HOLE 13 PAIL 10 MICHAELE MANAGEMENT AND A CAPAL TO THE MEMORY MANAGEMENT AND A CAPAL	EA NO PART OF ANY STEVENS-NES	S FORM MAY BE REPRODUCED IN ANY FORM OR BY ANY ELECTRONIC OR MECHANICAL MEANS.
ROMAN SALE PROPERTY ID : R176357 C RYAL ESTATE)  PROPERTY ID : R176357 C RYAL ESTATE)  LYACOL S WISS WISS WISS WISS WISS WISS WISS W	'040CT 13 o⊭11:00 —	
Property ID: R176357 (Real Estate)  Recorded 10 300 James By Long Ballow Berlinder stated, the short of that and appurtenesses thereman berlinding that the teaments and appurtenesses thereman state of the short of the state of the short of that is short of the shor	TAOMAS LUND MICARINGEN	The state of the s
State of Oregon, Country of Klamath  Property TD: R176357 C. Real Estate)  Let 3 W 16 Cess w 1650 acres 1650 State of Oregon, Country of Klamath  Recorded 101304 // 60 2 m  ROBERT Country (See 101304 // 60 2 m)  BARGAIN AND SALE DEED  KNOW ALL BY THESE PRESENTS that On Merchanter stated, does hereby grant, hargain, sell and convey unto James. Here  hereinafter called granton, for the consideration hereinafter stated, does hereby grant, hargain, sell and convey unto James. Her  hereinafter called granton, for the consideration hereinafter stated, does hereby grant, hargain, sell and convey unto James. Her  hereinafter called granton, for the consideration hereinafter stated, does hereby grant, hargain, sell and convey unto James. Her  hereinafter called granton, for the consideration hereinafter stated, does hereby grant, hargain, sell and convey unto James. Her  hereinafter called granton, for the consideration hereinafter stated, does hereby grant, hargain, sell and convey unto James. Her  hereinafter called granton, for the consideration hereinafter stated, does hereby grant, hargain, sell and convey unto James. Her  hereinafter called granton, for the consideration for in any way appertisming, situated in	Coord TOA MOUNDING	Vol MO4 Pano 69398
Commer tome man right markets 197371  Additional tomes to the markets to the mark		age
State of Oregon, Country of Klemath  Act 150 + 161 1866 62  BARGAN AND SALE DEED  KNOW ALL BY THESE PRESENTS that and MCLARING. Canol I MCARTY  hereinafter called grantor, for the consideration hereinafter stated, does hereby gran, bargain, sell and convey unto Jave 1, 162  Bereinafter called grantor, for the consideration hereinafter stated, does hereby gran, bargain, sell and convey unto Jave 1, 162  Bereinafter called grantor, and unto grante's heirs, successors and assigns, all of that certain typi property, with the tenements, hereinafter stated in Silvery and the state of the content of the longing or in any way appertanting, situated in Silvery 1, 162  Act 18   Oiscinition   Kalmath Fairs Forest Fastates Sycan Unit Block in County, Silver of Toropety   Description   Kalmath Fairs Forest Fastates Sycan Unit Block in County, Silver of Toropety   Description   Kalmath Fairs Forest Fastates Sycan Unit Block in the called the county of the content of county of the content of the content of county of the conten	Grantor's Name and Address	
State of Oregon, Country of Klemath  Act 150 + 161 1866 62  BARGAN AND SALE DEED  KNOW ALL BY THESE PRESENTS that and MCLARING. Canol I MCARTY  hereinafter called grantor, for the consideration hereinafter stated, does hereby gran, bargain, sell and convey unto Jave 1, 162  Bereinafter called grantor, for the consideration hereinafter stated, does hereby gran, bargain, sell and convey unto Jave 1, 162  Bereinafter called grantor, and unto grante's heirs, successors and assigns, all of that certain typi property, with the tenements, hereinafter stated in Silvery and the state of the content of the longing or in any way appertanting, situated in Silvery 1, 162  Act 18   Oiscinition   Kalmath Fairs Forest Fastates Sycan Unit Block in County, Silver of Toropety   Description   Kalmath Fairs Forest Fastates Sycan Unit Block in County, Silver of Toropety   Description   Kalmath Fairs Forest Fastates Sycan Unit Block in the called the county of the content of county of the content of the content of county of the conten		
State of Oregon, Country of Klemath Recorded 10/304 //602 m VICE TOWN STATES  ACT SECTION 9, 97252  THE TOWN AND SALE DEED  KNOW ALL BY THESE PRESENTS that COUNTRY STATES  THE TOWN STATES STA		
State of Oregon, County of Klamath Recorded 101/304 //002 m Vol Mod Pg. 67.37 m Vol Mo	Grantee's Name and Address	
Report of the property of the consideration bereinafter stated, does hereby grant, bargain, sell and convey unto Lawes State of Oregon, Courty of Klamath Recorded for 1925 Links Strike Councy Clerk Fee Science and 1936 Links Strike Clerk Science and 1936 Links Strike Clerk Science and 1936 Links Strike Clerk Science and 1936 Links Science Science Science and 1936 Links Science Sc	After recording, return to (Name, Address, Zip):	****
RESERVACE OF 37352  BARGAN AND SALE DEED  KNOW ALL BY THESE PRESENTS that and MPCLABURG. Casal I MCARTAM hereinafter called granter, for the consideration beteinafter stated, does bereby grant, bargain, stall and convey unto Abres. HA hereinafter called granter, for the consideration beteinafter stated, does bereby grant, bargain, stall and convey unto Abres. HA hereinafter called granter, and unto grantee's helers, successors and assigns, all of that certain scal property, with the tenements, hered- itaments and appartenances thereunto belonging or in any way appertanting, situated in CLABURA  County, State of Oregon, described as follows, to-wit:  2 CARCOLS Described Below  Property ID RIBSC (Refershare)  County, State of Oregon, described as follows, to-wit:  13 415'(185) WISSON (Refershare)  To Have and to Hold the same unto grantee and grantee's belies, successors and assigns forever.  The true and sexual consideration paid for his transfer, stated in terms of colorar, is a 2 g of the candidation consists of or includes other property or value given or promised which is a 1 particular to the candidation consists of or includes other property or value given or promised which is a 1 particular this deed shall apply qually to comparison, and uninvitable.  BN WITNESS WIERREOF, the grantor has executed this instrument on 2 th 2 2 2 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	U James Hatmaker	RECORDER'S LISE
Sources Hard Maker Links states and the states of the control of t	Pa Box 1235	Pecordod 10/12/04 //: 44 a
BARGAN AND SALE DEED  KNOW ALL BY THESE PRESENTS thatam_Mr_Castures	JEFFERSON OR. 9735J	
BARGAN AND SALE DEED  KNOW ALL BY THESE PRESENTS that		Linda Smith, County Clerk
BARGAIN AND SALE DEED  KNOW ALL BY THESE PRESENTS that		Fee \$ <u>2/00</u> # of Pgs/
RARGAIN AND SALE DEED  KNOW ALL BY THESE PRESENTS that ONLY CARDING CAROL I WEARTAM hereinafter called grantor, for the consideration hereinafter stated, does hereby grant, bargain, sell and convey unto Artes. HAR hereinafter called grantee, and unto grantee's heirs, successors and assigns, all of that certain real property, with the tenements, hereditaments and appurtenances thereunto belonging or in any way appertuning, situated in SIARAFA. County, State of Oregon, described as follows, to-wit:  2 PARCOLS OBSILITIES OF STATES OF OF STATES OF STATES OF STATES OF STATES OF STATES OF STATES OF OF STATES OF STA	LALENCON NO GTRS)	
RNOW ALL BY THESE PRESENTS that		
RNOW ALL BY THESE PRESENTS that		
hereinafter called grantor, for the consideration hereinafter stated, does hereby grant, bargain, sell and convey unto JAWELS. HAR hereinafter called grantee, and unto grantee's heins, successors and assigns, all of that certain real property, with the tenements, hereditionents and appurtenances thereunto belonging or in any way appertaining, situated in CIARAL.  2 PARCELS Described a follows, to-wit:  2 PARCELS Described Below  2 PARCELS Described Below  2 PARCELS Described Below  2 PARCELS Described Below  3 Property ID RIGGE RESIDENT		A 1
hereinafter called grantor, for the consideration hereinafter stated, does hereby grant, bargain, sell and convey unto JAWELS. HAR hereinafter called grantee, and unto grantee's heirs, successors and assigns, all of that certain real property, with the tenements, hereditaments and appurtenances thereunto belonging or in any way appertaining, situated in SIAMELA. County, State of Oregon, described as follows, to-wit:  2 PARCOLS Described Below  2 PARCOLS Described Below  2 PROPERTY ID RITERAL REPORT REAL STATES BELOW  3 PROPERTY ID RITERAL REPORT REAL STATES BELOW  4 PROPERTY ID RITERAL REPORT REAL STATES BELOW  4 PROPERTY ID RITERAL REPORT REAL STATES BELOW  5 U.S. STATES WILLIAM STATES BELOW  10 SUSSIBLE STATES BELOW STATES BELOW  11 SUSSIBLE STATES BELOW STATES BELOW  12 The true and actual consideration of includes other property or value given or promised which is Described Below  10 In construing this deed, where the context so requires, the singular includes the plural, and all grantmatical changes shall be made so that this deed shall apply equally to corporations and to individually.  11 IN MITTHESS WIERROR, the grantor has executed this instrument on SCH 26 STATES STATES STATES STATES STATES WIERROR, the grantor is a corporation, that caused its name to be signed and its scal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.  12 IN MITTHESS WIERROR, the grantor has executed this instrument on SCH 26 STATES BELOW AND THE REPORT SHOULD BE ABOUGH THE ABORD MADE OF PRESENCE AND CALIFORN THE MADE SHOULD BE ABOUGH THE ABORD MADE OF THE PROPERTY SHOULD BE ABOUGH THE ABORD MADE OF THE PROPERTY SHOULD BE ABOUGH THE ABORD MADE OF THE PROPERTY SHOULD BE ABOUGH THE ABORD MADE OF THE PROPERTY SHOULD BE ABOUGH THE ABORD MADE OF THE PROPERTY SHOULD BE ABOUGH THE ABORD MADE OF THE PROPERTY SHOULD BE ABOUGH THE ABORD MADE OF THE PROPERTY SHOULD BE ABOUGH THE ABORD MADE OF THE BEAUTH THE ABORD MADE OF THE PROPERTY SHOULD BE ABORD MADE OF THE PROPERTY SHOULD BE AB	KNOW ALL BY THESE PRESENTS that	mime Cariwas Carol I McCartage
hereinafter called grantee, and unto grantee's heirs, successors and assigns, all of that certain real property, with the tenements, hereditaments and appartenances thereunto belonging or in any way appertaining, situated in STARATA.  County, Stute of Organ, described as follows, to-wit:  2 PARCOLS Described Below  Property ID : R176357 C.Real Estate)  Legal Discipption: Kalingth Falis Forest-Fastates-Sycan Unit Block 17  Property ID R176364 (Rechestate)  Loss W1050 acres 10.58  (1301 Orscription: Kalingth Falis Forest-Fastates-Sycan Unit Block 17, Lot 115 4/5 (less w1050 acres 10.58)  (1301 Orscription: Kalingth Falis Forest-Fastates-Sycan Unit Block 17, Lot 115 4/5 (less w1050 acres 10.58)  To have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The time and actual consideration of processing and for this transfer, stated in terms of dollars, is \$ 2, 2001 0 However, the actual consideration consists of or includes other property or value given or promised which is I pass-actual the Pfine whole (indicate which) consideration consists of or includes other property or value given or promised which is I pass-actual the Pfine whole (indicate which) consideration of the same to be signed and its scal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.  STATE OF OREGON, County of Line Williams, Park Supplead, and will prantiment on the property or solute given or promised which is I pass-actual the Pfine whole (indicate which) consideration of the scances the same by proble if its head to individuals.  IN WITNESS WHEREOF, the granter has executed this instrument on 2 cf. 20 3 if grantor is a corporation, the scause distribution of the property or solute given or promised which is 1 and 1 and 1 grantomatical changes shall be made so that this deed shall apply equally to corporations and to individuals.  IN WITNESS WHEREOF, the granter has been property or value given or promised which is 1 and 1 and 1 and 1 and		
This instrument was acknowledged before me on Stranger and James Hatmaker.  This instrument was acknowledged before me on Stranger and James Hatmaker.  This instrument was acknowledged before me on Stranger and James Hatmaker.  This instrument was acknowledged before me on Stranger and James Hatmaker.  This instrument was acknowledged before me on Stranger and James Hatmaker.  This instrument was acknowledged before me on Stranger and James Hatmaker.  This instrument was acknowledged before me on Stranger and James Hatmaker.  This instrument was acknowledged before me on Stranger and James Hatmaker.  This instrument was acknowledged before me on Stranger and James Hatmaker.  This instrument was acknowledged before me on Stranger and James Hatmaker.  This instrument was acknowledged before me on Stranger and James Hatmaker.  This instrument was acknowledged before me on Stranger and James Hatmaker.  This instrument was acknowledged before me on Stranger and James Hatmaker.  This instrument was acknowledged before me on Stranger and James Hatmaker.  This instrument was acknowledged before me on Stranger and James Hatmaker.  This instrument was acknowledged before me on Stranger and James Hatmaker.  This instrument was acknowledged before me on Stranger and James Hatmaker.  This instrument was acknowledged before me on Stranger and James Hatmaker.  This instrument was acknowledged before me on Stranger and James Hatmaker.  This instrument was acknowledged before me on Stranger and James Hatmaker.  This instrument was acknowledged before me on Stranger and James Hatmaker.  This instrument was acknowledged before me on Stranger and James Hatmaker.  This instrument was acknowledged before me on Stranger and James Hatmaker.  This instrument was acknowledged before me on Stranger and James Hatmaker.  This instrument was acknowledged before me on Stranger and James Hatmaker.	neremarker carried grantor, for the consideration neremarks	er stated, does hereby grant, bargain, sell and convey unto Ares HATM
Property ID: R176357 (Real Estate)  Legal Disciption: Kalmath Falls Forest-Fastates-Sycan Unit Block 17  Property ID: R176364 (Rehestate)  Legal Disciption: Kalmath Falls Forest Fstates Scycan Unit Block 17  Property ID: R176364 (Rehestate)  II 5 4/15 Less w 1050 acres 10.58  The true and actual consideration paid for this transfer, stated in terms of dollars, is 2.2 200  The true and actual consideration paid for this transfer, stated in terms of dollars, is 2.2 200  In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals.  IN WITHERS WHEREOF, the grantor has executed this instrument on 2012 2003; if grantor is a corporation, it has caused its name to be signed and its scal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THE PROPERTY D	itaments and appurtenances thereunto belonging or in ar	ssors and assigns, all of that certain real property, with the tenements, heredny way appertaining, situated inCounty,
Property ID: R176357 (Real Estate)  Legal Disciption: Kalmath Falls Forest-Fastates-Sycan Unit Block 17  Property ID: R176364 (Rehesiate)  17 Property ID: R176364 (Rehesiate)  18 Y16' Less w 1050 acres 10.58  Legal Description: Kalmata Falls Forest Estates Scycan Unit Block 17, Lot  18 Y15' Less w 1050 acres 8: Sociente persone of the sense of between the subject of the sense of between the symbols of the transfer, stated in terms of dollars, is 2.27.20.  The true and actual consideration paid for this transfer, stated in terms of dollars, is 2.27.20.  The true and actual consideration paid for this transfer, stated in terms of dollars, is 2.27.20.  O However, the actual consideration of the senence between the symbols of the applicable, should be detected. Sec 188.93.03.  In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals.  IN WITHESS WHEREEOF, the gramtor has executed this instrument on 24.72.  This instrument will not allow use of the property described and its seal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THE PROPERTY DESCRIBED IN THE PROPERTY DESCRIBED IN THE PROPERTY DESCRIBED IN THE PROPERTY DESCR	2 page ale Davided Belo	
Legal Disciption: Kalmath Falls Forest-Fastates-Sylan Unit Block 17  Property 10 R 176346 (Relastate)  11 S 415' Less w 1050 acres 10.58  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ .2.7000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ .2.7000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ .2.7000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ .2.7000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ .2.7000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ .2.7000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ .2.7000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ .2.7000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ .2.7000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ .2.7000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ .2.7000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ .2.7000.  The true and actual consideration paid for this instrument on the paid to the which consideration paid for this instrument on the paid to actual the paid to dollars, is \$ .2.7000.  This instrument will not allow use of the property descended this instrument on the paid to individuals.  This instrument was acknowledged before me on	I MECELO VESCILICATE TOTAL	· ,
Legal Disciption: Kalmath Falls Forest-Fastates-Sylan Unit Block 17  Property 10 R 176346 (Relastate)  11 S 415' Less w 1050 acres 10.58  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ .2.7000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ .2.7000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ .2.7000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ .2.7000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ .2.7000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ .2.7000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ .2.7000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ .2.7000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ .2.7000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ .2.7000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ .2.7000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ .2.7000.  The true and actual consideration paid for this instrument on the paid to the which consideration paid for this instrument on the paid to actual the paid to dollars, is \$ .2.7000.  This instrument will not allow use of the property descended this instrument on the paid to individuals.  This instrument was acknowledged before me on		
Cegal Disciption: Kalmath Falls Forest-Fastates-Sycan Unit Block 17  Property ID R 176346 (Relastate)  11 S 4/5" Less w 1050 acres 8.50  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 27,000  The social consideration paid for this transfer, stated in terms of dollars, is \$ 27,000  In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals.  IN WITNESS WHEREOF, the grantor has executed this instrument on grantor is a corporation, it has caused its name to be signed and its scal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE ISSUMMENT HE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COLUNY PLANNING DEPARTMENT TO VERY APPROVED USES AND TO DETERMINE ANY LIMITS ONL LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.530.  STATE OF OREGON, County of Limit Shall structure, Garol McCartney, and James Hatmaker.  This instrument was acknowledged before me on	•	
Cegal Disciption: Kalmath Falls Forest-Fastates-Sycan Unit Block 17  Property ID R 176346 (Relastate)  11 S 4/5" Less w 1050 acres 8.50  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 27,000  The social consideration paid for this transfer, stated in terms of dollars, is \$ 27,000  In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals.  IN WITNESS WHEREOF, the grantor has executed this instrument on grantor is a corporation, it has caused its name to be signed and its scal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE ISSUMMENT HE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COLUNY PLANNING DEPARTMENT TO VERY APPROVED USES AND TO DETERMINE ANY LIMITS ONL LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.530.  STATE OF OREGON, County of Limit Shall structure, Garol McCartney, and James Hatmaker.  This instrument was acknowledged before me on		
Cegal Disciption: Kalmath Falls Forest-Fastates-Sycan Unit Block 17  Property ID R 176346 (Relastate)  11 S 4/5" Less w 1050 acres 8.50  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 27,000  The social consideration paid for this transfer, stated in terms of dollars, is \$ 27,000  In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals.  IN WITNESS WHEREOF, the grantor has executed this instrument on grantor is a corporation, it has caused its name to be signed and its scal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE ISSUMMENT HE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COLUNY PLANNING DEPARTMENT TO VERY APPROVED USES AND TO DETERMINE ANY LIMITS ONL LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.530.  STATE OF OREGON, County of Limit Shall structure, Garol McCartney, and James Hatmaker.  This instrument was acknowledged before me on		,
Cegal Disciption: Kalmath Falls Forest-Fastates-Sycan Unit Block 17  Property ID R 176346 (Relastate)  11 S 4/5" Less w 1050 acres 8.50  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 27,000  The social consideration paid for this transfer, stated in terms of dollars, is \$ 27,000  In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals.  IN WITNESS WHEREOF, the grantor has executed this instrument on grantor is a corporation, it has caused its name to be signed and its scal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE ISSUMMENT HE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COLUNY PLANNING DEPARTMENT TO VERY APPROVED USES AND TO DETERMINE ANY LIMITS ONL LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.530.  STATE OF OREGON, County of Limit Shall structure, Garol McCartney, and James Hatmaker.  This instrument was acknowledged before me on	·	
Cegal Disciption: Kalmath Falls Forest-Fastates-Sycan Unit Block 17  Property ID R 176346 (Relastate)  11 S 4/5" Less w 1050 acres 8.50  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 27,000  The social consideration paid for this transfer, stated in terms of dollars, is \$ 27,000  In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals.  IN WITNESS WHEREOF, the grantor has executed this instrument on grantor is a corporation, it has caused its name to be signed and its scal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE ISSUMMENT HE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COLUNY PLANNING DEPARTMENT TO VERY APPROVED USES AND TO DETERMINE ANY LIMITS ONL LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.530.  STATE OF OREGON, County of Limit Shall structure, Garol McCartney, and James Hatmaker.  This instrument was acknowledged before me on		
Cegal Disciption: Kalmath Falls Forest-Fastates-Sycan Unit Block 17  Property ID R 176346 (Relastate)  11 S 4/5" Less w 1050 acres 8.50  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 27,000  The social consideration paid for this transfer, stated in terms of dollars, is \$ 27,000  In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals.  IN WITNESS WHEREOF, the grantor has executed this instrument on grantor is a corporation, it has caused its name to be signed and its scal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE ISSUMMENT HE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COLUNY PLANNING DEPARTMENT TO VERY APPROVED USES AND TO DETERMINE ANY LIMITS ONL LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.530.  STATE OF OREGON, County of Limit Shall structure, Garol McCartney, and James Hatmaker.  This instrument was acknowledged before me on		
Legal Disciption: Kalmath Falls Forest-Fastates-Sylan Unit Block 17  Property 10 R 176346 (Relastate)  11 S 4/15' Less w 1050 acres 8:50  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 27,000  The smell consideration paid for this transfer, stated in terms of dollars, is \$ 27,000  In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals.  IN WITNESS WHEREOF, the grantor has executed this instrument on grantor in the scaused its name to be signed and its scal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE ISINGN OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OF ACCEPTION THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OF ACCEPTION THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OF ACCEPTION THIS INSTRUMENT IN PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COLUNY PLANNING DEPARTMENT TO VERHEWAY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.3930.  STATE OF OREGON, County of Limit Sinstrument was acknowledged before me on		
Legal Disciption: Kalmath Falls Forest-Fastates-Sylan Unit Block 17  Property 10 R 176346 (Relastate)  11 S 4/15' Less w 1050 acres 8:50  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 27,000  The smell consideration paid for this transfer, stated in terms of dollars, is \$ 27,000  In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals.  IN WITNESS WHEREOF, the grantor has executed this instrument on grantor in the scaused its name to be signed and its scal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE ISINGN OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OF ACCEPTION THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OF ACCEPTION THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OF ACCEPTION THIS INSTRUMENT IN PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COLUNY PLANNING DEPARTMENT TO VERHEWAY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.3930.  STATE OF OREGON, County of Limit Sinstrument was acknowledged before me on		
Legal Disciption: Kalmath Falls Forest-Fastates-Sylan Unit Block 17  Property 10 R 176346 (Relastate)  11 S 4/15' Less w 1050 acres 8:50  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 27,000  The smell consideration paid for this transfer, stated in terms of dollars, is \$ 27,000  In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals.  IN WITNESS WHEREOF, the grantor has executed this instrument on grantor in the scaused its name to be signed and its scal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE ISINGN OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OF ACCEPTION THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OF ACCEPTION THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OF ACCEPTION THIS INSTRUMENT IN PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COLUNY PLANNING DEPARTMENT TO VERHEWAY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.3930.  STATE OF OREGON, County of Limit Sinstrument was acknowledged before me on	Proporty TD . DITI 250 Com	of Fatal \
The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.2,000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.2,000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.2,000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.2,000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.2,000.  The sentence between the symbols \$ 000.  In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals.  IN WITNESS WHEREOF, the grantor has executed this instrument on \$ 0.000.  In construing this caused its name to be signed and its scal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.  This instrument will not allow use of the property described in this instrument on the property scholled check with the APPROPERTY SCHOLLO CHECK WITH A CHECK THE APPROPERTY SC	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	91 ESTOTE)
The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.2,000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.2,000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.2,000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.2,000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.2,000.  The sentence between the symbols \$ 000.  In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals.  IN WITNESS WHEREOF, the grantor has executed this instrument on \$ 0.000.  In construing this caused its name to be signed and its scal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.  This instrument will not allow use of the property described in this instrument on the property scholled check with the APPROPERTY SCHOLLO CHECK WITH A CHECK THE APPROPERTY SC	Legal Discinption . Kalmali	
The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.2,000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.2,000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.2,000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.2,000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.2,000.  The sentence between the symbols \$ 000.  In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals.  IN WITNESS WHEREOF, the grantor has executed this instrument on \$ 0.000.  In construing this caused its name to be signed and its scal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.  This instrument will not allow use of the property described in this instrument on the property scholled check with the APPROPERTY SCHOLLO CHECK WITH A CHECK THE APPROPERTY SC	LOT IIN WILL LAST	9115 Forest-Fastates-Sycan Unit Rlack
The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.2,000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.2,000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.2,000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.2,000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.2,000.  The sentence between the symbols \$ 000.  In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals.  IN WITNESS WHEREOF, the grantor has executed this instrument on \$ 0.000.  In construing this caused its name to be signed and its scal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.  This instrument will not allow use of the property described in this instrument on the property scholled check with the APPROPERTY SCHOLLO CHECK WITH A CHECK THE APPROPERTY SC	Dr. 718 - (3) w 1050 acres	10.58
The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.2,000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.2,000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.2,000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.2,000.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.2,000.  The sentence between the symbols \$ 000.  In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals.  IN WITNESS WHEREOF, the grantor has executed this instrument on \$ 0.000.  In construing this caused its name to be signed and its scal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.  This instrument will not allow use of the property described in this instrument on the property scholled check with the APPROPERTY SCHOLLO CHECK WITH A CHECK THE APPROPERTY SC	1 OPErty 10 R 176346 (Reclassical)	
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.7.0.0 Mowever, the actual consideration consists of or includes other property or value given or promised which is \$ \( \text{part of the} \) Ethe whole (indicate which) consideration.\( \text{O} \) (The sentence between the symbols \( \text{o}, \) if not applicable, should be deleted. See ORS 93.030.)  In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals.  IN WITNESS WHEREOF, the grantor has executed this instrument on \$\( \text{O} \) (The grantor is a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND FERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROVE DESCRIBED IN THIS INSTRUMENT TO VIOLATION OF APPLICABLE LAND USE LAWS AND FERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROVED USES AND TO DETERMINE ARY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.390.  STATE OF OREGON, County of Line 1 State 1 Line 1 State 2 Line 2 Line 2 Line 2 Line 2 Line 2 Line 3 Line 2 Line 3 Line 2 Line 3 Line 2 Line 3 Line		
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.7.0.0 Mowever, the actual consideration consists of or includes other property or value given or promised which is \$ \( \text{part of the} \) Ethe whole (indicate which) consideration.\( \text{O} \) (The sentence between the symbols \( \text{o}, \) if not applicable, should be deleted. See ORS 93.030.)  In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals.  IN WITNESS WHEREOF, the grantor has executed this instrument on \$\( \text{O} \) (The grantor is a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND FERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROVE DESCRIBED IN THIS INSTRUMENT TO VIOLATION OF APPLICABLE LAND USE LAWS AND FERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROVED USES AND TO DETERMINE ARY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.390.  STATE OF OREGON, County of Line 1 State 1 Line 1 State 2 Line 2 Line 2 Line 2 Line 2 Line 2 Line 3 Line 2 Line 3 Line 2 Line 3 Line 2 Line 3 Line	11 3 415 1 coss w 1050 Acres 050	FORST I STATE OF SEAL ONLY BLOCK I'LL COL
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2.7.0.0 Mowever, the actual consideration consists of or includes other property or value given or promised which is \$ \( \text{part of the} \) Ethe whole (indicate which) consideration.\( \text{O} \) (The sentence between the symbols \( \text{o}, \) if not applicable, should be deleted. See ORS 93.030.)  In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals.  IN WITNESS WHEREOF, the grantor has executed this instrument on \$\( \text{O} \) (The grantor is a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND FERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROVE DESCRIBED IN THIS INSTRUMENT TO VIOLATION OF APPLICABLE LAND USE LAWS AND FERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROVED USES AND TO DETERMINE ARY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.390.  STATE OF OREGON, County of Line 1 State 1 Line 1 State 2 Line 2 Line 2 Line 2 Line 2 Line 2 Line 3 Line 2 Line 3 Line 2 Line 3 Line 2 Line 3 Line	(IF SPACE INSUFFIC	IENT, CONTINUE DESCRIPTION ON REVERSE)
actual consideration. Or The sentence between the symbols or it not applicable, should be deleted. See ORS 93.030.)  In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals.  IN WITNESS WHEREOF, the grantor has executed this instrument on OCH 26 2003 ; if grantor is a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPERIATE 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 Limm ) ss.  This instrument was acknowledged before me on October 12, 2004 by Thomas L. McCartney, Carol McCartney and James Hatmaker  This instrument was acknowledged before me on October 12, 2004  Do OFFICIAL SEAL SUSAN K. BEAUDIN NOTARY PUBLIC-OREGON OCCUMENTED ON A 733373	To Have and to Hold the same unto grantee and	grantee's heirs, successors and assigns forever.
which) consideration. ((i) (The sentence between the symbols (ii) if not applicable, should be deleted. See ORS 93.030.)  In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals.  IN WITNESS WHEREOF, the grantor has executed this instrument on	The true and actual consideration paid for this tra	insfer, stated in terms of dollars, is \$ 22,000.   ① However, the
In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals.  IN WITNESS WHEREOF, the grantor has executed this instrument on	actual consideration consists of or includes other proper	ty or value given or promised which is part of the whole (indicate
made so that this deed shall apply equally to corporations and to individuals.  IN WITNESS WHEREOF, the grantor has executed this instrument on grantor is a corporation, it has caused its name to be signed and its scal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPERTY SHO		
IN WITNESS WHEREOF, the grantor has executed this instrument on grantor is a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT 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 Limit Strument was acknowledged before me on October 12, 2004 by Thomas L. McCartney, Carol McCartney and James Hatmaker  This instrument was acknowledged before me on Officer or Oregon  OFFICIAL SEAL SUSAN K. BEAUDIN NOTARY PUBLIC-OREGON COMMISSION NO. 373373	made so that this deed shall apply equally to corporation	uires, the singular includes the plural, and all grammatical changes shall be
grantor is a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, County of Limits of Limits instrument was acknowledged before me on October 12, 2004  by Thomas L. McCartney, Carol McCartney and James Hatmaker  This instrument was acknowledged before me on Official SEAL SUSAN K. BEAUDIN NOTARY PUBLIC-OREGON COMMISSION NO, 373373  Notary Public for Oregon	IN WITNESS WHEREOF the grantor has execu	ted this instrument on OCH 26/ 2003
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 Limm ) ss.  This instrument was acknowledged before me on October 12, 2004 by Thomas L. McCartney, Carol McCartney and James Hatmaker  This instrument was acknowledged before me on option of the county of th	grantor is a corporation, it has caused its name to be sign	ned and its seal, if any, affixed by an officer or other person duly authorized
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	to do so by order of its board of directors.	and of all officer of other person duty authorized
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 ofLim		more in a Ch and 2 Mark C
LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE 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 Line Strument was acknowledged before me on October 12, 2004 by Thomas L. McCartney, Carol McCartney and James Hatmaker  This instrument was acknowledged before me on Strument was acknowledged before me on Official SEAL SUSAN K. BEAUDIN NOTARY PUBLIC-OREGON COMMISSION NO. 373373  Notary Public for Oregon	THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AT	ND REGU-
PRIATE 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	LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE	PERSON \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
STATE OF OREGON, County of Lina ) ss.  This instrument was acknowledged before me on October 12, 2004 by Thomas L. McCartney, Carol McCartney and James Hatmaker  This instrument was acknowledged before me on of Official SEAL SUSAN K. BEAUDIN NOTARY PUBLIC-OREGON COMMISSION NO. 373373  Notary Public for Oregon	PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROV	VED USES
STATE OF OREGON, County of		James Hatmober
This instrument was acknowledged before me on _October 12, 2004  by		
by Thomas L. McCartney, Carol McCartney and James Hatmaker  This instrument was acknowledged before me on  by  as  OFFICIAL SEAL SUSAN K. BEAUDIN NOTARY PUBLIC-OREGON COMMISSION NO. 373373  Notary Public for Oregon	· II	
This instrument was acknowledged before me on		
by		
as  of  OFFICIAL SEAL SUSAN K. BEAUDIN NOTARY PUBLIC-OREGON COMMISSION NO. 373373  Notary Public for Oregon		cknowledged before the off,
OFFICIAL SEAL SUSAN K. BEAUDIN NOTARY PUBLIC-OREGON COMMISSION NO. 373373 Notary Public for Oregon		
SUSAN K. BEAUDIN NOTARY PUBLIC-OREGON COMMISSION NO. 373373  Notary Public for Oregon	of	
NOTARY PUBLIC-OREGON COMMISSION NO. 373373  Notary Public for Oregon		
Notary Public for Oregon	NOTARY PUBLIC-OREGON	
MY COMMISSION EXPIRES NOVEMBER 28, 2007  My commission expires November 28, 2007	COMMISSION NO. 373373	
	MY COMMISSION EXPIRES NOVEMBER 28, 2007	My commission expires November 28, 2007
Al	Alar	