Figure 11. Chief John Chort for Michael States   STATE OF OREGON,   1   1   1   1   1   1   1   1   1	L ÄUG 8 pm12:26	20000
The market ST.    Steen   1	1 HOU & PM 12.26	Vol. MO1 Page 39909
## Stant is not plant Address and Both Forest County of Klamath Recorded 08/08/01 at 22:22 p. m. In Vol. MOI Page 34904   Industrial County of Klamath Recorded 08/08/01 at 22:22 p. m. In Vol. MOI Page 34904   Industrial County Clerk Fees 2.7 co.   Industrial Clerk Fees 2.7 co.   Industrial County Clerk Fees 2.7 co.   Industrial Clerk Fees 2.7 co.   Industrial Clerk F	Freewill Church of Gulin Christ for ALL Waters	STATE OF OREGON,
## Stant is not plant Address and Both Forest County of Klamath Recorded 08/08/01 at 22:22 p. m. In Vol. MOI Page 34904   Industrial County of Klamath Recorded 08/08/01 at 22:22 p. m. In Vol. MOI Page 34904   Industrial County Clerk Fees 2.7 co.   Industrial Clerk Fees 2.7 co.   Industrial County Clerk Fees 2.7 co.   Industrial Clerk Fees 2.7 co.   Industrial Clerk F	420 market ST.	
## Swarts Note of 1700 B  ## Swarts Note of	Grantor's Name and Address	
State of Oregon, County of Klamath   Recorded 08(08/01) at 12-32 or   In vol. Mol Page 3970 of   In		
State of Oregon, County of Klamath Floor Market 37.  Klanth 15, 15, 100, 7500 M FRENCH STATE OF THE STATE OF	YLC Market St.	
The memory super allows designed and the process of the memory of the me	Grantee's Name and Address	SPACE RESERVED
State of Oregon, County of Klamath Recorded 08/08/01 at 29/24 p m In Vol M01 Page 29/29 Linda Smith. County Clerk Fees 21 o  BARGAN AND SALE DEED  KNOW ALL BY THESE PRESENTS that Interest stated, does hereby grant, bargain, sell and convey unto Enterest College, at units of Oregon, described as follows, to-wit:  Prop IJ: R76 3864  Map Taye Lot: R-3809 - 03388 - 08800 - 000  LESAL: Ra. Iroad Addition, Black G, Lot 3A 3B  Of However, the and actual consideration paid for this transfer, stated in terms of dollars, is 3.  The true and actual consideration paid for this transfer, stated in terms of sollars, is 3.  The true and actual consideration paid for this transfer, stated in terms of sollars, is 3.  The true and actual consideration paid for this transfer, stated in terms of sollars, is 3.  The true and actual consideration paid for this transfer, stated in terms of sollars, is 3.  The true and actual consideration paid for this transfer, stated in terms of sollars, is 3.  The true and actual consideration paid for this transfer, stated in terms of sollars, is 3.  The true and actual consideration paid for this transfer, stated in terms of sollars, is 3.  The true and actual consideration paid for this transfer, stated in terms of sollars, is 3.  The true and actual consideration paid for this transfer, stated in terms of sollars, is 3.  The true and actual consideration paid for this transfer, stated in terms of sollars, is 3.  The true and actual consideration paid for this transfer, stated in terms of sollars, is 3.  The true and actual consideration paid for this transfer, stated in terms of sollars, is 3.  The true and actual consideration consists of or includes other property or value given or promised which is 10 part of the 1 the whole (individuous subject of the property sollars actual to the property solution actual to the property solution actual to the property solution actua		FOR
State of Oregon, Country of Klamath Recorded 08/08/08/10 at £2 22 0 m In Vol. Mol. Page. 3/20/2 m In Vol. Mol. Pag	420 Market St.	RECORDER'S USE
The receivable called grantor, for the consideration bereinafter stated, does hereby grant, bargain, sell and convey unit freeze for the grant for the consideration bereinafter stated, does hereby grant, bargain, sell and convey unit freeze for the grant for the consideration bereinafter stated, does hereby grant, bargain, sell and convey unit freeze for freeze for the grantor, for the consideration bereinafter stated, does hereby grant, bargain, sell and convey unit freeze for f	Klamath fylls, or. 97601	State of Oregon, County of Klamath
Allowards Fills, St. 37. Linda Smith.  Klarath, Fills, St. 37.6.2 St. 27.00 engagement of the control of the co	Intil requested otherwise, send all tax statements to (Name, Address, Zip):	
BARGAIN AND SALE DEED  RNOW ALL BY THESE PRESENTS that Freewill Chick of Sod in Christ of Bace  Nations of Moments (als)  Bereinafter called granter, for the consideration hereinafter stated, does hereby grant, bargain, sell and convey unto Freewill  Chares  Bereinafter called grantee, and unto grantee's heirs, successors and assigns, all of that certain real property, with the tenements, he taments and appurtenances thereunto belonging or in any way appertaining, situated in  Rop Thy Lot: R-3809 - 03388 - 08800 - 000  LEGAL: Railroad Addition, Black G, Lot 3A 3B  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$  Crual consideration consists of or includes other property or value given or promised which is part of the _ the whole (indi- which) consideration. (The semeste between he symbols is fine applicable, hould be deleted. See Des 30.03)  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$  Crual consideration consists of or includes other property or value given or promised which is _ part of the _ the whole (indi- which) consideration. (The semeste between he symbols is _ fine applicable, hould be deleted. See Des 30.03)  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$  WITNESS WHEREOF, the grantor has executed this instrument on _ 80	Freewill Church	
RARGAM AND SALE DEED  KNOW ALL BY THESE PRESENTS that FREGULT Chouse of Send in Christ of Receivable and the Christ of Receivable an	Klamath Falls OR. 97(4)	· CDui
KNOW ALL BY THESE PRESENTS that FREEWALL Closed of Sold in Closest of Rose.  Meritian of Klometh. In III.  Letterianfor called grantoe, and unto grantee's beirs, successors and assigns, all of that certain real property, with the tenements, he taments and appurtenances thereunto belonging or in any way appertaining, situated in Klessell.  Contact of Oregon, described as follows, to-wit:    Prop IJ: R763864    Map Tax Lot: R-3809-03388-08800-000    LEGAL: Ra.   road   Addition, Black G, Lot 3A 3B    To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$		County Clerk Fees 2/
KNOW ALL BY THESE PRESENTS that FREEWALL Closed of Sold in Closest of Rose.  Meritian of Klometh. In III.  Letterianfor called grantoe, and unto grantee's beirs, successors and assigns, all of that certain real property, with the tenements, he taments and appurtenances thereunto belonging or in any way appertaining, situated in Klessell.  Contact of Oregon, described as follows, to-wit:    Prop IJ: R763864    Map Tax Lot: R-3809-03388-08800-000    LEGAL: Ra.   road   Addition, Black G, Lot 3A 3B    To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$		
ereinafter called grantor, for the consideration hereinafter stated, does hereby grant, bargain, sell and convey unto FREWILL Cluster.)  reterinafter called grantee, and unto grantee's heirs, successors and assigns, all of that certain real property, with the tenements, he taments and appurtenances thereunto belonging or in any way appertaining, situated in	BAR	IGAIN AND SALE DEED
presentate called grantor, for the consideration hereinafter stated, does hereby grant, bargain, sell and convey unto FREWILL Church.  The retinafter called grantee, and unto grantee's heirs, successors and assigns, all of that certain real property, with the tenements, he taments and appurtenances thereunto belonging or in any way appertaining, situated in	KNOW ALL BY THESE PRESENTS that FI	rewill Church of God in Christ of ADL
This instrument was acknowledged before me on \$2.50.  State of Oregon, described as follows, to-wit:    Prop IJ: R763864   Prop IJ: R763864   Property of the property of special interms of dollars, is \$2.00.   Prop IJ: R763864   Property of the property of special interms of dollars, is \$2.00.   Property of the whole (individual) in construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall nade so that this deed shall apply equally to corporations and its seal, if any, affixed by an officer or other person duly author of do so by order of its board of directors.    Property of the property of the state of the property of the proper	nereinafter called grantor, for the consideration hereinafte	er stated, does hereby grant, bargain, sell and convey unto Frewill
Map Taxe Lot: R-3809 - 03388 - 08800 - 000  LEBAL: Ra.   road   Addition, Black G, Lot 3A 38  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$	taments and appurtenances thereunto belonging or in an	
Map Taxe Lot: R-3809 - 03388 - 08800 - 000  LEBAL: Rai   road   Addition, Black G, Lot 3A 38  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ Phowever, ctual consideration. (The semence between the symbols \$\tilde{\text{i}}\$ in applicable, should be deleted. So RS 93.030)  In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall nade so that this deed shall apply equally to corporations and to individuals.  IN WITNESS WHEREOF, the grantor has executed this instrument on	_	
Map Taxe Lot: R-3809 - 03388 - 08800 - 000  LEBAL: Rai   road   Addition, Black G, Lot 3A 38  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ Phowever, ctual consideration. (The semence between the symbols \$\tilde{\text{i}}\$ in applicable, should be deleted. So RS 93.030)  In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall nade so that this deed shall apply equally to corporations and to individuals.  IN WITNESS WHEREOF, the grantor has executed this instrument on	Prop In: R76386	· <b>4</b>
## Control Addition, Black 6, LOT 3A 3B    Control Addition, Black 6, LOT 3A 3B		
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$	Map Taxo Lot: R-3809-	03388-08800-000
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$		
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$	LEGAL: Railroad Add	ition, Black G, LOT 3A 3B
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$		
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$		
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$		
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$		
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$		
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$		
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$		
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$		
The true and actual consideration paid for this transfer, stated in terms of dollars, is \$		
ctual consideration consists of or includes other property or value given or promised which is part of the the whole (individual) consideration. (The senience between the symbols of if not applicable, should be deleted. See ORS 93.030.)  In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall nade so that this deed shall apply equally to corporations and to individuals.  IN WITNESS WHEREOF, the grantor has executed this instrument on the property of the 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 authority of the property should check with the Approximation of Applicable Land use Laws and regulations. Before signing or Accepting this instrument the Approximation of Applicable Land use Laws and regulations. Before signing or Accepting this instrument the Approximation of Applicable Land use Laws and regulations. Before signing or Accepting this instrument the Approximation of		·
In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall nade so that this deed shall apply equally to corporations and to individuals.  IN WITNESS WHEREOF, the grantor has executed this instrument on 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 authors to do so by order of its board of directors.  HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN HIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON CQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES WAS DEFINED IN ORS 30.930.  STATE OF OREGON, County of Alaman Sachowledged before me on Sachowledged before me on Sachowledged before me on by Laws Kay Hamman Sachowledged before me on by as of the sachowledged before me on sachowledged		·
IN WITNESS WHEREOF, the grantor has executed this instrument on 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 authors of do so by order of its board of directors.  HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN HIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON CQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERHEY APPROVED USES TRACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, County of House the property of the property was acknowledged before me on the property of the prop		
IN WITNESS WHEREOF, the grantor has executed this instrument on a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly authors of do so by order of its board of directors.  HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN HIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON COUNTING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES NO TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST RACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, County of Sound State of the counting of the c	In construing this deed, where the context so requ	arres, the singular includes the plural, and all grammatical changes shall be and to individuals
O do so by order of its board of directors.  HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN HIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON COUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES NO TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST RACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, County of Solution of Solut	IN WITNESS WHEREOF, the grantor has execut	ted this instrument on $08-08-01$
A do so by order of its board of directors.  HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN HIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON CQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES NO TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST RACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, County of Lawsule State of State	grantor is a corporation, it has caused its name to be sign	ed and its seal, if any, affixed by an officer or other person duly authorize
HIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- ATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON COUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPRO- RIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES ND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST RACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, County of		DH XI.ID
ATIONS, BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON CQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES ND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, County of January State S	HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC	RIBED IN KULL SHELLS
STATE OF OREGON, County of January  State of Oregon, County of Ore	ATIONS, BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE	PERSON A A A
STATE OF OREGON, County of January  STATE OF OREGON, County of January  This instrument was acknowledged before me on 8-8-0/  by Showas Kay Hommon d, Eadlie Creushau, Buth Shells  This instrument was acknowledged before me on  by  as  of	PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROV	/ED USES
STATE OF OREGON, County of Slaunth ) ss.  This instrument was acknowledged before me on 8-8-04 by Linux Kay Hammad, Cadio Creuslan, Buth Shells  This instrument was acknowledged before me on by as of	IND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF	FOREST Color ( )
This instrument was acknowledged before me on 2 3 4 5 hells  This instrument was acknowledged before me on  by  as  of		
by This instrument was acknowledged before me on	STATE OF OREGON, County	y of Alanuth ss.
This instrument was acknowledged before me on	This instrument was ac	sknowledged before me on 2 2 4
byas		
of		
The state of the s	•••	
OFFICIAL SEAL	of	
OFFICIAL SEAL		Lalen a. Heat
Notary Public for Oregon  NOTARY PUBLIC-OREGON	SALLY A. WEST	Notary Public for Oregon  My commission expires  Mar 15, 2003