NTZ	- 59688		OR 9730
MIC	1 Sylvar	Vol. MO3 Page 79205	8
ARTHUR R. BELSKY & LILIAN M. BELSKY	ł	STATE OF UKEGON,	
7606 DONEGAL AVE KLAMATH FALLS OR 97603			
Grantor's Name and Address THE BELSKY FAMILY LOVING TRUST	ļ		
7606 DONEGAL AVE			
CLAMATH FALLS OR 97603			
ter recording, return to (Name, Addrese, Zip):	SPACE RESERVED FOR		
THE BELSKY FAMILY LOVING TRUST 7606 DONEGAL AVE	RECORDEN'S USE	State of Oregon, County of Klamath	
KLAMATH FALLS OR 97603		Recorded 10/24/03 2:06 0 m	
Intil requested otherwise, send all tax statements to (Name, Address, Zip): THE BELSKY FAMILY LOVING TRUST		Vol M03 Pg 79 Zo 5 Linda Smith, County Clerk	
7606 DONEGAL AVE		Fee \$ 2/00 # of Pgs /	eputy
CLAMATH FALLS OR 97603	ł		-p,
8.21	ECIAL WARRANTY DE	ED	
KNOW ALL BY THESE PRESENTS thatA	rthur R. Belsk	y & Lilian M. Belsky	
nereinafter called grantor, for the consideration hereina	Per stated to constan	maid by ADTHITO D REIGHV & ITITAN &	 I
BELSKY, TRUSTERS OF THE BELSKY FAMILY			la
hereinafter called grantee, does hereby grant, bargain, s	ell and convey unto	the grantee and grantee's heirs, successors and a	
that certain real property, with the tenements, heredital situated in			ainin
divated inCounty, s	State of Oregon, desc	rided as follows, to-wit:	
Lot 15 of ELM PARK, according to the		thereof on file in the office of	
the County Clerk of Klamath County, O	regon.		
•	ENT, CONTINUE DESCRIPTION		
To Have and to Hold the same unto grantee and			
And grantor hereby covenants to and with gran			
parcel thereof against the lawful claims and demands of	HIOL AND WALKIANIO	will warrant and defend the same and every n	
		will warrant and defend the same and every p by through, or under the grantor.	
The true and actual consideration paid for this tr	f all persons claiming		
actual consideration consists of or includes other prope	f all persons claiming ansfer, stated in term rty or value given or	s by, through, or under the grantor. s of dollars, is \$1_00 © Howe promised which is □ the whole □ part of the (i	art an v or, tl
actual consideration consists of or includes other proper which) consideration. [©] (The semence between the symbols ©, t	f all persons claiming ansfer, stated in term rty or value given or if not applicable, should be	s by, through, or under the grantor. s of dollars, is \$1_0\O \tilde{\theta} \text{Howe} promised which is □ the whole □ part of the (i) r debted. See ORS 93.030.)	art an vor, th
which) consideration consists of or includes other proper which) consideration. The sentence between the symbols of In construing this deed, where the context so re- made so that this deed shall apply equally to corporation	f all persons claiming ansfer, stated in term rty or value given or if not applicable, should be quires, the singular in on and to individuals	s by, through, or under the grantor. s of dollars, is \$1_0\O \tilde{\theta}\text{Howe} promised which is □ the whole □ part of the (i) recludes the plural, and all grammatical changes a	art an vor, th ndica hall b
which) consideration consists of or includes other proper which) consideration. The sentence between the symbols of In construing this deed, where the context so re- made so that this deed shall apply equally to corporation	f all persons claiming ansfer, stated in term rty or value given or if not applicable, should be quires, the singular in on and to individuals	s by, through, or under the grantor. s of dollars, is \$1_0\O \tilde{\theta}\text{Howe} promised which is □ the whole □ part of the (i) recludes the plural, and all grammatical changes a	art an vor, th ndica hall b
Actual consideration consists of or includes other proper which) consideration. (The semence between the symbols of the construing this deed, where the context so remade 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	f all persons claiming ansfer, stated in term rety or value given or fact applicable, should be quires, the singular in and to individuals instrument on	s by, through, or under the grantor. s of dollars, is \$_1_00	art an vor, th ndica hall b
is a corporation, it has caused its name to be signed and	f all persons claiming ansfer, stated in term rety or value given or fact applicable, should be quires, the singular in and to individuals instrument on	s by, through, or under the grantor. s of dollars, is \$_1_00	art an vor, th ndica hall b
In construing this deed, where the context so remade 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 DES	f all persons claiming ansfer, stated in term rty or value given or if not applicable, should be quires, the singular in as and to individuals instrument on its seal, if any, affixed CRIBED IN	to by, through, or under the grantor. s of dollars, is \$1_00 — Howe promised which is the whole part of the (is deleted. See ORS 93.030.) cludes the plural, and all grammatical changes a October 15, 2003; if the dollar of the control of	art an vor, th ndica hall b
actual consideration consists of or includes other proper which) consideration. (The sense between the symbols of the construing this deed, where the context so remade 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 DESTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS ALATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE	f all persons claiming ansfer, stated in term rty or value given or for applicable, should be quires, the singular in as and to individuals instrument on its seal, if any, affixed the person ARTH EPERSON	to by, through, or under the grantor. s of dollars, is \$_1_00	art an vor, th ndica hall b
In constraining this deed, where the context so reconstraining this deed, where the context so reconstraining this deed, where the context so reconstrained 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 DESTRIBING THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAND LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE	f all persons claiming ansfer, stated in term rty or value given or if not applicable, should be quires, the singular in ms and to individuals instrument on its seal, if any, affixed CRIBED IN ARTHE PERSON ARTHE PERSON	to by, through, or under the grantor. s of dollars, is \$_1.00	art an vor, th ndica hall b
In construing this deed, where the context so remade 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 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 TO PRIVATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPRIVATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPRIVATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPRIVATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPRIVAND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF THE PROPERTY BROUNTY BROUNTY FARMING OF THE PROPERTY BROUNTY BR	f all persons claiming ansfer, stated in term rty or value given or if not applicable, should be quires, the singular in as and to individuals instrument on its seal, if any, affixed CRIBED IN AND REGULE PERSON ARTHUR PERSON LILLY	to by, through, or under the grantor. s of dollars, is \$_1_00	art an vor, th ndica hall b
In construing this deed, where the context so remade 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 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 TO 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.	f all persons claiming ansfer, stated in term rty or value given or if not applicable, should be quires, the singular in ms and to individuals instrument on	to by, through, or under the grantor. s of dollars, is \$_1.00	art an vor, th ndica hall b
In construing this deed, where the context so remade 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 DESTRUIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAND	f all persons claiming ansfer, stated in term rty or value given or if not applicable, should be quires, the singular in ms and to individuals instrument on its seal, if any, affixed CRIBED IN AND REGULE PERSON HE APPROVICE PERSON HE APPROVICE OR FOREST	to by, through, or under the grantor. s of dollars, is \$1_00	art an vor, th ndica hall b
In construing this deed, where the context so remade 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 DESTHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS ALATIONS. 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 APPROAND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OPPRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, CounThis instrument was	f all persons claiming ansfer, stated in term rty or value given or rty or value given or rty or applicable, should be quires, the singular in ms and to individuals a instrument on	to by, through, or under the grantor. s of dollars, is \$1_00	art an vor, th ndica hall b
In construing this deed, where the context so remade 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 DESTRUING THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIVATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPRICAND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OPPRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, Countries and Instrument was a particular and the property of the instrument was a particular and the property of the instrument was a particular and the property of the instrument was a particular and the property of the instrument was a particular and the property of the instrument was a particular and the property of the property o	f all persons claiming ansfer, stated in term rty or value given or if not applicable, should be quires, the singular in ms and to individuals instrument on its seal, if any, affixed the person its APPROVED USES DR FOREST LILY of Klamath acknowledged before & LILIAN M. B.	to by, through, or under the grantor. s of dollars, is \$1_00	art an vor, th ndica hall b
In construing this deed, where the context so remade 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 DESTRUIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIVATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPRICAND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OPPACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, CounThis instrument was a particular to the property of	f all persons claiming ansfer, stated in term rty or value given or if not applicable, should be quires, the singular in ms and to individuals instrument on its seal, if any, affixed the person its APPROVED USES DR FOREST LILY of Klamath acknowledged before & LILIAN M. B.	to by, through, or under the grantor. s of dollars, is \$1_00	art an vor, th ndica hall b
In construing this deed, where the context so remade 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 DESTHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS ALATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THA ACQUIRING 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 OPPRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County PLANNING THE PROPERTY R. BELSKY APPROACTICES AS DEFINED IN ORS 30.930. This instrument was a property of the pro	f all persons claiming ansfer, stated in term rty or value given or if not applicable, should be quires, the singular in ms and to individuals instrument on its seal, if any, affixed the person its APPROVED USES DR FOREST LILY of Klamath acknowledged before & LILIAN M. B.	to by, through, or under the grantor. s of dollars, is \$1_00	art an vor, th ndica hall b
In construing this deed, where the context so remade 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 DESTHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS ALATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THA ACQUIRING 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 OPPRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County PLANNING THE PROPERTY R. BELSKY APPROACTICES AS DEFINED IN ORS 30.930. This instrument was a property of the pro	f all persons claiming ansfer, stated in term rty or value given or if not applicable, should be quires, the singular in ms and to individuals instrument on its seal, if any, affixed the person its APPROVED USES DR FOREST LILY of Klamath acknowledged before & LILIAN M. B.	s by, through, or under the grantor. s of dollars, is \$1_00	art an vor, th ndica hall b
In construing this deed, where the context so remade 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 DESTRIB INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAND SHAPPING OF APPLICABLE LAND USE LAND	f all persons claiming ansfer, stated in term rty or value given or if not applicable, should be quires, the singular in ms and to individuals instrument on its seal, if any, affixed CRIBED IN ARTHER PERSON EPERSON EPERSON EPERSON ENTER PROPEST LILY OF Klamath acknowledged before & LILIAN M. Backnowledged before	s by, through, or under the grantor. s of dollars, is \$1_00	art an vor, th ndica hall b
In construing this deed, where the context so remade 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 DESTHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS ALATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT IN THE PROPERTY SHOULD CHECK WITH THE PROPERTY OF COUNTY PLANNING DEPARTMENT TO VERIFY APPROAND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OPPRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County PLANNING DEPARTMENT TO VERIFY APPROAND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OPPRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County PLANNING DEPARTMENT TO VERIFY APPROAND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OPPRACTICES AS DEFINED IN ORS 30.930.	f all persons claiming ansfer, stated in term rty or value given or if not applicable, should be quires, the singular in ms and to individuals instrument on its seal, if any, affixed the person of t	s by, through, or under the grantor. s of dollars, is \$1_00	art an vor, th ndica hall b
In construing this deed, where the context so remade 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 DESTRIES INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAND	f all persons claiming ansfer, stated in term rty or value given or if not applicable, should be quires, the singular in ms and to individuals instrument on its seal, if any, affixed the person of t	to by, through, or under the grantor. s of dollars, is \$ _ 1_00	art an vor, th ndica hall b