	L TOOT
TO HAVE AND TO HOLD the same unto the second party and second party's heirs, successors and assigns forever. And the first party, for first party and first party's heirs and legal representatives, does covenant to and with the second party and second party's heirs, successors and assigns, that the first party is lawfully seized in fee simple of the property, free and clear of encumbrances except the mortgage or trust deed and not otherwise except (if none, so state)	
that the first party will warrant and forever defend the above granted	1 premises, and every part and parcel thereof against the least.
ciallis and demands of all persons whomshever, other than the hen-	Show avaragely argaments that the date of the same
To yanco, absolute in legal check as well as in form, of the fittle to the	e premises to the second marks and all and all the second
and that party may have dicient, and not as a mortgage, this need of	Security of any kinds that macagasism seeks
serious and derivoire to the second party, that in executing this	deed the first party is not acting under any missing the
to the effect thereof of unuel any unless, undue infilience of migrents	Sentation by the second ments, an according to the
about of attorneys, that this uccu is not given as a preference over o	ther creditors of the first poets, and that at the control of
person, partnership of corporation, other than the second party, interest	sted in the premises directly or indirectly, in any manner what-
source, except as set form above.	
one person; that if the context so requires the size of	at the first party as well as the second party may be more than
one person; that if the context so requires the singular includes the pand implied to make the provisions hereof apply equally to corporati	littal and that all grammatical aboves the Hills III.
IN WITNESS WHEREOF the first party has executed this in	ons and to individuals. Is first party is a corporation, it has caused its name
to be signed and its scal, it ally, alliage by an officer or other nercon	duly authorized to do so by and a so by and a so by
DATED OCTOBER 1, 2004	dury authorized to do so by order of its board of directors.
	De Jan-Holl
THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU-	Willow Jong Hall
LATIONS, DEFUNE STUNING UM ALCEPTING THIS INSTRITUENT THE DECOM	11-4 (11. 1/11
PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIEV APPROVED USES	The William fall
AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930.	
THAT HOLD NO BELLINED IN ORS 30,830.	V
STATE OF OREGON, County of	Klamulh
This instrument was acknowledged	before me on 10-1-2004
by DJ willowsong	Detar Hail
This instrument was acknowledged	before me on,
by	
as	
of	
OFFICIAL SEAL	1 July 1/ Ra
DEBBIE K. BERGENER	A Jebbe K Seigener ary Public for Oregon
COMMISSION OF THE	
MY COMMISSION EXPIRES DEC. 17, 2007	commission expires 12-17-2007
OFFICIAL SEAL	to of Alaska County of North Oten Descript
Sta	ate of Alaska, County of North Star Borough.
O10	aned before me on this /// day of October 04, by MAHhew William 5 Hall
	tary Public Carol Qiana Isiah
Mr. Commission Fundama Amel 16, 2007	Commission expires 4-16-2001