MTCX1019-DS	S FORM MAY BE DEDDAY		
MC81014-125	O TOMMINAT BE REFRO	DUCED IN ANY FORM OH BY ANY ELECTRONIC OF	R MECHANICAL MEANS.
		<b></b>	
Jasper L. Strunk		2007-020046	
7608 Booth Rd.		Klamath County, Oregon	
· · · · · · · · · · · · · · · · · · ·		EI DES SILE DE BARRES AND DE SERVICE	*
Klamath Falls, OR 97603 First Party's Name and Address			
Darrell Hankins, etal			
Klamath Falls, OR 97603		0003593120070020046001001	2
Second Party's Name and Address		11/28/2007 03:23:21 PM	Fee: \$21.00
After recording, return to (Name, Address, Zip):	SPACE RESERV FOR		ree: \$21.00
Jasper L. Strunk	RECORDER'S U		
7608 Booth Rd.			
Klamath Falls, OR 97603			
Until requested otherwise, send all tax statements to (Name, Address, Zip):			
	AFFIANT'S DEED		
THIS INDENTURE dated November 13,	2007		he and hatman
Jasper L. Stripk			, by and between
the affiant named in the duly filed affidavit concerni	ing the small out		19
arrane named in the day men array to concern	ing the small est	developed beginning	and the Court of the
and Darrell Hankins, Terry Hankins, Ti	fform Hombin	, deceased, nereinaner	caned the first party,
hereinafter called the second party; WITNESSETH:	TTANY NAMED	s, Debra Hankins and Amb	er_Hankins,
For value received and the consideration hereinaft	tar stated the first	months has amounted house in all and a self-	
these presents does grant, bargain, sell and convey unto	the second party	party has granted, bargained, sold a	na conveyea, and by
estate, right and interest of the estate of the deceased, whe	the second party	and second party's nears, successor	s and assigns all the
erty situated in the County ofKlamath	etete of O	peration of the law of otherwise, in t	nat certain reat prop-
ory studied in the county ofcalculation	, State of O	regon, described as follows, to-wit:	
Lot 5 of VILLA SAINT CLAIR, accord	ing to the o	fficial plat themselve	.c.a ·
the office of the County Clerk of	Ing to the o	tricial plat thereof on	Ille in
one carrot of the county carry of	Kramath Coun	ty, Oregon.	
	NT, CONTINUE DESCRIP		
TO HAVE AND TO HOLD the same unto the s			interest and assigns
TO HAVE AND TO HOLD the same unto the seforever.	econd party, and	second party's heirs, successors-in-	_
TO HAVE AND TO HOLD the same unto the seforever.  The true and actual consideration paid for this trans-	econd party, and asfer, stated in teri	second party's heirs, successors-in- ns of dollars, is \$0	"However, the
TO HAVE AND TO HOLD the same unto the seforever.  The true and actual consideration paid for this transactual consideration consists of or includes other property	econd party, and asfer, stated in tert or value given or	second party's heirs, successors-inns of dollars, is \$0	"However, the
TO HAVE AND TO HOLD the same unto the seforever.  The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. (The sentence between the symbols a, if no	econd party, and asfer, stated in tert or value given or t applicable, should be	second party's heirs, successors-inns of dollars, is \$O	However, the the whole (indicate
TO HAVE AND TO HOLD the same unto the seforever.  The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. (The sentence between the symbols a, if no IN WITNESS WHEREOF, the first party has executed the symbols and the symbols are sentenced by the symbols and the symbols are symbols.	econd party, and asfer, stated in terr or value given or t applicable, should be cuted this instrume	second party's heirs, successors-inns of dollars, is \$	However, the the whole (indicate
TO HAVE AND TO HOLD the same unto the seforever.  The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. (The sentence between the symbols in in NITNESS WHEREOF, the first party has exect to be signed and its seal, if any, affixed by an officer or of	econd party, and asfer, stated in terr or value given or t applicable, should be cuted this instrume ther person duly a	second party's heirs, successors-inns of dollars, is \$	However, the the whole (indicate
TO HAVE AND TO HOLD the same unto the seforever.  The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. (The sentence between the symbols in in NITNESS WHEREOF, the first party has exect to be signed and its seal, if any, affixed by an officer or of	econd party, and asfer, stated in terr or value given or t applicable, should be cuted this instrume ther person duly a NSFER-	second party's heirs, successors-inns of dollars, is \$O	However, the the whole (indicate
TO HAVE AND TO HOLD the same unto the seforever.  The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. The sentence between the symbols in in a IN WITNESS WHEREOF, the first party has exect to be signed and its seal, if any, affixed by an officer or other sentences of the signed and its seal, if any, affixed by an officer or other sentences. The person transfer is the sentence of the signed and its seal, if any, affixed by an officer or other sentences.	econd party, and asfer, stated in terr or value given or t applicable, should be cuted this instrume ther person duly a and applicable.	second party's heirs, successors-inns of dollars, is \$O	However, the the whole (indicate
TO HAVE AND TO HOLD the same unto the seforever.  The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. (The sentence between the symbols in in a IN WITNESS WHEREOF, the first party has exect to be signed and its seal, if any, affixed by an officer or other sentence of the signed and its seal, if any, affixed by an officer or other signed and its seal, and any affixed by any officer or other signed and any o	econd party, and asfer, stated in terr or value given or t applicable, should be cuted this instrume ther person duly a  NSFER- IF ANY, IN THIS	second party's heirs, successors-inns of dollars, is \$O	However, the the whole (indicate
TO HAVE AND TO HOLD the same unto the seforever.  The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. (The sentence between the symbols in in a IN WITNESS WHEREOF, the first party has exect to be signed and its seal, if any, affixed by an officer or other sentence of the signed and its seal, if any, affixed by an officer or other signed and its seal, and any affixed by any officer or other signed and any o	econd party, and asfer, stated in terr or value given or t applicable, should be cuted this instrume ther person duly a  NSFER- IF ANY, IN THIS	second party's heirs, successors-inns of dollars, is \$O	"However, the the whole (indicate has caused its name pard of directors.
TO HAVE AND TO HOLD the same unto the seforever.  The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. (The sentence between the symbols in in a IN WITNESS WHEREOF, the first party has exect to be signed and its seal, if any, affixed by an officer or other sentence of the signed and its seal, if any, affixed by an officer or other signed and its seal, and any affixed by any officer or other signed and any o	econd party, and asfer, stated in terr or value given or t applicable, should be cuted this instrume ther person duly a  NSFER- IF ANY, IN THIS	second party's heirs, successors-inns of dollars, is \$O	"However, the the whole (indicate has caused its name pard of directors.
TO HAVE AND TO HOLD the same unto the second forever.  The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. (The sentence between the symbols in in a IN WITNESS WHEREOF, the first party has exect to be signed and its seal, if any, affixed by an officer or of the sentence between the symbols in the sentence between the symbols in the new the symbols in the sentence between the symbols in the sentence between the symbols in the sentence between the symbols in the symbols in the party has exect to be signed and its seal, if any, affixed by an officer or of the signed and its seal, if any, affixed by an officer or of the signed seal and the person's right in the person's right in the symbols in the symbols in the symbol of the property described in the property should check with the period in the symbol of the period in	econd party, and asfer, stated in terr or value given or t applicable, should be cuted this instrume ther person duly a ANSFER- IF ANY, )). THIS IS THIS EGULA- PERSON APPRO- PROVED DR FOR.	second party's heirs, successors-inns of dollars, is \$O	"However, the the whole (indicate has caused its name pard of directors.
TO HAVE AND TO HOLD the same unto the seforever.  The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration." (The sentence between the symbols selection in the sentence between the symbols selection of the sentence between the symbols selection in the sentence selection in the symbols selection in the sentence selection in the senten	econd party, and asfer, stated in terr or value given or t applicable, should be cuted this instrume ther person duly a  NSFER- IF ANY, IN THIS IN THIS EGULA- PERSON APPRO- PROVED IN FOR- IIT THE	second party's heirs, successors-inns of dollars, is \$O	"However, the the whole (indicate has caused its name pard of directors.
TO HAVE AND TO HOLD the same unto the second rever.  The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. The sentence between the symbols in in a IN WITNESS WHEREOF, the first party has exected be signed and its seal, if any, affixed by an officer or of the sentence between the symbols in the party has exected be signed and its seal, if any, affixed by an officer or of the signed and its seal, if any, affixed by an officer or of the sentence signing or accepting the person's rights, under chapter 1, oregon laws 2005 (Ballot Measure 37 (2004) INSTRUMENT ORES NOT ALLOW USE OF THE PROPERTY DESCRIBED INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RESTORED SIGNING OR ACCEPTING THIS INSTRUMENT. THE FACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIJET CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPLIESS, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING CEST PRACTICES AS DEFINED IN ORS 30.930 AND TO INQUIRE ABORDED AND ANY COUNTY TO TAKE ACTUAL TO THE ACTUAL ANY COUNTY PLANS (1004).	econd party, and asfer, stated in terror value given or t applicable, should be cuted this instrume ther person duly a ansfer- IF ANY, )). THIS IF ANY, )). THIS EGULA- PERSON APPRO- PE	second party's heirs, successors-inns of dollars, is \$O	"However, the the whole (indicate has caused its name pard of directors.
TO HAVE AND TO HOLD the same unto the second rever.  The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. The sentence between the symbols in in a IN WITNESS WHEREOF, the first party has exected be signed and its seal, if any, affixed by an officer or of the sentence between the symbols in the party has exected be signed and its seal, if any, affixed by an officer or of the signed and its seal, if any, affixed by an officer or of the sentence signing or accepting the person's rights, under chapter 1, oregon laws 2005 (Ballot Measure 37 (2004) INSTRUMENT ORES NOT ALLOW USE OF THE PROPERTY DESCRIBED INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RESTORED SIGNING OR ACCEPTING THIS INSTRUMENT. THE FACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIJET CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPLIESS, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING CEST PRACTICES AS DEFINED IN ORS 30.930 AND TO INQUIRE ABORDED AND ANY COUNTY TO TAKE ACTUAL TO THE ACTUAL ANY COUNTY PLANS (1004).	econd party, and asfer, stated in terror value given or t applicable, should be cuted this instrume ther person duly a ansfer- IF ANY, )). THIS IF ANY, )). THIS EGULA- PERSON APPRO- PE	second party's heirs, successors-inns of dollars, is \$O	"However, the the whole (indicate has caused its name pard of directors.
TO HAVE AND TO HOLD the same unto the second rever.  The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. The sentence between the symbols in in a IN WITNESS WHEREOF, the first party has exected be signed and its seal, if any, affixed by an officer or of the sentence between the symbols in the party has exected be signed and its seal, if any, affixed by an officer or of the signed and its seal, if any, affixed by an officer or of the sentence signing or accepting the person's rights, under chapter 1, oregon laws 2005 (Ballot Measure 37 (2004) INSTRUMENT ORES NOT ALLOW USE OF THE PROPERTY DESCRIBED INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RESTORED SIGNING OR ACCEPTING THIS INSTRUMENT. THE FACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIJET CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPLIESS, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING CEST PRACTICES AS DEFINED IN ORS 30.930 AND TO INQUIRE ABORDED AND ANY COUNTY TO TAKE ACTUAL TO THE ACTUAL ANY COUNTY PLANS (1004).	econd party, and asfer, stated in terror value given or t applicable, should be cuted this instrume ther person duly a ansfer- IF ANY, )). THIS IF ANY, )). THIS EGULA- PERSON APPRO- PE	second party's heirs, successors-inns of dollars, is \$O	"However, the lathe whole (indicate has caused its name pard of directors.  Affiant
TO HAVE AND TO HOLD the same unto the set forever.  The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. The sentence between the symbols in in a IN WITNESS WHEREOF, the first party has exect to be signed and its seal, if any, affixed by an officer or of the sentence between the symbols in the sentence between the symbols in the sentence between the symbols in the symbols in the sentence between the symbols in the symbols in the sentence between the symbols in the symbols in the symbols in the sentence between the symbols in the symbols in the sentence between the symbols in the sentence between the symbols in the symbols	econd party, and asfer, stated in terr or value given or t applicable, should be cuted this instrume ther person duly a  NSFER- IF ANY, I). THIS IN THIS EGULA- PERSON APPRO- PROVED DIR FOR- UT THE TER 1,  of Knowledged before	second party's heirs, successors-inns of dollars, is \$	"However, the the whole (indicate has caused its name pard of directors.  Affiant
TO HAVE AND TO HOLD the same unto the state forever.  The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration." (The sentence between the symbols state in IN WITNESS WHEREOF, the first party has exect to be signed and its seal, if any, affixed by an officer or of the sentence between the symbols state in the person's rights, under chapter 1, oregon this instrument, the person's rights, under chapter 1, oregon laws 2005 (Ballot Measure 37 (2004) instrument does not allow use of the property described instrument in violation of applicable land use laws and rights instrument in violation of applicable land use laws and rights effective or county planning department to verify applies, to determine any limits on lawsuits against farming or restricts as defined in ors 30.930 and to inquire about the property owners, if any, under chapter of neighboring property owners, if any, under chapter of neighboring property owners, if any, under chapter of neighboring property owners, if any, under chapter of oregon laws 2005 (Ballot measure 37 (2004)).  State of oregon, County  This instrument was acted to the property of the strument was acted by the state of the property of the strument was acted by the state of the strument was acted by the state of the stat	econd party, and asfer, stated in terr or value given or t applicable, should be cuted this instrume ther person duly a  NSFER- IF ANY, I). THIS IN THIS EGULA- PERSON APPROVED BR FOR- UT THE PTER 1, of	second party's heirs, successors-inns of dollars, is \$	"However, the lathe whole (indicate has caused its name pard of directors.  Affiant
TO HAVE AND TO HOLD the same unto the section of th	econd party, and asfer, stated in terr or value given or t applicable, should be cuted this instrume ther person duly a  NSFER- IF ANY, I). THIS IN THIS IN THIS EGULA- PERSON APPRO- PROVED BR FOR- UIT THE PTER 1, of Male And Male Conowledged before UK cnowledged before	second party's heirs, successors-inns of dollars, is \$	"However, the lathe whole (indicate has caused its name pard of directors.  Affiant
TO HAVE AND TO HOLD the same unto the set forever.  The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. The sentence between the symbols in in North Ess Whereof, the first party has exect to be signed and its seal, if any, affixed by an officer or of the sentence between the symbols in its besigned and its seal, if any, affixed by an officer or of the signed and its seal, if any, affixed by an officer or of the sentence between the symbols in its instrument. The person transition of the sentence of the person's right, and the sentence of the person's right.  Instrument loos not allow use of the property described instrument in violation of applicable land use laws and right. The faccouring fee title to the property should check with the period city or county planning department to verify applies, to determine any limits on lawsuits against farming of the property	econd party, and asfer, stated in terr or value given or t applicable, should be cuted this instrume ther person duly a ansfer- IF ANY, IN THIS IN THIS IN THIS EGULA- JERSON APPRO- PROVED BR FOR- UT THE PTER 1, of ANA Knowledged before Knowledged before	second party's heirs, successors-inns of dollars, is \$	Thowever, the lathe whole (indicate has caused its name pard of directors.  Affiant
TO HAVE AND TO HOLD the same unto the set forever.  The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. The sentence between the symbols in in North Ess Whereof, the first party has exect to be signed and its seal, if any, affixed by an officer or of the sentence between the symbols in its besigned and its seal, if any, affixed by an officer or of the signed and its seal, if any, affixed by an officer or of the sentence between the symbols in its instrument. The person transition of the sentence of the person's right, and the sentence of the person's right.  Instrument loos not allow use of the property described instrument in violation of applicable land use laws and right. The faccouring fee title to the property should check with the period city or county planning department to verify applies, to determine any limits on lawsuits against farming of the property	econd party, and asfer, stated in terr or value given or t applicable, should be cuted this instrume ther person duly a ansfer- IF ANY, IN THIS IN THIS IN THIS EGULA- JERSON APPRO- PROVED BR FOR- UT THE PTER 1, of ANA Knowledged before Knowledged before	second party's heirs, successors-inns of dollars, is \$	Thowever, the lathe whole (indicate has caused its name pard of directors.  Affiant
TO HAVE AND TO HOLD the same unto the set forever.  The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. The sentence between the symbols in in North Ess Whereof, the first party has exect to be signed and its seal, if any, affixed by an officer or of the sentence between the symbols in its besigned and its seal, if any, affixed by an officer or of the signed and its seal, if any, affixed by an officer or of the sentence between the symbols in its instrument. The person transition of the sentence of the person's right, and the sentence of the person's right.  Instrument loos not allow use of the property described instrument in violation of applicable land use laws and right. The faccouring fee title to the property should check with the period city or county planning department to verify applies, to determine any limits on lawsuits against farming of the property	econd party, and asfer, stated in terr or value given or t applicable, should be cuted this instrume ther person duly a ansfer- IF ANY, IN THIS IN THIS IN THIS EGULA- JERSON APPRO- PROVED BR FOR- UT THE PTER 1, of ANA Knowledged before Knowledged before	second party's heirs, successors-inns of dollars, is \$	Thowever, the lathe whole (indicate has caused its name pard of directors.  Affiant
TO HAVE AND TO HOLD the same unto the set forever.  The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. The sentence between the symbols in in North Ess Whereof, the first party has exect to be signed and its seal, if any, affixed by an officer or of the sentence between the symbols in its besigned and its seal, if any, affixed by an officer or of the signed and its seal, if any, affixed by an officer or of the sentence between the symbols in its instrument. The person transition of the sentence of the person's right, and the sentence of the person's right.  Instrument loos not allow use of the property described instrument in violation of applicable land use laws and right. The faccouring fee title to the property should check with the period city or county planning department to verify applies, to determine any limits on lawsuits against farming of the property	econd party, and asfer, stated in terr or value given or t applicable, should be cuted this instrume ther person duly a ansfer- IF ANY, IN THIS IN THIS IN THIS EGULA- JERSON APPRO- PROVED BR FOR- UT THE PTER 1, of ANA Knowledged before Knowledged before	second party's heirs, successors-inns of dollars, is \$	Thowever, the lathe whole (indicate has caused its name pard of directors.  Affiant
TO HAVE AND TO HOLD the same unto the set forever.  The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. The sentence between the symbols in in North Ess Whereof, the first party has exect to be signed and its seal, if any, affixed by an officer or of the sentence between the symbols in its besigned and its seal, if any, affixed by an officer or of the signed and its seal, if any, affixed by an officer or of the sentence between the symbols in its instrument. The person transition of the sentence of the person's right, and the sentence of the person's right.  Instrument loos not allow use of the property described instrument in violation of applicable land use laws and right. The faccouring fee title to the property should check with the period city or county planning department to verify applies, to determine any limits on lawsuits against farming of the property	econd party, and asfer, stated in terr or value given or t applicable, should be cuted this instrume ther person duly a  NSFER- IF ANY, I). THIS IN THIS EGULA- PERSON APPRO- PROVED DIR FOR- UT THE PTER 1, of Knowledged before Knowledged before Knowledged before Knowledged before	second party's heirs, successors-inns of dollars, is \$	Thowever, the lathe whole (indicate has caused its name pard of directors.  Affiant
TO HAVE AND TO HOLD the same unto the state forever.  The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration." (The sentence between the symbols state in IN WITNESS WHEREOF, the first party has exect to be signed and its seal, if any, affixed by an officer or of BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON'S RIGHTS, UNDER CHAPTER 1, OREGON LAWS 2005 (BALLOT MEASURE 37 (2004) INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RIGHTS, INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RIGHTS OF COUNTY PLANNING DEPARTMENT TO VERIFY APPLICABLE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPLICABLE	econd party, and asfer, stated in terr or value given or t applicable, should be euted this instrume ther person duly a ANSFER- IF ANY, IN THIS IN THIS IN THIS EGULA- PERSON APPRO- PROVED OR FOR- UT THE ETER 1, of Knowledged before Knowledged before Knowledged before Knowledged before	second party's heirs, successors-inns of dollars, is \$	Thowever, the lathe whole (indicate has caused its name pard of directors.  Affiant
TO HAVE AND TO HOLD the same unto the set forever.  The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. The sentence between the symbols in in North Consideration. The sentence between the symbols in in North Consideration. The sentence between the symbols in in North Consideration. The sentence between the symbols in in North Consideration. The sentence between the symbols in in North Consideration. The sentence between the symbols in the symb	econd party, and asfer, stated in terr or value given or t applicable, should be euted this instrume ther person duly a ANSFER- IF ANY, IN THIS IN THIS IN THIS EGULA- PERSON APPRO- PROVED OR FOR- UT THE ETER 1, of Knowledged before Knowledged before Knowledged before Knowledged before	second party's heirs, successors-inns of dollars, is \$	Thowever, the lathe whole (indicate has caused its name pard of directors.  Affiant