NN		Vol <u>M02</u> Page	16884
MAR 22 PM12:40			· *
Hildred L. Thornton		STATE OF OREGON,	l cc
5015 Summers Lane			
James L. Thornton			
10340 Tingley Lane			
Klamath Falls, Or. 97603 Grantee's Name and Address	SPACE RESERVED		
After recording, return to (Name, Address, Zip):	FOR RECORDER'S USE		
Hildred and James Thornton 5015 Summers Lane		State of Oregon, County	of Klamath
Klamath Fails: Or. 97603		Recorded 03/22/2002 /2:0	
Until requested otherwise, send all tax statements to (Name, Address, Zip):		Vol M02, Pg //6884 Linda Smith, County Clerk	
Same		Fee \$ 2/2 # of Pgs_	
	GAIN AND SALE DEE		
KNOW ALL BY THESE PRESENTS that 🚁 , 🗀	Hildred L. 7	hornton- Hr	
hereinafter called grantor, for the consideration hereinafte	r stated, does hereby	grant, bargain, sell and convey u	nto
James L. Thornton		- Cal	
hereinafter called grantee, and unto grantee's heirs, successitaments and appurtenances thereunto belonging or in any			
State of Oregon, described as follows, to-wit:	, , , ,	Riamacii	,
I of 30 PIMMOOD DARK 1000 the 1	Danka	51-13	
Lot 39, ELMWOOD PARK, less the I according to the official plat	thereof on f	feet thereof, ile in the	
County Clerk of Klamath County, 6	Pregon.		
	TIE		
	ı		
	ı		
	,		
	,		
	ı		
	'		
	,		
	' ENT, CONTINUE DESCRIPTIO Trantee's heirs succes	• • • • • • • • • • • • • • • • • • • •	
(IF SPACE INSUFFICION To Have and to Hold the same unto grantee and government of the true and actual consideration paid for this trans	rantee's heirs, succes	ssors and assigns forever.	^① However, the
To Have and to Hold the same unto grantee and g The true and actual consideration paid for this tran actual consideration consists of or includes other property	rantee's heirs, successisfer, stated in terms y or value given or p	ssors and assigns forever. of dollars, is \$10,00 romised which is \square part of the	
To Have and to Hold the same unto grantee and g The true and actual consideration paid for this trar actual consideration consists of or includes other property which) consideration. (The sentence between the symbols (), if I	rantee's heirs, succes nsfer, stated in terms y or value given or p not applicable, should be o	ssors and assigns forever. of dollars, is \$10,00 romised which is \(\sqrt{part}\) part of the deleted. See ORS 93.030.)	☐ the whole (indicate
To Have and to Hold the same unto grantee and g The true and actual consideration paid for this trar actual consideration consists of or includes other property which) consideration. (The sentence between the symbols of it is In construing this deed, where the context so requ made so that this deed shall apply equally to corporations	rantee's heirs, success nsfer, stated in terms y or value given or p not applicable, should be of tires, the singular incess and to individuals.	ssors and assigns forever. of dollars, is \$10.00 romised which is \[\] part of the deleted. See ORS 93.030.) ludes the plural, and all gramma	☐ the whole (indicate
To Have and to Hold the same unto grantee and g The true and actual consideration paid for this trar actual consideration consists of or includes other property which) consideration. (The sentence between the symbols (), if r In construing this deed, where the context so requ made so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has execute	rantee's heirs, successisfer, stated in terms y or value given or p not applicable, should be dires, the singular inces and to individuals. ed this instrument or	ssors and assigns forever. of dollars, is \$10.00 romised which is \(\subseteq \) part of the deleted. See ORS 93.030.) ludes the plural, and all gramma	☐ the whole (indicate atical changes shall be; if
To Have and to Hold the same unto grantee and g The true and actual consideration paid for this trar actual consideration consists of or includes other property which) consideration. (The sentence between the symbols of it is In construing this deed, where the context so requ made so that this deed shall apply equally to corporations	rantee's heirs, successisfer, stated in terms y or value given or p not applicable, should be dires, the singular inces and to individuals. ed this instrument or	ssors and assigns forever. of dollars, is \$10.00 romised which is \(\subseteq \) part of the deleted. See ORS 93.030.) ludes the plural, and all gramma	☐ the whole (indicate atical changes shall be; if
To Have and to Hold the same unto grantee and g The true and actual consideration paid for this trar actual consideration consists of or includes other property which) consideration. (The sentence between the symbols if n In construing this deed, where the context so requ made so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has execute grantor is a corporation, it has caused its name to be signe to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCR	rantee's heirs, success refer, stated in terms by or value given or p not applicable, should be of sires, the singular inces and to individuals ed this instrument or ed and its seal, if any	ssors and assigns forever. of dollars, is \$10,00 romised which is [] part of the deleted. See ORS 93.030.) ludes the plural, and all gramma 1March-2-1-,2002 , affixed by an officer or other p	the whole (indicate atical changes shall be; if the term of t
To Have and to Hold the same unto grantee and g The true and actual consideration paid for this trar actual consideration consists of or includes other property which) consideration. (The sentence between the symbols of if I In construing this deed, where the context so requ made so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has execute grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIPTION OF APPLICABLE LAND USE LAWS AN	rantee's heirs, success nsfer, stated in terms y or value given or p not applicable, should be of tires, the singular inces and to individuals. ed this instrument or ed and its seal, if any D REGU-	ssors and assigns forever. of dollars, is \$10.00 romised which is \(\subseteq \) part of the deleted. See ORS 93.030.) ludes the plural, and all gramma	the whole (indicate atical changes shall be; if the term of t
To Have and to Hold the same unto grantee and g The true and actual consideration paid for this trar actual consideration consists of or includes other property which) consideration. (The sentence between the symbols if n In construing this deed, where the context so requ made so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has execute grantor is a corporation, it has caused its name to be signe to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCR THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AN LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVI	rantee's heirs, success nsfer, stated in terms y or value given or p not applicable, should be of nires, the singular inces and to individuals. ed this instrument or ed and its seal, if any D REGU- PERSON APPRO- ED USES	ssors and assigns forever. of dollars, is \$10,00 romised which is [] part of the deleted. See ORS 93.030.) ludes the plural, and all gramma 1March-2-1-,2002 , affixed by an officer or other p	the whole (indicate atical changes shall be; if the terson duly authorized
To Have and to Hold the same unto grantee and g The true and actual consideration paid for this trar actual consideration consists of or includes other property which) consideration. (The sentence between the symbols if it In construing this deed, where the context so requ made so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has execute grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCR THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE	rantee's heirs, success nsfer, stated in terms y or value given or p not applicable, should be of nires, the singular inces and to individuals. ed this instrument or ed and its seal, if any D REGU- PERSON APPRO- ED USES	ssors and assigns forever. of dollars, is \$10,00 romised which is [] part of the deleted. See ORS 93.030.) ludes the plural, and all gramma 1March-2-1-,2002 , affixed by an officer or other p	the whole (indicate atical changes shall be; if the terson duly authorized
To Have and to Hold the same unto grantee and g The true and actual consideration paid for this trar actual consideration consists of or includes other property which) consideration. (The sentence between the symbols of it is in construing this deed, where the context so requ made so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has execute grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCE THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVE AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR PRACTICES AS DEFINED IN ORS 30.930.	rantee's heirs, success nsfer, stated in terms y or value given or p not applicable, should be of tires, the singular inces and to individuals. ed this instrument or ed and its seal, if any D REGU- PERSON APPRO- ED USES FOREST	ssors and assigns forever. of dollars, is \$-10.00 romised which is part of the deleted. See ORS 93.030.) ludes the plural, and all gramma March-2-1-, 2002 , affixed by an officer or other p	the whole (indicate atical changes shall be the control of the changes shall be the control of the changes shall be the change shall be the changes shall be
To Have and to Hold the same unto grantee and g The true and actual consideration paid for this trar actual consideration consists of or includes other property which) consideration. (The sentence between the symbols of it is in construing this deed, where the context so requ made so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has execute grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCE THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVE AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR PRACTICES AS DEFINED IN ORS 30.930.	rantee's heirs, success nsfer, stated in terms y or value given or p not applicable, should be of tires, the singular inces and to individuals. ed this instrument or ed and its seal, if any D REGU- PERSON APPRO- ED USES FOREST	ssors and assigns forever. of dollars, is \$-10.00 romised which is part of the deleted. See ORS 93.030.) ludes the plural, and all gramma March-2-1-, 2002 , affixed by an officer or other p	the whole (indicate ntical changes shall be the change shall b
To Have and to Hold the same unto grantee and g The true and actual consideration paid for this trar actual consideration consists of or includes other property which) consideration. (The sentence between the symbols of it is In construing this deed, where the context so requ made so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has execute grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCR THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT IN LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVI AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County This instrument was ac	rantee's heirs, success refer, stated in terms by or value given or p not applicable, should be on ires, the singular inces and to individuals. ed this instrument or ed and its seal, if any BIBED IN D REGU- PERSON APPRO- ED USES FOREST Of KLAMTII eknowledged before refered in terms of terms or term	ssors and assigns forever. of dollars, is \$-10.00 romised which is part of the deleted. See ORS 93.030.) ludes the plural, and all gramma 1. March - 21.72002 1. affixed by an officer or other part of the plural of the p	☐ the whole (indicate ntical changes shall be; if the person duly authorized
To Have and to Hold the same unto grantee and g The true and actual consideration paid for this trar actual consideration consists of or includes other property which) consideration. (The sentence between the symbols of it is in construing this deed, where the context so requ made so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has execut grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCR THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROV AND 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 HILDILLO L. TILDR T	rantee's heirs, success rasfer, stated in terms by or value given or p not applicable, should be of sires, the singular incess and to individuals. ed this instrument or ed and its seal, if any D REGU- PERSON APPRO- ED USES FOREST A Control Cont	ssors and assigns forever. of dollars, is \$-10.00 romised which is part of the deleted. See ORS 93.030.) ludes the plural, and all gramma	the whole (indicate atical changes shall be the cha
To Have and to Hold the same unto grantee and g The true and actual consideration paid for this trar actual consideration consists of or includes other property which) consideration. (The sentence between the symbols (In In construing this deed, where the context so requ made so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has execute grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCR THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVI AND 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 by	rantee's heirs, success refer, stated in terms by or value given or p not applicable, should be of sires, the singular inces and to individuals. ed this instrument or ed and its seal, if any BREGU- PERSON APPRO- ED USES FOREST Of KLAMTI knowledged before references	ssors and assigns forever. of dollars, is \$10.00 romised which is part of the deleted. See ORS 93.030.) ludes the plural, and all gramma 1March21.2002 1, affixed by an officer or other part of the plural and all gramma 2	the whole (indicate atical changes shall be the cha
To Have and to Hold the same unto grantee and g The true and actual consideration paid for this trar actual consideration consists of or includes other property which) consideration. (The sentence between the symbols (In In construing this deed, where the context so requ made so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has execute grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCR THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVI AND 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 by	rantee's heirs, success nsfer, stated in terms y or value given or p not applicable, should be of hires, the singular inces and to individuals, ed this instrument or ed and its seal, if any BIBED IN D REGU- PERSON APPRO- ED USES FOREST Of KLAMTI Eknowledged before r Textory	ssors and assigns forever. of dollars, is \$-10.00 romised which is part of the deleted. See ORS 93.030.) ludes the plural, and all gramma 1. March - 21, 2002 1., affixed by an officer or other part of the plural of the	the whole (indicate atical changes shall be the cha
To Have and to Hold the same unto grantee and g The true and actual consideration paid for this tran actual consideration consists of or includes other property which) consideration. (The sentence between the symbols of it is in construing this deed, where the context so requ made so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has execute grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRITHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVA AND 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 as of OFFICIAL SEAL	rantee's heirs, success nsfer, stated in terms y or value given or p not applicable, should be of hires, the singular inces and to individuals, ed this instrument or ed and its seal, if any BIBED IN D REGU- PERSON APPRO- ED USES FOREST Of KLAMTI Eknowledged before r Textory	ssors and assigns forever. of dollars, is \$-10.00 romised which is part of the deleted. See ORS 93.030.) ludes the plural, and all gramma 1. March - 21, 2002 1., affixed by an officer or other part of the plural of the	the whole (indicate atical changes shall be the cha
To Have and to Hold the same unto grantee and g The true and actual consideration paid for this trar actual consideration consists of or includes other property which) consideration. (The sentence between the symbols of it is in construing this deed, where the context so requ made so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has execute grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCR THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AN LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVA AND 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 by This instrument was ac by as of	rantee's heirs, success asfer, stated in terms y or value given or p not applicable, should be dires, the singular inces and to individuals. The sed and its seal, if any and the seal of	ssors and assigns forever. of dollars, is \$10.00 romised which is part of the deleted. See ORS 93.030.) ludes the plural, and all gramma 1March21.2002 1, affixed by an officer or other part of the plural and all gramma 2	the whole (indicate atical changes shall be the cha