Shallow I Treated and	_	Vol_ <u>M03</u>		<u>38</u> 527	
Steven L Tucker and Quin A F. Tucker Husband and wife Charles D and Christian L Terrell	S	TATE OF OREC	ON,	} ss.	
Husband and wite					
harles D and Christian L Terrell					
Husband and wite					
Grantee's Name and Address er recording, return to (Name, Address, Zip):	SPACE RESERVED FOR				
or recording, return to (Name, Address, Zip): NATIES + Christina TERRELL 2.0, BOX 1247	RECORDER'S USE				
Afine Oregon 97739		State of Orego Recorded 06/06/	1, County	of Klamath	
requested otherwise, send all lax statements to (Name, Address, Zip): hales t Mistiwa Terrell		ئے Vol M03 Pg	88527	7	
7,0,Box 1247		Linda Smith, Co Fee \$ 2/00			:puty.
APine, Oregon 97739				•	
BAF	RGAIN AND SALE DEED		<u> </u>		
× KNOW ALL BY THESE PRESENTS that	teven L. Tuck	er and			
luina F. Tucker (H	jusband and	wite)		******	,
ereinafter called grantor, for the consideration hereinafte harles D and Christina L	er stated, does hereby gra Temeu (Hu	nt, bargain, sell a	d convey u	nto	
ereinafter called grantee, and unto grantee's heirs, succe	ssors and assigns, all of t	nat certain real pr	operty, with	the tenements, l	hered-
aments and appurtenances thereunto belonging or in ar	ny way appertaining, situ	ated in	MaI	<i>I</i> C ₀	ounty,
+ 5 Black & Ante	clope Mea	dows	lind	. 1	
antents and apportenances therefore belonging of it at a tate of Oregon, described as follows, to-wit: Lot 5, Block 8, Antellia dition, in the Count Count Creyon	ty of Elan	dows -	tale	9	
Sdition, In) .			
regon	X/I =				
			46.		
***	<i>y</i>				
		•	1		
()			-1		
	4	<i>()</i>			
4 4		V	-		
	- (, »			
		,			
AT DESCRIPTION					
To Have and to Hold the same unto grantee and	CIENT, CONTINUE DESCRIPTION O grantee's heirs, successo	rs and assigns fo	ever.		
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tr	grantee's heirs, successo ansfer, stated in terms of	rs and assigns fo dollars, is \$\\	sting	^① Howev	er, the
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, it	grantee's heirs, successo ansfer, stated in terms of rty or value given or pron f not applicable, should be dele	rs and assigns fo dollars, is \$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	part of the	the whole (in	ndicate
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tructual consideration consists of or includes other proper which) consideration. (The sentence between the symbols of in construing this deed, where the context so reconded so that this deed shall apply equally to corporatio	grantee's heirs, successo ansfer, stated in terms of rty or value given or prorf not applicable, should be delequires, the singular includes and to individuals.	rs and assigns fo dollars, is \$\(\frac{1}{2}\) nised which is \(\sigma\) led. See ORS 93.030 les the plural, and	part of the) i all gramm	the whole (in	ndicate
To Have and to Hold the same unto grantee and The true and actual consideration paid for this trectual consideration consists of or includes other proper which) consideration. (The sentence between the symbols of in construing this deed, where the context so rectade so that this deed shall apply equally to corporatio IN WITNESS WHEREOF, the grantor has executed the same and the same unto grantee and the true and actually the symbols of the same unto grantee and the true and actually symbols of the symbols of the same unto grantee and the true and actual consideration paid for this true consideration.	grantee's heirs, successo ansfer, stated in terms of rity or value given or prorf not applicable, should be delequires, the singular includes and to individuals.	rs and assigns fo dollars, is \$\\ \cdot\ \cdot	part of the half gramm	the whole (in	ndicate
To Have and to Hold the same unto grantee and The true and actual consideration paid for this treatual consideration consists of or includes other proper thich) consideration. (The sentence between the symbols , in construing this deed, where the context so receased so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has executantor is a corporation, it has caused its name to be signal.	grantee's heirs, successo ansfer, stated in terms of rity or value given or prorf not applicable, should be delequires, the singular includes and to individuals.	rs and assigns fo dollars, is \$\\ \cdot\ \cdot	part of the half gramm	the whole (in	ndicate
To Have and to Hold the same unto grantee and The true and actual consideration paid for this treatual consideration consists of or includes other proper hich) consideration. (The sentence between the symbols (Particle), in construing this deed, where the context so recade so that this deed shall apply equally to corporation. IN WITNESS WHEREOF, the grantor has executantor is a corporation, it has caused its name to be signed on so by order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A	grantee's heirs, successo ansfer, stated in terms of rity or value given or prorf not applicable, should be delequires, the singular includes and to individuals, uted this instrument on med and its seal, if any, a CRIBED IN	rs and assigns fo dollars, is \$\\ \cdot\ \cdot	part of the half gramm	the whole (in	ndicate
To Have and to Hold the same unto grantee and The true and actual consideration paid for this treatual consideration consists of or includes other proper hich) consideration. (The sentence between the symbols of inconstruing this deed, where the context so recade so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has executantor is a corporation, it has caused its name to be sign to do so by order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESHIS INSTRUMENT, IN VIOLATION OF APPLICABLE LAND USE LAWS ATTOMNS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE COURTING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE COURTING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE COURTING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE COURTING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE COURTING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE COURTING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE COURTING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE COURTING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE COURTING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE COURTING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE COURTING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PROPERTY SHOU	grantee's heirs, successo ansfer, stated in terms of rity or value given or proof not applicable, should be delequires, the singular includes and to individuals, uted this instrument on the and its seal, if any, a CRIBED IN AND REGU-	rs and assigns fo dollars, is \$\\ \cdot\ \cdot	part of the half gramm	the whole (in	ndicate
To Have and to Hold the same unto grantee and The true and actual consideration paid for this treatual consideration consists of or includes other proper hich) consideration. (The sentence between the symbols Φ, i In construing this deed, where the context so recade so that this deed shall apply equally to corporation. IN WITNESS WHEREOF, the grantor has executantor 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 DESHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AUTIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE COURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE STANDARD OF THE PROPERTY OF COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF THE PROPERTY SHOULD CHECK WITH THE COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF THE PROPERTY SHOULD CHECK WITH THE COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF THE PROPERTY SHOULD CHECK WITH THE COUNTY PLANNING OF THE PROPERTY SHOULD CHECK WITH THE COUNTY PLANNING OF THE PROPERTY SHOULD CHECK WITH THE COUNTY PLANNING OF THE PROPERTY SHOULD CHECK WITH THE COUNTY PLANNING OF THE PROPERTY SHOULD CHECK WITH THE COUNTY PLANNING OF THE PROPERTY SHOULD CHECK WITH THE COUNTY PLANNING OF THE PROPERTY SHOULD CHECK WITH THE COUNTY PLANNING OF THE PROPERTY SHOULD CHECK WITH THE COUNTY PLANNING OF THE PROPERTY SHOULD CHECK WITH THE COUNTY PLANNING OF THE PROPERTY SHOULD CHECK WITH THE COUNTY PLANNING OF THE PROPERTY SHOULD CHECK WITH THE COUNTY PLANNING OF THE PROPERTY SHOULD CHECK WITH THE COUNTY PLANNING OF THE PROPERTY SHOULD CHECK WITH THE COUNTY PLANNING OF THE PROPERTY PLANNING OF THE	grantee's heirs, successo ansfer, stated in terms of rity or value given or proof not applicable, should be delequires, the singular includes and to individuals, uted this instrument on the and its seal, if any, a CRIBED IN AND REGU-	rs and assigns fo dollars, is \$\\ \cdot\ \cdot	part of the half gramm	the whole (in	ndicate
To Have and to Hold the same unto grantee and The true and actual consideration paid for this treatual consideration consists of or includes other proper hich) consideration. (The sentence between the symbols of the inconstruing this deed, where the context so recade so that this deed shall apply equally to corporation. IN WITNESS WHEREOF, the grantor has executantor is a corporation, it has caused its name to be signed to so by order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS ANTIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE COURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE TOTAL TO THE PROPERTY SHOULD CHECK WITH THE TOTAL TOTAL THE PROPERTY SHOULD CHECK WITH THE TOTAL THE PROPERTY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING CHARCTICES AS DEFINED IN ORS 30.930.	grantee's heirs, successo ansfer, stated in terms of rity or value given or pror f not applicable, should be delequires, the singular includes and to individuals, uted this instrument on med and its seal, if any, a CRIBED IN LAD REGULE PERSON HE APPRODUED USES OR FOREST	rs and assigns fo dollars, is \$\\ \cdot\ \cdot	part of the half gramm	the whole (in	ndicate
To Have and to Hold the same unto grantee and The true and actual consideration paid for this trual consideration consists of or includes other proper hich) consideration. (The sentence between the symbols of inconstruing this deed, where the context so recade so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has executantor is a corporation, it has caused its name to be signed on so by order of its board of directors. Ils Instrument will not allow use of the property designed in the property designed in the property of the property should check with the property of county planning department to verify approperty of county planning department to verify approperty of county planning of the property of the	grantee's heirs, successo ansfer, stated in terms of any or value given or proof not applicable, should be delequires, the singular includes and to individuals, uted this instrument on aned and its seal, if any, a CRIBED IN AND REGULE PERSON DE PERSON DE POREST	rs and assigns fo dollars, is \$ Us nised which is ded. See ORS 93.030 les the plural, and ffixed by an office	part of the half gramm	the whole (in	ndicate
To Have and to Hold the same unto grantee and The true and actual consideration paid for this trectual consideration consists of or includes other proper which) consideration. (The sentence between the symbols of inconstruing this deed, where the context so rectade so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has executanter is a corporation, it has caused its name to be sign to do so by order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS ANTIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE COURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR RACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County this instrument was by	grantee's heirs, successo ansfer, stated in terms of rity or value given or proref not applicable, should be delequires, the singular includes and to individuals, uted this instrument on the and its seal, if any, a CRIBED IN AND REGUE PERSON HE PERSON HE PERSON HE APPRODUCED USES OR FOREST	rs and assigns for dollars, is \$ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	part of the part o	the whole (in natical changes sleeperson duly auth	hall be
To Have and to Hold the same unto grantee and The true and actual consideration paid for this treatual consideration consists of or includes other proper which) consideration. (The sentence between the symbols of the inconstruing this deed, where the context so received as the symbols of the context so received as the symbols of the context so received as the symbols of the grantor has executed as 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 DES HIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND ACCEPTING THIS INSTRUMENT, THE COURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE RIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROACTIONS AS DEFINED IN ORS 30.930. STATE OF OREGON, County by County Planning of the county pla	grantee's heirs, successo ansfer, stated in terms of any or value given or proof not applicable, should be delequires, the singular includes and to individuals, uted this instrument on aned and its seal, if any, a CRIBED IN AND REGULE PERSON DE PERSON DE POREST	rs and assigns for dollars, is \$\(\frac{1}{2}\) inised which is \(\begin{align*} \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ Idd. See ORS 93	part of the part o	the whole (in natical changes sloperson duly auth	hall be
To Have and to Hold the same unto grantee and The true and actual consideration paid for this trectual consideration consists of or includes other proper which) consideration. (The sentence between the symbols of the inconstruing this deed, where the context so rectade so that this deed shall apply equally to corporation. IN WITNESS WHEREOF, the grantor has executantor is a corporation, it has caused its name to be signed to so by order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS ANTIONS. 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 APPROACTION OF THE PROPERTY SHOULD CHECK WITH THE PROPERTY SHOULD CHECK WITH THE PROPERTY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROACTION OF APPLICABLE LAND USE LAWS AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR RACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County by This instrument was by This instrument was by This instrument was by This instrument was	grantee's heirs, successo ansfer, stated in terms of rity or value given or pror f not applicable, should be delequires, the singular includes and to individuals, uted this instrument on med and its seal, if any, a CRIBED IN LAD REGULE PERSON HE APPROVED USES OR FOREST	rs and assigns for dollars, is \$\(\frac{1}{2}\) inised which is \(\begin{align*} \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ Idd. See ORS 93	part of the part o	the whole (in natical changes sloperson duly auth	hall be
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tructual consideration consists of or includes other proper which) consideration. (The sentence between the symbols of the inconstruing this deed, where the context so reconded so that this deed shall apply equally to corporation. IN WITNESS WHEREOF, the grantor has executantor is a corporation, it has caused its name to be sign to do so by order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DES HIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A ATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE COULBING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROAD TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County County Planning of the instrument was by	grantee's heirs, successo ansfer, stated in terms of rity or value given or proref not applicable, should be delequires, the singular includes and to individuals, uted this instrument on aned and its seal, if any, a critical control of the property of th	rs and assigns for dollars, is \$ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	part of the part o	the whole (in natical changes sleeperson duly auth	hall be
To Have and to Hold the same unto grantee and The true and actual consideration paid for this treatual consideration consists of or includes other proper which) consideration. (The sentence between the symbols of inconstruing this deed, where the context so recorded so that this deed shall apply equally to corporation. IN WITNESS WHEREOF, the grantor has executantor is a corporation, it has caused its name to be sign to do so by order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DES HIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND ACCEPTING THIS INSTRUMENT, THE COUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE RIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR RACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County PLANNING OF ACCEPTING THIS INSTRUMENT WAS BY THE WA	grantee's heirs, successo ansfer, stated in terms of rity or value given or proref not applicable, should be delequires, the singular includes and to individuals, uted this instrument on aned and its seal, if any, a critical control of the property of th	rs and assigns for dollars, is \$\(\frac{1}{2}\) inised which is \(\begin{align*} \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ \text{Idd. See ORS 93.030} \\ \text{less the plural, and } \text{Idd. See ORS 93.030} \\ Idd. See ORS 93	part of the part o	the whole (in natical changes sleeperson duly auth	hall be