		2006-021457
DOROTHY E. H		Klamath County, Oregon
	u St., Apt C 96825-2617	
Grai	ntor's Name and Address	
D T SERVICE,	INC., Browning	
HC71, Box 49	5 C ntee's Name and Address	10/25/2006 11:36:17 AM Fee: \$21.00
Hanover, NM rar	ntee's Name and Address	- -
DATTER TESTER SETURE TO NO.	Browning	
HC71, Box 495	5C	
Hanover, NM Until requested otherwise, se		
	INC.,	
c/o Pauline E	Browning	
HC71, Box 495 Hanover, NM	88041	-
		WARRANTY DEED
1St-9268		
DOROTHY E.	TTN T T	
hereinafter called gra	antor, for the consideration hereina	after stated, to grantor paid by
_D_I_SERVICE	<u>. INC., A NEVADA CC</u>	DRPORATION
that certain real prop	perty, with the tenements, heredit	sell and convey unto the grantee and grantee's heirs, successors and assig aments and appurtenances thereunto belonging or in any way appertaini State of Oregon, described as follows, to-wit:
LOT 37, BLO	OCK 16, KLAMATH FORE	EST ESTATES
•	,	
KLAMATH COU	JNTY, OREGON	
To Have and And grantor h	to Hold the same unto grantee and	CICIENT, CONTINUE DESCRIPTION ON REVERSE) If grantee's heirs, successors and assigns forever, tee and grantee's heirs, successors and assigns, that grantor is lawfully seiz
And grantor hin fee simple of the	to Hold the same unto grantee and nereby covenants to and with grant above granted premises, free fro	I grantee's heirs, successors and assigns forever. tee and grantee's heirs, successors and assigns, that grantor is lawfully seiz m all encumbrances except (if no exceptions, so state):
And grantor h in fee simple of the	to Hold the same unto grantee and nereby covenants to and with grant above granted premises, free fro	d grantee's heirs, successors and assigns forever. tee and grantee's heirs, successors and assigns, that grantor is lawfully seiz m all encumbrances except (if no exceptions, so state):
And grantor h	to Hold the same unto grantee and nereby covenants to and with grant above granted premises, free fro	d grantee's heirs, successors and assigns forever. tee and grantee's heirs, successors and assigns, that grantor is lawfully seiz m all encumbrances except (if no exceptions, so state):
And grantor hin fee simple of the grantor will warrant apersons whomsoever	to Hold the same unto grantee and nereby covenants to and with grant above granted premises, free from and forever defend the premises are, except those claiming under the	I grantee's heirs, successors and assigns forever. tee and grantee's heirs, successors and assigns, that grantor is lawfully seizem all encumbrances except (if no exceptions, so state):
And grantor hin fee simple of the grantor will warrant a persons whomsoever The true and a xactual consideration x	and forever defend the premises are, except those claiming under the actual consideration paid for this transition to Hold the premise are consists of the premise are actual consideration paid for this transition paid for the premises of the premises are actual consideration paid for this transition paid for the premises of the premise actual consideration paid for the premises of the premise actual consideration paid for the premise actual consi	I grantee's heirs, successors and assigns forever. tee and grantee's heirs, successors and assigns, that grantor is lawfully seizer and all encumbrances except (if no exceptions, so state):
And grantor h in fee simple of the grantor will warrant a persons whomsoever The true and a xactual consideration xwhich consideration	to Hold the same unto grantee and nereby covenants to and with grant above granted premises, free from a forever defend the premises are except those claiming under the actual consideration paid for this transists who includes when proper **Transists who includes when the premises **Transists who includes when the premises **Transists who includes a proper **Transis	I grantee's heirs, successors and assigns forever. tee and grantee's heirs, successors and assigns, that grantor is lawfully seizer all encumbrances except (if no exceptions, so state):
And grantor him fee simple of the grantor will warrant a persons whomsoever The true and a castral consideration with consideration and so that this deep	and forever defend the premises are except those claiming under the actual consideration paid for this transists when we will be actual consideration paid for this transists when we will be actual consideration paid for this transists when we will be actual consideration paid for this transists when we will be actual consideration paid for this transists when we will be accurately the corporation of chall apply acqually to corporation	I grantee's heirs, successors and assigns forever. tee and grantee's heirs, successors and assigns, that grantor is lawfully seizer and all encumbrances except (if no exceptions, so state):
grantor will warrant a persons whomsoever The true and a xactual consideration x which consideration made so that this dee In witness wh	and forever defend the premises are actual consideration paid for this tremsists when includes with granted actual consideration paid for this tremsists when includes with proper actual consideration paid for this tremsists when includes with proper actual consideration paid for this tremsists when includes with proper actual consideration paid for this tremsists when includes with proper actual consideration paid for this tremsists when includes with proper actual apply equally to corporation acreed, the grantor has executed this	I grantee's heirs, successors and assigns forever. tee and grantee's heirs, successors and assigns, that grantor is lawfully seiz m all encumbrances except (if no exceptions, so state):
grantor will warrant a persons whomsoever The true and a xactual consideration x which consideration made so that this dee In witness whis a corporation, it has	and forever defend the premises are actual consideration paid for this transists when includes with expression deed, where the context so read shall apply equally to corporation are caused its name to be signed and	I grantee's heirs, successors and assigns forever. tee and grantee's heirs, successors and assigns, that grantor is lawfully seiz m all encumbrances except (if no exceptions, so state):
And grantor hin fee simple of the grantor will warrant apersons whomsoever The true and axactuab consideration x x which consideration made so that this dee In witness whis a corporation, it has by order of its boa	and forever defend the premises are except those claiming under the actual consideration paid for this transists of except those claiming under the actual consideration paid for this transists of extraction paid for this transists of extraction paid for this transists of extraction paid for the exactual consideration paid for this transists of extraction paid for this transists of extraction paid for this transists of extraction paid for the extraction paid for this transists of extraction paid for this transists of extraction paid for this deed, where the context so read shall apply equally to corporation hereof, the grantor has executed this caused its name to be signed an ard of directors.	I grantee's heirs, successors and assigns forever. tee and grantee's heirs, successors and assigns, that grantor is lawfully seiz and all encumbrances except (if no exceptions, so state):
And grantor hin fee simple of the grantor will warrant apersons whomsoever The true and axactual consideration x which consideration made so that this dee In witness whis a corporation, it has by order of its boat a so by order of its boat a so by order of its boat BEFORE SIGNING OR ACCURING FEE TITLE SHOULD	and forever defend the premises are except those claiming under the actual consideration paid for this transists when includes with proper to shall apply equally to corporation are caused its name to be signed an ard of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT OF INCUIRE ABOUT THE PERSON'S RIGHT OF INCUIRE ABOUT THE PERSON'S RIGHT	I grantee's heirs, successors and assigns forever. tee and grantee's heirs, successors and assigns, that grantor is lawfully seiz m all encumbrances except (if no exceptions, so state):
And grantor hin fee simple of the grantor will warrant apersons whomsoever The true and a consideration in construing made so that this dee In witness whis a corporation, it has by order of its boat so by order of its boat BEFORE SIGNING OR ACCI RING FEE TITLE SHOULD UNDER CHAPTER 1, OREGINSTRUMENT DOES NOT ANSTRUMENT IN VIOLATIC	and forever defend the premises are except those claiming under the actual consideration paid for this transists after a consideration paid for the context so read shall apply equally to corporation are considered, the grantor has executed this as caused its name to be signed an ard of directors. EPTING THIS INSTRUMENT, THE PERSON TO INQUIRE ABOUT THE PERSON'S RIGHT SON LAWS 2005 (BALLOT MEASURE 37 (24 AALOW USE OF THE PROPERTY DESCRIBED ON OF APPLICABLE I AND USE I AWS AND	I grantee's heirs, successors and assigns forever. tee and grantee's heirs, successors and assigns, that grantor is lawfully seizer and all encumbrances except (if no exceptions, so state):
And grantor hin fee simple of the in fee simple of the grantor will warrant a persons whomsoever The true and a construing made so that this dee In witness whis a corporation, it has by order of its boat so by order of its boat BEFORE SIGNING OR ACCURING FEE TITLE SHOULD UNDER CHAPTER 1, OREGINSTRUMENT DOES NOT INSTRUMENT IN VIOLATIONS. BEFORE SIGNING ACQUIRING FEE TITLE TO	and forever defend the premises are actual consideration paid for this transists of context so read shall apply equally to corporation are defended, where the context so read shall apply equally to corporation are caused its name to be signed an ard of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT AND USE ABOUT THE PERSON'S RIGHT SON LAWS 2005 (BALLOT MEASURE 37 (2) ALLOW USE OF THE PROPERTY DESCRIBED ON OF APPLICABLE LAND USE LAWS AND OR ACCEPTING THIS INSTRUMENT, THE PERSON'S RIGHT SON LAWS 2005 (BALLOT MEASURE 37 (2) ALLOW USE OF THE PROPERTY DESCRIBED ON OF APPLICABLE LAND USE LAWS AND THE PROPERTY SHOULD CHECK WITH THE	I grantee's heirs, successors and assigns forever. tee and grantee's heirs, successors and assigns, that grantor is lawfully seizer and all encumbrances except (if no exceptions, so state):
And grantor hin fee simple of the grantor will warrant apersons whomsoever The true and a construing The true and a const	to Hold the same unto grantee and nereby covenants to and with grant above granted premises, free from the premises are also and forever defend the premises are actual consideration paid for this to actual consideration paid for this deed, where the context so read shall apply equally to corporation actual	I grantee's heirs, successors and assigns forever. tee and grantee's heirs, successors and assigns, that grantor is lawfully seizer and all encumbrances except (if no exceptions, so state):
And grantor h in fee simple of the grantor will warrant a persons whomsoever The true and a xactual considerationx xwhich considerationx In construing made so that this dee In witness wh is a corporation, it ha so by order of its boa BEFORE SIGNING OR ACCI RING FEE TITLE SHOULD UNDER CHAPTER 1, OREG INSTRUMENT IN VIOLATIC TIONS. BEFORE SIGNING ACQUIRING FEE TITLE TO PRIATE CITY OR COUNT USES, TO DETERMINE AN EST PRACTICES AS DEFI BIGHTS OF NEIGHBORNING EST PRACTICES AS DEFI BIGHTS OF NEIGHBORNING	to Hold the same unto grantee and nereby covenants to and with grant above granted premises, free from the second premises are actual consideration paid for this the consideration paid for the consideration paid for this this deed, where the context so read shall apply equally to corporation the consideration has executed this as caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT GON LAWS 2005 (BALLOT MEASURE 37 (2) ALLOW USE OF THE PROPERTY DESCRIBION OF ACCEPTING THIS INSTRUMENT, THE PROPERTY SHOULD CHECK WITH THE PROPERTY SH	I grantee's heirs, successors and assigns forever. tee and grantee's heirs, successors and assigns, that grantor is lawfully seizer and all encumbrances except (if no exceptions, so state):
And grantor hin fee simple of the grantor will warrant apersons whomsoever The true and a construing The true and a const	to Hold the same unto grantee and nereby covenants to and with grant above granted premises, free from the second premises are actual consideration paid for this transmission of the second consideration paid for this transmission of the second shall apply equally to corporation the granter has executed this as caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT GON LAWS 2005 (BALLOT MEASURE 37 (20 ALLOW USE OF THE PROPERTY DESCRIB ON OF APPLICABLE LAND USE LAWS AND OR ACCEPTING THIS INSTRUMENT, THE THE PROPERTY SHOULD CHECK WITH THE PROPERTY OWNERS, IF ANY, UNDER CAPPOPERTY OWNERS, IF ANY, UNDER CAPOTEMENT OF THE PROPERTY OWNERS.	I grantee's heirs, successors and assigns forever. tee and grantee's heirs, successors and assigns, that grantor is lawfully seizer and encumbrances except (if no exceptions, so state): ———————————————————————————————————
And grantor h in fee simple of the grantor will warrant a persons whomsoever The true and a xactual consideration The true and a persons whomsoever The true and a persons whomsoever The true and a persons whomsoever The true and a persons In construing made so that this dee In witness wh is a corporation, it ha so by order of its boa BEFORE SIGNING OR ACCI RING FEE TITLE SHOULD UNDER CHAPTER 1, OREG INSTRUMENT IN VIOLATIC TIONS. BEFORE SIGNING ACQUIRING FEE TITLE TO PRIATE CITY OR COUNT USES, TO DETERMINE AN EST PRACTICES AS DEFII BIGHTS OF NEIGHBORNING BIGHTS OF NEIGHBORNING	to Hold the same unto grantee and nereby covenants to and with grant above granted premises, free from the second premises are actual consideration paid for this transmission of the second consideration paid for this transmission of the second shall apply equally to corporation the granter has executed this as caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT GON LAWS 2005 (BALLOT MEASURE 37 (20 ALLOW USE OF THE PROPERTY DESCRIB ON OF APPLICABLE LAND USE LAWS AND OR ACCEPTING THIS INSTRUMENT, THE THE PROPERTY SHOULD CHECK WITH THE PROPERTY OWNERS, IF ANY, UNDER CAPPOPERTY OWNERS, IF ANY, UNDER CAPOTEMENT OF THE PROPERTY OWNERS.	I grantee's heirs, successors and assigns forever. tee and grantee's heirs, successors and assigns, that grantor is lawfully seizer and encumbrances except (if no exceptions, so state): ———————————————————————————————————
And grantor h in fee simple of the grantor will warrant a persons whomsoever The true and a xactual consideration The true and a persons whomsoever The true and a persons whomsoever The true and a persons whomsoever The true and a persons In construing made so that this dee In witness wh is a corporation, it ha so by order of its boa BEFORE SIGNING OR ACCI RING FEE TITLE SHOULD UNDER CHAPTER 1, OREG INSTRUMENT IN VIOLATIC TIONS. BEFORE SIGNING ACQUIRING FEE TITLE TO PRIATE CITY OR COUNT USES, TO DETERMINE AN EST PRACTICES AS DEFII BIGHTS OF NEIGHBORNING BIGHTS OF NEIGHBORNING	and forever defend the premises are actual consideration paid for this transfer where those claiming under the actual consideration paid for this transfer where the context so read shall apply equally to corporation are caused its name to be signed an ard of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT AND LAWS 2005 (BALLOT MEASURE 37 (20 ALLOW USE OF THE PROPERTY DESCRIBION OF APPLICABLE LAND USE LAWS AND OR ACCEPTING THIS INSTRUMENT, THE PERSON'S RIGHT SINGUIST APPLICABLE LAND USE LAWS AND OR ACCEPTING THIS INSTRUMENT, THE PERSON'S RIGHT SINGUIST SINGUIST STAMEN OR ACCEPTING THIS INSTRUMENT, THE PERSON'S RIGHT SINGUIST SIN	I grantee's heirs, successors and assigns forever. tee and grantee's heirs, successors and assigns, that grantor is lawfully seizer and encumbrances except (if no exceptions, so state):
And grantor h in fee simple of the grantor will warrant a persons whomsoever The true and a xactual consideration In construing made so that this dee In witness wh is a corporation, it ha so by order of its boa BEFORE SIGNING OR ACCI RING FEE TITLE SHOULD UNDER CHAPTER 1, OREG INSTRUMENT IN VIOLATIC TIONS. BEFORE SIGNING ACQUIRING FEE TITLE TO PRIATE CITY OR COUNT USES, TO DETERMINE AN EST PRACTICES AS DEFI BIGHTS OF NEIGHBORNING	and forever defend the premises are except those claiming under the actual consideration paid for this transists of an are to consideration paid for this transists of a transist of a tr	I grantee's heirs, successors and assigns forever. tee and grantee's heirs, successors and assigns, that grantor is lawfully seizer all encumbrances except (if no exceptions, so state): ———————————————————————————————————
And grantor hin fee simple of the grantor will warrant apersons whomsoever The true and a construing made so that this dee In witness whis a corporation, it has by order of its boat so by order o	and forever defend the premises are except those claiming under the actual consideration paid for this transists of the context so react shall apply equally to corporation as caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and	I grantee's heirs, successors and assigns forever. tee and grantee's heirs, successors and assigns, that grantor is lawfully seizer and grantee's heirs, successors and assigns, that grantor is lawfully seizer and all encumbrances except (if no exceptions, so state):
And grantor h in fee simple of the grantor will warrant a persons whomsoever The true and a xactual consideration In construing made so that this dee In witness wh is a corporation, it ha so by order of its boa BEFORE SIGNING OR ACCI RING FEE TITLE SHOULD UNDER CHAPTER 1, OREG INSTRUMENT IN VIOLATIC TIONS. BEFORE SIGNING ACQUIRING FEE TITLE TO PRIATE CITY OR COUNT USES, TO DETERMINE AN EST PRACTICES AS DEFI BIGHTS OF NEIGHBORNING	and forever defend the premises are except those claiming under the actual consideration paid for this transists of the context so react shall apply equally to corporation as caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and	I grantee's heirs, successors and assigns forever. tee and grantee's heirs, successors and assigns, that grantor is lawfully seizer all encumbrances except (if no exceptions, so state):
And grantor h in fee simple of the grantor will warrant a persons whomsoever The true and a xactual consideration The true and a persons whomsoever The true and a persons whomsoever The true and a persons whomsoever The true and a persons In construing made so that this dee In witness wh is a corporation, it ha so by order of its boa BEFORE SIGNING OR ACCI RING FEE TITLE SHOULD UNDER CHAPTER 1, OREG INSTRUMENT IN VIOLATIC TIONS. BEFORE SIGNING ACQUIRING FEE TITLE TO PRIATE CITY OR COUNT USES, TO DETERMINE AN EST PRACTICES AS DEFII BIGHTS OF NEIGHBORNING BIGHTS OF NEIGHBORNING	and forever defend the premises are except those claiming under the actual consideration paid for this transists of the context so react shall apply equally to corporation as caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and	I grantee's heirs, successors and assigns forever. tee and grantee's heirs, successors and assigns, that grantor is lawfully seizer and lencumbrances except (if no exceptions, so state):
And grantor him fee simple of the grantor will warrant a persons whomsoever The true and a consideration in construing made so that this dee In witness whis a corporation, it has so by order of its boad BEFORE SIGNING OR ACCIRING FEE TITLE SHOULD UNDER CHAPTER 1, OREGINSTRUMENT IN VIOLATIC TIONS. BEFORE SIGNING ACQUIRING FEE TITLE TO PRIATE CITY OR COUNTUSES, TO DETERMINE AN EST PRACTICES AS DEFINING OREGON LAWS 2005 (BAL	and forever defend the premises are except those claiming under the actual consideration paid for this transists of the context so react shall apply equally to corporation as caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and	I grantee's heirs, successors and assigns forever. tee and grantee's heirs, successors and assigns, that grantor is lawfully seiz and all encumbrances except (if no exceptions, so state):
And grantor h in fee simple of the grantor will warrant a persons whomsoever The true and a xactual considerationx xwhich considerationx In construing made so that this dee In witness wh is a corporation, it ha so by order of its boa BEFORE SIGNING OR ACCI RING FEE TITLE SHOULD UNDER CHAPTER 1, OREG INSTRUMENT IN VIOLATIC TIONS. BEFORE SIGNING ACQUIRING FEE TITLE TO PRIATE CITY OR COUNT USES, TO DETERMINE AN EST PRACTICES AS DEFI BIGHTS OF NEIGHBORNING EST PRACTICES AS DEFI BIGHTS OF NEIGHBORNING	and forever defend the premises are except those claiming under the actual consideration paid for this transists of the context so react shall apply equally to corporation as caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and	I grantee's heirs, successors and assigns forever. tee and grantee's heirs, successors and assigns, that grantor is lawfully seiz and all encumbrances except (if no exceptions, so state):
And grantor hin fee simple of the grantor will warrant a persons whomsoever The true and a construction of the line and a construction of the line and a construction of the line and a corporation, it has by order of its boar as a corporation, it has by order of its boar before Signing or according fee title should under Chapter 1, oreginstrument in violatifut tions. Before Signing acquiring fee title to print the city or countuses, to determine an extension of the countust of the countuits of the countuits of the countust of the countust of the countust of the countuits of the countuits of the countuits of the countuits of the countust of the countuits o	and forever defend the premises are except those claiming under the actual consideration paid for this transists of the context so react shall apply equally to corporation as caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and	I grantee's heirs, successors and assigns forever. tee and grantee's heirs, successors and assigns, that grantor is lawfully seiz and all encumbrances except (if no exceptions, so state):
And grantor him fee simple of the grantor will warrant a persons whomsoever The true and a consideration of the line and a consideration of the line and a constraing made so that this dee In construing made so that this dee In witness whis a corporation, it has so by order of its boar before Signing or Accillation of the line and the line a	and forever defend the premises are except those claiming under the actual consideration paid for this transists of the context so react shall apply equally to corporation as caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and of directors. EPTING THIS INSTRUMENT, THE PERSON'S RIGHT as Caused its name to be signed and and	I grantee's heirs, successors and assigns forever. tee and grantee's heirs, successors and assigns, that grantor is lawfully sein all encumbrances except (if no exceptions, so state):