrances exce and, if a moderate there are denoumbrance of dolven or promischould be deleted gular includes riduals. If any, affine thisal, if any, affine colleen as attomas at the colleen as attomas.	their heirs revivor and pt (if no ex ny, as eof agains ees. lars, is \$u ed which if See ORS 93 the plural day ed by an of P. Bre Westwo rney ir	their assigns, that grantog receptions, so state): the date of this the lawful claims and de 11 consideration is part of the the wh 3.030.) and all grammatical char of July of July officer or other person dul consideration consid	deed, and the mands of the lowever, to le (indicatinges shall shall by authorized)
To Have and to Hold the same unto the grantees, as tenants by And grantor hereby covenants to and with grantees and the heized in fee simple of the above granted premises, free from all encun those of record and those apparent upon the 1 those of record and those apparent upon the 1 grantor will warrant and forever defend the premises and every part and persons whomsoever, except those claiming under the above describe The true and actual consideration paid for this transfer, stated it actual consideration consists of or includes other property or value given which) consideration. (The sentence between the symbols of in other applicable, so In construing this deed, where the context so requires, the sing made so that this deed shall apply equally to corporations and to individually in this deed shall apply equally to corporations and to individually in the season of the s	the entirety, eirs of the sumbrances exce and, if a a condition of the first of dollar includes and includes	their heirs rvivor and pt (if no ex ny, as eof agains eef agains ees. lars, is \$40 ed which i See ORS 93 the plural day ted by an of P. Bre Westwo rney ir	their assigns, that grantog receptions, so state): the date of this the lawful claims and de the lawful claims and de consideration part of the the wh and all grammatical char of the control of the consideration	deed, and the mands of the lowever, to ole (indicatinges shall y authorized)
To Have and to Hold the same unto the grantees, as tenants by And grantor hereby covenants to and with grantees and the hereized in fee simple of the above granted premises, free from all encun those of record and those apparent upon the 1 those of record and those apparent upon the 1 those of record and those apparent upon the 1 those of record and those apparent upon the 1 those of record and those apparent upon the 1 those of record and those apparent upon the 1 those of record and those apparent upon the 1 those of record and those apparent upon the 1 those of record and those apparent upon the 1 those of record and those apparent upon the 1 those of record and those apparent upon the 1 those of record and those apparent upon the 1 those of record and those apparent upon the 1 those of the same to be describe obscience of 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 1 those of the property of this transfer, stated in the 1 those of the property of this transfer, stated in the pr	the entirety, eirs of the sumbrances exce and, if a a condition of the sumbrance of dollar includes and inclu	their heirs rvivor and pt (if no ex ny, as eof agains ees. lars, is \$\frac{9}{2}\$ the plural day ted by an of P. Bre Westwo rney ir	their assigns, that grantog receptions, so state): the date of this the lawful claims and de all consideration is part of the wh and all grammatical char of July of July of July of Act sever	deed, and the mands of the color (indicating shall shall by authoriz
To Have and to Hold the same unto the grantees, as tenants by And grantor hereby covenants to and with grantees and the hereized in fee simple of the above granted premises, free from all encun those of record and those apparent upon the 1 those of record and those apparent upon the 1 grantor will warrant and forever defend the premises and every part and persons whomsoever, except those claiming under the above describe The true and actual consideration paid for this transfer, stated it actual consideration consists of or includes other property or value give which) consideration. (The sentence between the symbols of in other applicable, so In construing this deed, where the context so requires, the sing made so that this deed shall apply equally to corporations and to indiving IN WITNESS WHEREOF, the grantor has executed this instrugrantor is a corporation, it has caused its name to be signed and its seated do so by order of its board of directors. WHIS 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 COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of This instrument was acknowledged.	the entirety, eirs of the sumbrances exce and, if a a construction of dollar includes viduals. If any, affix Colleen Lisa R. as attoopher me on before me on the sumbrance of the colleen and the colleen as attoopher the collection and the collection and the collection and the collection and the collection are collected as attoopher the collection and the collection are collected as a coll	their heirs revivor and pt (if no ex ny, as eof agains ees. lars, is \$\frac{9}{2}\$ the plural day ed by an o P. Bre Restworney ir	their assigns, that grantog receptions, so state): the date of this the lawful claims and de	deed, and the mands of a lowever, the ole (indicatinges shall), 1901; by authorized, 1920, 1920, 1920
To Have and to Hold the same unto the grantees, as tenants by And grantor hereby covenants to and with grantees and the help the seized in fee simple of the above granted premises, free from all encunt those of record and those apparent upon the 1 those of record and those apparent upon the 1 those of record and those apparent upon the 1 those of record and those apparent upon the 1 those of record and those apparent upon the 1 those of record and those apparent upon the 1 those of record and those apparent upon the 1 those of record and those apparent upon the 1 those of record and those apparent upon the 1 those of record and those apparent upon the 1 those of record and those apparent upon the 1 those of record and those apparent upon the 1 those of records and every part and those of the true and actual consideration paid for this transfer, stated it actual consideration consists of or includes other property or value given which) consideration. (The sentence between the symbols on applicable, so 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 NUTINESS WHEREOF, the grantor has executed this instrugantor is a corporation, it has caused its name to be signed and its sea to do so by order of its board of directors. THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGUNATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON ACCURRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPATION OF APPLICABLE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of This instrument was acknowledged by This instrument was	the entirety, eirs of the sumbrances exce and, if a a condition of dollar includes viduals. In any, affix a collection of any, affix any, affix as attombefore me on before me on the sumbrance of the sumbrance	their heirs revivor and pt (if no express for agains less. lars, is \$40 ed which is See ORS 93 the plural day led by an orange of the plural for the ptural	their assigns, that grantog receptions, so state): the date of this the lawful claims and de all consideration is part of the the wh and all grammatical char of July of	deed, and the mands of a lowever, the ole (indicatinges shall by authorized), 19 20, 19 20, 19 20
To Have and to Hold the same unto the grantees, as tenants by And grantor hereby covenants to and with grantees and the heseized in fee simple of the above granted premises, free from all encunthose of record and those apparent upon the 1 persons whomsoever, except those claiming under the above describe The true and actual consideration paid for this transfer, stated it actual consideration consists of or includes other property or value givenich) consideration. (The sentence between the symbols of, if not applicable, a In construing this deed, where the context so requires, the sing made so that this deed shall apply equally to corporations and to individe IN WITNESS WHEREOF, the grantor has executed this instrugrantor is a corporation, it has caused its name to be signed and its seaso 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 ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPENTATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of	the entirety, eirs of the sumbrances exce and, if a a condition of dollar includes viduals. In any, affix a collection of any, affix any, affix as attombefore me on before me on the sumbrance of the sumbrance	their heirs revivor and pt (if no express for agains less. lars, is \$40 ed which is See ORS 93 the plural day led by an orange of the property	their assigns, that grantog receptions, so state): the date of this the lawful claims and de the whole and all grammatical charact of	deed, and the mands of a lowever, the ole (indicatinges shall by authorized), 19 20, 19 20, 19 20
To Have and to Hold the same unto the grantees, as tenants by And grantor hereby covenants to and with grantees and the heseized in fee simple of the above granted premises, free from all encunthose of record and those apparent upon the 1 those of record and those apparent upon the 1 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 actual consideration consists of or includes other property or value given which) consideration. (The sentence between the symbols one in not applicable, so In construing this deed, where the context so requires, the sing made so that this deed shall apply equally to corporations and to individe the intervention of the grantor is a corporation, it has caused its name to be signed and its sea to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES BAY AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of	the entirety, eirs of the sumbrances exce and, if a modern and and a modern and a modern are promised and a modern are pro	their heirs revivor and pt (if no ex ny, as eof agains ees. lars, is \$\frac{1}{2} ed which is See ORS 93 the plural day ed by an of P. Bre R. U Westwo rney ir	their assigns, that grantog receptions, so state): the date of this the lawful claims and de all consideration is part of the the wh and all grammatical char of July of	deed, and the mands of a lowever, the ole (indicatinges shall) and the control of
To Have and to Hold the same unto the grantees, as tenants by And grantor hereby covenants to and with grantees and the heseized in fee simple of the above granted premises, free from all encunthose of record and those apparent upon the 1 persons whomsoever, except those claiming under the above describe. The true and actual consideration paid for this transfer, stated is actual consideration consists of or includes other property or value given which) consideration. (The sentence between the symbols of if not applicable, so In construing this deed, where the context so requires, the sing made so that this deed shall apply equally to corporations and to individe In WITNESS WHEREOF, the grantor has executed this instrugrantor is a corporation, it has caused its name to be signed and its set 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 ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of	the entirety, eirs of the sumbrances exce and, if a modern and and parcel there decumbrance in terms of dolven or promishould be deleted gular includes viduals. In a modern and a modern and any affix a R. as attombefore me on before me on the sumbrance of the	their heirs revivor and pt (if no express for agains less. lars, is \$40 ed which is See ORS 93 the plural day led by an orange of the plural day led by an o	their assigns, that grantog receptions, so state): the date of this the lawful claims and de the whole and all grammatical charact of	deed, and the mands of a lowever, the ole (indicatinges shall by authorized), 19-20, 19-20