Rr. Prop. Sales		
Klamath County		
305 Main St, Rm 238		Vol. M05 Page 46691
Klamath Falls, OR 97601		And Mind Lake 3:000 T
Grantor's Name and Address Paul A. Sabesky		
20437 Brian Way, Ste C	SPACE RESERVED	State of Oregon, County of Klamath
Tehachapi, CA 93561	FOR	Recorded 06/22/05 8/39a m
Grantee's Name and Address	RECORDER'S USE	Vol M05 Pg 4669/ Linda Smith, County Clerk
After recording, return to (Name, Address, Zip):		Fee \$ _2_1^0 # of Pgs
Paul A. Sabesky 20437 Brian Way, Ste C		100 4
Tehachapi, CA 93561		
Until requested otherwise, send all tax statements to (Name, Address, Zip):		
Paul A. Sabesky		
20437 Brian Way, Ste C		
Tehachapi, CA 93561		
05 JUN 22 AHO:39 QUITCLA	IM DEED	
KNOW ALL BY THESE PRESENTS that Kla	math County, a no	olitical subdivision of the State of Oregon
hereinafter called grantor, for the consideration hereinafter stated, or		
Paul A. Sabesky	ioes fiereby femilise,	release and forever quitclaim unto
hereinafter called grantee, and unto grantee's heirs, successors and	assigns, all of the gr	rantor's right, title and interest in that certain real
property, with the tenements, hereditaments and appurtenances the	ereunto belonging o	r in any way appertaining, situated in
Klamath County, Sate of Oregon, de		
Lot 3, Block 37, Oregon Pines, according to the official plat thereof	on file in the office o	of the County Clerk of Klamath County, Oregon
acco, stocker, cregarit mess, according to the circular place and con-		or the country cierk of riamatic country, or egon.
Subject to covenants, conditions, reservations, easements, restrict	tions, rights, rights	of way and all matters appearing of record.
(IE SPACE INSUEFICIENT CONTI	NI IE DESCRIPTION	ON DEVERSE)
(IF SPACE INSUFFICIENT, CONTI To Have and to Hold the same unto grantee ar		
To Have and to Hold the same unto grantee ar	nd grantee's heirs, s	
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g	nd grantee's heirs, so transfer, stated in to iven or promised wh	successors and assigns forever. terms of dollars, is \$2,500.00, *However, the hich is part of the the whole (indicate which)
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, of	nd grantee's heirs, so transfer, stated in to iven or promised whould be deleted. See	successors and assigns forever. terms of dollars, is \$2,500.00, *However, the hich is part of the the whole (indicate which) ORS 93.030.)
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, of In construing this deed, where the context so re	nd grantee's heirs, so transfer, stated in to iven or promised whould be deleted. See equires, the singular	successors and assigns forever. terms of dollars, is \$2,500.00, *However, the hich is part of the the whole (indicate which)
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, st In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations as	nd grantee's heirs, so transfer, stated in to iven or promised whould be deleted. See equires, the singular and to individuals.	successors and assigns forever. terms of dollars, is \$2,500.00 , *However, the hich is part of the the whole (indicate which) ORS 93.030.) r includes the plural, and all grammatical changes
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, sl In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations as IN WITNESS WHEREOF, the grantor has execut	nd grantee's heirs, si transfer, stated in t iven or promised whould be deleted. See equires, the singular and to individuals. ted this instrument of	successors and assigns forever. terms of dollars, is \$2,500.00 , *However, the hich is part of the the whole (indicate which) oors 93.030.) r includes the plural, and all grammatical changes on June 20, 2005 ; if granto
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, st In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has execut is a corporation, it has caused its name to be signed and its seal, if a	nd grantee's heirs, si transfer, stated in t iven or promised whould be deleted. See equires, the singular and to individuals. ted this instrument of	successors and assigns forever. terms of dollars, is \$2,500.00 , *However, the hich is part of the the whole (indicate which) oors 93.030.) r includes the plural, and all grammatical changes on June 20, 2005 ; if granto
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, sl In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations as IN WITNESS WHEREOF, the grantor has execut	nd grantee's heirs, si transfer, stated in t iven or promised whould be deleted. See equires, the singular and to individuals. ted this instrument of	successors and assigns forever. terms of dollars, is \$2,500.00 , *However, the hich is part of the the whole (indicate which) oors 93.030.) r includes the plural, and all grammatical changes on June 20, 2005 ; if granto
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, of In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has execut is a corporation, it has caused its name to be signed and its seal, if a order of its board of directors.	transfer, stated in transfer, stated in transfer, stated in transfer, stated in transfer, stated whould be deleted. See equires, the singular and to individuals. Led this instrument cany, affixed by an of	terms of dollars, is \$2,500.00, *However, the hich is part of the the whole (indicate which) a ORS 93.030.) r includes the plural, and all grammatical changes on june 20, 2005; if grantofficer or other person duly authorized to do so by
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, of In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has execut is a corporation, it has caused its name to be signed and its seal, if a order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY	transfer, stated in the transfer, stated in the transfer, stated in the transfer or promised when the transfer of the transfer	terms of dollars, is \$2,500.00, *However, the terms of dollars, is \$2,500.00, *However, the thick is part of the the whole (indicate which) a ORS 93.030.) It includes the plural, and all grammatical changes on June 20, 2005; if grantous fficer or other person duly authorized to do so by
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, of In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has execut is a corporation, it has caused its name to be signed and its seal, if a order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE	transfer, stated in transfer, stated in transfer, stated in transfer, stated in transfer, stated whould be deleted. See equires, the singular and to individuals. Led this instrument cany, affixed by an of	terms of dollars, is \$2,500.00, *However, the terms of dollars, is \$2,500.00, *However, the thick is part of the the whole (indicate which) a ORS 93.030.) It includes the plural, and all grammatical changes on June 20, 2005; if grantous fficer or other person duly authorized to do so by
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, of In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has execut is a corporation, it has caused its name to be signed and its seal, if a 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	transfer, stated in the transfer, stated in the transfer, stated in the transfer or promised when the transfer of the transfer	terms of dollars, is \$2,500.00, *However, the terms of dollars, is \$2,500.00, *However, the thick is part of the the whole (indicate which) a ORS 93.030.) It includes the plural, and all grammatical changes on June 20, 2005; if grantous fficer or other person duly authorized to do so by
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, of In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations as IN WITNESS WHEREOF, the grantor has execut is a corporation, it has caused its name to be signed and its seal, if a 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	transfer, stated in the transfer, stated in the transfer, stated in the transfer or promised when the transfer of the transfer	terms of dollars, is \$2,500.00, *However, the terms of dollars, is \$2,500.00, *However, the thick is part of the the whole (indicate which) a ORS 93.030.) It includes the plural, and all grammatical changes on June 20, 2005; if grantous fficer or other person duly authorized to do so by
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, of In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations as IN WITNESS WHEREOF, the grantor has execut is a corporation, it has caused its name to be signed and its seal, if a 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	transfer, stated in the transfer, stated in the transfer, stated in the transfer or promised when the transfer of the transfer	terms of dollars, is \$2,500.00, *However, the terms of dollars, is \$2,500.00, *However, the thick is part of the the whole (indicate which) a ORS 93.030.) It includes the plural, and all grammatical changes on June 20, 2005; if grantous fficer or other person duly authorized to do so by
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, of In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations as IN WITNESS WHEREOF, the grantor has execut is a corporation, it has caused its name to be signed and its seal, if a 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	transfer, stated in the transfer, stated in the transfer, stated in the transfer or promised when the transfer of the transfer	terms of dollars, is \$2,500.00, *However, the terms of dollars, is \$2,500.00, *However, the thick is part of the the whole (indicate which) a ORS 93.030.) It includes the plural, and all grammatical changes on June 20, 2005; if grantous fficer or other person duly authorized to do so by
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, of In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has execut is a corporation, it has caused its name to be signed and its seal, if a 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	transfer, stated in the transfer, stated in the transfer, stated in the transfer or promised when the transfer of the transfer	terms of dollars, is \$2,500.00, *However, the terms of dollars, is \$2,500.00, *However, the thick is part of the the whole (indicate which) a ORS 93.030.) It includes the plural, and all grammatical changes on June 20, 2005; if grantous fficer or other person duly authorized to do so by
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, of In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has execut is a corporation, it has caused its name to be signed and its seal, if a 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	transfer, stated in the transfer, stated in the transfer, stated in the transfer or promised when the transfer of the transfer	terms of dollars, is \$2,500.00, *However, the terms of dollars, is \$2,500.00, *However, the thick is part of the the whole (indicate which) a ORS 93.030.) It includes the plural, and all grammatical changes on June 20, 2005; if grantous fficer or other person duly authorized to do so by
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, of In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has execut is a corporation, it has caused its name to be signed and its seal, if a 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	transfer, stated in the transfer, stated in the transfer, stated in the transfer or promised when the transfer of the transfer	terms of dollars, is \$2,500.00, *However, the terms of dollars, is \$2,500.00, *However, the thick is part of the the whole (indicate which) a ORS 93.030.) It includes the plural, and all grammatical changes on June 20, 2005; if grantous fficer or other person duly authorized to do so by
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, of In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has execut is a corporation, it has caused its name to be signed and its seal, if a 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	transfer, stated in the transfer, stated in the transfer, stated in the transfer or promised when the transfer of the transfer	terms of dollars, is \$2,500.00, *However, the terms of dollars, is \$2,500.00, *However, the thick is part of the the whole (indicate which) a ORS 93.030.) It includes the plural, and all grammatical changes on June 20, 2005; if grantous fficer or other person duly authorized to do so by
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, of In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations an IN WITNESS WHEREOF, the grantor has execut is a corporation, it has caused its name to be signed and its seal, if a 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	id grantee's heirs, si transfer, stated in to iven or promised whould be deleted. See equires, the singular and to individuals. ted this instrument of any, affixed by an of Michael R. Markus	terms of dollars, is \$2,500.00, *However, the terms of dollars, is \$2,500.00, *However, the thick is part of the the whole (indicate which) a ORS 93.030.) It includes the plural, and all grammatical changes on June 20, 2005; if grantous fficer or other person duly authorized to do so by
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, of In construing this deed, where the context so not shall be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has execut is a corporation, it has caused its name to be signed and its seal, if a 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 Klamath	id grantee's heirs, si transfer, stated in triven or promised whould be deleted. See equires, the singular nd to individuals. See this instrument of any, affixed by an of Michael R. Markus	terms of dollars, is \$2,500.00, *However, the terms of dollars, is \$2,500.00, *However, the thick is part of the the whole (indicate which) a ORS 93.030.) It includes the plural, and all grammatical changes on June 20, 2005; if grantous fficer or other person duly authorized to do so by
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, of In construing this deed, where the context so not shall be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has execut is a corporation, it has caused its name to be signed and its seal, if a 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 Klamath	id grantee's heirs, si transfer, stated in triven or promised whould be deleted. See equires, the singular nd to individuals. See this instrument of any, affixed by an of Michael R. Markus	successors and assigns forever. terms of dollars, is \$2,500.00, *However, the hich is 🖯 part of the 🖯 the whole (indicate which) a ORS 93.030.) r includes the plural, and all grammatical changes on June 20, 2005; if granto fficer or other person duly authorized to do so by
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, of In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations as IN WITNESS WHEREOF, the grantor has execut is a corporation, it has caused its name to be signed and its seal, if a 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	id grantee's heirs, si transfer, stated in the interpretate of the interpretate of the interpretate of the interpretate of the individuals. It is instrument of the individuals of the individuals. It is instrument of the individuals of the individuals. It is instrument of the individuals of the individuals. It is instrument of the individuals of the individuals of the individuals. It is instrument of the individuals of the indiv	successors and assigns forever. terms of dollars, is \$2,500.00, *However; the hish is part of the the whole (indicate which) a ORS 93.030.) r includes the plural, and all grammatical changes on June 20, 2005; if granto fficer or other person duly authorized to do so by
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, of In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations as IN WITNESS WHEREOF, the grantor has execut is a corporation, it has caused its name to be signed and its seal, if a 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 Klamath This instrument was acknowledged before	id grantee's heirs, si transfer, stated in the interpretate of the individuals. It is instrument of the individuals of the individuals. It is instrument of the individuals of the individuals. It is instrument of the individuals of the individuals. It is instrument of the individuals of the ind	successors and assigns forever. terms of dollars, is \$2,500.00, *However; the hish is part of the the whole (indicate which) a ORS 93.030.) r includes the plural, and all grammatical changes on June 20, 2005; if granto fficer or other person duly authorized to do so by
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, of In construing this deed, where the context so not shall be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has executed is a corporation, it has caused its name to be signed and its seal, if a corder 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 Klamath This instrument was acknowledged before by Michael R. Markus	id grantee's heirs, si transfer, stated in the interpretate of the individuals. It is instrument of the individuals of the individuals. It is instrument of the individuals of the individuals. It is instrument of the individuals of the individuals. It is instrument of the individuals of the ind	successors and assigns forever. terms of dollars, is \$2,500.00, *However; the hish is part of the the whole (indicate which) a ORS 93.030.) r includes the plural, and all grammatical changes on June 20, 2005; if granto fficer or other person duly authorized to do so by
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, of In construing this deed, where the context so not shall be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has executed is a corporation, it has caused its name to be signed and its seal, if a corder 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	id grantee's heirs, si transfer, stated in the interpretate of the individuals. It is instrument of the individuals of the individuals. It is instrument of the individuals of the individuals. It is instrument of the individuals of the individuals. It is instrument of the individuals of the ind	successors and assigns forever. terms of dollars, is \$2,500.00, *However; the hish is part of the the whole (indicate which) a ORS 93.030.) r includes the plural, and all grammatical changes on June 20, 2005; if granto fficer or other person duly authorized to do so by
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, of In construing this deed, where the context so not shall be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has executed is a corporation, it has caused its name to be signed and its seal, if a corder 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 Klamath This instrument was acknowledged before by Michael R. Markus	id grantee's heirs, si transfer, stated in the interpretate of the individuals. It is instrument of the individuals of the individuals. It is instrument of the individuals of the individuals. It is instrument of the individuals of the individuals. It is instrument of the individuals of the ind	successors and assigns forever. terms of dollars, is \$2,500.00, *However; the hish is part of the the whole (indicate which) a ORS 93.030.) r includes the plural, and all grammatical changes on June 20, 2005; if granto fficer or other person duly authorized to do so by
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, of In construing this deed, where the context so not shall be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has executed is a corporation, it has caused its name to be signed and its seal, if a corder 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	id grantee's heirs, si transfer, stated in the interpretate of the individuals. It is instrument of the individuals of the individuals. It is instrument of the individuals of the individuals. It is instrument of the individuals of the individuals. It is instrument of the individuals of the ind	successors and assigns forever. terms of dollars, is \$2,500.00, *However; the hish is part of the the whole (indicate which) a ORS 93.030.) r includes the plural, and all grammatical changes on June 20, 2005; if granto fficer or other person duly authorized to do so by
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbole*, if not applicable, of In construing this deed, where the context so not shall be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has executed is a corporation, it has caused its name to be signed and its seal, if a corder 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 Klamath This instrument was acknowledged before by Michael R. Markus as Klamath County Surveyor of the State of Oregon	id grantee's heirs, si transfer, stated in the interpretate of the individuals. It is instrument of the individuals of the individuals. It is instrument of the individuals of the individuals. It is instrument of the individuals of the individuals. It is instrument of the individuals of the ind	successors and assigns forever. terms of dollars, is \$2,500.00, *However; the hish is part of the the whole (indicate which) a ORS 93.030.) r includes the plural, and all grammatical changes on June 20, 2005; if granto fficer or other person duly authorized to do so by
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, of In construing this deed, where the context so n shall be made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has execut is a corporation, it has caused its name to be signed and its seal, if a 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 Klamath This instrument was acknowledged befor by This instrument was acknowledged befor by Michael R. Markus as Klamath County Surveyor of the State of Oregon	id grantee's heirs, si transfer, stated in the interpretate of the individuals. It is instrument of the individuals of the individuals. It is instrument of the individuals of the individuals. It is instrument of the individuals of the individuals. It is instrument of the individuals of the ind	June 20, 2005
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbole*, if not applicable, of In construing this deed, where the context so re shall be made so that this deed shall apply equally to corporations at IN WITNESS WHEREOF, the grantor has execut is a corporation, it has caused its name to be signed and its seal, if a 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 Klamath This instrument was acknowledged before by Michael R. Markus as Klamath County Surveyor of the State of Oregon	id grantee's heirs, si transfer, stated in triven or promised whould be deleted. See equires, the singular and to individuals. See this instrument of any, affixed by an of Michael R. Markus Michael R. Markus See me on	June 20, 2005
To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value g consideration.* (The sentence between the symbols*, if not applicable, of In construing this deed, where the context so n shall be made so that this deed shall apply equally to corporations a IN WITNESS WHEREOF, the grantor has execut is a corporation, it has caused its name to be signed and its seal, if a 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 Klamath This instrument was acknowledged befor by This instrument was acknowledged befor by Michael R. Markus as Klamath County Surveyor of the State of Oregon	ind grantee's heirs, si transfer, stated in the inven or promised who held be deleted. See equires, the singular and to individuals. Ited this instrument of any, affixed by an of Michael R. Markus in the me on	June 20, 2005