EA NO PART OF ANY STEVENS-NE	SS FORM MAY BE REPRODUCED IN ANY FORM OR BY ANY ELECTRONIC OR MECHANICAL MEANS.
REALVEST, INC.	
HC71, Box 495C % P. Browning	
Hanover, NM 88041	00205
Mr. Gary W. And Libes CENdress	Vol. MO4 Page 23395
1007 Calmgrove Ave	
Covina, CA 91724-2141	
Companie Name and Address	
	SPACE RESERVED FOR
Mr. Gary W. Glisson	RECORDER'S USE
1007 Calmgrove Ave	State of Oregon, County of Klamath
Covina, CA 91724-2141	Recorded 04/20/2004 //23 pm
Until requested otherwise, send all tax statements to Olama, Address, Zio):	Vol M04 Pg 23.395
Linili requested otherwise, eard all tax statements to (tiame, Address, Zip): Mr. Gary W. Glisson	Linda Smith, County Clerk
	Fee \$ <u>21.00</u> # of Pgs
1007 Calmgrove Ave	
Covina, Ca 91724-2141	
	0-24-14180
	WARRANTY DEED FORM LOUIS
KNOW ALL BY THESE PRESENTS that	, , , , , , , , , , , , , , , , , , ,
	DATTON
REALVEST, INC. A NEVADA CORPOI	after stated, to grantor paid by
	nici stated, to grantor paid by
Gary W. Glisson	sell and convey unto the grantee and grantee's heirs, successors and assigns,
that costain med property, with the tenaments benedit	aments and appurtenances thereunto belonging or in any way appertaining,
situated in County,	State of Organia described as follows to-mit.
situated inCounty,	State of Oregon, described as follows, to-wit.
TOT OF DIOCE OF BILMING BALL	LS FOREST ESTATES, HIGHWAY 66, PLAT 1
LOT 04, BLOCK 07, KLARATH FALL	15 FUREST ESTATES, RIGHWAI 00, PUAT I
KLAMATH COUNTY, OREGON	This document is being recorded as an
	accomposition only. No information
	contained herein has been verified.
	Aspen Title & Becrow, inc.
(IF SPACE INSUFFIC	HENT, CONTINUE DESCRIPTION ON REVERSE SIDE)
	d grantee's heirs, successors and assigns forever.
And grantor hereby covenants to and with gran	tee and grantee's heirs, successors and assigns, that grantor is lawfully seized
in fee simple of the above granted premises, free fro	om all encumbrances except (if no exceptions, so state):
	and that
grantor will warrant and forever defend the premises a	and every part and parcel thereof against the lawful claims and demands of all
persons whomsoever, except those claiming under the	above described encumbrances.
The true and actual consideration raid for this	transfer, stated in terms of dollarshis SQQQ_QQ_QQQQ; **\text{\text{\$\frac{1}{2}\text{\$\frac{1}{2}\text{\$\frac{1}\text{\$\frac{1}{2}\text{\$\frac{1}\text{\$\frac{1}\tex
	entrocyclus given recognised which is a the whole a part of the distinction
	disperiutiadatibalifetike 1988 1980 occocococococococococococococococococo
In constrains this deed where the context so t	
made so that this deed shall apply equally to corporati	equires, the singular includes the plural, and all grammatical changes shall be
made so that this deed shall apply equally to corporate	equires, the singular includes the plural, and all grammetical changes shall be
In witness whereof, the grantor has executed the	equires, the singular includes the plural, and all grammetical changes shall be ions and to individuals
	equires, the singular includes the plural, and all grammetical changes shall be ions and to individuals is instrument on; if grantor
	equires, the singular includes the plural, and all grammetical changes shall be ions and to individuals
is a corporation, it has caused its name to be signed and by order of its board of directors.	equires, the singular includes the plural, and all grammetical changes shall be ions and to individuals is instrument on; if grantor
by order of its board of directors.	equires, the singular includes the plural, and all grammatical changes shall be ions and to individuals is instrument on; if grantor is instrument on; if grantor is seal, if any, affixed by an placetor other person duly authorized to do so
by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DITTHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS	equires, the singular includes the plural, and all grammatical changes shall be ions and to individuals is instrument on; if grantor is instrument on; if grantor is seal, if any, affixed by an placetor other person duly authorized to do so seal, if any affixed by an placetor other person duly authorized to do so so so william v. Transident
by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DI THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS LATIONS REFORE SIGNING OR ACCEPTING THIS INSTRUMENT.	equires, the singular includes the plural, and all grammetical changes shall be ions and to individuals instrument on; if grantor id its seal, if any, affixed by an influence of other person duly authorized to do so escribed in william v. Theory president
by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DITTHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIEY APP	equires, the singular includes the plural, and all grammetical changes shall be ions and to individuals it instrument on; if grantor id its seal, if any, affixed by an other person duly authorized to do so SCRIBED IN SAND REGUNTHE PERSON THE APPRO-BROVED USES
by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DITHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPLAND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING.	equires, the singular includes the plural, and all grammetical changes shall be ions and to individuals it instrument on; if grantor id its seal, if any, affixed by an other person duly authorized to do so SCRIBED IN SAND REGUNTHE PERSON THE APPRO-BROVED USES
by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DITHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APP AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING PRACTICES AS DEFINED IN ORS 30.930.	equires, the singular includes the plural, and all grammetical changes shall be ions and to individuals it instrument on; if grantor id its seal, if any, affixed by an other person duly authorized to do so SCRIBED IN SAND REGUNTHE PERSON THE APPRO-BROVED USES
by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DITHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APP AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING PRACTICES AS DEFINED IN ORS 30.930.	equires, the singular includes the plural, and all grammatical changes shall be ions and to individuals instrument on; if grantor is instrument on; if grantor id its seal, if any, affixed by an place or other person duly authorized to do so so the person duly authorized to do so william v. The person the person duly authorized to do so william v. The person the person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so will be person duly authorized to do so will
by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DI THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, I ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APP AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING PRACTICES AS DEFINED IN ORS 30.930. OLL PRIMIT STATE OF CERSON, COU	equires, the singular includes the plural, and all grammetical changes shall be sons and to individuals its instrument on; if grantor its seal, if any, affixed by an influence of other person duly authorized to do so escribed in any, affixed by an influence of other person duly authorized to do so escribed in any affixed by an influence of other person duly authorized to do so escribed in any affixed by an influence of other person duly authorized to do so escribed in any affixed by an influence of other person duly authorized to do so escribed in any affixed by an influence of other person duly authorized to do so escribed in any affixed by an influence of other person duly authorized to do so escribed in any affixed by an influence of other person duly authorized to do so escribed in any affixed by an influence of other person duly authorized to do so escribed in any affixed by an influence of other person duly authorized to do so escribed in any affixed by an influence of other person duly authorized to do so escribed in any affixed by an influence of other person duly authorized to do so escribed in any affixed by an influence of other person duly authorized to do so escribed in any affixed by an influence of other person duly authorized to do so escribed in any affixed by an influence of other person duly authorized to do so escribed in any affixed by an influence of other person duly authorized to do so escribed in any affixed by an influence of other person duly authorized to do so escribed in any affixed by an influence of other person duly authorized to do so escribed in any affixed by an influence of other person duly authorized to do so escribed in any affixed by an influence of other person duly authorized to do so escribed in any affixed by an influence of other person duly authorized to do so escribed in any analysis and an
by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DITHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APP AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING PRACTICES AS DEFINED IN ORS 30.930: ORDER AND CONTROL OF COUNTY PLANNING OF STATE OF COUNTY AND CONTROL OF COUNTY PLANNING OF STATE OF COUNTY AND CONTROL OF COUNTY PLANNING OF STATE OF COUNTY PL	equires, the singular includes the plural, and all grammetical changes shall be ions and to individuals its instrument on; if grantor its seal, if any, affixed by an other person duly authorized to do so escribed in the person that william v. The person that person the person that william v. The person that person
by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DITHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APP AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING PRACTICES AS DEFINED IN ORS 30.830: **COLUMN OF THE PROPERTY OF CARBONIA, CONTRACT OF CARBONIA	equires, the singular includes the plural, and all grammetical changes shall be ions and to individuals its instrument on; if grantor its instrument on; if grantor its seal, if any, affixed by an pluce or other person duly authorized to do so secrible in the seal of the person duly authorized to do so william v. resident William v. resident THE PERSON THE APPRORUSES GOR FOREST Linty of
by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DITHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APP AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING PRACTICES AS DEFINED IN ORS 30.930. **COLLIPIANT** STATE OF COLLIPIANT** This instrument was by	equires, the singular includes the plural, and all grammatical changes shall be ions and to individuals instrument on; if grantor id its seal, if any, affixed by an other person duly authorized to do so escribed in the person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so will be
by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DITHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APP AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING PRACTICES AS DEFINED IN ORS 30.830. **COLUMNAL STATE OF CERSON, Country of the instrument was by	equires, the singular includes the plural, and all grammatical changes shall be ions and to individuals instrument on; if grantor id its seal, if any, affixed by an other person duly authorized to do so escribed in the person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so will be
by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DITHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APP AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING PRACTICES AS DEFINED IN ORS 30.930. **COLLIPIANT** STATE OF COLLIPIANT** This instrument was by	equires, the singular includes the plural, and all grammatical changes shall be ions and to individuals instrument on; if grantor id its seal, if any, affixed by an other person duly authorized to do so escribed in the person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so will be
by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DITHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APP AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING PRACTICES AS DEFINED IN ORS 30.830. **COLUMNAL STATE OF CERSON, Country of the instrument was by	equires, the singular includes the plural, and all grammetical changes shall be ions and to individuals its instrument on; if grantor its seal, if any, affixed by an other person duly authorized to do so escribed in the person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so will an experience will be person duly authorized to do so will be
by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DITHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APP AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING PRACTICES AS DEFINED IN ORS 30.930. **COLORNAL STATE OF CERSON, Co. This instrument was by	equires, the singular includes the plural, and all grammetical changes shall be ions and to individuals its instrument on; if grantor id its seal, if any, affixed by an other person duly authorized to do so so sacknowledged before me on; sacknowledged before me on; sacknowledged before me on; sacknowledged before me on;;
by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DITHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APP AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING PRACTICES AS DEFINED IN ORS 30.930. OLIPITALE STATE OF CERSON, Con This instrument was by	equires, the singular includes the plural, and all grammatical changes shall be ions and to individuals his instrument on; if grantor and its seal, if any, affixed by an interpretable of the person duly authorized to do so escribed in a seal, if any, affixed by an interpretable of the person duly authorized to do so escribed in a seal, if any, affixed by an interpretable of the person duly authorized to do so escribed in a seal, if any, affixed by an interpretable of the person duly authorized to do so escribed in a seal, if any, affixed by an interpretable of the person duly authorized to do so escribed in a seal, if any, affixed by an interpretable of the person duly authorized to do so escribed in a seal, if any, affixed by an interpretable of the person duly authorized to do so escribed in a seal, if any, affixed by an interpretable of the person duly authorized to do so escribed in a seal, if any, affixed by an interpretable of the person duly authorized to do so escribed in a seal, if any, affixed by an interpretable of the person duly authorized to do so escribed in a seal, if any, affixed by an interpretable of the person duly authorized to do so escribed in a seal, if any, affixed by an interpretable of the person duly authorized to do so escribed in a seal, if any, affixed by an interpretable of the person duly authorized to do so escribed in a seal, if any, affixed by an interpretable of the person duly authorized to do so escribed in a seal, if any, affixed by an interpretable of the person duly authorized to do so escribed in a seal, and a seal and
by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DITHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APP AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING PRACTICES AS DEFINED IN ORS 30.830. **COLUMNAL STATE OF CERSON, Country of the instrument was by	equires, the singular includes the plural, and all grammatical changes shall be ions and to individuals his instrument on; if grantor di its seal, if any, affixed by an interior other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor in; if grantor other person duly authorized to do so escribed in
THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DITHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APP AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING PRACTICES AS DEFINED IN ORS 30.930. COLORAGE STATE OF COLORAGE This instrument was by	equires, the singular includes the plural, and all grammatical changes shall be ions and to individuals his instrument on; if grantor id its seal, if any, affixed by an influence other person duly authorized to do so escribed in an influence of the person duly authorized to do so william v. The person the person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so william v. The person duly authorized to do so will authorize to d
by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DITHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APP AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING PRACTICES AS DEFINED IN ORS 30.930. **COLORNAL STATE OF CERSON, Co. This instrument was by	equires, the singular includes the plural, and all grammatical changes shall be ions and to individuals his instrument on; if grantor di its seal, if any, affixed by an interior other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor other person duly authorized to do so escribed in; if grantor in