OVEDA B. WHITE		Vol <u>M02</u> State of orego	_Page_ N	32058	
255 English Flag Way		Shill Of OREO	JN,	l	6 0
Sonoma, Ca 95476-8107 Grantor's Name and Address					
D-T-SERVICE-CO,INC.	_				
c/o-Pauline-Browning	_				
HC71-,-Box-495C Grantes's Name and Address Hanover, NM 88041	-				
Hanover, NM 88041	- SPACE RESERVED FOR				
D T SERVICE CO., INC. c/o Pauline Browning	RECORDER'S USE				
HC71, Box 495C	-	State of Oregon, (County	of Klamath	
Anover NM 88041 Until requested otherwise, sand all tax statements to (Name, Address, Zip):		Recorded 05/31/200	2 11:.	25 a.m.	
		VOI MO2, Pg 320	5.8		
D T SERVICE CO., INC. c/o Pauline Browning		Linda Smith, County Fee $\frac{2}{\infty}$ #	y Clerk	1	
HC71, Box 495C	-	""	or r gs		ерг
anover, NM 88041	-				
	WARRANTY DEED				
KNOW ALL BY THESE PRESENTS that	***				
OVEDA B. WHITE					
nereinatter called grantor, for the consideration hereinat	fter stated to grantor	naid hu			
-D-I-BERVICE CULL INC. A NEVAUA	CORPORATION				
hereinafter called grantee, does hereby grant, bargain, s that certain real property, with the tenements, heredita situated in KLAMATH COUDTRY	sell and convey unto t	he grantee and grantee	's heirs,	successors and	l assig
situated inKLAMATH_COUNTY_ County, S	State of Oregon descri	ribed as follows to wit	ng or in	any way appe	ertaini
S1/2 OF THE E1/2 OF LOT 11, BLOK KLAMATH FALLS FOREST ESTATES, S	OCK 5, ALSO	KNOWN AS LOT	11C,	BLOCK 5,	
NERMITIN FRUID FUREDI ESTATES,	SICAN UNIT				
KLAMATH COUNTY, OREGON					
To Have and to Hold the same unto grantee and	ENT, CONTINUE DESCRIPTION grantee's heirs, succe	ssors and assigns forev	ver.		
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grante in fee simple of the above granted premises, free from	grantee's heirs, succe ee and grantee's heirs, n all encumbrances e	ssors and assigns forev successors and assigns except (if no exception	s, that gra	te).	
To Have and to Hold the same unto grantee and	grantee's heirs, succe ee and grantee's heirs, n all encumbrances e	ssors and assigns forev successors and assigns except (if no exception	s, that gra	te).	
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grante in fee simple of the above granted premises, free from	grantee's heirs, succe ee and grantee's heirs, m all encumbrances e	ssors and assigns forev successors and assigns except (if no exception	s, that gra is, so sta	te):	
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grante in fee simple of the above granted premises, free from grantor will warrant and forever defend the premises and	grantee's heirs, succe ee and grantee's heirs, m all encumbrances e devery part and parce	ssors and assigns forev successors and assigns except (if no exception	s, that gra is, so sta	te):	
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grante in fee simple of the above granted premises, free from grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the al	grantee's heirs, succe ee and grantee's heirs, m all encumbrances e d every part and parce bove described encum	ssors and assigns forev successors and assigns except (if no exception except (if no exception) except (if no exception except (if no exception) except (if no exception) exception exception exception exception exception exception exception exception exception exception exception exception exception exception exception exception exception exception except	s, that gra is, so sta wful clai	te):, , ms and deman	
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grante in fee simple of the above granted premises, free from grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the al The true and actual consideration paid for this tra	grantee's heirs, succe ee and grantee's heirs, m all encumbrances e d every part and parce bove described encum ansfer, stated in terms	ssors and assigns forev successors and assigns except (if no exception el thereof against the landbrances.	s, that gra is, so sta wful clai	te):, ms and deman	and the
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grante in fee simple of the above granted premises, free from grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the al The true and actual consideration paid for this tra MEMORY SERVICE SOLUTION SERVICE SERVICE SERVICE SOLUTION	grantee's heirs, succe ee and grantee's heirs, m all encumbrances e d every part and parce bove described encum ansfer, stated in terms	ssors and assigns forev successors and assigns except (if no exception el thereof against the la obtances. of dollars, is \$2 tothisde which is 2215.	s, that gra is, so sta wful clai 000.0	te):, ms and deman 0 & *****	and the
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grante in fee simple of the above granted premises, free from grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the al The true and actual consideration paid for this tra MUNICAL SCIENCES AND SCIENCES AND ACTUAL SCIENCES AN	grantee's heirs, succe ee and grantee's heirs, m all encumbrances e d every part and parce bove described encum ansfer, stated in terms	ssors and assigns forev successors and assigns except (if no exception el thereof against the la abrances. of dollars, is \$2 SANSORWAREN SOLVER	s, that gra is, so sta wful clai 000.0 XXXXXX	te):, ms and deman 0 & ***** EFAT OF HE	and th ids of a way of finite xxxx
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grante in fee simple of the above granted premises, free from grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the al The true and actual consideration paid for this tra MUNICAL SCIENCES AND SCIENCES AND ACTUAL SCIENCES AN	grantee's heirs, succe ee and grantee's heirs, m all encumbrances e d every part and parce bove described encum ansfer, stated in terms	ssors and assigns forev successors and assigns except (if no exception el thereof against the la abrances. of dollars, is \$2 SANSORWAREN SOLVER	s, that gra is, so sta wful clai 000.0 XXXXXX	te):, ms and deman 0 & ***** EFAT OF HE	and th ids of a way of finite xxxx
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grante in fee simple of the above granted premises, free from grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the al The true and actual consideration paid for this tra EXERCISES TO ACTUAL SOLUTION STOCKED SOLUTION IN WITNESS whereof, the grantor has executed this	grantee's heirs, succe ee and grantee's heirs, m all encumbrances e d every part and parce bove described encum ansfer, stated in terms COMPACT SCORE COMPACT SCORE COMPA	ssors and assigns forev successors and assigns except (if no exception el thereof against the la abrances. of dollars, is \$2 FORMOUNT STATES ludes the plural, and al	s, that gra is, so sta wful clai 000.0 XXXXX Il gramm	te):, ms and deman 0 & XXXX MAX OF NOT XXXXXXXXX atical changes 0 2	and th ids of a XXXX XXXX shall
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grante in fee simple of the above granted premises, free from grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the al The true and actual consideration paid for this tra MUNE CONSTRUMENT OF THE ACTUAL SECTION FOR THE ACTUAL	grantee's heirs, succe ee and grantee's heirs, m all encumbrances e d every part and parce bove described encum ansfer, stated in terms Constants of Sectors puires, the singular incons and to individuals, instrument on its seal, if any, affixed	ssors and assigns forev successors and assigns except (if no exception el thereof against the land brances. of dollars, is \$ CANCENTION and all the plural, and all MAY by an officer or other p	s, that gra is, so sta wful clai 000.0 XXXXX Il gramm <i>Construction</i> person du	te):, ms and deman 0 & XXXX MAX OF NOT XXXXXXXXX atical changes 0 2	and th ids of a XXXX XXXX shall
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grante in fee simple of the above granted premises, free from grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the al The true and actual consideration paid for this tra NEWERCONSTRUMENT OF THE ACTUAL SCIENCE STATES AND CONSTRUMENT OF THE STRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC	grantee's heirs, succe ee and grantee's heirs, m all encumbrances e d every part and parce bove described encum ansfer, stated in terms CRUBED IN	ssors and assigns forev successors and assigns except (if no exception el thereof against the land brances. of dollars, is \$ CANCENTION and all the plural, and all MAY by an officer or other p	s, that gra is, so sta wful clai 000.0 XXXXX Il gramm <i>Construction</i> person du	te):, ms and deman 0 & XXXX EFAX OF NOX atical changes 0 2	and th ids of a XXXX XXXX shall
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grante in fee simple of the above granted premises, free from grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the al The true and actual consideration paid for this tra NONKONSTANDOR SOLUTION OF ACTION AND ACTION AND ACTION OF APPLICABLE TO PROPERTY DESC THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC THIS INSTRUMENT IN VIOLATION OF APPLICABLE 1 AND USE 1 AWS AND	grantee's heirs, succe ee and grantee's heirs, m all encumbrances e d every part and parce bove described encum ansfer, stated in terms NACOMENTATION guires, the singular incons and to individuals, is instrument on its seal, if any, affixed	ssors and assigns forev successors and assigns except (if no exception el thereof against the la abrances. of dollars, is \$2 FORMOUNT STATES ludes the plural, and al	s, that gra is, so sta wful clai 000.0 XXXXX Il gramm <i>Construction</i> person du	te):, ms and deman 0 & XXXX EFAX OF NOX atical changes 0 2	and th ids of a XXXX XXXX shall
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grante in fee simple of the above granted premises, free from grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the al The true and actual consideration paid for this tra MONACONSIDERATION FORMATION SCIENCE AND AND AND SCIENCE AND AND AND SCIENCE AND AND AND ACCUPTING THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND ACCUPTING FEE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE	grantee's heirs, succe ee and grantee's heirs, m all encumbrances e d every part and parce bove described encum ansfer, stated in terms CRIBED IN ND REGU- E PERSON E APPRO.	ssors and assigns forev successors and assigns except (if no exception el thereof against the land brances. of dollars, is \$ CANCENTION and all the plural, and all MAY by an officer or other p	s, that gra is, so sta wful clai 000.0 XXXXX Il gramm <i>Construction</i> person du	te):, ms and deman 0 & XXXX EFAX OF NOX atical changes 0 2	and th ids of a XXXX XXXX shall
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grante in fee simple of the above granted premises, free from grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the al The true and actual consideration paid for this tra NERKONSTERNET DOTAL OF SCHOOL S	grantee's heirs, succe ee and grantee's heirs, m all encumbrances e d every part and parce bove described encum ansfer, stated in terms NY SPLANS GIVEN SCI puires, the singular incons and to individuals, instrument on its seal, if any, affixed CRIBED IN ND REGU- E PERSON IE APPRO- VED USS	ssors and assigns forev successors and assigns except (if no exception el thereof against the land brances. of dollars, is \$ CANCENTION and all the plural, and all MAY by an officer or other p	s, that gra is, so sta wful clai 000.0 XXXXX Il gramm <i>Construction</i> person du	te):, ms and deman 0 & XXXX EFAX OF NOX atical changes 0 2	and th ads of a weight of a and the ads of a a and the ads of a a a and the ads of a a a a a a a a a a a a a a a a a a a
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grante in fee simple of the above granted premises, free from grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the al The true and actual consideration paid for this tra NORKONSIDENTIFY OF THE PROPERTY SECONSTANT SOLUTION In construing this deed, where the context so req made so that this deed shall apply equally to corporation In witness whereof, the grantor has executed this is a corporation, it has caused its name to be signed and by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC 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 THI PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPLICABLE AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930.	grantee's heirs, succe ee and grantee's heirs, m all encumbrances e d every part and parce bove described encum ansfer, stated in terms NY XPLANS GIVENSE uires, the singular incons and to individuals, instrument on its seal, if any, affixed CRIBED IN ND REGU- E PERSON IE APPRO- VED USES IR FOREST	ssors and assigns forev successors and assigns except (if no exception el thereof against the land abrances. of dollars, is $\frac{2}{100}$ Constant Sector and a statistical and all and all and all and all and all and all and all and all and all and all and all and all a	s, that gra is, so sta wful clai 000.0 ****** Il gramm f 20 c person du	te):, ms and deman 0 & **** ******************************	and the
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grante in fee simple of the above granted premises, free from grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the al The true and actual consideration paid for this tra NORKONSIDENTIFY OF THE PROPERTY SECONSTANT SOLUTION In construing this deed, where the context so req made so that this deed shall apply equally to corporation In witness whereof, the grantor has executed this is a corporation, it has caused its name to be signed and by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC 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 THI PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPLICABLE AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930.	grantee's heirs, succe ee and grantee's heirs, m all encumbrances e d every part and parce bove described encum ansfer, stated in terms NY XPLANS GIVENSE uires, the singular incons and to individuals, instrument on its seal, if any, affixed CRIBED IN ND REGU- E PERSON IE APPRO- VED USES IR FOREST	ssors and assigns forev successors and assigns except (if no exception el thereof against the land abrances. of dollars, is $\frac{2}{100}$ Constant Sector and a statistical and all and all and all and all and all and all and all and all and all and all and all and all a	s, that gra is, so sta wful clai 000.0 ****** Il gramm f 20 c person du	te):, ms and deman 0 & **** ******************************	and the
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grante in fee simple of the above granted premises, free from grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the al The true and actual consideration paid for this tra NORKONSIDENTIFY OF THE PROPERTY SECONSTANT SOLUTION In construing this deed, where the context so req made so that this deed shall apply equally to corporation In witness whereof, the grantor has executed this is a corporation, it has caused its name to be signed and by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC 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 THI PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPLICABLE AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930.	grantee's heirs, succe ee and grantee's heirs, m all encumbrances e d every part and parce bove described encum ansfer, stated in terms NY XPLANS GIVENSE uires, the singular incons and to individuals, instrument on its seal, if any, affixed CRIBED IN ND REGU- E PERSON IE APPRO- VED USES IR FOREST	ssors and assigns forev successors and assigns except (if no exception el thereof against the land abrances. of dollars, is $\frac{2}{100}$ Constant Sector and a statistical and all and all and all and all and all and all and all and all and all and all and all and all a	s, that gra is, so sta wful clai 000.0 ****** Il gramm f 20 c person du	te):, ms and deman 0 & **** ******************************	and th ids of a CCCCC shall f f grant to do a
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the al The true and actual consideration paid for this tra SCURKONSTOCKSTOCK SECKONSTOCKSTORE PERSON MINED CONSTITUTE OF THE PROPERTY SECONSTOCKSTORE PERSON In construing this deed, where the context so req made so that this deed shall apply equally to corporation In witness whereof, the grantor has executed this is a corporation, it has caused its name to be signed and by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AL LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THI PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROV AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930.	grantee's heirs, succe ee and grantee's heirs, m all encumbrances e d every part and parce bove described encum ansfer, stated in terms NO CONTROL STATES GIVENTICS guires, the singular inc ms and to individuals, instrument on its seal, if any, affixed CRIBED IN ND REGU- E PERSON IE APPRO- VED USES IR FOREST ty of (1) ty of (1)	ssors and assigns forev successors and assigns except (if no exception el thereof against the landrances. of dollars, is $\frac{2}{5}$ Construction Construction by an officer or other f Construction B. WHITE S. S. ne on <u>May</u> 3	s, that gra is, so sta wful clai 000.0 \times \times \times \times \times \times \times \times	te):, ms and deman 0 & YACX 2024 A A A A A A A A A A A A A A A A A A A	and th ids of a Constant shall I f grant to do s
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the al The true and actual consideration paid for this tra SCURKONSTREMENT SOLUTION OF APPLICABLE LAND USE LAWS AT INCOMPACTION OF APPLICABLE LAND USE LAWS AT In construing this deed, where the context so req made so that this deed shall apply equally to corporation In witness whereof, the grantor has executed this is a corporation, it has caused its name to be signed and by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY PLANNING OF PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROY AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930. STATE OF COUNTY PLANNING DEPARTMENT TO VERIFY APPROY AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930. STATE OF COUNTY PLANNING DEPARTMENT TO VERIFY APPROY AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930.	grantee's heirs, succe ee and grantee's heirs, m all encumbrances e d every part and parce bove described encum ansfer, stated in terms NO PERSENTION OVEDA its seal, if any, affixed CRIBED IN NO REGU- E PERSON IE APPRO- VED USES IR FOREST ty of ty of its nowledged before r	ssors and assigns forev successors and assigns except (if no exception el thereof against the landbrances. of dollars, is $\frac{2}{100}$ of dollars, is $\frac{2}{100}$ Control of Control by an officer or other p <i>Control of Control</i> B. WHITE Control of Control Control of Control of Control Control of Control of Control Control of Control of Control Control of Control of Control of Control Control of Control of Co	s, that gra is, so sta wful clai 000.0 \times \times \times \times \times \times \times \times	te):, ms and deman 0 & XXXX MAX OF NAX atical changes 0 2; il uly authorized	and th ids of a Constant shall f f grant to do a
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the al The true and actual consideration paid for this tra SCURKONSTOCKSTOCK SECKONSTOCKSTORE PERSON MINED CONSTITUTE OF THE PROPERTY SECONSTOCKSTORE PERSON In construing this deed, where the context so req made so that this deed shall apply equally to corporation In witness whereof, the grantor has executed this is a corporation, it has caused its name to be signed and by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AL LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THI PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROV AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930.	grantee's heirs, succe ee and grantee's heirs, m all encumbrances e d every part and parce bove described encum ansfer, stated in terms NO PERSENTION OVEDA its seal, if any, affixed CRIBED IN NO REGU- E PERSON IE APPRO- VED USES IR FOREST ty of ty of its nowledged before r	ssors and assigns forev successors and assigns except (if no exception el thereof against the landbrances. of dollars, is $\frac{2}{100}$ of dollars, is $\frac{2}{100}$ Control of Control by an officer or other p <i>Control of Control</i> B. WHITE Control of Control Control of Control of Control Control of Control of Control Control of Control of Control Control of Control of Control of Control Control of Control of Co	s, that gra is, so sta wful clai 000.0 \times \times \times \times \times \times \times \times	te):, ms and deman 0 & XXXX MAX OF NAX atical changes 0 2; il uly authorized	and th ids of a Constant shall I f grant to do s
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the al The true and actual consideration paid for this tra SCURKONSTREMENT SOLUTION OF APPLICABLE LAND USE LAWS AT INCOMPACTION OF APPLICABLE LAND USE LAWS AT In construing this deed, where the context so req made so that this deed shall apply equally to corporation In witness whereof, the grantor has executed this is a corporation, it has caused its name to be signed and by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY PLANNING OF PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROY AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930. STATE OF COUNTY PLANNING DEPARTMENT TO VERIFY APPROY AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930. STATE OF COUNTY PLANNING DEPARTMENT TO VERIFY APPROY AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930.	grantee's heirs, succe ee and grantee's heirs, m all encumbrances e d every part and parce bove described encum ansfer, stated in terms NO PERSENTION OVEDA its seal, if any, affixed CRIBED IN NO REGU- E PERSON IE APPRO- VED USES IR FOREST ty of ty of its nowledged before r	ssors and assigns forev successors and assigns except (if no exception el thereof against the landbrances. of dollars, is $\frac{2}{100}$ of dollars, is $\frac{2}{100}$ Control of Control by an officer or other p <i>Control of Control</i> B. WHITE Control of Control Control of Control of Control Control of Control of Control Control of Control of Control Control of Control of Control of Control Control of Control of Co	s, that gra is, so sta wful clai 000.0 \times \times \times \times \times \times \times \times	te):, ms and deman 0 & XXXX MAX OF NAX atical changes 0 2; il uly authorized	and th ids of a Control shall f grante to do s
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grante in fee simple of the above granted premises, free from grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the al The true and actual consideration paid for this tra EXEMPLOADS CONSTRUCTION OF APERATION PROFESSION OF ACTION OF APERATION APERATION OF APERATION OF APERATION APERATION OF 	grantee's heirs, succe ee and grantee's heirs, m all encumbrances e d every part and parce bove described encum ansfer, stated in terms NO PERSENTION OVEDA its seal, if any, affixed CRIBED IN NO REGU- E PERSON IE APPRO- VED USES IR FOREST ty of ty of its nowledged before r	ssors and assigns forev successors and assigns except (if no exception el thereof against the landbrances. of dollars, is $\frac{2}{100}$ of dollars, is $\frac{2}{100}$ Control of Control by an officer or other p <i>Control of Control</i> B. WHITE Control of Control Control of Control of Control Control of Control of Control Control of Control of Control Control of Control of Control of Control Control of Control of Co	s, that gra is, so sta wful clai 000.0 \times \times \times \times \times \times \times \times	te):, ms and deman 0 & XXXX MAX OF NAX atical changes 0 2; il uly authorized	and th ids of a Control shall f grante to do s
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grante in fee simple of the above granted premises, free from grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the al The true and actual consideration paid for this tra NEXAMPLE SCHEWERS	grantee's heirs, succe ee and grantee's heirs, m all encumbrances e d every part and parce bove described encum ansfer, stated in terms NOREST CRIBED IN ND REGU- E APPRO- VED USES R FOREST ty of incknowledged before r	ssors and assigns forev successors and assigns except (if no exception el thereof against the landstances. of dollars, is S_2 index the plural, and all $May \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$	s, that gra is, so sta wful clai 000.0 \times 1000.0 \times 1000000 1000000000000000000000000000000000000	te):, ms and deman 0 & XXXX MAX OF NAX atical changes 0 2; il uly authorized	and th ids of a weight of a shall t f grante to do s
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grante in fee simple of the above granted premises, free from grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the al The true and actual consideration paid for this tra XXUEKOCUSTERENTICE OF CONSTRUMENT OF STRUE PROPERTY DESC XINCE CONSTRUMENT OF CONSTRUE PROPERTY DESC XINCE CONSTRUMENT OF CONSTRUE PROPERTY DESC The strue and actual apply equally to corporation In witness whereof, the grantor has executed this is a corporation, it has caused its name to be signed and by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AI AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930. STATE OF COUNTY PLANNING DEPARTMENT TO VERIFY APPRO AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930. OFFICIAL SEAL - 1289841 JACQUELINE R. BOGUE Z NOTARY PUBLIC - CALLF. D COUNTY OF SONOMA	grantee's heirs, succe ee and grantee's heirs, m all encumbrances e d every part and parce bove described encum ansfer, stated in terms NO ACCENT SCIENCE STATES guires, the singular inc ns and to individuals, instrument on its seal, if any, affixed CRIBED IN ND REGU- ND REGU- VED USES R FOREST ty of Q (I icknowledged before r icknowledged before r	ssors and assigns forev successors and assigns except (if no exception el thereof against the landbrances. of dollars, is S_2 Construction Constructio	s, that gra is, so sta wful clai 000.0 \times \times \times \times \times \times \times \times	te):, ms and deman 0 ****** *****************************	and th ids of a weight of a shall t f grante to do s
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grante in fee simple of the above granted premises, free from grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the al The true and actual consideration paid for this tra SCURKONSTREMENTION OF APPROVENTION OF APPROVENTION OF APPROVENTION OF APPROVENTION OF APPLICABLE LAND USE LAWS AT In construing this deed, where the context so req made so that this deed shall apply equally to corporation In witness whereof, the grantor has executed this is a corporation, it has caused its name to be signed and is by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY APPROV AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930. STATE OF CONTY PLANNING DEPARTMENT TO VERIFY APPROV AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930. OFFICIAL SEAL - 1289841 JACQUELINE R. BOGUE Z NOTARY PUBLIC - CALLE OF	grantee's heirs, succe ee and grantee's heirs, m all encumbrances e d every part and parce bove described encum ansfer, stated in terms NO ACCENT SCIENCE STATES guires, the singular inc ns and to individuals, instrument on its seal, if any, affixed CRIBED IN ND REGU- ND REGU- VED USES R FOREST ty of Q (I icknowledged before r icknowledged before r	ssors and assigns forev successors and assigns except (if no exception el thereof against the landstances. of dollars, is S_2 index the plural, and all $May \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$	s, that gra is, so sta wful clai 000.0 \times \times \times \times \times \times \times \times	te):, ms and deman 0 ****** *****************************	and th ids of a Control shall f grante to do s
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grante in fee simple of the above granted premises, free from grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the al The true and actual consideration paid for this tra XXUEKOCUSTERENTICE OF CONSTRUCT STRUCT PERSON Which consideration 20 (WK MARK EXCAN EXCANDED STRUCT PERSON Which consideration 20 (WK MARK EXCANDED STRUCT PERSON I n witness whereof, the grantor has executed this is a corporation, it has caused its name to be signed and the by order of its board of directors. THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AN LATIONS. BEFORE SIGNING ON ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH TH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROT AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930. STATE OF COUNTY OF SONOMA UNIT OF SONOMA	grantee's heirs, succe ee and grantee's heirs, m all encumbrances e d every part and parce bove described encum ansfer, stated in terms NO SCARE GIVEN SCH CRIBED IN ND REGU- its seal, if any, affixed CRIBED IN ND REGU- E PERSON IE APPRO- VED USES IR FOREST ty of G ty of G icknowledged before r incompleted before r incompleted before r incompleted before r	ssors and assigns forev successors and assigns except (if no exception el thereof against the landrances. of dollars, is \$ for it is \$ to the plural, and all hay by an officer or other f by an officer or other f ss. ne on ic for Gregon (Acres sion expires)	s, that gra is, so sta wful clai 000.0 \times \times \times \times \times \times \times \times	te):, ms and deman 0 ****** *****************************	and the