	39721
12 JUL 12 PM2:56 - 18 19 11 HAULET - 10 11 VALLET ALEXA	Vol_M02_Page 39721 STATE OF OREGON,
Dale H. Hammer 70 11 ROUND LAKE ROAD	
KIAMATH FAUS, ORESON 97601 Grantee's Name and Address Attended of the Control of Control	SPACE RESERVED FOR RECORDER'S USE
7011 ROUND LOVE ROAD  KUN MOTH FAUS, ORECAL 97601  Untilgequested otherwise, send all tax statements to (Name, Address, Zip):	State of Oregon, County of Klamath Recorded 07/12/2002 156 pm. Vol M02, Pg 3972/
Dale H. Clammer 7011 ROUND LAKE ROAD KLAMATH FALLS, OREGON 97601	Linda Smith, County Clerk Fee \$\frac{2\left/\infty}{\alpha} # of Pgs  \tag{\tag{Pguty.}}
	IN AND SALE DEED
KNOW ALL BY THESE PRESENTS that	a100.3
Dale D. Hammer	ated, does hereby grant, bargain, sell and convey unto
itaments and appurtenances thereunto belonging or in any we State of Oregon, described as follows, to-wit: (1) ACCT.	10. R497867. TWP. 39 RNGE 8, BLOCK SEC 22,
TRACT. F	POR. 525W45W4 LY. E OF ROAD ACOES 5. OD MUY#
(2) Acc.	MAP: R-3908-02200-01100-000 CODE: 020 005
TRACT.	40. RS80080. TWP. 39 RHGE. 8, BLOCK SEC 22, POR. SZ SWYSWY LY. E OF ROAD, ACRES 8.03, MH X #
8 32 88	MAP: R. 3908-02200-01100-000 CODE: 005 020
(3) ACCT	: NO. M37356 MFD. STRUCTURE SERIAL NYB3TSK10932
	" ~ ° ° ~ KEPL ACCOUNT R. 39DX - 02.200 - 01100 - 000
PERS	ONIAL MS AMPO AL ASSOCIATION
PERS	OUAL MS, MAP. M-083288 CODE: 020
PERS	OUAL MS, MAP. M-083288 CODE: 020
PERS	OUAL MS, MAP. M-083288 CODE: 020
PERS	OUAL MS, MAP. M-083288 CODE: 020
PERS	OUAL MS, MAP. M-083288 CODE: 020
(IF SPACE INSUFFICIENT To Have and to Hold the same unto grantee and gran	CONTINUE DESCRIPTION ON REVERSE) ntee's heirs, successors and assigns forever.
(IF SPACE INSUFFICIENT  To Have and to Hold the same unto grantee and gran  The true and actual consideration paid for this transf actual consideration consists of or includes other property of	CONTINUE DESCRIPTION ON REVERSE)  Intee's heirs, successors and assigns forever.  Ser, stated in terms of dollars, is \$
(IF SPACE INSUFFICIENT  To Have and to Hold the same unto grantee and gran  The true and actual consideration paid for this transf actual consideration consists of or includes other property of which) consideration. (The sentence between the symbols (4), if not In construing this deed, where the context so require	CONTINUE DESCRIPTION ON REVERSE)  Intee's heirs, successors and assigns forever.  For, stated in terms of dollars, is \$
(IF SPACE INSUFFICIENT  To Have and to Hold the same unto grantee and grantee and actual consideration paid for this transfactual consideration consists of or includes other property which) consideration. (The sentence between the symbols (**), if not In construing this deed, where the context so require made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has executed	CONTINUE DESCRIPTION ON REVERSE) Intee's heirs, successors and assigns forever. Fer, stated in terms of dollars, is \$
(IF SPACE INSUFFICIENT  To Have and to Hold the same unto grantee and grantee and actual consideration paid for this transfactual consideration consists of or includes other property which) consideration. (The sentence between the symbols (**), if not In construing this deed, where the context so require made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has executed	CONTINUE DESCRIPTION ON REVERSE)  Intee's heirs, successors and assigns forever.  For, stated in terms of dollars, is \$
(IF SPACE INSUFFICIENT  To Have and to Hold the same unto grantee and grantee and actual consideration paid for this transf actual consideration consists of or includes other property of which) consideration. (The sentence between the symbols (P), if not In construing this deed, where the context so require made so that this deed shall apply equally to corporations a 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 DESCRIB	CONTINUE DESCRIPTION ON REVERSE) Intee's heirs, successors and assigns forever. For, stated in terms of dollars, is \$
(IF SPACE INSUFFICIENT  To Have and to Hold the same unto grantee and grantee and actual consideration paid for this transf actual consideration consists of or includes other property of which) consideration. (The sentence between the symbols of, if not In construing this deed, where the context so require made so that this deed shall apply equally to corporations a 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.	CONTINUE DESCRIPTION ON REVERSE) Intee's heirs, successors and assigns forever. For, stated in terms of dollars, is \$
(IF SPACE INSUFFICIENT  To Have and to Hold the same unto grantee and gran  The true and actual consideration paid for this transf actual consideration consists of or includes other property of which) consideration. (The sentence between the symbols of, if not In construing this deed, where the context so require made so that this deed shall apply equally to corporations a 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 described this instrument in violation of applicable land use laws and flations. Before signing or accepting this instrument, the pe acquiring fee title to the property should check with the AP PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOR PRACTICES AS DEFINED IN ORS 30.930.	CONTINUE DESCRIPTION ON REVERSE) Intee's heirs, successors and assigns forever.  For, stated in terms of dollars, is \$
To Have and to Hold the same unto grantee and granter true and actual consideration paid for this transfactual consideration consists of or includes other property of which) consideration. (The sentence between the symbols of, if not In construing this deed, where the context so require made so that this deed shall apply equally to corporations a 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 described this instrument in violation of applicable land use laws and flations. Before signing or accepting this instrument, the period and to determine any limits on lawsuits against farming or for practices as defined in ors 30.930.  STATE OF OREGON, County of This instrument was acknown in the same to be of the property should check with the Application of the property should be applicated to the property should be applicated to the property should be applied to the property	CONTINUE DESCRIPTION ON REVERSE) Intee's heirs, successors and assigns forever. For value given or promised which is part of the whole (indicate applicable, should be deleted. See ORS 93.030.) The singular includes the plural, and all grammatical changes shall be not to individuals. This instrument on and its seal if any, affixed by an officer or other person duly authorized the plural includes the plur
To Have and to Hold the same unto grantee and gran The true and actual consideration paid for this transf actual consideration consists of or includes other property of which) consideration. (The sentence between the symbols of, if not a line construing this deed, where the context so required made so that this deed shall apply equally to corporations a line with the second granter 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 described this instrument will not allow use of the property described this instrument. The period of the property should check with the Appliance city or county planning department to verify approved and to determine any limits on lawsuits against farming or practices as defined in ors 30.930.  State of oregon, County of this instrument was acknown the supplement of the property should the county of this instrument was acknown the supplement of the property should the county of the county of the county of this instrument was acknown the county of the	CONTINUE DESCRIPTION ON REVERSE) Intee's heirs, successors and assigns forever. For stated in terms of dollars, is \$
(IF SPACE INSUFFICIENT  To Have and to Hold the same unto grantee and grantee and actual consideration paid for this transf actual consideration consists of or includes other property of which) consideration. (The sentence between the symbols (P), if not a lin construing this deed, where the context so require made so that this deed shall apply equally to corporations a 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 described this instrument in violation of applicable land use laws and flations. Before signing or accepting this instrument, the peacouring fee title to the property should check with the Applicable land of the property of the property approved and to determine any limits on lawsuits against farming or for practices as defined in ors 30.930.  STATE OF OREGON, County of this instrument was acknown as a construction of the property was a constructed as a construction of the property and the property of the property and the proper	CONTINUE DESCRIPTION ON REVERSE)  Intee's heirs, successors and assigns forever.  For value given or promised which is part of the however, the applicable, should be deleted. See ORS 93.030.)  The singular includes the plural, and all grammatical changes shall be not to individuals.  This instrument on this instrument on this instrument on the person duly authorized and its seal if any, affixed by an officer or other person duly authorized which is the part of the person duly authorized with the person du
(IF SPACE INSUFFICIENT  To Have and to Hold the same unto grantee and gran  The true and actual consideration paid for this transf actual consideration consists of or includes other property of which) consideration. (The sentence between the symbols (*), if not  In construing this deed, where the context so require made so that this deed shall apply equally to corporations a  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 DESCRIB THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND F LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE AP PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FO PRACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, County o  This instrument was ackr by	CONTINUE DESCRIPTION ON REVERSE) Intee's heirs, successors and assigns forever. For value given or promised which is part of the the whole (indicate applicable, should be deleted. See ORS 93.030.) The singular includes the plural, and all grammatical changes shall be not to individuals. This instrument on and its scal, if any, affixed by an officer or other person duly authorized the plural of the plural of the person duly authorized the person d
(IF SPACE INSUFFICIENT  To Have and to Hold the same unto grantee and grantee and actual consideration paid for this transf actual consideration consists of or includes other property of which) consideration. (The sentence between the symbols (P), if not a lin construing this deed, where the context so require made so that this deed shall apply equally to corporations a 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 described this instrument in violation of applicable land use laws and flations. Before signing or accepting this instrument, the peacouring fee title to the property should check with the Applicable land of the property of the property approved and to determine any limits on lawsuits against farming or for practices as defined in ors 30.930.  STATE OF OREGON, County of this instrument was acknown as a construction of the property was a constructed as a construction of the property and the property of the property and the proper	CONTINUE DESCRIPTION ON REVERSE)  Intee's heirs, successors and assigns forever.  For value given or promised which is part of the however, the applicable, should be deleted. See ORS 93.030.)  The singular includes the plural, and all grammatical changes shall be not to individuals.  This instrument on this instrument on this instrument on the person duly authorized and its seal if any, affixed by an officer or other person duly authorized which is the part of the person duly authorized with the person du