EA	NO PART OF ANY STEVENS N	JESS FORM MAY BE DEDDODLICED IN ANY EODM OD BY ANY ELECTRONIC OD MECHANICAL ME	
	NOTAIN OF AIR STEVENS	NESS FORM MAY BE REPRODUCED IN ANY FORM OR BY ANY ELECTRONIC OR MECHANICAL ME	MINS.
Robert +	Sharon Wendel		
P.O. Boy 7	92		
Gilchrist	OR 97737	Vol. M05 Page 44609	
Grani	Of a Name and Address		
Grant	tee's Name and Address		
After recording, return to (Nar		-	
		State of Oregon, County of Klamath	ĨΧ
Until requested otherwise se	nd all tax statements to (Name, Address, Zip):	Recorded 06/14/05 3:5/ p m Vol M05 Pg 4/609	
	1 (Linda Smith, County Clerk	
		Fee \$ <u>2/00</u> # of Pgs /	- ∍p
		- 106	
		COS	
		BARGAIN AND SALE DEED	
KNOW ALL	BY THESE PRESENTS that	Robert & Wendel + Shara	$\mathbb{D}_{\mathcal{D}}$
H Wen	del, Husband	Ł Wife	<u>-</u>
hereinafter called gra	ntor, for the consideration hereina	after stated, does hereby grant, bargain, sell and convey unto LCDE	_£_±
		ccessors and assigns, all of that certain real property, with the tenements	
itaments and appurte	nances thereunto belonging or in	any way appertaining, situated in 11 CAYYCL 14	Cou
	cribed as follows, to-wit:	7 7 11	
1 / 0	DIKTD	11 - 11/2 1777 Stone Com.	I
Let L	DIOCH T L	I can No 1222 Stogecoac	. '
Δ. σ	0.0.1	the official Plat Theraof	`
an file	in the off	fice of the Clerk of	
16 Comall			
	County C	regor	
	County C	lvegon	
	County C	lvegon	
	County C	lvegon	
	(IF SPACE INSUF	FICIENT, CONTINUE DESCRIPTION ON REVERSE)	
To Have and to The true and a	(IF SPACE INSUF to Hold the same unto grantee an actual consideration paid for this	FICIENT, CONTINUE DESCRIPTION ON REVERSE) and grantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$	
To Have and to The true and a actual consideration of	(IF SPACE INSUF to Hold the same unto grantee an actual consideration paid for this consists of or includes other prop	FICIENT, CONTINUE DESCRIPTION ON REVERSE) and grantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$\subseteq\frac{1}{2} \left(\frac{1}{2} \right) \frac{1}{2} \left(\frac{1}{2} \right) \frac{1}{2} \right) \tag{1} \tag{1} \tag{1} \tag{1} \tag{2} \right) \tag{1} \tag{1} \tag{2} \tag{1} \tag{1} \tag{2} \tag{1} \tag{1} \tag{2} \tag{2} \tag{1} \tag{1} \tag{2} \tag{2} \tag{1} \tag{2} \tag	
To Have and to The true and a actual consideration of which) consideration	(IF SPACE INSUF to Hold the same unto grantee an actual consideration paid for this consists of or includes other prop . ^① (The sentence between the symbols ^①	FICIENT, CONTINUE DESCRIPTION ON REVERSE) and grantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$Vector_conty • Howeverty or value given or promised which is part of the the whole (c), if not applicable, should be deleted. See ORS 93.030.)	indic
To Have and of The true and a actual consideration of which) consideration. In construing	(IF SPACE INSUF to Hold the same unto grantee an actual consideration paid for this consists of or includes other prop . ^① (The sentence between the symbols ^①	FICIENT, CONTINUE DESCRIPTION ON REVERSE) and grantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$Vec_f_ing_Cinky. The work or value given or promised which is part of the the whole (c), if not applicable, should be deleted. See ORS 93.030.) requires, the singular includes the plural, and all grammatical changes	indic
To Have and to The true and a actual consideration of which) consideration. In construing made so that this dee IN WITNESS	(IF SPACE INSUF to Hold the same unto grantee an actual consideration paid for this consists of or includes other prop . ^① (The sentence between the symbols ^② this deed, where the context so re d shall apply equally to corporation	FICIENT, CONTINUE DESCRIPTION ON REVERSE) and grantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$	shal
To Have and to The true and a actual consideration of which) consideration. In construing made so that this dee IN WITNESS grantor is a corporation	(IF SPACE INSUF to Hold the same unto grantee an actual consideration paid for this consists of or includes other prop . ^① (The sentence between the symbols ^② this deed, where the context so re d shall apply equally to corporati s WHEREOF, the grantor has exe on, it has caused its name to be si	FICIENT, CONTINUE DESCRIPTION ON REVERSE) and grantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$ Cnl. © Howeverty or value given or promised which is part of the the whole (a), if not applicable, should be deleted. See ORS 93.030.) requires, the singular includes the plural, and all grammatical changes ions and to individuals.	shal
To Have and to The true and a actual consideration of which) consideration. In construing made so that this dee IN WITNESS grantor is a corporation to do so by order of in the state of th	(IF SPACE INSUF to Hold the same unto grantee an actual consideration paid for this consists of or includes other prop . ^① (The sentence between the symbols ^② this deed, where the context so re d shall apply equally to corporati S WHEREOF, the grantor has exe on, it has caused its name to be si ts board of directors.	FICIENT, CONTINUE DESCRIPTION ON REVERSE) and grantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	shal
To Have and to The true and a actual consideration of which) consideration. In construing made so that this dee IN WITNESS grantor is a corporation to do so by order of it THIS INSTRUMENT WILL	(IF SPACE INSUF to Hold the same unto grantee an actual consideration paid for this consists of or includes other prop . ^① (The sentence between the symbols ^② this deed, where the context so re d shall apply equally to corporati s WHEREOF, the grantor has exe on, it has caused its name to be si ts board of directors. NOT ALLOW USE OF THE PROPERTY DE	FICIENT, CONTINUE DESCRIPTION ON REVERSE) and grantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$	shal
To Have and to The true and a actual consideration which) consideration. In construing made so that this dee IN WITNESS grantor is a corporation to do so by order of it THIS INSTRUMENT WILL THIS INSTRUMENT IN VIOLATIONS. BEFORE SIGNIN	(IF SPACE INSUF to Hold the same unto grantee an actual consideration paid for this consists of or includes other prop . ^① (The sentence between the symbols ^② this deed, where the context so re d shall apply equally to corporati s WHEREOF, the grantor has exe on, it has caused its name to be si ts board of directors. NOT ALLOW USE OF THE PROPERTY DE LATION OF APPLICABLE LAND USE LAWS IG OR ACCEPTING THIS INSTRUMENT T	FICIENT, CONTINUE DESCRIPTION ON REVERSE) and grantee's heirs, successors and assigns forever. Attansfer, stated in terms of dollars, is \$ \subseteq \text{Left} \text{Left} \text{Orly} \cdots However Beerty or value given or promised which is \subseteq part of the \text{N} the whole (e), if not applicable, should be deleted. See ORS 93.030.) Beequires, the singular includes the plural, and all grammatical changes ions and to individuals. Becuted this instrument on the igned and its seal, if any, this text by an efficient of other person duly automatical properties. BESCRIBED IN SAND REGU-THE PERSON	shal
To Have and of The true and a actual consideration of which) consideration. In construing made so that this dee IN WITNESS grantor is a corporation to do so by order of it THIS INSTRUMENT IN VIOLATIONS. BEFORE SIGNIN ACQUIRING FEE TITLE TO PRIATE CITY OR COUNTY F	(IF SPACE INSUFTO TO THE PROPERTY DE LATION OF APPLICABLE LAND USE LANNING DEPARTMENT TO VERIFY APPE	FICIENT, CONTINUE DESCRIPTION ON REVERSE) and grantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	shal
To Have and of The true and a actual consideration of which) consideration. In construing made so that this dee IN WITNESS grantor is a corporation to do so by order of it THIS INSTRUMENT IN VIOLATIONS. BEFORE SIGNIN ACQUIRING FEE TITLE TO PRIATE CITY OR COUNTY F	(IF SPACE INSUF to Hold the same unto grantee an actual consideration paid for this consists of or includes other prop . ^① (The sentence between the symbols ^② this deed, where the context so re d shall apply equally to corporati s WHEREOF, the grantor has exe on, it has caused its name to be si ts board of directors. NOT ALLOW USE OF THE PROPERTY DE LATION OF APPLICABLE LAND USE LAWS IG OR ACCEPTING THIS INSTRUMENT, T THE PROPERTY SHOULD CHECK WITH PLANNING DEPARTMENT TO VERIFY APPL LIMITS ON LAWSUITS AGAINST FARMING	FICIENT, CONTINUE DESCRIPTION ON REVERSE) and grantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	shal
To Have and a The true and a actual consideration of which) consideration. In construing made so that this dee IN WITNESS grantor is a corporation to do so by order of it THIS INSTRUMENT IN VIOUS LATIONS. BEFORE SIGNIN ACQUIRING FEE TITLE TO PRIATE CITY OR COUNTY FAND TO DETERMINE ANY IN THE AND TO DETERMINE ANY IN THE A	(IF SPACE INSUF to Hold the same unto grantee an actual consideration paid for this consists of or includes other prop . ^① (The sentence between the symbols ^② this deed, where the context so re d shall apply equally to corporati s WHEREOF, the grantor has exe on, it has caused its name to be si ts board of directors. NOT ALLOW USE OF THE PROPERTY DE LATION OF APPLICABLE LAND USE LAWS IG OR ACCEPTING THIS INSTRUMENT, T THE PROPERTY SHOULD CHECK WITH THE PROPERTY SHOULD CHECK WITH TANNING DEPARTMENT TO VERIFY APPELIMITS ON LAWSUITS AGAINST FARMING N ORS 30.930.	FICIENT, CONTINUE DESCRIPTION ON REVERSE) and grantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$	shal
To Have and a The true and a actual consideration of which) consideration. In construing made so that this dee IN WITNESS grantor is a corporation to do so by order of it THIS INSTRUMENT IN VIOUS LATIONS. BEFORE SIGNIN ACQUIRING FEE TITLE TO PRIATE CITY OR COUNTY FAND TO DETERMINE ANY IN THE AND TO DETERMINE ANY IN THE A	(IF SPACE INSUF to Hold the same unto grantee an actual consideration paid for this consists of or includes other prop . (The sentence between the symbols of this deed, where the context so re d shall apply equally to corporati s WHEREOF, the grantor has exe on, it has caused its name to be si ts board of directors. NOT ALLOW USE OF THE PROPERTY DE LATION OF APPLICABLE LAND USE LAWS IG OR ACCEPTING THIS INSTRUMENT, THE PROPERTY SHOULD CHECK WITH CLANNING DEPARTEMENT TO VERIFY APPEL IMITS ON LAWSUITS AGAINST FARMING N ORS 30.930.	THE PERSON BEDUILD ON REVERSE AND REGULATION OF REVERSE OF SAID REGULATION OF REVERSE OF SAID REGULATION OF ROVED USES A OR FOREST	shal
To Have and a The true and a actual consideration of which) consideration. In construing made so that this dee IN WITNESS grantor is a corporation to do so by order of it THIS INSTRUMENT IN VIOUS LATIONS. BEFORE SIGNIN ACQUIRING FEE TITLE TO PRIATE CITY OR COUNTY FAND TO DETERMINE ANY IN THE AND TO DETERMINE ANY IN THE A	(IF SPACE INSUF to Hold the same unto grantee an actual consideration paid for this consists of or includes other prop . (The sentence between the symbols of this deed, where the context so re d shall apply equally to corporati s WHEREOF, the grantor has exe on, it has caused its name to be si ts board of directors. NOT ALLOW USE OF THE PROPERTY DE LATION OF APPLICABLE LAND USE LAWS IG OR ACCEPTING THIS INSTRUMENT, THE PROPERTY SHOULD CHECK WITH CLANNING DEPARTEMENT TO VERIFY APPEL IMITS ON LAWSUITS AGAINST FARMING N ORS 30.930.	THE PERSON BEDUILD ON REVERSE AND REGULATION OF REVERSE OF SAID REGULATION OF REVERSE OF SAID REGULATION OF ROVED USES A OR FOREST	shal
To Have and a The true and a actual consideration of which) consideration. In construing made so that this dee IN WITNESS grantor is a corporation to do so by order of it THIS INSTRUMENT IN VIOUS LATIONS. BEFORE SIGNIN ACQUIRING FEE TITLE TO PRIATE CITY OR COUNTY FAND TO DETERMINE ANY IN THE AND TO DETERMINE ANY IN THE A	(IF SPACE INSUF to Hold the same unto grantee an actual consideration paid for this consists of or includes other prop . ^① (The sentence between the symbols ^② this deed, where the context so re d shall apply equally to corporati by WHEREOF, the grantor has exe on, it has caused its name to be si ts board of directors. NOT ALLOW USE OF THE PROPERTY DE LATION OF APPLICABLE LAND USE LAWS IG OR ACCEPTING THIS INSTRUMENT, T THE PROPERTY SHOULD CHECK WITH LANNING DEPARTMENT TO VERIFY APPLIMITS ON LAWSUITS AGAINST FARMING N ORS 30.930. STATE OF OREGON, Cou- This instrument was by	And practices and to individuals. ESCRIBED IN SAND REGU-THE PERSON AND REGU-THE PERSON BOTH SAND RE	shal
To Have and a The true and a actual consideration of which) consideration. In construing made so that this dee IN WITNESS grantor is a corporation to do so by order of it THIS INSTRUMENT IN VIOUS LATIONS. BEFORE SIGNIN ACQUIRING FEE TITLE TO PRIATE CITY OR COUNTY PAND TO DETERMINE ANY IN THE AND TO DETERMINE ANY IN THE A	(IF SPACE INSUF to Hold the same unto grantee an actual consideration paid for this consists of or includes other prop . ^① (The sentence between the symbols ^② this deed, where the context so re d shall apply equally to corporati s WHEREOF, the grantor has exe on, it has caused its name to be si ts board of directors. NOT ALLOW USE OF THE PROPERTY DE LATION OF APPLICABLE LAND USE LAWS IG OR ACCEPTING THIS INSTRUMENT, THE PROPERTY SHOULD CHECK WITH THE PROPERTY SHOULD CHECK WITH LANNING DEPARTMENT TO VERIFY APPE LIMITS ON LAWSUITS AGAINST FARMING N ORS 30.930. STATE OF OREGON, Cou- This instrument was by This instrument was	THE PERSON BEDUILD ON REVERSE AND REGULATION OF REVERSE OF SAID REGULATION OF REVERSE OF SAID REGULATION OF ROVED USES A OR FOREST	shal
To Have and a The true and a actual consideration of which) consideration. In construing made so that this dee IN WITNESS grantor is a corporation to do so by order of it THIS INSTRUMENT IN VIOUS LATIONS. BEFORE SIGNIN ACQUIRING FEE TITLE TO PRIATE CITY OR COUNTY PAND TO DETERMINE ANY IN THE AND TO DETERMINE ANY IN THE A	(IF SPACE INSUF to Hold the same unto grantee an actual consideration paid for this consists of or includes other prop . ^① (The sentence between the symbols ^② this deed, where the context so re d shall apply equally to corporati s WHEREOF, the grantor has exe on, it has caused its name to be si ts board of directors. NOT ALLOW USE OF THE PROPERTY DE LATION OF APPLICABLE LAND USE LAWS IG OR ACCEPTING THIS INSTRUMENT, THE PROPERTY SHOULD CHECK WITH THE PROPERTY SHOULD CHECK WITH LANNING DEPARTMENT TO VERIFY APPE LIMITS ON LAWSUITS AGAINST FARMING N ORS 30.930. STATE OF OREGON, Cou- This instrument was by This instrument was	TEICIENT, CONTINUE DESCRIPTION ON REVERSE) and grantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	shal
To Have and a The true and a actual consideration of which) consideration. In construing made so that this dee IN WITNESS grantor is a corporation to do so by order of it THIS INSTRUMENT IN VIOUS LATIONS. BEFORE SIGNIN ACQUIRING FEE TITLE TO PRIATE CITY OR COUNTY PAND TO DETERMINE ANY IN THE AND TO DETERMINE ANY IN THE A	(IF SPACE INSUF to Hold the same unto grantee an actual consideration paid for this consists of or includes other prop . ^① (The sentence between the symbols ^② this deed, where the context so re d shall apply equally to corporati s WHEREOF, the grantor has exe on, it has caused its name to be si ts board of directors. NOT ALLOW USE OF THE PROPERTY DE LATION OF APPLICABLE LAND USE LAWS IG OR ACCEPTING THIS INSTRUMENT, THE PROPERTY SHOULD CHECK WITH THE PROPERTY SHOULD CHECK WITH LANNING DEPARTMENT TO VERIFY APPE LIMITS ON LAWSUITS AGAINST FARMING N ORS 30.930. STATE OF OREGON, Cou- This instrument was by This instrument was	TEICIENT, CONTINUE DESCRIPTION ON REVERSE) and grantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	shal
To Have and a actual consideration of which) consideration. In construing made so that this dee IN WITNESS grantor is a corporation to do so by order of it THIS INSTRUMENT WILL THIS INSTRUMENT IN VIOUATIONS. BEFORE SIGNIN ACQUIRING FEE TILE TO PRIATE CITY OR COUNTY FAND TO DETERMINE ANY I PRACTICES AS DEFINED IN	(IF SPACE INSUFT to Hold the same unto grantee an actual consideration paid for this consists of or includes other prop. (The sentence between the symbols this deed, where the context so red shall apply equally to corporation where the context so red shall apply equally to corporation where the grantor has exected on, it has caused its name to be sittle board of directors. NOT ALLOW USE OF THE PROPERTY DELATION OF APPLICABLE LAND USE LAWS IG OR ACCEPTING THIS INSTRUMENT, THE PROPERTY SHOULD CHECK WITH PLANNING DEPARTMENT TO VERIFY APPLIANNING DEPARTMENT	digrantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$ \sum_{\infty} \infty \inft	shal
To Have and a actual consideration of which) consideration. In construing made so that this dee IN WITNESS grantor is a corporation to do so by order of it this instrument will this instrument in vious lations. Before signin acquiring fee title to prilate city or county if and to determine any it practices as defined if	(IF SPACE INSUF to Hold the same unto grantee an actual consideration paid for this consists of or includes other prop . ^① (The sentence between the symbols ^② this deed, where the context so re d shall apply equally to corporati s WHEREOF, the grantor has exe on, it has caused its name to be si ts board of directors. NOT ALLOW USE OF THE PROPERTY DE LATION OF APPLICABLE LAND USE LAWS IG OR ACCEPTING THIS INSTRUMENT, THE PROPERTY SHOULD CHECK WITH PLANNING DEPARTMENT TO VERIFY APPLIMITS ON LAWSUITS AGAINST FARMING N ORS 30.930. STATE OF OREGON, Cou This instrument was by This instrument was by as OFFICIAL SEAL SHELLI COWLBECK DTARY PUBLIC-OREGON OMMISSION NO, 347128	Additional of the person duly automatical charges acknowledged before me on	shal
To Have and a actual consideration of which) consideration. In construing made so that this dee IN WITNESS grantor is a corporation to do so by order of it this instrument will this instrument in vious lations. Before signin acquiring fee title to prilate city or county if and to determine any it practices as defined if	(IF SPACE INSUF to Hold the same unto grantee an actual consideration paid for this consists of or includes other prop . (The sentence between the symbols of this deed, where the context so re d shall apply equally to corporation is WHEREOF, the grantor has exe on, it has caused its name to be si ts board of directors. NOT ALLOW USE OF THE PROPERTY DE LATION OF APPLICABLE LAND USE LAWS IG OR ACCEPTING THIS INSTRUMENT, IT THE PROPERTY SHOULD CHECK WITH PLANNING DEPARTMENT TO VERIFY APPE IMMITS ON LAWSUITS AGAINST FARMING IN ORS 30.930. STATE OF OREGON, Cou This instrument was by as OFFICIAL SEAL SHELLI COWLBECK DTARY PUBLIC-OREGON	digrantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$ \sum_{\infty} \infty \inft	shal