	<del></del>	
RN		
Klamath County		/ol_MO4_Page_32494
305 Main St, Rm 238 Klamath Falls, OR 97601		/01 MU4 Page O 2 TO T
Grantor's Name and Address		State of Oregon, County of Klamath
Alfred Samango		Recorded 05/24/2004 9.75 a m
P O Box 700	SPACE RESERVED FOR	Vol M04 Pg 32494
Haletwa, HI 96712 Grantee's Name and Address	RECORDER'S USE	Linda Smith, County Clerk
After recording, return to (Name, Address, Zip):		Fee \$ _2   60 # of Pgs
Alfred Samango		
P O Box 700		
Haleiwa, HI 96712 Until requested otherwise, send all tax statements to (Name, Address, Zip):		
Alfred Samango		
P O Box 700		
Halelwa, HI 96712		
QUITCLA HAY 24 AM9:25	IM DEED	
KNOW ALL BY THESE PRESENTS that Kla	math County, a p	olitical subdivision of the State of Oregon
hereinafter called grantor, for the consideration hereinafter stated, or	loes hereby remise,	, release and forever quitclaim unto
Alfred Samango		
hereinafter called grantee, and unto grantee's heirs, successors and		
property, with the tenements, hereditaments and appurtenances the		
Klamath County, Sate of Oregon, de	scribed as follows,	to-wit:
Lot 25, Block 20, Oregon Pines, according to the official plat thereo	f on file in the office	of the County Clerk of Klamath County Oregon
Lot 25, Block 20, Oregon Pines, according to the official plat the ex-	On the in the Orice	ed the county chark of Nameur county, diegon.
Subject to covenants, conditions, reservations, easements, restrict	ctions, rights, rights	s of way and all matters appearing of record.
(IF SPACE INSUFFICIENT, CONTI		
To Have and to Hold the same unto grantee a	nd grantee's heirs, s	successors and assigns forever.
To Have and to Hold the same unto grantee at The true and actual consideration paid for this	nd grantee's heirs, s transfer, stated in	successors and assigns forever. terms of dollars, is \$ <u>1,900.00</u> , *However, the
To Have and to Hold the same unto grantee at The true and actual consideration paid for this actual consideration consists of or includes other property or value of	nd grantee's helrs, s transfer, stated in <del>iven or promised w</del>	successors and assigns forever.  terms of dollars, is \$1,900.00, *However, the hich is part of the the whole (indicate which)
To Have and to Hold the same unto grantee at The true and actual consideration paid for this actual consideration consideration consideration.* (The contents between the symbols*, if not applicable, a	nd grantee's heirs, s transfer, stated in <del>iven or promised w</del> hould be deleted. So	successors and assigns forever.  terms of dollars, is \$1,900.00, *However, the hich is part of the the whole (indicate which)
To Have and to Hold the same unto grantee at The true and actual consideration paid for this actual consideration consideration consideration consideration.* (The contents between the symbols*, if not applicable, a In construing this deed, where the context so reshall be made so that this deed shall apply equally to corporations a	nd grantee's heirs, stransfer, stated in liven or promised whould be deleted. So requires, the singula and to individuals.	successors and assigns forever. terms of dollars, is \$1,900.00 hich is part of the the whole (indicate which) e ORS 93.030.) ar includes the plural, and all grammatical changes
To Have and to Hold the same unto grantee at The true and actual consideration paid for this actual consideration consists of or includes other property or value grantideration.* (The contense between the symbols*; if not applicable, a In construing this deed, where the context so reshall be made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has executed.	nd grantee's heirs, s transfer, stated in i <del>ven or promised w</del> hould be deleted. So requires, the singula and to individuals. ited this instrument	successors and assigns forever.  terms of dollars, is \$1,900.00 *However, the hich is part of the the whole (indicate which) a ORS 93.000.)  ar includes the plural, and all grammatical changes  on May 21, 2004; if grantor is a
To Have and to Hold the same unto grantee at The true and actual consideration paid for this actual consideration especial of or includes other property or value grantideration.* (The sentance between the symbols*, if not applicable, a In construing this deed, where the context so reshall be made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, a	nd grantee's heirs, s transfer, stated in i <del>ven or promised w</del> hould be deleted. So requires, the singula and to individuals. ited this instrument	successors and assigns forever.  terms of dollars, is \$1,900.00 *However, the hich is part of the the whole (indicate which) a ORS 93.000.)  ar includes the plural, and all grammatical changes  on May 21, 2004; if grantor is a
To Have and to Hold the same unto grantee at The true and actual consideration paid for this actual consideration consists of or includes other property or value grantideration.* (The contense between the symbols*; if not applicable, a In construing this deed, where the context so reshall be made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has executed.	nd grantee's heirs, s transfer, stated in i <del>ven or promised w</del> hould be deleted. So requires, the singula and to individuals. ited this instrument	successors and assigns forever.  terms of dollars, is \$1,900.00 *However, the hich is part of the the whole (indicate which) a ORS 93.000.)  ar includes the plural, and all grammatical changes  on May 21, 2004; if grantor is a
To Have and to Hold the same unto grantee at The true and actual consideration paid for this actual consideration consideration consideration consideration consideration.* (The contents between the symbols*, if not applicable, a In construing this deed, where the context so reshall be made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has execut corporation, it has caused its name to be signed and its seal, if any, a of its board of directors.	nd grantee's heirs, so transfer, stated in piven or promised whould be deleted. So requires, the singulated to individuals, sted this instrument affixed by an officer	successors and assigns forever.  terms of dollars, is \$1,900.00  thich is part of the the whole (indicate which)  e ORS 93.030.)  ar includes the plural, and all grammatical changes  on May 21, 2004  ; if grantor is a  r or other person duly authorized to do so by order
To Have and to Hold the same unto grantee at The true and actual consideration paid for this actual consideration earnists of or includes other property or value grantideration.* (The sentance between the symbols*, if not applicable, a In construing this deed, where the context so it shall be made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has execut corporation, it has caused its name to be signed and its seal, if any, of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY	nd grantee's heirs, so transfer, stated in piven or promised whould be deleted. So requires, the singulated to individuals, sted this instrument affixed by an officer	successors and assigns forever.  terms of dollars, is \$1,900.00  thich is part of the the whole (indicate which)  e ORS 93.030.)  ar includes the plural, and all grammatical changes  on May 21, 2004  ; if grantor is a  r or other person duly authorized to do so by order
To Have and to Hold the same unto grantee at The true and actual consideration paid for this actual consideration earlies of or includes other property or value grantideration.* (The sentence between the symbols*, if not applicable, a In construing this deed, where the context so it shall be made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has execut corporation, it has caused its name to be signed and its seal, if any, of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE.	nd grantee's heirs, so transfer, stated in piven or promised whould be deleted. So requires, the singulated to individuals, sted this instrument affixed by an officer	successors and assigns forever.  terms of dollars, is \$1,900.00  thich is part of the the whole (indicate which)  e ORS 93.030.)  ar includes the plural, and all grammatical changes  on May 21, 2004  ; if grantor is a  r or other person duly authorized to do so by order
To Have and to Hold the same unto grantee at The true and actual consideration paid for this actual consideration consideration consideration consideration consideration.* (The contents between the symbols*; if not applicable, a In construing this deed, where the context so it shall be made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has execut corporation, it has caused its name to be signed and its seal, if any, a 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	nd grantee's heirs, so transfer, stated in piven or promised whould be deleted. So requires, the singulated to individuals, sted this instrument affixed by an officer	successors and assigns forever.  terms of dollars, is \$1,900.00  thich is part of the the whole (indicate which)  e ORS 93.030.)  ar includes the plural, and all grammatical changes  on May 21, 2004  ; if grantor is a  r or other person duly authorized to do so by order
To Have and to Hold the same unto grantee as The true and actual consideration paid for this actual consideration consideration paid for this actual consideration consideration actual consideration.* (The contexts of inconstruing this deed, where the context so inconstruing this deed, where the context so inshall be made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has executorporation, it has caused its name to be signed and its seal, if any, 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	nd grantee's heirs, so transfer, stated in piven or promised whould be deleted. So requires, the singulated to individuals, sted this instrument affixed by an officer	successors and assigns forever.  terms of dollars, is \$1,900.00  thich is part of the the whole (indicate which)  e ORS 93.030.)  ar includes the plural, and all grammatical changes  on May 21, 2004  ; if grantor is a  r or other person duly authorized to do so by order
To Have and to Hold the same unto grantee as The true and actual consideration paid for this actual consideration earlies of or includes other property or value granderation.* (The sentence between the symbols*, if not applicable, a In construing this deed, where the context so it is shall be made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has execut corporation, it has caused its name to be signed and its seal, if any, a 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	nd grantee's heirs, so transfer, stated in piven or promised whould be deleted. So requires, the singulated to individuals, sted this instrument affixed by an officer	successors and assigns forever.  terms of dollars, is \$1,900.00  thich is part of the the whole (indicate which)  e ORS 93.030.)  ar includes the plural, and all grammatical changes  on May 21, 2004  ; if grantor is a  r or other person duly authorized to do so by order
To Have and to Hold the same unto grantee as The true and actual consideration paid for this actual consideration consideration paid for this actual consideration consideration consideration.* (The sentence between the symbols*, if not applicable, a In construing this deed, where the context so it is shall be made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has execut corporation, it has caused its name to be signed and its seal, if any, a 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	nd grantee's heirs, so transfer, stated in piven or promised whould be deleted. So requires, the singulated to individuals, sted this instrument affixed by an officer	successors and assigns forever.  terms of dollars, is \$1,900.00  thich is part of the the whole (indicate which)  e ORS 93.030.)  ar includes the plural, and all grammatical changes  on May 21, 2004  ; if grantor is a  r or other person duly authorized to do so by order
To Have and to Hold the same unto grantee as The true and actual consideration paid for this actual consideration earlies of or includes other property or value granderation.* (The sentence between the symbols*, if not applicable, a In construing this deed, where the context so it is shall be made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has execut corporation, it has caused its name to be signed and its seal, if any, a 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	nd grantee's heirs, so transfer, stated in piven or promised whould be deleted. So requires, the singulated to individuals, sted this instrument affixed by an officer	successors and assigns forever.  terms of dollars, is \$1,900.00  thich is part of the the whole (indicate which)  e ORS 93.030.)  ar includes the plural, and all grammatical changes  on May 21, 2004  ; if grantor is a  r or other person duly authorized to do so by order
To Have and to Hold the same unto grantee at The true and actual consideration paid for this actual consideration sensities of or includes other property or value general consideration.* (The sentence between the symbols*, if not applicable, a In construing this deed, where the context so it is shall be made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, 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	nd grantee's heirs, so transfer, stated in piven or promised whould be deleted. So requires, the singulated to individuals, sted this instrument affixed by an officer	successors and assigns forever.  terms of dollars, is \$1,900.00  thich is part of the the whole (indicate which)  e ORS 93.030.)  ar includes the plural, and all grammatical changes  on May 21, 2004  ; if grantor is a  r or other person duly authorized to do so by order
To Have and to Hold the same unto grantee as The true and actual consideration paid for this actual consideration consideration consideration consideration.* (The contests of or includes other property or value grantderation.* (The contests of inconstruing this deed, where the context so inconstruing this deed, where the context so in shall be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, 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	nd grantee's heirs, so transfer, stated in piven or promised whould be deleted. So requires, the singulated to individuals, sted this instrument affixed by an officer	successors and assigns forever.  terms of dollars, is \$1,900.00  thich is part of the the whole (indicate which)  e ORS 93.030.)  ar includes the plural, and all grammatical changes  on May 21, 2004  ; if grantor is a  r or other person duly authorized to do so by order
To Have and to Hold the same unto grantee as The true and actual consideration paid for this actual consideration earlies of or includes other property or value general consideration.* (The sentence between the symbols*, if not applicable, a In construing this deed, where the context so it is shall be made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, 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.	nd grantee's heirs, so transfer, stated in viven or promised we hould be deleted. So requires, the singular and to individuals. Ited this instrument affixed by an officer Michael R. Marku	successors and assigns forever.  terms of dollars, is \$1,900.00  thich is part of the the whole (indicate which)  e ORS 93.030.)  ar includes the plural, and all grammatical changes  on May 21, 2004  ; if grantor is a  r or other person duly authorized to do so by order
To Have and to Hold the same unto grantee as The true and actual consideration paid for this actual consideration consideration consideration consideration consideration.* (The sentence between the symbols*, if not applicable, a In construing this deed, where the context so it is shall be made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has execut corporation, it has caused its name to be signed and its seal, if any, a 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	nd grantee's heirs, so transfer, stated in viven or promised we hould be deleted. So requires, the singular and to individuals, ited this instrument affixed by an officer Michael R. Marku	successors and assigns forever.  terms of dollars, is \$1,900.00  which is part of the the whole (indicate which)  e ORS 99.000.)  ar includes the plural, and all grammatical changes  on May 21, 2004; if grantor is a  r or other person duly authorized to do so by order
To Have and to Hold the same unto grantee at The true and actual consideration paid for this actual consideration earnists of or includes other property or value grantiferation.* (The sentance between the symbols*, if not applicable, a In construing this deed, where the context so it is shall be made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, and 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	nd grantee's heirs, so transfer, stated in viven or promised we hould be deleted. So requires, the singular and to individuals, ited this instrument affixed by an officer Michael R. Marku	successors and assigns forever.  terms of dollars, is \$1,900.00  thich is part of the the whole (indicate which)  e ORS 93.030.)  ar includes the plural, and all grammatical changes  on May 21, 2004  ; if grantor is a  r or other person duly authorized to do so by order
To Have and to Hold the same unto grantee as The true and actual consideration paid for this actual consideration esnelsts of or includes other property or value grantifiers. (The sentence between the symbols*, if not applicable, a In construing this deed, where the context so it is shall be made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has execut corporation, it has caused its name to be signed and its seal, if any, a 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	nd grantee's heirs, so transfer, stated in viven or promised we hould be deleted. So requires, the singular and to individuals, sted this instrument affixed by an officer Michael R. Marku	successors and assigns forever.  terms of dollars, is \$1,900.00*Hewever, the hich is part of the the whole (indicate which) e ORS 93.030.)  ar includes the plural, and all grammatical changes on; if grantor is a r or other person duly authorized to do so by order
To Have and to Hold the same unto grantee as The true and actual consideration paid for this actual concideration consists of or includes other property or value generation.* (The sentance between the symbols*, if not applicable, as In construing this deed, where the context so it shall be made so that this deed shall apply equally to corporations as IN WITNESS WHEREOF, the grantor has execut corporation, it has caused its name to be signed and its seal, if any, so 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 the consideration of the content of the conte	nd grantee's heirs, so transfer, stated in viven or promised we hould be deleted. So requires, the singular and to individuals, sted this instrument affixed by an officer Michael R. Marku	successors and assigns forever.  terms of dollars, is \$1,900.00*Hewever, the hich is part of the the whole (indicate which) a ORS 93.030.)  ar includes the plural, and all grammatical changes on; if grantor is a r or other person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many se
To Have and to Hold the same unto grantee at The true and actual consideration paid for this actual consideration exhibits of or includes other property or value general contents. (The sentence between the symbols*, if not applicable, as In construing this deed, where the content so it is shall be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has execut corporation, it has caused its name to be signed and its seal, if any, it 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 by Michael R. Markus	nd grantee's heirs, so transfer, stated in viven or promised we hould be deleted. So requires, the singular and to individuals, sted this instrument affixed by an officer Michael R. Marku	successors and assigns forever.  terms of dollars, is \$1,900.00*Hewever, the hich is part of the the whole (indicate which) a ORS 93.030.)  ar includes the plural, and all grammatical changes on; if grantor is a r or other person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many se
To Have and to Hold the same unto grantee at The true and actual consideration paid for this actual consideration paid for this actual consideration.* (The sentence between the symbols*, if not applicable, a In construing this deed, where the context so it shall be made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has execut corporation, it has caused its name to be signed and its seal, if any, a 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	nd grantee's heirs, so transfer, stated in viven or promised we hould be deleted. So requires, the singular and to individuals, sted this instrument affixed by an officer Michael R. Marku	successors and assigns forever.  terms of dollars, is \$1,900.00*Hewever, the hich is part of the the whole (indicate which) a ORS 93.030.)  ar includes the plural, and all grammatical changes on; if grantor is a r or other person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many se
To Have and to Hold the same unto grantee at The true and actual consideration paid for this actual consideration exhibits of or includes other property or value general contents. (The sentence between the symbols*, if not applicable, as In construing this deed, where the content so it is shall be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has execut corporation, it has caused its name to be signed and its seal, if any, it 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 by Michael R. Markus	nd grantee's heirs, so transfer, stated in viven or promised we hould be deleted. So requires, the singular and to individuals, sted this instrument affixed by an officer Michael R. Marku	successors and assigns forever.  terms of dollars, is \$1,900.00*Hewever, the hich is part of the the whole (indicate which) a ORS 93.030.)  ar includes the plural, and all grammatical changes on; if grantor is a r or other person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many se
To Have and to Hold the same unto grantee at The true and actual consideration paid for this actual consideration paid for this actual consideration.* (The sentence between the symbols*, if not applicable, a In construing this deed, where the context so it shall be made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has execut corporation, it has caused its name to be signed and its seal, if any, a 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	nd grantee's heirs, so transfer, stated in viven or promised we hould be deleted. So requires, the singular and to individuals, sted this instrument affixed by an officer Michael R. Marku	successors and assigns forever.  terms of dollars, is \$1,900.00*Hewever, the hich is part of the the whole (indicate which) a ORS 93.030.)  ar includes the plural, and all grammatical changes on; if grantor is a r or other person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many series of the person duly authorized to do so by order is a many se
To Have and to Hold the same unto grantee at The true and actual consideration paid for this actual concideration consideration paid for this actual concideration.* (The sentance between the symbols*, if not applicable, a In construing this deed, where the context so it shall be made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, a 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 by Michael R. Markus  as Klamath County Surveyor of the State of Oregon	nd grantee's heirs, so transfer, stated in liven or promised we hould be deleted. So requires, the singular and to individuals. Ited this instrument affixed by an officer Michael R. Marku	successors and assigns forever.  terms of dollars, is \$1,900.00*However, the hich is part of the the whole (Indicate which) at ORS 93.030.)  ar includes the plural, and all grammatical changes on
To Have and to Hold the same unto grantee at The true and actual consideration paid for this actual concideration consideration consideration paid for this actual concideration.* (The sentence between the symbols*, if not applicable, as In construing this deed, where the context so it shall be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, as 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 by Michael R. Markus as Klamath County Surveyor of the State of Oregon  OFFICIAL SEAL LINDA A. SEATER	nd grantee's heirs, so transfer, statted in liven or promised worked by deleted. So requires, the singular and to individuals, ited this instrument affixed by an officer Michael R. Markut S. re me on	terms of dollars, is \$1,900.00 *However, the hich is part of the the whole (indicate which) a ORS 93.030.)  are includes the plural, and all grammatical changes on May 21, 2004; if grantor is a ror other person duly authorized to do so by order is  May 21, 2004; for Oregon
To Have and to Hold the same unto grantee at The true and actual consideration paid for this actual consideration consideration consideration paid for this actual consideration.* (The sentence between the symbols*, if not applicable, as In construing this deed, where the context so it shall be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, and 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 by Michael R. Markus as Klamath County Surveyor of the State of Oregon  OFFICIAL SEAL LINDA A. SEATER NOTARY PUBLIC-OREGON	nd grantee's heirs, so transfer, stated in liven or promised we hould be deleted. So requires, the singular and to individuals. Ited this instrument affixed by an officer Michael R. Marku	terms of dollars, is \$1,900.00 *However, the hich is part of the the whole (indicate which) a ORS 93.030.)  are includes the plural, and all grammatical changes on May 21, 2004; if grantor is a ror other person duly authorized to do so by order is  May 21, 2004; for Oregon
To Have and to Hold the same unto grantee at The true and actual consideration paid for this actual concideration consideration consideration paid for this actual concideration.* (The sentence between the symbols*, if not applicable, as In construing this deed, where the context so it shall be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has executed corporation, it has caused its name to be signed and its seal, if any, as 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 by Michael R. Markus as Klamath County Surveyor of the State of Oregon  OFFICIAL SEAL LINDA A. SEATER	nd grantee's heirs, so transfer, statted in liven or promised worked by deleted. So requires, the singular and to individuals, ited this instrument affixed by an officer Michael R. Markut S. re me on	terms of dollars, is \$1,900.00 *However, the hich is part of the the whole (indicate which) a ORS 93.030.)  are includes the plural, and all grammatical changes on May 21, 2004; if grantor is a ror other person duly authorized to do so by order is  May 21, 2004; for Oregon

21C. 0504.400