AND ART OF ANY STEVENS-NESS FORM MAY BE REPRODUCED IN ANY FORM OR BY ANY ELECTRONIC OR ILLIAM C. STONEBRAKER 8-1698 A. Kaahumané St. earl City, Hi. 96782-1842 T SERVICE, INC., O Pauline Browning C71, Box 495C anover, NMrante 3004 and Address MY to 32 Wine Stown Notes, 2ip: O Pauline Browning C71, Box 495C anover, NM 88041 T SERVICE, INC., Intil requested otherwise, send eli tax statements to (Name, Address, Zip): T SERVICE, INC., O Pauline Browning C71, Box 495C anover, NM 88041 AND ART OF ANY STEVENS-NESS FORM MAY BE REPRODUCED IN ANY FORM OR BY ANY ELECTRONIC OR 18 Vol M05 Page State of Oregon, County of I Recorded 03/21/2005 //; Vol M05 Pg /8 28 2 Linda Smith, County Clerk Fee \$ 2/00 _ # of Pgs AND Page T SERVICE, INC., Fee \$ 2/00 _ # of Pgs AND Page T SERVICE, INC., AND Page 18 Vol M05 Page State of Oregon, County of I Recorded 03/21/2005 //; Vol M05 Pg /8 28 2 Linda Smith, County Clerk Fee \$ 2/00 _ # of Pgs AND Page T SERVICE, INC., T SERVICE, I	8282
8-1698 A. Kaahumano St. earl City, Hi. 96782-1842 T SERVICE, INC., /O Pauline Browning C71, Box 495C anover, NMranta Browning C71, Box 495C anover, NM 88041 T SERVICE, INC., Anover, NM 88041 T SERVICE, INC., T SERVICE, INC., T SERVICE, INC., T SERVICE, INC., Fee \$ 2/0cc # of Pgs	Klamath 33 <i>a</i> _m
Grentor A Name and Address T SERVICE, INC., O Pauline Browning C71, Box 495C anover, NM rents Browning C71, Box 495C anover, NM 88041 T SERVICE, NM 88041 T SERVICE, INC., T SERVICE, INC., O Pauline Browning C71, Box 495C Anover, NM 88041 T SERVICE, INC., O Pauline Browning C71, Box 495C T SERVICE, INC., Fee \$2/occ# of Pgs	Klamath 33 <i>a</i> _m
T SERVICE, INC., /O Pauline Browning C71, Box 495C anover, NMrante 8404 and Address /o Pauline Browning C71, Box 495C anover, NM 88041 Intil requested otherwise, send all tex statements to (Name, Address, Zip): T SERVICE, INC., /O Pauline Browning C71, Box 495C Anover, NM 88041 T SERVICE, INC., /O Pauline Browning C71, Box 495C Anover, INC., /O Pauline Browning C71, Box 495C	Klamath 33 <i>a</i> _m
T SERVICE, INC., /O Pauline Browning C71, Box 495C anover, NMrante Browning C71, Box 495C anover, NM 88041 Intil requested otherwise, send all tex statements to (Name, Address, Zip): T SERVICE, INC., /O Pauline Browning C71, Box 495C anover, NM 88041 T SERVICE, INC., /O Pauline Browning C71, Box 495C	<u>33a</u> m
/O Pauline Browning C71, Box 495C anover, NMrante Growning /O Pauline Browning /O Pauline Browning C71, Box 495C anover, NM 88041 Intil requested otherwise, send all tex statements to (Name, Address, Zip): T SERVICE, INC., /O Pauline Browning C71, Box 495C A SERVICE, INC., /O Pauline Browning C71, Box 495C	<u>33a</u> m
C71, Box 495C anover, NMrante Edic And Address If Y red E Value (Name Notice, 2ip): /o Pauline Browning C71, Box 495C anover, NM 88041 Intil requested otherwise, send all tex statements to (Name, Address, Zip): T SERVICE, INC., /o Pauline Browning C71, Box 495C	<u>33a</u> m
State of Oregon, County of I Recorded 03/21/2005 _//: Anover, NM 88041 Vol M05 Pg /8 28 2 Intil requested otherwise, send all tex statements to (Name, Address, Zip): T_SERVICE, INC., # of Pgs# of Pgs Yo_Pauline Browning	<u>33a</u> m
State of Oregon, County of I Recorded 03/21/2005 //: anover, NM 88041 Vol M05 Pg /8 28 2 Intil requested otherwise, send all tax statements to (Name, Address, Zip): T SERVICE, INC., Pauline Browning T71, Box 495C	<u>33a</u> m
T71, Box 495C anover, NM 88041 Intil requested otherwise, send all tex statements to (Name, Address, Zip): T SERVICE, INC., To Pauline Browning T71, Box 495C	<u>33a</u> m
vol M05 Pg /8 28 2 Intil requested otherwise, send all tex statements to (Name, Address, Zip): T. SERVICE, INC., To Pauline Browning To Pauline Browning To Pauline Browning	***************************************
Intil requested otherwise, send all tex statements to (Name, Address, Zip): T. SERVICE, INC., # of Pgs# of Pgs# /O. Pauline Browning # of Pgs#	***************************************
T SERVICE, INC., Fee \$ \(\frac{\alpha/\circ}{\alpha\circ} \) # of Pgs _ \(\frac{\alpha}{\circ} \) = \$ \(\frac{\alpha/\circ}{\circ} \) # of Pgs _ \(\frac{\alpha}{\circ} \) = \$ \(\frac{\alpha/\circ}{\circ} \) # of Pgs _ \(\frac{\alpha}{\circ} \) = \$ \(\frac{\alpha/\circ}{\circ} \) # of Pgs _ \(\frac{\alpha/\circ}{\circ} \) = \$ \(\frac{\alpha/\circ}{\circ} \) # of Pgs _ \(\frac{\alpha/\circ}{\circ} \) = \$ \(\frac{\alpha/\circ}{\circ} \) # of Pgs _ \(\frac{\alpha/\circ}{\circ} \) = \$ \(\frac{\alpha/\circ}{\circ} \) # of Pgs _ \(\frac{\alpha/\circ}{\circ} \) = \$ \(\frac{\alpha/\circ}{\circ} \) # of Pgs _ \(\frac{\alpha/\circ}{\circ} \) = \$ \(\frac{\alpha/\circ}{\circ} \) # of Pgs _ \(\frac{\alpha/\circ}{\circ} \) = \$ \(\frac{\alpha/\circ}{\circ} \) # of Pgs _ \(\frac{\alpha/\circ}{\circ} \) = \$ \(\frac{\alpha/\circ}{\circ} \) # of Pgs _ \(\frac{\alpha/\circ}{\circ} \) = \$ \(\frac{\alpha/\circ}{\circ} \) # of Pgs _ \(\frac{\alpha/\circ}{\circ} \) = \$ \(\frac{\alpha/\circ}{\circ} \) # of Pgs _ \(\frac{\alpha/\circ}{\circ} \) = \$ \(\frac{\alpha/\circ}{\circ} \) # of Pgs _ \(\frac{\alpha/\circ}{\circ} \) = \$ \(\frac{\alpha/\circ}{\circ} \) # of Pgs _ \(\frac{\alpha/\circ}{\circ} \) = \$ \(\frac{\alpha/\circ}{\circ} \) # of Pgs _ \(\frac{\alpha/\circ}{\circ} \) = \$ \(\frac{\alpha/\circ}{\circ} \) # of Pgs _ \(\frac{\alpha/\circ}{\circ} \) = \$ \(\frac{\alpha/\circ}{\circ} \) # of Pgs _ \(\frac{\alpha/\circ}{\circ} \) = \$ \(\frac{\alpha/\circ}{\circ} \) # of Pgs _ \(\frac{\alpha/\circ}{\circ} \) = \$ \(\frac{\alpha/\circ}{\circ} \) # of Pgs _ \(\al	,
/o_Pauline Browning	,
C71, Box 495C	
nover, NM 88041	·
WARRANTY DEED	
KNOW ALL BY THESE PRESENTS that WILLIAM C. STONEBRAKER & F. STONEBRAKER	
ereinafter called grantor, for the consideration hereinafter stated, to grantor paid by	
ereinafter called grantee, does hereby grant, bargain, sell and convey unto the grantee and grantee's heirs, suc	
181 Certain real property, with the tenements, hereditaments and appurtenances thereunto belonging or in an	cessors and assi
ituated inKLAMATH COUNTY County, State of Oregon, described as follows, to-wit:	y way appertan
LOT 19, BLOCK 05, OREGON SHORES, TRACT 1053	
(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE) To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever. And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantee	or is lawfully se
fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state)	:
	, and
rantor will warrant and forever defend the premises and every part and parcel thereof against the lawful claims ersons whomsoever, except those claiming under the above described encumbrances. 3000.00	and demands o
XXX THE THE BIE SECTION CONTINUE WHICH THE ABOVE DESCRIBED ENCHANGES.	YYYYY
AAAAAAAAA COMMINISTING COMMINISTING COMMINISTING THE THEORY OF COMMINISTING COMMINI	*******
High exhibition and restrict the sentence between the symbols 0, if not applicable, should be deleted. See ORS 93.030.)	ጜጜጜቔቑ፼ጜጜጜ ጜዀ፞፞ፘጜቔቔኇጜቒ
hich) consideration. (The sentence between the symbols of 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 grammatic	<u>*************************************</u>
hich) consideration. (The sentence between the symbols of, 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 grammaticade so that this deed shall apply equally to corporations and to individuals.	<mark>ኦ</mark> ዶዶዎቸው የተፈ ኦ ዶዶዎቹ ከድ ፈሐፊ። cal changes shal
hich) consideration. (The sentence between the symbols of, 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 grammaticade so that this deed shall apply equally to corporations and to individuals. In witness whereof, the grantor has executed this instrument on	part the that cal changes shall the first
hich) consideration. (The sentence between the symbols or, 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 grammaticates of that this deed shall apply equally to corporations and to individuals. In witness whereof, the grantor has executed this instrument on	part the that cal changes shall the first
hich) consideration. (The sentence between the symbols or, 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 grammaticates of that this deed shall apply equally to corporations and to individuals. In witness whereof, the grantor has executed this instrument on	part the than cal changes shal
hich) consideration. (The sentence between the symbols of interpretation), 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 grammatic adde so that this deed shall apply equally to corporations and to individuals. In witness whereof, the grantor has executed this instrument on	part of the (man) cal changes shale ; if gray authorized to de
hich) consideration. (The sentence between the symbols of 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 grammaticates of that this deed shall apply equally to corporations and to individuals. In witness whereof, the grantor has executed this instrument on a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly order of its board of directors. Its instrument will not allow use of the property described in this instrument in violation of applicable land use laws and regulations. WILLIAM C. STONEBRAKER The Ateneurakers.	part of the (man) cal changes shal; if gra authorized to de
hich) consideration. (The sentence between the symbols of 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 grammatic add so that this deed shall apply equally to corporations and to individuals. In witness whereof, the grantor has executed this instrument on a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly order of its board of directors. Ils 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 couling fee title to the property should check with the approved uses. F. STONEBRAKER The third is the context of the property described in the context of the property should check with the approved uses.	part of the that cal changes shale ; if grad authorized to do
hich) consideration. (The sentence between the symbols of its property of value given a property of value given a property of value given a property of value given and the symbols of its pound be deleted. See ORS 93.030.) In construing this deed, where the context so requires, the singular includes the plural, and all grammatic states of the grant of the context so requires, the singular includes the plural, and all grammatic states of the property of the plural grammatic states of the plur	part of the that cal changes shale ; if grad authorized to do
hich) consideration. (The sentence between the symbols of it in construing this deed, where the context so requires, the singular includes the plural, and all grammatic add so that this deed shall apply equally to corporations and to individuals. In witness whereof, the grantor has executed this instrument on a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly order of its board of directors. Its 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 country planning or accepting this instrument to verify approved uses in to determine any limits on lawsuits against farming or forest accidence.	part of the tindical changes shale ; if grant authorized to do
hich) consideration. (The sentence between the symbols of it in construing this deed, where the context so requires, the singular includes the plural, and all grammatic add so that this deed shall apply equally to corporations and to individuals. In witness whereof, the grantor has executed this instrument on a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly order of its board of directors. Its 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 country planning or accepting this instrument to verify approved uses in to determine any limits on lawsuits against farming or forest accidence.	part of the tindical changes shale ; if grant authorized to do
hich) consideration. (The sentence between the symbols of it in construing this deed, where the context so requires, the singular includes the plural, and all grammatic add so that this deed shall apply equally to corporations and to individuals. In witness whereof, the grantor has executed this instrument on a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly order of its board of directors. Its 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 country planning or accepting this instrument to verify approved uses in to determine any limits on lawsuits against farming or forest accidence.	part of the tindical changes shale ; if grant authorized to do
hich) consideration. (The sentence between the symbols of in ot applicable, should be deleted. See ORS 93.030.) In construing this deed, where the context so requires, the singular includes the plural, and all grammatic add so that this deed shall apply equally to corporations and to individuals. In witness whereof, the grantor has executed this instrument on a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly order of its board of directors. Its Instrument will not allow use of the property described in its instrument in violation of applicable land use laws and regulations. Before signing or accepting this instrument, the person duly of the country of the country planning department to verify approved uses in the country planning department to verify approved uses in the country of	part of the (mail) cal changes shal; if gran authorized to de
hich) consideration. (The sentence between the symbols of 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 grammatic ade so that this deed shall apply equally to corporations and to individuals. In witness whereof, the grantor has executed this instrument on a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly order of its board of directors. Its 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 duly in the property should check with the approperty of county planning department to verify approved uses in the property and the property approved uses as defined in ors 30.930. State of the property of the property approved uses in the property of the propert	part of the (mail) cal changes shal ; if gran authorized to do
hich) consideration. (Ithe sentence between the symbols (In construing this deed, where the context so requires, the singular includes the plural, and all grammatic ade so that this deed shall apply equally to corporations and to individuals. In witness whereof, the grantor has executed this instrument on a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly order of its board of directors. Its Instrument will not allow use of the property described in his instrument in violation of applicable land use laws and regulations. Before signing or accepting this instrument, the person duly of county planning department to verify approved uses in to determine any limits on lawsuits against farming or forest actives as defined in ors 30.930. Hawa:: This instrument was acknowledged before me on March 12, 2005 by William C Stonebia ker This instrument was acknowledged before me on March 12, 2005 by Its laws acknowle	part of the that
hich) consideration. (The sentence between the symbols of 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 grammatic ade so that this deed shall apply equally to corporations and to individuals. In witness whereof, the grantor has executed this instrument on a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly order of its board of directors. Its Instrument will not allow use of the property described in this instrument in violation of applicable land use laws and regulations. Before signing on accepting this instrument, the person dulining 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 actives. State of the property should the property department to verify approved uses and the property should be deleted. See ORS 93.030.) WILLIAM C. STONEBRAKER F. STONEBRAKER This instrument was acknowledged before me on March 10, 2005 by William C. Stonebia Ker. This instrument was acknowledged before me on March 10, 2005 by William C. Stonebia Ker. This instrument was acknowledged before me on March 10, 2005 by Milliam C. Stonebia Ker.	part of the things cal changes shale if grain authorized to do
hich) consideration. (Ithe sentence between the symbols (In construing this deed, where the context so requires, the singular includes the plural, and all grammatic ade so that this deed shall apply equally to corporations and to individuals. In witness whereof, the grantor has executed this instrument on a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly order of its board of directors. Its Instrument will not allow use of the property described in his instrument in violation of applicable land use laws and regulations. Before signing or accepting this instrument, the person duly of county planning department to verify approved uses in to determine any limits on lawsuits against farming or forest actives as defined in ors 30.930. Hawa:: This instrument was acknowledged before me on March 12, 2005 by William C Stonebia ker This instrument was acknowledged before me on March 12, 2005 by Its laws acknowle	part of the that
hich) consideration. (The sentence between the symbols (), 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 grammatic ade so that this deed shall apply equally to corporations and to individuals. In witness whereof, the grantor has executed this instrument on a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly order of its board of directors. Its INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN ITS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULTIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON DUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PERSON DUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROVED USES ID TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST ACTICES AS DEFINED IN ORS 30.930. STATE OF Hawaii, County of Howal USE STONEBRAKER This instrument was acknowledged before me on March 10, 2005 by William C Stone Dia Ker This instrument was acknowledged before me on March 10, 2005 by William C Stone Dia Ker This instrument was acknowledged before me on March 10, 2005 by Grant Britannian C Stone Dia Ker This instrument was acknowledged before me on March 10, 2005 by Grant Britannian C Stone Dia Ker This instrument was acknowledged before me on March 10, 2005 by Grant Britannian C Stone Dia Ker This instrument was acknowledged before me on March 10, 2005 by Grant Britannian C Stone Dia Ker	part of the (man)
hich) consideration. (The sentence between the symbols (), 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 grammatic ade so that this deed shall apply equally to corporations and to individuals. In witness whereof, the grantor has executed this instrument on a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly order of its board of directors. Its INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN ITS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULTIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON DUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PERSON DUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROVED USES ID TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST ACTICES AS DEFINED IN ORS 30.930. STATE OF Hawaii, County of Howal USE STONEBRAKER This instrument was acknowledged before me on March 10, 2005 by William C Stone Dia Ker This instrument was acknowledged before me on March 10, 2005 by William C Stone Dia Ker This instrument was acknowledged before me on March 10, 2005 by Grant Britannian C Stone Dia Ker This instrument was acknowledged before me on March 10, 2005 by Grant Britannian C Stone Dia Ker This instrument was acknowledged before me on March 10, 2005 by Grant Britannian C Stone Dia Ker This instrument was acknowledged before me on March 10, 2005 by Grant Britannian C Stone Dia Ker	part of the (man)
And Pediates and Action (The sentence between the symbols of 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 grammatic ade so that this deed shall apply equally to corporations and to individuals. In witness whereof, the grantor has executed this instrument on a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly order of its board of directors. Its instrument will not allow use of the property described in its strument in violation of Applicable Land use Laws and regulations. Before signing on accepting this instrument, the person solutions of the property should check with the appropriate to the property should be appropriate to the property should be appropriated by the appropriate the property should be appropriated by the appropriate the property should be appropriated by the pro	part of the that
hich) consideration. (It is sentence between the symbols (I), 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 grammatic rade so that this deed shall apply equally to corporations and to individuals. In witness whereof, the grantor has executed this instrument on a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly order of its board of directors. Its INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN ITS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULTIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIEY APPROVED USES ID TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST ACCITICES AS DEFINED IN ORS 30.930. STATE OF This instrument was acknowledged before me on March 10, 2005 by William C Stone by William C Sto	part of the (mail) cal changes shale; if gra authorized to d