Klamath County	1	
305 Main St, Rm 238 Klamath Falls, OR 97601	1	0.400**
Grantor's Name and Address		Vol_MO4 Page 24037
Michael J. Ryan	1	Vol MU4 Page
226 S Tisdale Ave Buffalo, WY 82834	SPACE RESERVED	State of Oregon, County of Klamath
Grantee's Name and Address	FOR	Recorded 04/22/2004 4 3 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
After recording, return to (Name, Address, 7ln)	RECORDER'S USE	VOI MU4 Pg 244037
Michael J. Ryan		Linda Smith, County Clerk
226 S Tisdale Ave Buffalo, WY 82834		Fee \$ 21 2 # of Pgs
Until requested otherwise, send all tax statements to (Name, Address, Zip):		
included J. Ryan		
226 S Tisdale Ave		
Buffalo, WY 82834		
	l	
St: Prop. Sales	<del></del>	
QUITCL	VIM DEED	
KNOW ALL BY THESE PRESENTS that Kin	math County o	Inter-1
KNOW ALL BY THESE PRESENTS that <u>Kla</u> hereinafter called grantor, for the consideration hereinafter stated, or <u>Michael J. Ryan</u>	los hereby remise	HICCAI Subdivision of the State of Oregon
Michael J. Ryan	ives ricitary ramise, i	release and forever quitclaim unto
hereinafter called grantee, and unto grantee's heirs, successors and property, with the tenements, hereditaments and appurtenances the	assigns, all of the gra	antor's right, title and interest in that costs in
	aculiu belonding or	ID BOV Way apportaining allegand in
County, Sate of Oregon, de	scribed as follows, to	)-wit:
ot 30 Block 21 Manually 5-11-5-		
Lot 39, Block 21, Klamath Falls Forest Estates Highway 66 Unit Plat County Clerk of Klamath County, Oregon.	No. 1, according to the	ne official plat thereof on file in the office of the
County Clerk of Ramadi County, Oregon.		
Subject to covenants, conditions, reservations, easements, restrict	tione rights sights a	dum, and all to
, and the state of	dons, rights, rights o	r way and an matters appearing of record.
(TE SPACE INCLIENT CONTRA		
(IF SPACE INSUFFICIENT, CONTIN To Have and to Hold the same unto grantee and	l Cranteo's boles, e.e.	
The true and actual concidenation poid for this	grantee's heirs, suc	cessors and assigns forever.
The true and actual consideration paid for this true and actual consideration consists of or includes other property or rather states.	grantee's heirs, suc ransfer, stated in ten	cessors and assigns forever. ms of dollars, is \$ <u>3,200.00</u> , <del>*However, th</del>
The true and actual consideration paid for this tractual consideration consists of or includes other property or value gh consideration.* (The sentence between the symbols*, if not applicable, about the symbols of the symbols.)	grantee's heirs, suc ransfer, stated in ten ran or promised which	cessors and assigns forever.  ms of dollars, is \$3.200.00 , *However, the liber of the to the whole (indicate which
The true and actual consideration paid for this tractual consideration consists of or includes other property or value ghous deration.* (The sentence between the symbols*, if not applicable, she In construing this deed, where the context construing this deed, where the context construing this deed.	I grantee's heirs, suc ransfer, stated in ten ran er promised while suld be deleted. See O	cessors and assigns forever.  ms of dollars, is \$3.200.00, *However, the liberate of the liberate which the liberate of the liberate which the liberate which the liberate which liberate which the liberate which
The true and actual consideration paid for this to actual consideration consists of or includes other property or value ghostideration.*  (The sentence between the symbols*, if not applicable, she In construing this deed, where the context so recipied that this deed shall apply equally to corporations and	I grantee's heirs, suc ransfer, stated in ten 1911 or promised whic 1914 be deleted. See O 1914 to individuals	cessors and assigns forever.  ms of dollars, is \$ <u>3.200.00</u> , *However, the  h is I part of the I the whole (indicate which  RS 93.030.)  ncludes the plural, and all grammatical change
The true and actual consideration paid for this to actual consideration consists of or includes other property or value ghosonideration.* (The sentence between the symbols*, if not applicable, she In construing this deed, where the context so reconstant by the granter has sentence the context of the granter has sentence the granter than	I grantee's heirs, suc ransfer, stated in ten ran or promised which suid be deleted. See 80 quires, the singular in it to individuals.	cessors and assigns forever.  ms of dollars, is \$3,200,00 , *Hewever, the  h is I part of the II the whole (indicate which  RS 93,030.)  Includes the plural, and all grammatical changes
The true and actual consideration paid for this to actual consideration consists of or includes other property or value ghostideration.* (The sentence between the symbols*, if not applicable, she in construing this deed, where the context so received the shall be made so that this deed shall apply equally to corporations and IN WITNESS WHEREOF, the grantor has execute grantor is a corporation, it has caused its name to be stoned and its see	I grantee's heirs, suc ransfer, stated in ten ran or promised which suid be deleted. See 80 quires, the singular in it to individuals.	cessors and assigns forever.  ms of dollars, is \$3,200,00 , *Hewever, the  h is I part of the II the whole (indicate which  RS 93,030.)  Includes the plural, and all grammatical changes
The true and actual consideration paid for this to actual consideration consists of or includes other property or value ghosonideration.* (The sentence between the symbols*, if not applicable, she In construing this deed, where the context so reconstant by the granter has sentence the context of the granter has sentence the granter than	I grantee's heirs, suc ransfer, stated in ten ran or promised which suid be deleted. See 80 quires, the singular in it to individuals.	cessors and assigns forever.  ms of dollars, is \$3,200,00 , *Hewever, the  h is I part of the II the whole (indicate which  RS 93,030.)  Includes the plural, and all grammatical changes
The true and actual consideration paid for this to actual consideration consists of or includes other property or value ghosonsideration.* (The sentence between the symbols*, if not applicable, she In construing this deed, where the context so reconstruing this deed shall apply equally to corporations and IN WITNESS WHEREOF, the grantor has execute grantor is a corporation, it has caused its name to be signed and its see so by order of its board of directors.	i grantee's heirs, suc ransfer, stated in ten ren er promised which wid be deleted. See O quires, the singular in it to individuals. and this instrument on al, if any, affixed by a	cessors and assigns forever. ms of dollars, is \$3,200,00 , *However, the series of the series the whole (indicate which RS 93,030.) includes the plural, and all grammatical change.  April 20, 2004 ; if an officer or other person duly authorized to do
The true and actual consideration paid for this to actual consideration consists of or includes other property or value ghosensideration.  (The sentence between the symbols*, if not applicable, she In construing this deed, where the context so rec shall be made so that this deed shall apply equally to corporations and IN WITNESS WHEREOF, the grantor has execute grantor is a corporation, it has caused its name to be signed and its se so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY	i grantee's heirs, sucransfer, stated in tenter or promised which wide be deleted. See 90 quires, the singular in the individuals. See this instrument on al, if any, affixed by a second of the individuals.	cessors and assigns forever.  ms of dollars, is \$3,200,00 , *Hewever, the  h is I part of the II the whole (indicate which  RS 93,030.)  Includes the plural, and all grammatical changes
The true and actual consideration paid for this to actual consideration consists of or includes other property or value gh consideration.* (The sentence between the symbols*, if not applicable, she In construing this deed, where the context so receptable be made so that this deed shall apply equally to corporations and IN WITNESS WHEREOF, the grantor has execute grantor is a corporation, it has caused its name to be signed and its se so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE.	i grantee's heirs, suc ransfer, stated in ten ren er promised which wid be deleted. See O quires, the singular in it to individuals. and this instrument on al, if any, affixed by a	cessors and assigns forever. ms of dollars, is \$3,200,00 , *However, the series of the series the whole (indicate which RS 93,030.) includes the plural, and all grammatical change.  April 20, 2004 ; if an officer or other person duly authorized to do
The true and actual consideration paid for this to actual consideration consists of or includes other property or value ghososideration. (The sentence between the symbols), if not applicable, she in construing this deed, where the context so reconsideration. (The sentence between the symbols), if not applicable, she in construing this deed, where the context so reconstruing this deed, where the context so reconstruing this deed, where the context so result in withness where the context so reconstruing this deed, where the context so reconstruing the sentence between the symbols (in not applicable, she consideration). It will be made so that this deed shall apply equally to corporations and its sentence shall be made so that this deed shall apply equally to corporations and its sentence shall be made so that this deed, where the context so reconstruing this deed, w	i grantee's heirs, sucransfer, stated in tenter or promised which wide be deleted. See 90 quires, the singular in the individuals. See this instrument on al, if any, affixed by a second of the individuals.	cessors and assigns forever. ms of dollars, is \$3,200,00 , *However, the series of the series the whole (indicate which RS 93,030.) includes the plural, and all grammatical change.  April 20, 2004 ; if an officer or other person duly authorized to do
The true and actual consideration paid for this to actual consideration consists of or includes other property or value ghe consideration.** (The sentence between the symbols*, if not applicable, she in construing this deed, where the context so received shall be made so that this deed shall apply equally to corporations and in WITNESS WHEREOF, the grantor has execute grantor is a corporation, it has caused its name to be signed and its se so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE	i grantee's heirs, sucransfer, stated in tenter or promised which wide be deleted. See 90 quires, the singular in the individuals. See this instrument on al, if any, affixed by a second of the individuals.	cessors and assigns forever. ms of dollars, is \$3,200,00 , *However, the series of the series the whole (indicate which RS 93,030.) includes the plural, and all grammatical change.  April 20, 2004 ; if an officer or other person duly authorized to do
The true and actual consideration paid for this to actual consideration consists of or includes other property or value ghe consideration.** (The sentence between the symbols*, if not applicable, she in construing this deed, where the context so received shall be made so that this deed shall apply equally to corporations and in WITNESS WHEREOF, the grantor has execute grantor is a corporation, it has caused its name to be signed and its se so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO	i grantee's heirs, sucransfer, stated in tenter or promised which wide be deleted. See 90 quires, the singular in the individuals. See this instrument on al, if any, affixed by a second of the individuals.	cessors and assigns forever. ms of dollars, is \$3,200,00 , *However, the series of the series the whole (indicate which RS 93,030.) includes the plural, and all grammatical change.  April 20, 2004 ; if an officer or other person duly authorized to do
The true and actual consideration paid for this to actual consideration consists of or includes other property or value ghe consideration.* (The sentence between the symbols*, if not applicable, she in construing this deed, where the context so reconsideration.* (The sentence between the symbols*, if not applicable, she in construing this deed, where the context so reconstruing the symbols*, if not applicable, she in construing this deed, where the context so reconstruing it is warring to accurate and its season by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON	i grantee's heirs, sucransfer, stated in tenter or promised which wide be deleted. See 90 quires, the singular in the individuals. See this instrument on al, if any, affixed by a second of the individuals.	cessors and assigns forever. ms of dollars, is \$3,200,00 , *However, the series of the series the whole (indicate which RS 93,030.) includes the plural, and all grammatical change.  April 20, 2004 ; if an officer or other person duly authorized to do
The true and actual consideration paid for this to actual consideration consists of or includes other property or value ghe consideration.* (The sentence between the symbols*, if not applicable, she in construing this deed, where the context so reconsideration.* (The sentence between the symbols*, if not applicable, she in construing this deed, where the context so reconstruing this warranteed is a deed, where the context so reconstruing this deed, where the context so reconstruing the context so reconstruing the context so reconstruing the context so that this deed shall apply equally to corporations and its search so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS	i grantee's heirs, sucransfer, stated in tenter or promised which wide be deleted. See 90 quires, the singular in the individuals. See this instrument on al, if any, affixed by a second of the individuals.	cessors and assigns forever. ms of dollars, is \$3,200,00 , *However, the series of the series the whole (indicate which RS 93,030.) includes the plural, and all grammatical change.  April 20, 2004 ; if an officer or other person duly authorized to do
The true and actual consideration paid for this to actual consideration consists of or includes other property or value ghe consideration.* (The sentence between the symbols*, if not applicable, she in construing this deed, where the context so reconsideration.* (The sentence between the symbols*, if not applicable, she in construing this deed, where the context so reconstruing the symbols*, if not applicable, she in construing this deed, where the context so reconstruing it is warring to accurate and its season by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON	i grantee's heirs, sucransfer, stated in tenter or promised which wide be deleted. See 90 quires, the singular in the individuals. See this instrument on al, if any, affixed by a second of the individuals.	cessors and assigns forever. ms of dollars, is \$3,200,00 , *However, the series of the series the whole (indicate which RS 93,030.) includes the plural, and all grammatical change.  April 20, 2004 ; if an officer or other person duly authorized to do
The true and actual consideration paid for this to actual consideration consists of or includes other property or value ghe consideration.* (The sentence between the symbols*, if not applicable, she in construing this deed, where the context so reconsideration.* (The sentence between the symbols*, if not applicable, she in construing this deed, where the context so reconstruing this warranteed is a deed, where the context so reconstruing this deed, where the context so reconstruing the context so reconstruing the context so reconstruing the context so that this deed shall apply equally to corporations and its search so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS	i grantee's heirs, sucransfer, stated in tenter or promised which wide be deleted. See 90 quires, the singular in the individuals. See this instrument on al, if any, affixed by a second of the individuals.	cessors and assigns forever. ms of dollars, is \$3,200,00 , *However, the series of the series the whole (indicate which RS 93,030.) includes the plural, and all grammatical change.  April 20, 2004 ; if an officer or other person duly authorized to do
The true and actual consideration paid for this to actual consideration consists of or includes other property or value ghe consideration.** (The sentence between the symbols*, if not applicable, she in construing this deed, where the context so received shall be made so that this deed shall apply equally to corporations and in Witness Whereof, the grantor has execute grantor is a corporation, it has caused its name to be signed and its se so by order of its board of directors.  This instrument will not allow use of the property described in this instrument in violation of applicable land use laws and regulations. Before signing or accepting this instrument, the person acquiring fee title to the property should check with the appropriate city or county planning department to verify approved uses and to determine any limits on lawsuits against farming or forest practices as defined in ors 30.930.	grantee's heirs, sucransfer, stated in tenter or premised which which which which which will be deleted. See Siguires, the singular in it to individuals. But this instrument on al, if any, affixed by a michael R. Markus	cessors and assigns forever. ms of dollars, is \$3,200,00 , *However, the series of the series the whole (indicate which RS 93,030.) includes the plural, and all grammatical change.  April 20, 2004 ; if an officer or other person duly authorized to do
The true and actual consideration paid for this to actual consideration consists of or includes other property or value ghe consideration. (The sentence between the symbols), if not applicable, she in construing this deed, where the context so receptable in this deed shall apply equally to corporations and in Witness Whereof, the grantor has execute grantor is a corporation, it has caused its name to be signed and its see so by order of its board of directors.  This instrument will not allow use of the property described in this instrument in violation of applicable LAND use laws and regulations. Before signing or accepting this instrument, the person acquiring fee title to the property should check with the appropriate city or county planning department to verify approved uses and to determine any limits on lawsuits against farming or forest practices as defined in ors 30.930.	grantee's heirs, such ansfer, stated in tenter or promised while teld be deleted. See 90 quires, the singular in the individuals. Ed this instrument on al, if any, affixed by a michael R. Markus	cessors and assigns forever. Ins of dollars, is \$3.200.00, *However, the instance of the person duly authorized to do instance of the ins
The true and actual consideration paid for this to actual consideration consists of or includes other property or value ghe consideration. The sentence between the symbols*, if not applicable, she in construing this deed, where the context so restabilities that this deed shall apply equally to corporations and IN WITNESS WHEREOF, the grantor has execute grantor is a corporation, it has caused its name to be signed and its se so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, County of Klamath This instrument was acknowledged before in the property of t	grantee's heirs, such ansfer, stated in tenter or promised while teld be deleted. See 90 quires, the singular in the individuals. Ed this instrument on al, if any, affixed by a michael R. Markus	cessors and assigns forever. Ins of dollars, is \$3.200.00, *However, the instance of the person duly authorized to do instance of the ins
The true and actual consideration paid for this to actual consideration consists of or includes other property or value ghe consideration. The sentence between the symbols*, if not applicable, she in construing this deed, where the context so real shall be made so that this deed shall apply equally to corporations and in WITNESS WHEREOF, the grantor has execute grantor is a corporation, it has caused its name to be signed and its see so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, County of	grantee's heirs, such ansfer, stated in ten or premised while whil	cessors and assigns forever. Ins of dollars, is \$3,200.00, *Hewever, the last of the last whole (indicate which res 93.030.) Includes the plural, and all grammatical changes  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20,
The true and actual consideration paid for this to actual consideration consists of or includes other property or value ghe consideration.* (The sentence between the symbols*, if not applicable, she in construing this deed, where the context so reconsideration.* (The sentence between the symbols*, if not applicable, she in construing this deed, where the context so reconsideration. In construing this deed, where the context so reconstruing this security of the grantor has execute grantor is a corporation, it has caused its name to be signed and its security in the subject of the property.  This instrument in violation of applicable, she in the security of the property of the property. The person acquiring fee the property of the property should check with the appropriate city or country planning department to verify approved uses and to determine any limits on lawsuits against farming or forest practices as defined in ors 30.930.  STATE OF OREGON, County of Klamath  This instrument was acknowledged before in this instrument was acknowledged before in the property of the p	grantee's heirs, such ansfer, stated in ten or premised while whil	cessors and assigns forever. Ins of dollars, is \$3,200.00, *Hewever, the last of the last whole (indicate which res 93.030.) Includes the plural, and all grammatical changes  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20,
The true and actual consideration paid for this to actual consideration consists of or includes other property or value ghe consideration.* (The sentence between the symbols*, if not applicable, she in construing this deed, where the context so received shall be made so that this deed shall apply equally to corporations and in WITNESS WHEREOF, the grantor has execute grantor is a corporation, it has caused its name to be signed and its se so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, County of Klamath  This instrument was acknowledged before in by Michael R. Markus	grantee's heirs, such ansfer, stated in ten or premised while whil	cessors and assigns forever. Ins of dollars, is \$3.200.00, *Hewever, the latest effect the latest which res 93.030.) Includes the plural, and all grammatical changes an officer or other person duly authorized to do latest efficiency.  Province:    April 20, 2004
The true and actual consideration paid for this to actual consideration consists of or includes other property or value ghe consideration.* (The sentence between the symbols*, if not applicable, she In construing this deed, where the context so received in sentence between the symbols*, if not applicable, she In construing this deed, where the context so received in construing this deed, where the context so received in construing this deed, where the context so received in construing this deed, where the context so received in construing this deed, where the context so received in construing this sentence in construing this instrument in violation of applicable.  This instrument in violation of applicable in this instrument in violation of applicable.  The property should check with the appropriate city or county planning department to verify approved uses and to determine any limits on lawsuits against farming or forest practices as defined in ors 30.930.  STATE OF OREGON, County of Klamath  This instrument was acknowledged before in the property surveyor.	grantee's heirs, such ansfer, stated in ten or premised while whil	cessors and assigns forever. Ins of dollars, is \$3.200.00, *Hewever, the latest effect the latest which res 93.030.) Includes the plural, and all grammatical changes an officer or other person duly authorized to do latest efficiency.  Province:    April 20, 2004
The true and actual consideration paid for this to actual consideration consists of or includes other property or value ghe consideration.* (The sentence between the symbols*, if not applicable, she in construing this deed, where the context so received shall be made so that this deed shall apply equally to corporations and in WITNESS WHEREOF, the grantor has execute grantor is a corporation, it has caused its name to be signed and its se so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, County of Klamath  This instrument was acknowledged before in by Michael R. Markus	grantee's heirs, such ansfer, stated in ten or premised while whil	cessors and assigns forever. Ins of dollars, is \$3,200.00, *Hewever, the last of the last whole (indicate which res 93.030.) Includes the plural, and all grammatical changes  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20,
The true and actual consideration paid for this to actual consideration consists of or includes other property or value ghe consideration.* (The sentence between the symbols*, if not applicable, she In construing this deed, where the context so received in sentence between the symbols*, if not applicable, she In construing this deed, where the context so received in construing this deed, where the context so received in construing this deed, where the context so received in construing this deed, where the context so received in construing this deed, where the context so received in construing this sentence in construing this instrument in violation of applicable.  This instrument in violation of applicable in this instrument in violation of applicable.  The property should check with the appropriate city or county planning department to verify approved uses and to determine any limits on lawsuits against farming or forest practices as defined in ors 30.930.  STATE OF OREGON, County of Klamath  This instrument was acknowledged before in the property surveyor.	grantee's heirs, such ansfer, stated in ten or premised while whil	cessors and assigns forever. Ins of dollars, is \$3,200.00, *Hewever, the last of the last whole (indicate which res 93.030.) Includes the plural, and all grammatical changes  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20,
The true and actual consideration paid for this to actual consideration consists of or includes other property or value gives actual consideration. The sentence between the symbols, if not applicable, she in construing this deed, where the context so reconsideration. The sentence between the symbols, if not applicable, she in construing this deed, where the context so reconstruing this deed, where the context so reconsideration. The sentence shall be made so that this deed shall apply equally to corporations and in WITNESS WHEREOF, the grantor has execute grantor is a corporation, it has caused its name to be signed and its set so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY of DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE ITTLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, County of Klamath  This instrument was acknowledged before in the State of Oregon  This instrument was acknowledged before in the State of Oregon	grantee's heirs, such ansfer, stated in ten or premised while whil	cessors and assigns forever. Ins of dollars, is \$3,200.00, *Hewever, the last of the last whole (indicate which res 93.030.) Includes the plural, and all grammatical changes  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20, 2004; if an officer or other person duly authorized to do  April 20,
The true and actual consideration paid for this to actual consideration consists of or includes other property or value gives a consideration. The sentence between the symbols, if not applicable, she in construing this deed, where the context so reconsideration. The sentence between the symbols, if not applicable, she in construing this deed, where the context so reconsideration. The sentence between the symbols, if not applicable, she in construing this deed, where the context so reconsideration. The sentence between the symbols, if not apply equally to corporations and in WITNESS WHEREOF, the grantor has execute grantor is a corporation, it has caused its name to be signed and its se so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, County of Klamath  This instrument was acknowledged before in the State of Oregon.  OFFICIAL SEAL LINDA A SEATED	I grantee's heirs, such ansfer, stated in ten or premised while while be deleted. See Siguires, the singular in it to individuals. Ed this instrument on al, if any, affixed by a Michael R. Markus  Notary Public for O	April 20, 2004  April 20, 2004  April 20, 2004
The true and actual consideration paid for this to actual consideration consists of or includes other property or value gives a consideration. The sentence between the symbols, if not applicable, she in construing this deed, where the context so received shall be made so that this deed shall apply equally to corporations and in WITNESS WHEREOF, the grantor has execute grantor is a corporation, it has caused its name to be signed and its sees by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, County of Klamath  This instrument was acknowledged before in the state of Oregon  OFFICIAL SEAL LINDA A. SEATER NOTAMED PUBBLIC-OREGON  COMMENDED LINE OFFICIAL SEAL LINDA A. SEATER NOTAMED PUBBLIC-OREGON	grantee's heirs, such ansfer, stated in ten or premised while whil	April 20, 2004  April 20, 2004  April 20, 2004
The true and actual consideration paid for this to actual consideration consists of or includes other property or value gives a consideration. The sentence between the symbols, if not applicable, she in construing this deed, where the context so received shall be made so that this deed shall apply equally to corporations and in WITNESS WHEREOF, the grantor has execute grantor is a corporation, it has caused its name to be signed and its sees by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, County of Klamath  This instrument was acknowledged before in the state of Oregon  OFFICIAL SEAL LINDA A. SEATER NOTAMED PUBBLIC-OREGON  COMMENDED LINE OFFICIAL SEAL LINDA A. SEATER NOTAMED PUBBLIC-OREGON	I grantee's heirs, such ansfer, stated in ten or premised while while be deleted. See Siguires, the singular in it to individuals. Ed this instrument on al, if any, affixed by a Michael R. Markus  Notary Public for O	April 20, 2004  April 20, 2004  April 20, 2004
The true and actual consideration paid for this to actual consideration consists of or includes other property or value givensideration. (The sentence between the symbols*, if not applicable, she in construing this deed, where the context so recipied in this deed shall apply equally to corporations and in WITNESS WHEREOF, the grantor has execute grantor is a corporation, it has caused its name to be signed and its see so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, County of Klamath  This instrument was acknowledged before in the State of Oregon  OFFICIAL SEAL  LINDA A. SEATER  NOTABY PLUE CARSON.	I grantee's heirs, such ansfer, stated in ten or premised while while be deleted. See Siguires, the singular in it to individuals. Ed this instrument on al, if any, affixed by a Michael R. Markus  Notary Public for O	April 20, 2004  April 20, 2004  April 20, 2004