EC 28 AM10:50	1				
	, Inc.				
15731 SW Oberst	I.n. PB 1148				
Sherwood Oregon Grantor's N	97140	\	/ol <u>M04</u>	_Page	<u>885</u> 46
Erik S.B. Toner	& Thersa C. Toner				
3939 S. 6th St.					
Klamath Falls O Grantee's N					
Erik S.B. Toner	& Theresa C. Toner	leuumpen a uae			
3939 S. 6th St.		State	of Oregon,	County of	f Klamath
Klamath Falls O	_	Recor	rded 12/28/04	10:50	<u>→ A</u> m
	tax statements to (Name, Address, Zip):	Vol N	104 Pg 88	546	<u> </u>
Erik S.B. Loner	& Theresa C. Toner #334	Linda 5. Fee \$	Smith, Cour	ny Clerk # of Pgs	i
	regon 97603	By loc a			
WMONN AT L DAY!		RANTY DEED		_	
KNOW ALL BY	THESE PRESENTS that	rucnael L.			
	, for the consideration hereinafter sta				
	rik S.B. Toner and The				
that certain real property	, does hereby grant, bargain, sell and , with the tenements, hereditaments	and appurtanences therew	anu grantee's nto belongie	neirs, suc	vessors and ass
situated inKlamat	b County, State o	f Oregon, described as followed	ows, to-wit:	g or in an	y way appertai
	•	•	,		
Lot 16, Block 6	, Klamath Forest Esta	ates			
	old the same unto grantee and grante		ssigns foreve		
And grantor hereb		e's heirs, successors and a grantee's heirs, successors	ssigns foreve and assigns,	that grant	or is lawfully s
And grantor hereb	old the same unto grantee and grante by covenants to and with grantee and	e's heirs, successors and a grantee's heirs, successors	ssigns foreve and assigns, o exceptions	that grant , so state)	i
And grantor hereb	old the same unto grantee and grante by covenants to and with grantee and	e's heirs, successors and a grantee's heirs, successors encumbrances except (if n	ssigns foreve and assigns, to exceptions	that grant, so state)	l:
And grantor hereb in fee simple of the above	old the same unto grantee and grante by covenants to and with grantee and	e's heirs, successors and a grantee's heirs, successors encumbrances except (if n	ssigns foreve and assigns, to exceptions	that grant , so state)	:, and
And grantor hereb in fee simple of the above grantor will warrant and f persons whomsoever, exceptions	old the same unto grantee and grantee by covenants to and with grantee and ve granted premises, free from all efforever defend the premises and ever those claiming under the above dept.	e's heirs, successors and a grantee's heirs, successors encumbrances except (if new y part and parcel thereof a lescribed encumbrances	ssigns foreve and assigns, to exceptions gainst the lav	that grant , so state)	and demands
and grantor hereb in fee simple of the above grantor will warrant and f persons whomsoever, exce The true and actua	old the same unto grantee and grantee by covenants to and with grantee and ve granted premises, free from all efforever defend the premises and every ept those claiming under the above dal consideration paid for this transfer,	e's heirs, successors and a grantee's heirs, successors encumbrances except (if not provided by part and parcel thereof a lescribed encumbrances, stated in terms of dollars,	ssigns forever and assigns, to exceptions gainst the law is \$ 11,50	that grant, so state) vful claims	and demands
grantor will warrant and f persons whomsoever, exce The true and actual	old the same unto grantee and grantee by covenants to and with grantee and we granted premises, free from all efforever defend the premises and every ept those claiming under the above dal consideration paid for this transfer, ists of or includes other property or very content of the same and the same a	grantee's heirs, successors and a grantee's heirs, successors encumbrances except (if necessors except and parcel thereof a lescribed encumbrances, stated in terms of dollars, value given or promised w	ssigns forever and assigns, to exceptions gainst the law is \$ 11,50 high is \$ 1 the	that grant, so state) vful claims	and demands
grantor will warrant and f persons whomsoever, exc. The true and actual consideration. (T	old the same unto grantee and grantee by covenants to and with grantee and we granted premises, free from all efforever defend the premises and every ept those claiming under the above dal consideration paid for this transfer, ists of or includes other property or the sentence between the symbols ⁽⁶⁾ , if not apply	grantee's heirs, successors and a grantee's heirs, successors encumbrances except (if next and parcel thereof a lescribed encumbrances, stated in terms of dollars, value given or promised wellicable, should be deleted. See (ssigns forever and assigns, to exceptions gainst the law is \$\frac{11}{11},\frac{5}{10} \text{the DRS 93.030.}	that grant, so state) vful claims 00.00 whole	and demands The However part of the (inc.)
grantor will warrant and f persons whomsoever, exc. The true and actual consideration consideration. (The construing this	forever defend the premises and every ept those claiming under the above dal consideration paid for this transfer, iets of or includes other property or the sentence between the symbols ©, if not applied, where the context so requires,	grantee's heirs, successors and a grantee's heirs, successors encumbrances except (if next and parcel thereof a lescribed encumbrances, stated in terms of dollars, value given or promised wellicable, should be deleted. See (the singular includes the properties)	ssigns forever and assigns, to exceptions gainst the law is \$\frac{11}{12},\frac{50}{12} the ORS 93.030.)	that grant, so state) vful claims 00.00 whole grammati	and demands Thewever part of the (included)
grantor will warrant and f persons whomsoever, exce The true and actual actual consideration consideration. (T In construing this made so that this deed sha In witness whereo	forever defend the premises and ever the sentence between the symbols of includes other property or the sentence between the symbols of, if not apple deed, where the context so requires, all apply equally to corporations and of, the grantor has executed this instru	y part and parcel thereof a lescribed encumbrances. stated in terms of dollars, value given or promised we plicable, should be deleted. See the singular includes the plot individuals.	ssigns forever and assigns, to exceptions gainst the law is \$ 11,50 hich is \$ 3030.) olural, and all	vful claims 00.00 whole grammati	, and demands and demands part of the (indical changes shape)
grantor will warrant and f persons whomsoever, exce The true and actual actual consideration consi which) consideration. (T In construing this made so that this deed sha In witness whereo is a corporation, it has cau	forever defend the premises and every ept those claiming under the above dal consideration paid for this transfer, ists of or includes other property or the sentence between the symbols of, if not apply equally to corporations and of, the grantor has executed this instruused its name to be signed and its sea	y part and parcel thereof a lescribed encumbrances. stated in terms of dollars, value given or promised we plicable, should be deleted. See the singular includes the plot individuals.	ssigns forever and assigns, to exceptions gainst the law is \$ 11,50 hich is \$ 3030.) olural, and all	vful claims 00.00 whole grammati	, and demands and demands part of the (indical changes shape)
grantor will warrant and f persons whomsoever, exce The true and actual actual consideration consideration. (T In construing this made so that this deed sha In witness whereo	forever defend the premises and every ept those claiming under the above dal consideration paid for this transfer, ists of or includes other property or the sentence between the symbols of, if not apply equally to corporations and of, the grantor has executed this instruused its name to be signed and its sea	y part and parcel thereof a lescribed encumbrances. stated in terms of dollars, value given or promised we plicable, should be deleted. See the singular includes the plot individuals.	ssigns forever and assigns, to exceptions gainst the law is \$ 11,50 hich is \$ 3030.) olural, and all	vful claims 00.00 whole grammati	, and demands and demands part of the (indical changes shape)
grantor will warrant and fipersons whomsoever, excurate consideration consideration. (The construing this made so that this deed shall multiple where of its a corporation, it has cauby order of its board of discountered in the construing that the construing this made so that this deed shall multiple where of its a corporation, it has cauby order of its board of discountered in the construint of the constr	old the same unto grantee and grantee by covenants to and with grantee and we granted premises, free from all every granted premises, free from all every granted premises and every granted the premises and every grantee those claiming under the above dal consideration paid for this transfer, ists of or includes other property or the sentence between the symbols we, if not applied, where the context so requires, all apply equally to corporations and of, the grantor has executed this instruused its name to be signed and its sea irectors.	grantee's heirs, successors and a grantee's heirs, successors encumbrances except (if new part and parcel thereof a lescribed encumbrances, stated in terms of dollars, value given or promised wellicable, should be deleted. See the singular includes the promise to individuals.	ssigns forever and assigns, to exceptions gainst the law is \$ 11,50 high is 1 the ORS 93.030.) olural, and all cer or other p	that grant, so state) vful claims 00.00 whole grammati cerson dufy	, and demands and demands part of the (indical changes shape)
grantor will warrant and f persons whomsoever, exc. The true and actual actual consideration. (T In construing this made so that this deed sha In witness whereo is a corporation, it has cau by order of its board of dittils INSTRUMENT WILL NOT THIS INSTRUMENT WILL NOT ATIONS. BEFORE SIGNING OR	forever defend the premises and every ept those claiming under the above of all consideration paid for this transfer, ists of or includes other property or all apply equally to corporations and of, the grantor has executed this instrument of the grantor has executed the context of the grantor has executed the grantor has executed the instrument of the grantor has executed the grantor has exec	grantee's heirs, successors and a grantee's heirs, successors encumbrances except (if not be a second part and parcel thereof a described encumbrances, stated in terms of dollars, value given or promised we plicable, should be deleted. See the singular includes the properties to individuals. In the second part of the singular includes the properties of the singular includes the singular incl	ssigns forever and assigns, to exceptions gainst the law is \$ 11,50 hich is \$ 3030.) olural, and all	that grant, so state) vful claims 00.00 whole grammati cerson dufy	, and demands and demands part of the (indical changes shape)
grantor will warrant and fipersons whomsoever, excurate and actual consideration consideration. (The construing this made so that this deed shall make the component of the construing the construing this made so that this deed shall make the component of the construing the construing this made so that this deed shall make the construing the construing the construing this made so that this deed shall make the construing the construint of the con	old the same unto grantee and grantee by covenants to and with grantee and ve granted premises, free from all every granted premises, free from all every granted premises, free from all every granted premises and every grantee those claiming under the above of all consideration paid for this transfer, ists of or includes other property or the sentence between the symbols of, if not apply deed, where the context so requires, all apply equally to corporations and of, the grantor has executed this instructed its name to be signed and its seatirectors. ALLOW USE OF THE PROPERTY DESCRIBED IN OF APPLICABLE LAND USE LAWS AND REGRANCEPTING THIS INSTRUMENT, THE PERSIPROPERTY SHOULD CHECK WITH THE APPRING DEPARTMENT TO VERIFY APPROVED USE	grantee's heirs, successors and a grantee's heirs, successors encumbrances except (if not be a successor of the successor of the singular includes the property of the singular includes the singular includes the singular in	ssigns forever and assigns, to exceptions gainst the law is \$ 11,50 high is 1 the ORS 93.030.) olural, and all cer or other p	that grant, so state) vful claims 00.00 whole grammati cerson dufy	, and demands and demands part of the (indical changes shape)
grantor will warrant and fipersons whomsoever, excurate and actual consideration consideration. (The construing this made so that this deed shall make the component of the construing the construing this made so that this deed shall make the component of the construing the construing this made so that this deed shall make the construing the construing the construing this made so that this deed shall make the construing the construint of the con	old the same unto grantee and grantee by covenants to and with grantee and ve granted premises, free from all every granted premises, free from all every granted premises, free from all every granted premises and every grantee those claiming under the above of all consideration paid for this transfer, ists of or includes other property or the sentence between the symbols of, if not apply deed, where the context so requires, all apply equally to corporations and of, the grantor has executed this instruused its name to be signed and its sea irectors. ALLOW USE OF THE PROPERTY DESCRIBED IN OF APPLICABLE LAND USE LAWS AND REGIS ACCEPTING THIS INSTRUMENT, THE PERSIS PROPERTY SHOULD CHECK WITH THE APPRING DEPARTMENT TO VERIFY APPROVED US SON LAWSUITS AGAINST FARMING OR FORE	grantee's heirs, successors and a grantee's heirs, successors encumbrances except (if not be a successor of the successor of the singular includes the property of the singular includes the singular includes the singular in	ssigns forever and assigns, to exceptions gainst the law is \$ 11,50 high is 1 the ORS 93.030.) olural, and all cer or other p	that grant, so state) vful claims 00.00 whole grammati cerson dufy	, and demands and demands part of the (indical changes shape)
grantor will warrant and fipersons whomsoever, excurbing this made so that this deed shall be ordered its board of distribution. This instrument in violation lations. Before signing or accurring from the south of the significant in the signi	old the same unto grantee and grantee by covenants to and with grantee and ve granted premises, free from all every granted premises, free from all every granted premises, free from all every granted premises and every grantee those claiming under the above of all consideration paid for this transfer, ists of or includes other property or all the sentence between the symbols of, if not apply deed, where the context so requires, all apply equally to corporations and of, the grantor has executed this instructured its name to be signed and its sea irectors. ALLOW USE OF THE PROPERTY DESCRIBED IN OF APPLICABLE LAND USE LAWS AND REGIS ACCEPTING THIS INSTRUMENT, THE PERSIPPROPERTY SHOULD CHECK WITH THE APPRING DEPARTMENT TO VERIFY APPROVED US SON LAWSUITS AGAINST FARMING OR FORE 5 30.930.	grantee's heirs, successors and a grantee's heirs, successors encumbrances except (if not provided in the successors except (if not provided in the successors) except (if not provided in the successors except (if not provided in the successors) except (if not provided in the succe	ssigns forever and assigns, to exceptions gainst the law is \$\frac{11}{50}\$ the ORS 93.030.) olural, and all cer or other processors of the DRS 93.030.	vful claims 00.00 whole grammati erson dufy	, and sand demands
grantor will warrant and fipersons whomsoever, excurbing this made so that this deed shall be ordered its board of distribution. This instrument in violation lations. Before signing or accurring from the south of the significant in the signi	old the same unto grantee and grantee by covenants to and with grantee and ve granted premises, free from all every granted premises, free from all every granted premises, free from all every granted premises and every grantee those claiming under the above of all consideration paid for this transfer, ists of or includes other property or all the sentence between the symbols of, if not apply deed, where the context so requires, all apply equally to corporations and of, the grantor has executed this instructured its name to be signed and its sea irectors. ALLOW USE OF THE PROPERTY DESCRIBED IN OF APPLICABLE LAND USE LAWS AND REGIS ACCEPTING THIS INSTRUMENT, THE PERSIPPROPERTY SHOULD CHECK WITH THE APPRING DEPARTMENT TO VERIFY APPROVED US SON LAWSUITS AGAINST FARMING OR FORE 5 30.930.	grantee's heirs, successors and a grantee's heirs, successors encumbrances except (if not provided in the successors except (if not provided in the successors) except (if not provided in the successors except (if not provided in the successors) except (if not provided in the succe	ssigns forever and assigns, to exceptions gainst the law is \$\frac{11}{50}\$ the ORS 93.030.) olural, and all cer or other processors of the DRS 93.030.	vful claims 00.00 whole grammati erson dufy	, and sand demands
grantor will warrant and fipersons whomsoever, excurbing this made so that this deed shall be ordered its board of distribution. This instrument in violation lations. Before signing or accurring from the south of the significant in the signi	old the same unto grantee and grantee by covenants to and with grantee and ve granted premises, free from all every granted premises, free from all every granted premises, free from all every granted premises and every ept those claiming under the above of all consideration paid for this transfer, ists of or includes other property or all the sentence between the symbols of, if not applied, where the context so requires, all apply equally to corporations and of, the grantor has executed this instrument used its name to be signed and its sea irectors. ALLOW USE OF THE PROPERTY DESCRIBED IN OF APPLICABLE LAND USE LAWS AND REG ACCEPTING THIS INSTRUMENT, THE PERSI PROPERTY SHOULD CHECK WITH THE APPRING DEPARTMENT TO VERIFY APPROVED US SON LAWSUITS AGAINST FARMING OR FORE S 30.930. STATE OF OREGON, County of	grantee's heirs, successors and a grantee's heirs, successors encumbrances except (if not be a second part and parcel thereof a lescribed encumbrances, stated in terms of dollars, value given or promised we plicable, should be deleted. See (the singular includes the property to individuals. IN Michael Michae	ssigns forever and assigns, to exceptions gainst the law is \$\frac{11}{1},\frac{5}{6}\text{the DRS 93.030.}\text{olural, and all cer or other possible of the DRS 93.030.}\text{olural}	that grant, so state) vful claims 00.00 whole grammati erson dufy	, and demands However part of the (included to be a change) authorized to be a change in the change
grantor will warrant and fipersons whomsoever, excurbing this made so that this deed shall be ordered its board of distribution. This instrument in violation lations. Before signing or accurring from the south of the significant in the signi	old the same unto grantee and grantee by covenants to and with grantee and ve granted premises, free from all every granted premises, free from all every granted premises, free from all every granted premises and every ept those claiming under the above of all consideration paid for this transfer, ists of or includes other property or all the sentence between the symbols of, if not applied, where the context so requires, all apply equally to corporations and of, the grantor has executed this instrument used its name to be signed and its sea irectors. ALLOW USE OF THE PROPERTY DESCRIBED IN OF APPLICABLE LAND USE LAWS AND REG ACCEPTING THIS INSTRUMENT, THE PERSI PROPERTY SHOULD CHECK WITH THE APPRING DEPARTMENT TO VERIFY APPROVED US SON LAWSUITS AGAINST FARMING OR FORE S 30.930. STATE OF OREGON, County of	grantee's heirs, successors and a grantee's heirs, successors encumbrances except (if not be a second part and parcel thereof a lescribed encumbrances, stated in terms of dollars, value given or promised we plicable, should be deleted. See (the singular includes the property to individuals. IN Michael Michae	ssigns forever and assigns, to exceptions gainst the law is \$\frac{11}{1},\frac{5}{6}\text{the DRS 93.030.}\text{olural, and all cer or other possible of the DRS 93.030.}\text{olural}	that grant, so state) vful claims 00.00 whole grammati erson dufy	, and demands However part of the (included to be a change) authorized to be a change in the change
grantor will warrant and fipersons whomsoever, excurbing this made so that this deed shall be ordered its board of distribution. This instrument in violation lations. Before signing or accurring from the south of the significant in the signi	old the same unto grantee and grantee by covenants to and with grantee and ve granted premises, free from all every granted premises, free from all every granted premises, free from all every granted premises and every granted the premises and every granteness of the sentence between the symbols of it not apply deed, where the context so requires, all apply equally to corporations and of, the grantor has executed this instructured its name to be signed and its seatirectors. ALLOW USE OF THE PROPERTY DESCRIBED IN OF APPLICABLE LAND USE LAWS AND REG ACCEPTING THIS INSTRUMENT, THE PERSIPPROPERTY SHOULD CHECK WITH THE APPRING DEPARTMENT TO VERIFY APPROVED US SON LAWSUITS AGAINST FARMING OR FORE SON SON STATE OF OREGON, County of This instrument was acknow by	grantee's heirs, successors and a grantee's heirs, successors encumbrances except (if not be a successor of the successor of the successor of the singular includes the property of the singular includes the property of the successor of the singular includes the property of the successor of the successor of the singular includes the property of the successor of t	ssigns forever and assigns, to exceptions gainst the law is \$\frac{11}{50}\$ the ORS 93.030.) olural, and all cer or other processor of the DRS 93.030.	that grant, so state) vful claims 00.00 whole grammati cerson dufy	and demands The wever part of the (included to the control of the
grantor will warrant and fipersons whomsoever, excurbing this made so that this deed shall be ordered its board of distribution. This instrument in violation lations. Before signing or accurring from the south of the significant in the signi	old the same unto grantee and grantee by covenants to and with grantee and ve granted premises, free from all every granted premises, free from all every granted premises, free from all every granted premises and every ept those claiming under the above of all consideration paid for this transfer, ists of or includes other property or all the sentence between the symbols of, if not applied, where the context so requires, all apply equally to corporations and of, the grantor has executed this instrument used its name to be signed and its sea irectors. ALLOW USE OF THE PROPERTY DESCRIBED IN OF APPLICABLE LAND USE LAWS AND REG ACCEPTING THIS INSTRUMENT, THE PERSI PROPERTY SHOULD CHECK WITH THE APPRING DEPARTMENT TO VERIFY APPROVED US SON LAWSUITS AGAINST FARMING OR FORE S 30.930. STATE OF OREGON, County of	grantee's heirs, successors and a grantee's heirs, successors encumbrances except (if necessors encumbrances) except encumbrances. In the property of the property except except (if necessors encumbrances except (if necessors encumbrances) except (if necessors encumbrances) except (if necessors except (if n	ssigns forever and assigns, to exceptions gainst the law is \$\frac{11}{50}\$ the DRS 93.030.) blural, and all cer or other processory. The control of the con	that grant, so state) vful claims 00.00 whole grammati erson dafy	and demands However part of the (included to the control of t
grantor will warrant and fipersons whomsoever, excurbing this made so that this deed shall be ordered its board of distribution. This instrument in violation lations. Before signing or accurring from the south of the significant in the signi	old the same unto grantee and grantee by covenants to and with grantee and ve granted premises, free from all every granted premises, free from all every granted premises, free from all every granted premises and every ept those claiming under the above of all consideration paid for this transfer, ists of or includes other property or whe sentence between the symbols of, if not applied, where the context so requires, all apply equally to corporations and of, the grantor has executed this instrument used its name to be signed and its sea irectors. ALLOW USE OF THE PROPERTY DESCRIBED IN OF APPLICABLE LAND USE LAWS AND REG ACCEPTING THIS INSTRUMENT, THE PERSI PROPERTY SHOULD CHECK WITH THE APPRING DEPARTMENT TO VERIFY APPROVED US SON LAWSUITS AGAINST FARMING OR FORE SON LAWSUITS AGAINST FARMING OR FORE SON SON STATE OF OREGON, County of This instrument was acknow by	grantee's heirs, successors and a grantee's heirs, successors encumbrances except (if not be a second property part and parcel thereof a lescribed encumbrances. Stated in terms of dollars, value given or promised we plicable, should be deleted. See (the singular includes the plicable) and should be deleted. See (the singular includes the plicable) and should be deleted. See (the singular includes the plicable) and should be deleted. See (the singular includes the plicable) and should be deleted. See (the singular includes the plicable) and	ssigns forever and assigns, to exceptions gainst the law is \$\frac{11}{50}\$ the DRS 93.030.) blural, and all cer or other processor of the pro	that grant, so state) vful claims 00.00 whole grammati grammati cerson dafy	and demands Thowever part of the (incompart of
grantor will warrant and fipersons whomsoever, excurbing this made so that this deed shall be ordered its board of distribution. This instrument in violation lations. Before signing or accurring from the south of the significant in the signi	old the same unto grantee and grantee by covenants to and with grantee and ve granted premises, free from all ever granted premises and ever granted those claiming under the above dal consideration paid for this transfer, ists of or includes other property or the sentence between the symbols that is not applied, where the context so requires, all apply equally to corporations and of, the grantor has executed this instrused its name to be signed and its sea irectors. ALLOW USE OF THE PROPERTY DESCRIBED IN OF APPLICABLE LAND USE LAWS AND REG ACCEPTING THIS INSTRUMENT, THE PERSI PROPERTY SHOULD CHECK WITH THE APPRING DEPARTMENT TO VERIFY APPROVED US SON LAWSUITS AGAINST FARMING OR FORE SON LAWSUITS AGAINST FARMING OR FORE SON SON LAWSUITS AGAINST FARMING OR FORE SON This instrument was acknow by	grantee's heirs, successors and a grantee's heirs, successors encumbrances except (if not be a separate of the secretary part and parcel thereof a described encumbrances. It is stated in terms of dollars, walue given or promised we plicable, should be deleted. See the singular includes the plot individuals. It is any, affixed by an officially on the secretary of the singular includes the plot individuals. IN Michael ON 10-ES ST Washington wiedged before me on wiedged before me on the E. Long on the secretary of the secretary	ssigns forever and assigns, to exceptions gainst the law is \$ 11,50 hich is \$ 100 hich	that grant, so state) vful claims 00.00 whole grammati erson dufy	and demands However part of the (incompart of the control of the
grantor will warrant and fipersons whomsoever, excurbing this made so that this deed shall be ordered its board of distribution. This instrument in violation lations. Before signing or accurring from the south of the significant in the signi	old the same unto grantee and grantee by covenants to and with grantee and ve granted premises, free from all ever granted premises, free from all ever granted premises, free from all ever granted premises and ever granted the premises and ever grantee those claiming under the above dal consideration paid for this transfer, ists of or includes other property or the sentence between the symbols w, if not applied, where the context so requires, all apply equally to corporations and of, the grantor has executed this instrused its name to be signed and its seal irectors. ALLOW USE OF THE PROPERTY DESCRIBED IN OF APPLICABLE LAND USE LAWS AND REGAL ACCEPTING THIS INSTRUMENT, THE PERSIPHOPERTY SHOULD CHECK WITH THE APPRING DEPARTMENT TO VERIFY APPROVED US SON LAWSUITS AGAINST FARMING OR FORE SO.930. STATE OF OREGON, County of This instrument was acknow by This instrument was acknown by This ins	grantee's heirs, successors and a grantee's heirs, successors encumbrances except (if not be a successor encumbrances). Note that it is not be a successor encumbrance except (if not be a successor encumbrances). Note that is not be a successor encumbrance except (if not be a successor encumbrance). Note that is not be a successor encumbrance except (if not be a successor encumbrance). Note that is not be a successor encumbrance except (if not be a successor encumbrance). Note that is not be a successor encumbrance except (if not be a successor encumbrance). Note that is not be a successor encumbrance except (if not be a successor encumbrance). Note that is not be a successor encumbrance except (if not be a successor encumbrance). Note that is not be a successor encumbrance except (if not be a successor encumbrance). Note that is not be a successor encumbrance except (if not be a successor encumbrance). Note that is not be a successor encumbrance except (if not be a successor encumbrance). Note that is not be a successor encumbrance except (if not be a successor encumbrance). Note that is not be a successor encumbr	ssigns forever and assigns, to exceptions gainst the law is \$\frac{11}{50}\$ the ORS 93.030.) olural, and all cer or other productions of the DRS 93.030.) ss.	that grant, so state) vful claims 00.00 whole grammati cerson dufy	, and s and demands However part of the (included to the content of the content
And grantor hereb in fee simple of the above grantor will warrant and f persons whomsoever, exce The true and actual actual consideration consist which) consideration. (The second consist in construing this made so that this deed shat in witness whereo is a corporation, it has cautely order of its board of districtions. BEFORE SIGNING OR ACQUIRING FEE TITLE TO THE PRIATE CITY OR COUNTY PLANTAND TO DETERMINE ANY LIMITE PRACTICES AS DEFINED IN ORS	old the same unto grantee and grantee by covenants to and with grantee and ve granted premises, free from all ever granted premises and ever grantee those claiming under the above dal consideration paid for this transfer, iets of or includes other property or the sentence between the symbols of in ot applied, where the context so requires, all apply equally to corporations and of, the granter has executed this instrused its name to be signed and its seatirectors. ALLOW USE OF THE PROPERTY DESCRIBED IN OF APPLICABLE LAND USE LAWS AND REGISTION OF APPLICABLE LAND USE LAWS AND REGISTION OF APPLICABLE LAND USE LAWS AND REGISTION OF APPROVED US SON LAWSUITS AGAINST FARMING OR FORE SON LAWSUITS AGAINST FARMING OR FORE SON STATE OF OREGON, County of This instrument was acknow by This instrument was acknown by T	grantee's heirs, successors and a grantee's heirs, successors encumbrances except (if not be a successor encumbrances). Note that it is not be a successor encumbrance except (if not be a successor encumbrances). Note that is not be a successor encumbrance except (if not be a successor encumbrance). Note that is not be a successor encumbrance except (if not be a successor encumbrance). Note that is not be a successor encumbrance except (if not be a successor encumbrance). Note that is not be a successor encumbrance except (if not be a successor encumbrance). Note that is not be a successor encumbrance except (if not be a successor encumbrance). Note that is not be a successor encumbrance except (if not be a successor encumbrance). Note that is not be a successor encumbrance except (if not be a successor encumbrance). Note that is not be a successor encumbrance except (if not be a successor encumbrance). Note that is not be a successor encumbrance except (if not be a successor encumbrance). Note that is not be a successor encumbrance except (if not be a successor encumbrance). Note that is not be a successor encumbr	ssigns forever and assigns, to exceptions gainst the law is \$\frac{11}{50}\$ the ORS 93.030.) olural, and all cer or other productions of the DRS 93.030.) ss.	that grant, so state) vful claims 00.00 whole grammati cerson dufy	, and s and demands However part of the (included to the content of the content
And grantor hereb in fee simple of the above grantor will warrant and f persons whomsoever, exce The true and actual actual consideration consist which) consideration. (The second consist in construing this made so that this deed shat in witness whereo is a corporation, it has cautely order of its board of districtions. BEFORE SIGNING OR ACQUIRING FEE TITLE TO THE PRIATE CITY OR COUNTY PLANTAND TO DETERMINE ANY LIMITE PRACTICES AS DEFINED IN ORS	old the same unto grantee and grantee by covenants to and with grantee and ve granted premises, free from all ever granted premises, free from all ever granted premises, free from all ever granted premises and ever granted the premises and ever grantee those claiming under the above dal consideration paid for this transfer, ists of or includes other property or the sentence between the symbols w, if not applied, where the context so requires, all apply equally to corporations and of, the grantor has executed this instrused its name to be signed and its seal irectors. ALLOW USE OF THE PROPERTY DESCRIBED IN OF APPLICABLE LAND USE LAWS AND REGAL ACCEPTING THIS INSTRUMENT, THE PERSIPHOPERTY SHOULD CHECK WITH THE APPRING DEPARTMENT TO VERIFY APPROVED US SON LAWSUITS AGAINST FARMING OR FORE SO.930. STATE OF OREGON, County of This instrument was acknow by This instrument was acknown by This ins	grantee's heirs, successors and a grantee's heirs, successors encumbrances except (if not be a second part and parcel thereof a lescribed encumbrances. Stated in terms of dollars, value given or promised we plicable, should be deleted. See (the singular includes the pto individuals. In the individuals. In the individuals of the singular includes the pto individuals. In the individuals of the singular includes the pto individuals. In the individuals of the individuals. Washington wiedged before me on wiedged before me on wiedged before me on the individuals. In the individuals of the individuals of the individuals of the individuals. In the individuals of the individual	ssigns forever and assigns, to exceptions gainst the law is \$\frac{11}{50}\$ the ORS 93.030.) olural, and all cer or other productions of the DRS 93.030.) ss.	that grant, so state) vful claims 00.00 whole grammati cerson dufy	, and s and demands However part of the (included to the content of the content

21