Klamath County 305 Main St, Rm 238		Vol	M04 Page 317	71
Klamath Falls, OR 97601 Grantor's Name and Address				
Gary S. Long	SPACE RESERVED	State of O	regon, County of Klama	th . m
21065 NW Kay Rd North Plains, OR 97133	FOR RECORDER'S USE	Vol M04 I	05/20/2004 <u>) / 444 /</u> Pg 31771	<u></u>
Grantee's Name and Address	RECORDER'S USE	Linda Smi	th, County Clerk	
After recording, return to (Name, Address, Zlp): Gary S. Long		Fee \$	/ 60 # of Pgs/	
21065 NW Kay Rd				
North Plains, OR 97133				
Until requested otherwise, send all tax statements to (Name, Address, Zip): Gary S. Long				
21065 NW Kay Rd				
North Plains, OR 97133	<u> </u>			
·	LAIM DEED		latan of the State of Osc	
KNOW ALL BY THESE PRESENTS that Klam hereinafter called grantor, for the consideration hereinafter stated, d	ath County, a poll oes bereby remise.	tical subdivi release and f	sion of the State of Ore orever quitdaim unto	90 1
Comp.C. Long				
beggingfor called grantee, and unto grantee's heirs, successors and	assigns, all of the g	rantor's right	, title and interest in that	certain real
property, with the tenements, hereditaments and appurtenances the	ereunto belonging of	In any way a	appertaining, situated in	
<u> </u>				
Lot 67, Block 32, Fourth Addition To Nimrod River Park, according to Klamath County, Oregon.	o the official plat the	ereof on file i	n the office of the County	Clerk of
Subject to covenants, conditions, reservations, easements, restriction	ns, rights, rights of	way and all r	natters appearing of recor	d.
(IF SPACE INSUFFICIENT, CONTO Have and to Hold the same unto grantee and the true and actual consideration paid for this the actual consideration consists of or includes other property or value consideration.* (The sentence between the symbols*, if not applicable, all in construing this deed, where the context so in the being the solution of the sentence shall apply equally to corporations and the incomposition of the granter has executed corporation, it has caused its name to be signed and its seal, if any, its board of directors.	d grantee's helrs, su ransfer, stated in te given or promised v rould be deleted: See equires, the singular o individuals.	ccessors and rms of dollar which is == pt o R S 93.030 r includes the	l assigns forever. s, is \$2,200.00. int of the Es the whole (inc) e plural, and all grammatic lay 19, 2004	al changes si
To Have and to Hold the same unto grantee an The true and actual consideration paid for this to actual consideration consists of or includes other property or value consideration.* (The sentence between the symbols*, if not applicable, all in construing this deed, where the context so not be made so that this deed shall apply equally to corporations and to IN WITNESS WHEREOF, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, its board of directors.	d grantee's heirs, su ransfer, stated in te given or promised to rould be deleted. See equires, the singular o individuals. ted this instrument of affixed by an office	ccessors and rms of dollar which is == pt O R 5 93.830 r includes the onM r or other pe	assigns forever. s, is \$2,200.00. Int of the Exthe whole (inc.) s plural, and all grammatic lay 19, 2004 rson duly authorized to do	ileate which) al changes s if grantor is so by order
To Have and to Hold the same unto grantee and the true and actual consideration paid for this to actual consideration consists of or includes other property or value consideration.* (The sentence between the symbols*, if not applicable, all in construing this deed, where the context so not be made so that this deed shall apply equally to corporations and to IN WITNESS WHEREOF, the grantor has execut corporation, it has caused its name to be signed and its seal, if any, its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY	d grantee's heirs, suransfer, stated in terminate, stated in terminated nould be deleted. See equires, the singular or individuals. The this instrument of affixed by an office of the singular of the singula	ccessors and crms of dollar which is = pt or s 93.030; r includes the cr or other pe	assigns forever. s, is \$2,200.00. Int of the Exthe whole (inc.) s plural, and all grammatic lay 19, 2004 rson duly authorized to do	ileate which) al changes s if grantor is so by order
To Have and to Hold the same unto grantee and the true and actual consideration paid for this to actual consideration consists of or includes other property or value consideration.* (The centence between the symbols*, if not applicable, all in construing this deed, where the context so not be made so that this deed shall apply equally to corporations and to in WITNESS WHEREOF, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE.	d grantee's heirs, surransfer, stated in te given or promised vegiven or promised vegives, the singular or individuals. The this instrument of affixed by an office	ccessors and crms of dollar which is = pt or s 93.030; r includes the cr or other pe	assigns forever. s, is \$2,200.00. Int of the Exthe whole (inc.) s plural, and all grammatic lay 19, 2004 rson duly authorized to do	ileate which) al changes s if grantor is so by order
To Have and to Hold the same unto grantee and the true and actual consideration paid for this to actual consideration consists of or includes other property or value consideration.* (The sentence between the symbole*, if not applicable, all in construing this deed, where the context so not be made so that this deed shall apply equally to corporations and to in witness whereof, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, 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 of accepting this instrument, the person acquiring fee	d grantee's heirs, suransfer, stated in tegiven or promised headleted. See equires, the singular or individuals. The this instrument of affixed by an office Michael R. Marid	ccessors and crms of dollar which is = pt or s 93.030; r includes the cr or other pe	assigns forever. s, is \$2,200.00. Int of the Exthe whole (inc.) s plural, and all grammatic lay 19, 2004 rson duly authorized to do	ileate which) al changes s if grantor is so by order
To Have and to Hold the same unto grantee and the true and actual consideration paid for this to actual consideration consists of or includes other property or value consideration.* (The sentance between the symbols*, if not applicable, all in construing this deed, where the context so not be made so that this deed shall apply equally to corporations and to in witness whereof, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, 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 of accepting this instrument, the person acquiring fer title to the property should check with this	d grantee's heirs, suransfer, stated in tegiven or premised vioud be deleted. See equires, the singular or individuals, ted this instrument of affixed by an office Michael R. Marko	ccessors and crms of dollar which is = pt or s 93.030; r includes the cr or other pe	assigns forever. s, is \$2,200.00. Int of the Exthe whole (inc.) s plural, and all grammatic lay 19, 2004 rson duly authorized to do	ileate which) al changes s if grantor is so by order
To Have and to Hold the same unto grantee and the true and actual consideration paid for this to actual consideration consists of or includes other property or value consideration.* (The sentence between the symbols*), if not applicable, all in construing this deed, where the context so not be made so that this deed shall apply equally to corporations and to in witness whereof, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, 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 OF ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO	d grantee's heirs, suransfer, stated in tegiven or promised vioud be deleted. See equires, the singular or individuals, ted this instrument of affixed by an office Michael R. Mario	ccessors and crms of dollar which is = pt or s 93.030; r includes the cr or other pe	assigns forever. s, is \$2,200.00. Int of the Exthe whole (inc.) s plural, and all grammatic lay 19, 2004 rson duly authorized to do	ileate which) al changes s if grantor is so by order
To Have and to Hold the same unto grantee and the true and actual consideration paid for this to actual consideration consists of or includes other property or value consideration.* (The sentance between the symbols*, if not applicable, all in construing this deed, where the context so not be made so that this deed shall apply equally to corporations and to in witness whereof, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, 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 of accepting this instrument, the person acquiring fer title to the property should check with this	d grantee's heirs, suransfer, stated in tegiven or promised vioud be deleted. See equires, the singular or individuals, ted this instrument of affixed by an office Michael R. Mario	ccessors and crms of dollar which is = pt or s 93.030; r includes the cr or other pe	assigns forever. s, is \$2,200.00. Int of the Exthe whole (inc.) s plural, and all grammatic lay 19, 2004 rson duly authorized to do	ileate which) al changes s if grantor is so by order
To Have and to Hold the same unto grantee and the true and actual consideration paid for this to actual consideration consists of or includes other property or value consideration.* (The sentance between the symbole*) if not applicable, all in construing this deed, where the context so not be made so that this deed shall apply equally to corporations and to in witness whereof, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, 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 of accepting this instrument, the person acquiring fer title to the property should check with the appropriate city or county planning department to verify approved uses and to determine any limits of lawsuits against farming or forest practices at defined in or resonance.	d grantee's heirs, suransfer, stated in tegiven or premised vioud be deleted. See equires, the singular or individuals. The instrument of affixed by an office Michael R. Marko	ccessors and crms of dollar which is = pt or s 93.030; r includes the cr or other pe	assigns forever. s, is \$2,200.00. Int of the Exthe whole (inc.) s plural, and all grammatic lay 19, 2004 rson duly authorized to do	ileate which) al changes s if grantor is so by order
To Have and to Hold the same unto grantee and the true and actual consideration paid for this to actual consideration.* (The sentance between the symbols*), if not applicable, all in construing this deed, where the context so not be made so that this deed shall apply equally to corporations and to in witness whereof, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, 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 OF ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FER TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS OF LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN OR S 30.930. STATE OF OREGON, County ofKlamath	d grantee's heirs, suransfer, stated in tegiven or premised vioud be deleted. See equires, the singular or individuals. The time of this instrument of affixed by an office of the singular offixed by an offixed by an office of the singular offixed by an office of the singular offixed by an offixe	occessors and rms of dollar which is = pt O R 5 93.030: r includes the onM r or other pe	assigns forever. s, is \$2,200.00. Int of the Es the whole (inc.) e plural, and all grammatic lay 19, 2004 rson duly authorized to do	ileate which) al changes si if grantor is so by order
To Have and to Hold the same unto grantee and the true and actual consideration paid for this to actual consideration.* (The sentance between the symbols*), if not applicable, all in construing this deed, where the context so not be made so that this deed shall apply equally to corporations and to in witness whereof, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, 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 OF ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FER TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS OF LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN O R S 30.930. STATE OF OREGON, County ofKlamath This instrument was acknowledged before	d grantee's heirs, suransfer, stated in tegiven or premised vioud be deleted. See equires, the singular or individuals. The time of this instrument of affixed by an office of the singular offixed by an offixed by an office of the singular offixed by an office of the singular offixed by an offixe	occessors and rms of dollar which is = pt O R 5 93.030: r includes the onM r or other pe	assigns forever. s, is \$2,200.00. Int of the Es the whole (inc.) e plural, and all grammatic lay 19, 2004 rson duly authorized to do	ileate which) al changes si if grantor is so by order
To Have and to Hold the same unto grantee and the true and actual consideration paid for this to actual consideration consists of or includes other property or value consideration.* (The sentence between the symbols*, if not applicable, all in construing this deed, where the context so not be made so that this deed shall apply equally to corporations and to in witness whereof, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, 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 OF ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEITTLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS OF LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN O R S 30.930. STATE OF OREGON, County of	d grantee's heirs, suransfer, stated in tegiven or premised head to deleted. See equires, the singular or individuals. The this instrument of affixed by an office Michael R. Marid	occessors and rms of dollar which is == pt O R 5 93.030 r includes the onM r or other pe	assigns forever. s, is \$2,200.00. Int of the Es the whole (inc.) e plural, and all grammatic lay 19, 2004 rson duly authorized to do	ileate which) al changes si if grantor is so by order
To Have and to Hold the same unto grantee and The true and actual consideration paid for this to actual consideration consists of or includes other property or value consideration.* (The sentence between the symbole*, if not applicable, all in construing this deed, where the context so not be made so that this deed shall apply equally to corporations and to in Witness whereof, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, 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 OF ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEITTLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS OF LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN O R S 30.930. STATE OF OREGON, County of	d grantee's heirs, suransfer, stated in tegiven or promised viouid be deleted. See equires, the singular or individuals, the this instrument of affixed by an office Michael R. Mario Michael R.	occessors and rms of dollar which is == px O R 5 93.030. r includes the onM r or other pe	assigns forever. s, is \$2,200.00. Int of the Es the whole (inc.) e plural, and all grammatic lay 19, 2004 rson duly authorized to do	ileate which) al changes si if grantor is so by order
To Have and to Hold the same unto grantee and the true and actual consideration paid for this to actual consideration consists of or includes other property or value consideration.* (The sentence between the symbols*, if not applicable, all in construing this deed, where the context so not be made so that this deed shall apply equally to corporations and to in witness whereof, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, 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 OF ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEITTLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS OF LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN OR S 30.930. STATE OF OREGON, County of Klamath	d grantee's heirs, suransfer, stated in tegiven or premised headleted. See equires, the singular or individuals. The this instrument of affixed by an office Michael R. Marko Mi	occessors and rms of dollar which is == pt O R 5 93.030 r includes the onM r or other pe	assigns forever. s, is \$2,200.00. Int of the Esthe whole (inc.) e plural, and all grammatic lay 19, 2004 rson duly authorized to do	ileate which) al changes si if grantor is so by order
To Have and to Hold the same unto grantee and The true and actual consideration paid for this to actual consideration consists of or includes other property or value consideration.* (The sentance between the symbols*, if not applicable, at in construing this deed, where the context so in the made so that this deed shall apply equally to corporations and to in Witness WhereOF, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, 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 OF ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEITTILE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS OF LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN O R S 30.930. STATE OF OREGON, County of Klamath This Instrument was acknowledged before by Michael R. Markus as Klamath County Surveyor.	d grantee's heirs, suransfer, stated in tegiven or premised headleted. See equires, the singular or individuals. The this instrument of affixed by an office Michael R. Marko Mi	occessors and rms of dollar which is == pt O R 5 93.030 r includes the onM r or other pe	assigns forever. s, is \$2,200.00. Int of the Esthe whole (inc.) e plural, and all grammatic lay 19, 2004 rson duly authorized to do	ileate which) al changes si if grantor is so by order
To Have and to Hold the same unto grantee and the true and actual consideration paid for this to actual consideration consists of or includes other property or value consideration.* (The sentence between the symbols*, if not applicable, all in construing this deed, where the context so not be made so that this deed shall apply equally to corporations and to in witness whereof, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, 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 OF ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEITTLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS OF LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN OR S 30.930. STATE OF OREGON, County of Klamath	d grantee's heirs, suransfer, stated in tegiven or premised headleted. See equires, the singular or individuals. The this instrument of affixed by an office Michael R. Marko Mi	occessors and rms of dollar which is == pt O R 5 93.030 r includes the onM r or other pe	assigns forever. s, is \$2,200.00. Int of the Esthe whole (inc.) e plural, and all grammatic lay 19, 2004 rson duly authorized to do	ileate which) al changes si if grantor is so by order
To Have and to Hold the same unto grantee and The true and actual consideration paid for this to actual consideration consists of or includes other property or value consideration.* (The sentance between the symbols*, if not applicable, at in construing this deed, where the context so in the made so that this deed shall apply equally to corporations and to in Witness WhereOF, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, 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 OF ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEITTILE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS OF LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN O R S 30.930. STATE OF OREGON, County of Klamath This Instrument was acknowledged before by Michael R. Markus as Klamath County Surveyor.	d grantee's heirs, suransfer, stated in tegiven or premised headleted. See equires, the singular or individuals. The this instrument of affixed by an office Michael R. Marko Mi	occessors and rms of dollar which is == pt O R 5 93.030 r includes the onM r or other pe	assigns forever. s, is \$2,200.00. Int of the Esthe whole (inc.) e plural, and all grammatic lay 19, 2004 rson duly authorized to do	ileate which) al changes si if grantor is so by order
To Have and to Hold the same unto grantee and The true and actual consideration paid for this to actual consideration consists of or includes other property or value consideration.* (The sentance between the symbols*, if not applicable, at in construing this deed, where the context so in the made so that this deed shall apply equally to corporations and to in Witness WhereOF, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, 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 OF ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEITTILE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS OF LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN O R S 30.930. STATE OF OREGON, County of Klamath This Instrument was acknowledged before by Michael R. Markus as Klamath County Surveyor.	d grantee's heirs, suransfer, stated in tegiven or premised headleted. See equires, the singular or individuals. The this instrument of affixed by an office Michael R. Marko Mi	occessors and rms of dollar which is == pt O R 5 93.030 r includes the onM r or other pe	assigns forever. s, is \$2,200.00. Int of the Esthe whole (inc.) e plural, and all grammatic lay 19, 2004 rson duly authorized to do	ileate which) al changes si if grantor is so by order
To Have and to Hold the same unto grantee and The true and actual consideration paid for this to actual consideration consists of or includes other property or value consideration.* (The sentence between the symbols*, if not applicable, all in construing this deed, where the context so not be made so that this deed shall apply equally to corporations and to in WITNESS WHEREOF, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, 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 OF ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEITTLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS OF LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN OR S 30.930. STATE OF OREGON, County of Klamath This instrument was acknowledged before by Michael R. Markus as Klamath County Surveyor of the State of Oregon	d grantee's heirs, suransfer, stated in tegiven or premised headleted. See equires, the singular or individuals. The this instrument of affixed by an office Michael R. Marko Mi	occessors and rms of dollar which is == pt O R 5 93.030 r includes the onM r or other pe	assigns forever. s, is \$2,200.00. Int of the Esthe whole (inc.) e plural, and all grammatic lay 19, 2004 rson duly authorized to do	ileate which) al changes si if grantor is so by order
To Have and to Hold the same unto grantee and The true and actual consideration paid for this to actual consideration consists of or includes other property or value consideration.* (The sentence between the symbols*, if not applicable, all in construing this deed, where the context so not be made so that this deed shall apply equally to corporations and to in WITNESS WHEREOF, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, 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 OF ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEITTILE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS OF LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN OR S 30.930. STATE OF OREGON, County of	d grantee's heirs, suransfer, stated in tegiven or promised violated be deleted. See equires, the singular of individuals, the this instrument of affixed by an office Michael R. Mario Michael R	occessors and rms of dollar which is == px O R S 93.830. r includes the onM r or other pe	assigns forever. s, is \$2,200.00. Int of the Es the whole (inc.) e plural, and all grammatic lay 19, 2004 rson duly authorized to do	ileate which) al changes si if grantor is so by order
To Have and to Hold the same unto grantee and The true and actual consideration paid for this to actual consideration consists of or includes other property or value consideration.* (The sentence between the symbols*, if not applicable, all in construing this deed, where the context so not be made so that this deed shall apply equally to corporations and to in WITNESS WHEREOF, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, 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 OF ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEITTLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS OF LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN OR S 30.930. STATE OF OREGON, County of Klamath This instrument was acknowledged before by Michael R. Markus as Klamath County Surveyor of the State of Oregon	d grantee's heirs, suransfer, stated in tegiven or premised headleted. See equires, the singular or individuals. The this instrument of affixed by an office Michael R. Marko Mi	occessors and rms of dollar whileh is == pt O R 5 93.030: r includes the onM r or other pe	assigns forever. s, is \$2,200.00. Int of the Esthe whole (inc.) e plural, and all grammatic lay 19, 2004 rson duly authorized to do	ileate which) al changes si if grantor is so by order