ns UG 9 AM 11:08	ASPEN 2853	Vol. M01 Page 40061
HENRY PARAZOO		STATE OF OREGON,
P.O. BOX 519		County of
BLY, OR 97622 Grantor's Name and Address		
LES BARRINGTON & SANDRA GRUBE		
Mount Vernon, Wa. 98273-9785		
Grantee's Name and Address After recording, return to (Name, Address, Zip):	SPACE RESERVED	
ter recording, return to (Name, Address, Zip): Les_Barrington_&_Sandra_Grube	FOR RECORDER'S USE	
L6859 Bennett Rd.		
Mount Vernon, Wa. 98273-9785		State of Oregon, County of Klamath
ntil requested otherwise, send all tax statements to (Name, Address, Zip): Les_Barrington_&_Sandra_Grube		Recorded 08/09/01 at 11:08 0.m.
L6859 Bennett Rd.		In Vol. M01 Page 4006
Mount-Vernon, Wa. 98273-9785		Linda Smith, County Clerk Fee\$ \(\).
		County Clerk Tees W.
	IGAIN AND SALE DEED	
KNOW ALL BY THESE PRESENTS that _ HEI	NRY_LPARAZOO	
BARRINGTON & SANDRA L. GRUBE, No nereinafter called grantee, and unto grantee's heirs, success taments and appurtenances thereunto belonging or in an State of Oregon, described as follows, to-wit: THE NORTHERLY 415 FEET OF THE WINGLESHOOD THE WINGLESHOO	ssors and assigns, all of the y way appertaining, situated the STERLY 1035 FE	at certain real property, with the tenements, hered ted in KI,AMATH County
*RIGHTS OF SURVIVORSHIP.		
	1	
මේ වෙන්න දෙන්න ක්රම් මේ වෙන්න ක්රම් වෙන්න ක්රම් මේ වෙන්න ක්රම් වෙන්න ක්රම්	h kalag reconstad a mby end han ma Mby mobile pageon of Decodes a calebration page distribution to a calebration a distribution to a calebration as	Reports 19 april 19 19 april 19
To Have and to Hold the same unto grantee and granter and actual consideration paid for this transtructual consideration paid for this transtructual consideration. The senence between the symbols of the senence 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 granter is a corporation, it has caused its name to be signed to do so by order of its board of directors.	ENT. CONTINUE DESCRIPTION ON F grantee's heirs, successors nefer, stated in terms of do not applicable, should be delete tires, the singular includes and to individuals. ed this instrument this ed and its seal, if any, affi-	and assigns forever. and assigns forever. allars, is dequate consideration, the sad which is very park of the whole (indicate is see ors 93.030.) at the plural, and all grammatical changes shall be day of AUGUST, if
(IF SPACE INSUFFICIENT TO Have and to Hold the same unto grantee and go The true and actual consideration paid for this transcript and consideration. The true and actual consideration paid for this transcript and consideration. The semence between the symbols of the semence between the symbols o	ENT. CONTINUE DESCRIPTION ON F grantee's heirs, successors nefer, stated in terms of do y ar value siver or promi- not applicable, should be deleted tires, the singular includes and to individuals. ed this instrument this ed and its seal, if any, affi- mental control of the control of the PERSON	and assigns forever.
(IF SPACE INSUFFICIENT TO Have and to Hold the same unto grantee and grantee and grantee and actual consideration paid for this transmit actual consideration. The true and actual consideration paid for this transmit consideration. The senence between the symbols of the context so required as the senence of the sene	ENT. CONTINUE DESCRIPTION ON FIgrantee's heirs, successors affer, stated in terms of do the property of the pr	mevense) and assigns forever. allars, is dequate consideration he sad which is part of the whole (indicate see ors 93 030). XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
(IF SPACE INSUFFICIENT TO Have and to Hold the same unto grantee and gone the true and actual consideration paid for this transport of the same unto grantee and gone the true and actual consideration paid for this transport of the senence between the symbols of the senence 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 the same to be signed to do so by order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBES INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AN ANTIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE COUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE HATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVING TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR RACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County This instrument was ac	ENT. CONTINUE DESCRIPTION ON F grantee's heirs, successors nefer, stated in terms of do yer value siven or promi- not applicable, should be deleted tires, the singular includes and to individuals. ed this instrument this ed and its seal, if any, affi- mental control of the control of the control of	and assigns forever. and assigns forever. and assigns forever. and assigns forever. blars, is dequate consideration he sad which is part of the whole findicate is see one 33030. See one 33030. August 154
(IF SPACE INSUFFICIENT TO Have and to Hold the same unto grantee and gone the true and actual consideration paid for this transport of the sense between the symbols of the sense between the symbols of the land actual construing this deed, where the context so required so that this deed shall apply equally to corporations. IN WITNESS WHEREOF, the grantor has execut rantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AN INTIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE COURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE RIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVING TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR PACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County This instrument was ac by	ENT. CONTINUE DESCRIPTION ON FIGURE STATE OF LAND A PERSON APPRO-ED USES FOREST	and assigns forever. See ORS 93 030. The plural, and all grammatical changes shall be a seed by an officer or other person duly authorized to the plural. L. PARAZOO See ORS 93 030. L. PARAZOO August 15t 2001
(IF SPACE INSUFFICIENT TO Have and to Hold the same unto grantee and grantee and grantee and actual consideration paid for this transitival consideration. The semence between the symbols of the semence between the symbols of the inconstruing this deed, where the context so requirade so that this deed shall apply equally to corporations. IN WITNESS WHEREOF, the grantor has execut rantor is a corporation, it has caused its name to be signed do so by order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIPTIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE COURT FOR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVING TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County This instrument was ac by This instrument was ac	ENT. CONTINUE DESCRIPTION ON FIGURE STATE OF LAND A PERSON APPRO-ED USES FOREST	and assigns forever. See ORS 93.030 XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
(IF SPACE INSUFFICIENT TO Have and to Hold the same unto grantee and grantee and actual consideration paid for this transitival consideration. (The sentence between the symbols of the inch) consideration. (The sentence between the symbols of the inch) construing this deed, where the context so required so that this deed shall apply equally to corporations. IN WITNESS WHEREOF, the grantor has execut rantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBISINSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS ANITIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE COURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE SIGNATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVING TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County This instrument was ac by	ENT. CONTINUE DESCRIPTION ON FORTANCE 'S heirs, successors insfer, stated in terms of do the state of applicable, should be deleted its, the singular includes and to individuals. The sed and its seal, if any, affined and its seal, if any, affined and its seal, if any, affined by the seal of th	and assigns forever. See ORS 93.030. The plural, and all grammatical changes shall be adopted by an officer or other person duly authorized and by an officer or other person duly authorized and all grammatical changes shall be a seed by an officer or other person duly authorized by an officer or other person duly authorized and all grammatical changes shall be a seed by an officer or other person duly authorized by a seed by an officer or other person duly authorized by a seed
(IF SPACE INSUFFICIENT TO Have and to Hold the same unto grantee and grantee and actual consideration paid for this transitival gangideration. (The semence 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 rantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBING INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AN ATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE COURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE RIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVING TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR RACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County This instrument was ac by This instrument was ac the This instrument was ac the This instrument was accountered the Thi	ENT. CONTINUE DESCRIPTION ON FORTANCE 'S heirs, successors insfer, stated in terms of do the state of applicable, should be deleted its, the singular includes and to individuals. The sed and its seal, if any, affined and its seal, if any, affined and its seal, if any, affined by the seal of th	and assigns forever. See ORS 93.030. The plural, and all grammatical changes shall be adopted by an officer or other person duly authorized and by an officer or other person duly authorized and all grammatical changes shall be a seed by an officer or other person duly authorized by an officer or other person duly authorized and all grammatical changes shall be a seed by an officer or other person duly authorized by a seed by an officer or other person duly authorized by a seed
(IF SPACE INSUFFICIENT TO Have and to Hold the same unto grantee and go The true and actual consideration paid for this transitual consideration paid for this transitual consideration. The semence between the symbols of the Inconstruing this deed, where the context so required as that this deed shall apply equally to corporations. IN WITNESS WHEREOF, the grantor has execut trantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS ANATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE COUNTY PLANNING OR ACCEPTING THIS INSTRUMENT, THE COUNTY PLANNING DEPARTMENT TO VERIFY APPROVING TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR RACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County This instrument was ac by This instrument was ac this transition.	ENT. CONTINUE DESCRIPTION ON FE grantee's heirs, successors asfer, stated in terms of do the state of applicable, should be deleted and applicable, should be deleted and its seal, if any, affined an	and assigns forever. Sale of the sale of
(IF SPACE INSUFFICIENT TO Have and to Hold the same unto grantee and go The true and actual consideration paid for this transitual consideration. The semence between the symbols of the In construing this deed, where the context so required as the so that this deed shall apply equally to corporations. IN WITNESS WHEREOF, the grantor has execut frantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS ANITIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE COUNTING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE STATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVIDED TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR ACCTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County This instrument was ac by	ENT. CONTINUE DESCRIPTION ON FORTANCE 'S heirs, successors insfer, stated in terms of do the state of applicable, should be deleted its, the singular includes and to individuals. The sed and its seal, if any, affined and its seal, if any, affined and its seal, if any, affined by the seal of th	Acceptance of the consideration of the consideratio