Rt: Prap Sales		
Klamath County	1	
305 Main St, Rm 238		Vol_MO4 Page 42445
Klamath Falls, OR 97601		
Grantor's Name and Address Smile4u, Inc.		State of Oregon, County of Klamath Recorded 06/30/2004 8:56 a m
P O Box 101	SPACE RESERVED	Vol M04 Pg 42445
Lynden, WA 98264	FOR	Linda Smith, County Clerk
Grantee's Name and Address	RECORDER'S USE	Fee \$ 2100 # of Pgs/
After recording, return to (Name, Address, Zip):		<u>u</u> .
Smile4u, Inc. P O Box 101		
Lynden, WA 98264		
Until requested otherwise, send all tax statements to (Name, Address, Zip):		
Smile4u, Inc. P O Box 101		
Lynden, WA 98264		
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
04 JUN 30 HM8:56		
V	IM DEED	
·		
KNOW ALL BY THESE PRESENTS that Kla	math County, a p	political subdivision of the State of Oregon
hereinafter called grantor, for the consideration hereinafter stated, o	loes hereby remise	, release and forever quitclaim unto
Smile4u, Inc.		
hereinafter called grantee, and unto grantee's heirs, successors and property, with the tenements, hereditaments and appurtenances the	assigns, all of the g	grantor's right, title and interest in that certain real
Klamath County, Sate of Oregon, de		
Lot 9, Block 20, Klamath Forest Estates, according to the official pla	t thereof on file in t	the office of the County Clark of Klamath County
Oregon.	t diereor on the in t	the office of the country clerk of Mariath Country,
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 ar	d grantee's heirs, :	successors and assigns forever.
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this	d grantee's heirs, s transfer, stated in	successors and assigns forever. terms of dollars, is \$3,000.00 , *However, the
To Have and to Hold the same unto grantee an The true and actual consideration paid for this actual consideration consists of or includes other property or value g	d grantee's heirs, s transfer, stated in lven or promised w	successors and assigns forever. terms of dollars, is \$3,000.00 , *However, the which is part of the the whole (indicate which)
To Have and to Hold the same unto grantee an The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, st	d grantee's heirs, s transfer, stated in lven or promised w lould be deleted. Se	successors and assigns forever. terms of dollars, is \$3,000.00 , *However, the which is part of the the the whole (indicate which) ORS 93.030.)
To Have and to Hold the same unto grantee an The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, si In construing this deed, where the context so re	d grantee's heirs, stransfer, stated in liven or promised would be deleted. Se equires, the singula	successors and assigns forever. terms of dollars, is \$3,000.00 , *However, the which is part of the the the whole (indicate which) ORS 93.030.)
To Have and to Hold the same unto grantee an The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, si In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations as	d grantee's heirs, stransfer, stated in iven or promised would be deleted. Se equires, the singuland to individuals.	successors and assigns forever. terms of dollars, is \$3,000.00 , *However, the which 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 an The true and actual consideration paid for this actual consideration consists of or includes other property or value grantsideration.* (The sentence between the symbols*, if not applicable, sin construing this deed, where the context so reshall be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has executed.	d grantee's heirs, stransfer, stated in iven or promised would be deleted. Se equires, the singuland to individuals. ted this instrument	successors and assigns forever. terms of dollars, is \$3,000.00, *However, the which is part of the the whole (indicate which) e ORS 93.030.) ar includes the plural, and all grammatical changes t on June 29, 2004; if grantor is
To Have and to Hold the same unto grantee an The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, si In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations as	d grantee's heirs, stransfer, stated in iven or promised would be deleted. Se equires, the singuland to individuals. ted this instrument	successors and assigns forever. terms of dollars, is \$3,000.00, *However, the which is part of the the whole (indicate which) e ORS 93.030.) ar includes the plural, and all grammatical changes t on June 29, 2004; if grantor is
To Have and to Hold the same unto grantee an The true and actual consideration paid for this actual consideration consists of or includes other property or value grants consideration.* (The sentence between the symbols*, if not applicable, sin construing this deed, where the context so reshall be made so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has executed a corporation, it has caused its name to be signed and its seal, if any, of its board of directors.	d grantee's heirs, stransfer, stated in liven or promised would be deleted. See equires, the singuland to individuals. ted this instrument affixed by an office	successors and assigns forever. terms of dollars, is \$3,000.00 , *However, the which is part of the the whole (indicate which) e ORS 93.030.) ar includes the plural, and all grammatical changes t on June 29, 2004 ; if grantor is ar or other person duly authorized to do so by order
To Have and to Hold the same unto grantee an The true and actual consideration paid for this actual consideration consists of or includes other property or value grants consideration.* (The sentence between the symbols*, if not applicable, sin construing this deed, where the context so reshall be made so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has executed a corporation, it has caused its name to be signed and its seal, if any, of its board of directors.	d grantee's heirs, stransfer, stated in liven or promised would be deleted. See equires, the singuland to individuals. ted this instrument affixed by an office	successors and assigns forever. terms of dollars, is \$3,000.00 , *However, the which is part of the the whole (indicate which) e ORS 93.030.) ar includes the plural, and all grammatical changes t on June 29, 2004 ; if grantor is ar or other person duly authorized to do so by order
To Have and to Hold the same unto grantee an The true and actual consideration paid for this actual consideration consists of or includes other property or value grants consideration.* (The sentence between the symbols*, if not applicable, sin construing this deed, where the context so reshall be made so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has executed a corporation, it has caused its name to be signed and its seal, if any, of its board of directors.	d grantee's heirs, stransfer, stated in liven or promised would be deleted. See equires, the singuland to individuals. ted this instrument affixed by an office	successors and assigns forever. terms of dollars, is \$3,000.00 , *However, the which is part of the the whole (indicate which) e ORS 93.030.) ar includes the plural, and all grammatical changes t on June 29, 2004 ; if grantor is ar or other person duly authorized to do so by order
To Have and to Hold the same unto grantee an The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, sh In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations as IN WITNESS WHEREOF, the grantor has execu a corporation, it has caused its name to be signed and its seal, if any,	d grantee's heirs, stransfer, stated in liven or promised would be deleted. See equires, the singuland to individuals. ted this instrument affixed by an office	successors and assigns forever. terms of dollars, is \$3,000.00 , *However, the which is part of the the whole (indicate which) e ORS 93.030.) ar includes the plural, and all grammatical changes t on June 29, 2004 ; if grantor is ar or other person duly authorized to do so by order
To Have and to Hold the same unto grantee an The true and actual consideration paid for this actual consideration consists of or includes other property or value grants consideration.* (The sentence between the symbols*, if not applicable, shall be made so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has execute a 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	d grantee's heirs, stransfer, stated in liven or promised would be deleted. See equires, the singuland to individuals. ted this instrument affixed by an office	successors and assigns forever. terms of dollars, is \$3,000.00 , *However, the which is part of the the whole (indicate which) e ORS 93.030.) ar includes the plural, and all grammatical changes t on June 29, 2004 ; if grantor is ar or other person duly authorized to do so by order
To Have and to Hold the same unto grantee an The true and actual consideration paid for this actual consideration consists of or includes other property or value grants consideration.* (The sentence between the symbols*, if not applicable, sin construing this deed, where the context so reshall be made so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has execute a 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	d grantee's heirs, stransfer, stated in liven or promised would be deleted. See equires, the singuland to individuals. ted this instrument affixed by an office	successors and assigns forever. terms of dollars, is \$3,000.00 , *However, the which is part of the the whole (indicate which) e ORS 93.030.) ar includes the plural, and all grammatical changes t on June 29, 2004 ; if grantor is ar or other person duly authorized to do so by order
To Have and to Hold the same unto grantee an The true and actual consideration paid for this actual consideration consists of or includes other property or value grants consideration.* (The sentence between the symbols*, if not applicable, she is a small be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has execute a 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	d grantee's heirs, stransfer, stated in liven or promised would be deleted. See equires, the singuland to individuals. ted this instrument affixed by an office	successors and assigns forever. terms of dollars, is \$3,000.00 , *However, the which is part of the the whole (indicate which) e ORS 93.030.) ar includes the plural, and all grammatical changes t on June 29, 2004 ; if grantor is ar or other person duly authorized to do so by order
To Have and to Hold the same unto grantee an The true and actual consideration paid for this actual consideration consists of or includes other property or value grants and in construing this deed, where the context so reshall be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has execute a 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	d grantee's heirs, stransfer, stated in liven or promised would be deleted. See equires, the singuland to individuals. ted this instrument affixed by an office	successors and assigns forever. terms of dollars, is \$3,000.00 , *However, the which is part of the the whole (indicate which) e ORS 93.030.) ar includes the plural, and all grammatical changes t on June 29, 2004 ; if grantor is ar or other person duly authorized to do so by order
To Have and to Hold the same unto grantee an The true and actual consideration paid for this actual consideration consists of or includes other property or value grants consideration.* (The sentence between the symbols*, if not applicable, shall be made so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has execute a 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	d grantee's heirs, stransfer, stated in liven or promised would be deleted. See equires, the singuland to individuals. ted this instrument affixed by an office	successors and assigns forever. terms of dollars, is \$3,000.00 , *However, the which is part of the the whole (indicate which) e ORS 93.030.) ar includes the plural, and all grammatical changes t on June 29, 2004 ; if grantor is ar or other person duly authorized to do so by order
To Have and to Hold the same unto grantee an The true and actual consideration paid for this actual consideration consists of or includes other property or value grants and in construing this deed, where the context so reshall be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has execute a 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	d grantee's heirs, stransfer, stated in liven or promised would be deleted. See equires, the singuland to individuals. ted this instrument affixed by an office	successors and assigns forever. terms of dollars, is \$3,000.00 , *However, the which is part of the the whole (indicate which) e ORS 93.030.) ar includes the plural, and all grammatical changes t on June 29, 2004 ; if grantor is ar or other person duly authorized to do so by order
To Have and to Hold the same unto grantee an The true and actual consideration paid for this actual consideration consists of or includes other property or value grants consideration.* (The sentence between the symbols*, if not applicable, shall be made so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has execute a 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	d grantee's heirs, stransfer, stated in liven or promised would be deleted. See equires, the singuland to individuals. ted this instrument affixed by an office	successors and assigns forever. terms of dollars, is \$3,000.00 , *However, the which is part of the the whole (indicate which) e ORS 93.030.) ar includes the plural, and all grammatical changes t on June 29, 2004 ; if grantor is ar or other person duly authorized to do so by order
To Have and to Hold the same unto grantee an The true and actual consideration paid for this actual consideration consists of or includes other property or value grants consideration.* (The sentence between the symbols*, if not applicable, shall be made so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has execute a 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	transfer, stated in liven or promised would be deleted. See equires, the singuland to individuals. Ited this instrument affixed by an office Michael R. Marku	successors and assigns forever. terms of dollars, is \$3,000.00 , *However, the which is part of the the whole (indicate which) e ORS 93.030.) ar includes the plural, and all grammatical changes t on June 29, 2004 ; if grantor is ar or other person duly authorized to do so by order
To Have and to Hold the same unto grantee an The true and actual consideration paid for this actual consideration consists of or includes other property or value grants of sensideration.* (The sentence between the symbols*, if not applicable, sign of the context so respectively. In construing this deed, where the context so respectively. In a construing this deed, where the context so respectively. The sentence between the symbols*, if not applicable, sign of the context so respectively. In a construing this deed, where the context so respectively. In a construing this deed, where the context so respectively. In a context so respectively. In a context so respectively. In a context so respectively. The sentence is a 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. STATE OF OREGON, County of Klamath	transfer, stated in twen or promised would be deleted. See equires, the singuland to individuals. ted this instrument affixed by an office Michael R. Marku	successors and assigns forever. terms of dollars, is \$3,000.00, *However, the which is part of the the whole (indicate which) e ORS 93.030.) ar includes the plural, and all grammatical changes to; if grantor is ar or other person duly authorized to do so by order and;
To Have and to Hold the same unto grantee an The true and actual consideration paid for this actual consideration consists of or includes other property or value gransideration.* (The sentence between the symbols*, if not applicable, she in construing this deed, where the context so reshall be made so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has execute a 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. STATE OF OREGON, County of Klamath This instrument was acknowledged befor	transfer, stated in twen or promised would be deleted. See equires, the singuland to individuals. ted this instrument affixed by an office Michael R. Marku	successors and assigns forever. terms of dollars, is \$3,000.00 , *However, the which is part of the the whole (indicate which) e ORS 93.030.) ar includes the plural, and all grammatical changes t on June 29, 2004 ; if grantor is ar or other person duly authorized to do so by order
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, si In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has execut a 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. STATE OF OREGON, County of Klamath This instrument was acknowledged befor by	ad grantee's heirs, stransfer, stated in liven or promised would be deleted. See equires, the singuland to individuals. Ited this instrument affixed by an office Michael R. Marku Michael R. Marku See me on	successors and assigns forever. terms of dollars, is \$3,000.00, *However, the phich is part of the the whole (indicate which) are one of the plural, and all grammatical changes to n June 29, 2004; if grantor is are or other person duly authorized to do so by order and the plural of the person duly authorized to do so by order and the plural of the person duly authorized to do so by order and the plural of the person duly authorized to do so by order and plural of the person duly authorized to do so by order and plural of the person duly authorized to do so by order and plural of the person duly authorized to do so by order and plural of the person duly authorized to do so by order and plural of the person duly authorized to do so by order and plural of the person duly authorized to do so by order and plural of the person duly authorized to do so by order and person duly authorized to do so
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, si In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has execut a 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. STATE OF OREGON, County of Klamath This instrument was acknowledged before This instrument was acknowledged before	ad grantee's heirs, stransfer, stated in liven or promised would be deleted. See equires, the singuland to individuals. Ited this instrument affixed by an office Michael R. Marku Michael R. Marku Michael R. marku e me on	successors and assigns forever. terms of dollars, is \$3,000.00, *However, the which is part of the the whole (indicate which) e ORS 93.030.) ar includes the plural, and all grammatical changes to
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, si In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has execut a 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. STATE OF OREGON, County of Klamath This instrument was acknowledged befor by This instrument was acknowledged befor	ad grantee's heirs, stransfer, stated in liven or promised would be deleted. See equires, the singuland to individuals. Ited this instrument affixed by an office Michael R. Marku Michael R. Marku Michael R. marku e me on	successors and assigns forever. terms of dollars, is \$3,000.00, *However, the which is part of the the whole (indicate which) e ORS 93.030.) ar includes the plural, and all grammatical changes to
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value grants of the sentence between the symbols*, if not applicable, sin construing this deed, where the context so reshall be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has executed a 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. STATE OF OREGON, County of Klamath This instrument was acknowledged before by Michael R. Markus as Klamath County Surveyor	ad grantee's heirs, stransfer, stated in liven or promised would be deleted. See equires, the singuland to individuals. Ited this instrument affixed by an office Michael R. Marku Michael R. Marku Michael R. marku e me on	successors and assigns forever. terms of dollars, is \$3,000.00, *However, the which is part of the the whole (indicate which) e ORS 93.030.) ar includes the plural, and all grammatical changes to june 29, 2004; if grantor is ar or other person duly authorized to do so by order and series of the plural is a series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, si In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has execut a 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. STATE OF OREGON, County of Klamath This instrument was acknowledged befor by This instrument was acknowledged befor	ad grantee's heirs, stransfer, stated in liven or promised would be deleted. See equires, the singuland to individuals. Ited this instrument affixed by an office Michael R. Marku Michael R. Marku Michael R. marku e me on	successors and assigns forever. terms of dollars, is \$3,000.00, *However, the which is part of the the whole (indicate which) e ORS 93.030.) ar includes the plural, and all grammatical changes to june 29, 2004; if grantor is ar or other person duly authorized to do so by order and series of the plural is a series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and series of the person duly authorized to do so by order and
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, si In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has execu a 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. STATE OF OREGON, County of	ad grantee's heirs, stransfer, stated in liven or promised would be deleted. See equires, the singuland to individuals. Ited this instrument affixed by an office Michael R. Marku Michael R. Marku Michael R. marku e me on	successors and assigns forever. terms of dollars, is \$3,000.00, *However, the which is part of the the whole (indicate which) e ORS 93.030.) ar includes the plural, and all grammatical changes to
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value gransideration.* (The sentence between the symbols*, if not applicable, sin construing this deed, where the context so reshall be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has executed a 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. 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	d grantee's heirs, stransfer, stated in liven or promised would be deleted. See equires, the singuland to individuals. Ited this instrument affixed by an office Michael R. Marku Michael R. Marku) ss. e me on	successors and assigns forever. terms of dollars, is \$3,000.00, *However, the which is part of the the whole (indicate which) are one 93.030.) are includes the plural, and all grammatical changes to on; if grantor is are or other person duly authorized to do so by order or other person duly authorized to do so by order and the plural of the person duly authorized to do so by order and part of the person duly authorized to do so b
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value gransideration.* (The sentence between the symbols*, if not applicable, sin an inconstruing this deed, where the context so reshall be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has executed a 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. STATE OF OREGON, County of Klamath This instrument was acknowledged befor by Michael R. Markus as Klamath County Surveyor of the State of Oregon	In digrantee's heirs, stransfer, stated in liven or promised would be deleted. See equires, the singuland to individuals. Ited this instrument affixed by an office Michael R. Markument of the me on	successors and assigns forever. terms of dollars, is \$3,000.00, *However, the which is part of the the whole (indicate which) are one 93.030.) are includes the plural, and all grammatical changes to on June 29, 2004; if grantor is are or other person duly authorized to do so by order and the plural of the person duly authorized to do so by order and plural of the person
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value gransideration.* (The sentence between the symbols*, if not applicable, sin a construing this deed, where the context so reshall be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has executed a 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. STATE OF OREGON, County of Klamath This instrument was acknowledged befor by Michael R. Markus as Klamath County Surveyor of the State of Oregon	d grantee's heirs, stransfer, stated in liven or promised would be deleted. See equires, the singuland to individuals. Ited this instrument affixed by an office Michael R. Marku Michael R. Marku) ss. e me on	successors and assigns forever. terms of dollars, is \$3,000.00, *However, the which is part of the the whole (indicate which) are one 93.030.) are includes the plural, and all grammatical changes to on June 29, 2004; if grantor is are or other person duly authorized to do so by order and the plural of the person duly authorized to do so by order and plural of the person