NN MAY 13 AM10:54	ľ	Vol <u>MO2</u> Page_	<b>2841</b> 2
		STATE OF OREGON,	} ss.
Grantor's Name and Address			
Grantee's Name and Address After recording, return to (Name, Address, Zip):	SPACE RESERVED FOR		
WILLIAM B. KNIHERADD.	RECORDER'S USE	a	4 . 6 171 Ab
BONHNZA, OR. 11625		State of Oregon, Co Recorded 05/13/2002_	10:54 Am.
Until requested otherwise, send all tax statements to (Name, Address, Zip):		Vol M02, Pg 2841 Linda Smith, County C	
		By Fee \$ 26.00 # of	Pgs 2 /.
	RGAIN AND SALE DE		
KNOW ALL BY THESE PRESENTS that	ILLIAM B	, KUTHERFORD	
hereinafter called grantor, for the consideration hereinaft んりにルル B. トルカルドルル	er stated, does hereby	grant bargain, sell and convey u	into A
hereinafter called grantee, and unto grantee's heirs, succe	essors and assigns, all	of that certain real property, with	the tenements, hered-
itaments and appurtenances thereunto belonging or in a	ny way appertaining,	situated in Clamat	County,
State of Oregon, described as follows, to-wit:	EINTIRI	ref 113 A	MRECON
& AS TENANTS BY	Ly KD.	BOMMENT	7623
1.165 W. LANGELL		'A "	
- (LEA ET	K1315/		
1 TIMEITE			
175	~		
hereinafter called grantee, and unto grantee's heirs, successitaments and appurtenances thereunto belonging or in an State of Oregon, described as follows, to-wit:  BY THE BY THE BY THE SELL 2-16165 CC. LANGUELL 2-16165	WSHIP		
RIGHT TO SURVIUD	WSHIP		
RIGHT TO SURVIUD	WSHIP		
RIGHT TO SURVIUD	WSHIP		
RIGHT TO SURVIUL	WSHIP		
RIGHT TO SURVIUD	WSHIP		
RIGHT TO SURVIUD	WSHIP		
RIGHT TO SURVIUD	WSHIP		
(IF SPACE INSUFFIC To Have and to Hold the same unto grantee and	CIENT, CONTINUE DESCRIPTI grantee's heirs, succ	ION ON REVERSE) essors and assigns forever	
(IF SPACE INSUFFICE TO Have and to Hold the same unto grantee and The true and actual consideration paid for this true	cient, continue descript grantee's heirs, succ ansfer, stated in term	ion on Reverse) essors and assigns forever s of dollars, is \$	<sup>®</sup> However, the
(IF SPACE INSUFFICE TO Have and to Hold the same unto grantee and The true and actual consideration paid for this transactual consideration consists of or includes other proper which) consideration. (The sentence between the symbols 0, i.e., i.e.	CIENT, CONTINUE DESCRIPT grantee's heirs, succ ansfer, stated in term rty or value given or f not applicable, should be	essors and assigns forever, s of dollars, is \$promised which is $\Box$ part of the deleted. See ORS 93.030.)	<sup>⊕</sup> However, the ☐ the whole (indicate
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tractual consideration consists of or includes other proper which) consideration. (The sentence between the symbols 0, in construing this deed, where the context so reconstruing this deed, where the context so reconstruing the sentence between the symbols 1.	CIENT, CONTINUE DESCRIPTI grantee's heirs, succ ansfer, stated in term rty or value given or f not applicable, should be quires, the singular in	essors and assigns forevers of dollars, is \$	<sup>⊕</sup> However, the ☐ the whole (indicate
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tractual consideration consists of or includes other proper which) consideration. (The sentence between the symbols of in construing this deed, where the context so recommade so that this deed shall apply equally to corporation in WITNESS WHEREOF, the grantor has executed.	CIENT, CONTINUE DESCRIPTI grantee's heirs, succ ansfer, stated in term rty or value given or f not applicable, should be quires, the singular in ns and to individuals uted this instrument of	essors and assigns forevers s of dollars, is \$promised which is □ part of the e deleted. See ORS 93.030.) acludes the plural, and all gramm on	● However, the the whole (indicate atical changes shall be
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tractual consideration consists of or includes other proper which) consideration. (The sentence between the symbols 0, in construing this deed, where the context so recommade so that this deed shall apply equally to corporation	CIENT, CONTINUE DESCRIPTI grantee's heirs, succ ansfer, stated in term rty or value given or f not applicable, should be quires, the singular in ns and to individuals uted this instrument of	essors and assigns forevers s of dollars, is \$promised which is □ part of the e deleted. See ORS 93.030.) acludes the plural, and all gramm on	———. <sup>®</sup> However, the  ☐ the whole (indicate atical changes shall be ———; if
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tractual consideration consists of or includes other proper which) consideration. (The sentence between the symbols of in construing this deed, where the context so recommade so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the granter has executed a corporation, it has caused its name to be sign to do so by order of its board of directors.  This instribution will not allow use of the property design.	CIENT, CONTINUE DESCRIPTI grantee's heirs, succe ansfer, stated in term rty or value given or f not applicable, should be quires, the singular in ns and to individuals uted this instrument of the and its seal, if an	essors and assigns forevers s of dollars, is \$promised which is □ part of the e deleted. See ORS 93.030.) acludes the plural, and all gramm on	———. <sup>®</sup> However, the  ☐ the whole (indicate atical changes shall be ———; if
(IF SPACE INSUFFIC  To Have and to Hold the same unto grantee and The true and actual consideration paid for this tractual consideration consists of or includes other proper which) consideration. (The sentence between the symbols of a line construing this deed, where the context so recommade so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the granter has executed as a corporation, it has caused its name to be sign to do so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESTITIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACCULIRING FER TITLE TO THE PROPERTY SHOULD CHECK WITH THE	CIENT, CONTINUE DESCRIPTION grantee's heirs, succeansfer, stated in term rty or value given or f not applicable, should be quires, the singular in ns and to individuals uted this instrument of gned and its seal, if ar CRIBED IN AND REGU- E PERSON HE APPRO-	essors and assigns forevers s of dollars, is \$promised which is □ part of the e deleted. See ORS 93.030.) acludes the plural, and all gramm on	———. <sup>®</sup> However, the  ☐ the whole (indicate atical changes shall be ———; if
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tractual consideration consists of or includes other proper which) consideration. (The sentence between the symbols of in construing this deed, where the context so recommade so that this deed shall apply equally to corporation in WITNESS WHEREOF, the grantor has executed 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 desirations. Before signing or accepting this instrument, the acquiring fee title to the property should check with the acquiring fee title to the property should check with the priate city or county planning department to verify approand to determine any limits on lawsuits against farming of	CIENT, CONTINUE DESCRIPTI grantee's heirs, succe ansfer, stated in term rty or value given or f not applicable, should be quires, the singular in ns and to individuals uted this instrument of the and its seal, if ar CRIBED IN AND REGU- E PERSON HE APPRO- DYED USES	essors and assigns forevers s of dollars, is \$promised which is □ part of the e deleted. See ORS 93.030.) acludes the plural, and all gramm on	———. <sup>®</sup> However, the  ☐ the whole (indicate atical changes shall be ———; if
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tractual consideration consists of or includes other proper which) consideration. (The sentence between the symbols of in construing this deed, where the context so recommade so that this deed shall apply equally to corporation. IN WITNESS WHEREOF, the grantor has executed 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 DESTHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THA ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PI ANNING DEPARTMENT TO VERIFY APPRO	CIENT, CONTINUE DESCRIPTI grantee's heirs, succe ansfer, stated in term rty or value given or f not applicable, should be quires, the singular in ns and to individuals uted this instrument of the and its seal, if ar CRIBED IN AND REGU- E PERSON HE APPRO- DYED USES	essors and assigns forevers s of dollars, is \$promised which is □ part of the e deleted. See ORS 93.030.) acludes the plural, and all gramm on	———. <sup>®</sup> However, the  ☐ the whole (indicate atical changes shall be ———; if
(IF SPACE INSUFFICE TO Have and to Hold the same unto grantee and The true and actual consideration paid for this transcription of the sentence between the symbols of the inconstruing this deed, where the context so recommeded that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has exect grantor is a corporation, it has caused its name to be sign to do so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESTHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROAND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OP PRACTICES AS DEFINED IN ORS 30.930.	CIENT, CONTINUE DESCRIPTI grantee's heirs, succe ansfer, stated in term rty or value given or f not applicable, should be quires, the singular in ns and to individuals uted this instrument of the and its seal, if ar CRIBED IN AND REGU- E PERSON HE APPRO- DVED USES OR FOREST	essors and assigns forever so of dollars, is \$	● However, the the whole (indicate atical changes shall be
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tractual consideration consists of or includes other proper which) consideration. (The sentence between the symbols (In construing this deed, where the context so recommade so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has executed grantor is a corporation, it has caused its name to be sign to do so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESTHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROAND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, CounThis instrument was by	client, CONTINUE DESCRIPTION grantee's heirs, succeansfer, stated in term rty or value given or f not applicable, should be quires, the singular in ns and to individuals uted this instrument of the and its seal, if an CRIBED IN AND REGU- E PERSON HE APPRO- DVED USES OR FOREST  Atty of August acknowledged before	essors and assigns forever so of dollars, is \$	● However, the  □ the whole (indicate  atical changes shall be  ; if person duly authorized
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tractual consideration consists of or includes other proper which) consideration. (The sentence between the symbols of in construing this deed, where the context so recommeded that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has exect 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 designations. Before signing or accepting this instrument, the primate city or county planning department to verify approand to determine any limits on lawsuits against farming of practices as defined in orresponding to the property.  STATE OF OREGON, County this instrument was by This instrument was by This instrument was any content of the property.	grantee's heirs, succeansfer, stated in term rty or value given or f not applicable, should be quires, the singular in ns and to individuals uted this instrument of the person HE APPROVED USES OR FOREST	essors and assigns forevers of dollars, is \$	● However, the  □ the whole (indicate atical changes shall be; if person duly authorized
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tractual consideration consists of or includes other proper which) consideration. (The sentence between the symbols of in construing this deed, where the context so recommended that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has executed a corporation, it has caused its name to be sign to do so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESTHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROAND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OPRACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, CounThis instrument was aby  This instrument was aby	grantee's heirs, succeansfer, stated in term rty or value given or f not applicable, should be quires, the singular in ns and to individuals uted this instrument of the person HE APPROVED USES OR FOREST	essors and assigns forever so of dollars, is \$	● However, the  □ the whole (indicate atical changes shall be error duly authorized)
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tractual consideration consists of or includes other proper which) consideration. (The sentence between the symbols of in construing this deed, where the context so recommed so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has executed 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 DESTHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS ALATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PROPERTY OF COUNTY PLANNING DEPARTMENT TO VERIFY APPROAND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, CounThis instrument was aby  This instrument was aby  OFFICIAL SEAL of TERRIPACTORS.	grantee's heirs, succeansfer, stated in term rty or value given or f not applicable, should be quires, the singular in ns and to individuals uted this instrument of the person HE APPROVED USES OR FOREST	essors and assigns forevers of dollars, is \$	● However, the  □ the whole (indicate  atical changes shall be  ; if person duly authorized
(IF SPACE INSUFFICE  To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra actual consideration consists of or includes other proper which) consideration. (The sentence between the symbols of in construing this deed, where the context so rec made so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has exect grantor is a corporation, it has caused its name to be sig to do so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DES THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, TH ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH TH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPRO AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, Coun This instrument was a by This instrument was a by  OFFICIAL SEAL	grantee's heirs, succeansfer, stated in term rty or value given or f not applicable, should be quires, the singular in as and to individuals uted this instrument of the dependent of the person of th	essors and assigns forevers of dollars, is \$	① However, the ☐ the whole (indicate natical changes shall be; if person duly authorized

## EXHIBIT "A" LEGAL DESCRIPTION

## PARCEL 1:

All that portion of the NW1/4 SE1/4 and S1/2 SE1/4 lying Northeasterly of the West Langell Valley Road in Section 22, Township 39 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon.

## PARCEL 2:

A portion of the NE1/4 SE1/4 of Section 22, Township 39 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon, described as follows:

Beginning at the Southwest corner of said NE1/4 SE1/4; thence North 100 feet; thence East 100 feet; thence South 100 feet; thence West 100 feet to the point of beginning.