	BE NO PART OF ANY STEVENS-NESS FORM MAY BE REPRODUCED IN ANY FORM OR BY ANY ELECTRONIC OR MECHANICAL MEANS.		
ŀ	T SERVICES, INC. 3 VIA PICO PLAZA #544 AN CLEMENTE CANADA A A A A A A A A A A A A A A A A A	2011-014078 Klamath County, Oregon	is
١	Ir & Mrs Frank D. Lambert 461 E. Kellog Rd.		-, .n
Į	Pahrump, NV 89061 Grantee's Name and Address After recording, return to (Name, Address, Zip):	00111705201100140780010010 SPACE R 12/22/2011 02:31:28 PM Fee: \$37.00	'n
ķ	Ir & Mrs Frank D. Lambert	RECORDER'S USE Witness my hand and seal of County affix	ed.
ı	a <u>hrump, NV 89061</u> Until requested otherwise, send all tax statements to (Name, Address, Zip): Ir & Mrs Frank D. Lambert	NAME	
l	461 E. Kellog Rd.	By, Dep	uty.
	ahrump, Nv 89061	WARRANTY DEED	_
	· ·		
		PORATION er stated, to grantor paid by	
		If and convey unto the grantee and grantee's heirs, successors and assignents and appurtenances thereunto belonging or in any way appertain ate of Oregon, described as follows, to-wit:	
	LOT 17, BLOCK 02, NIMROD RIVER F	ARK, 1ST ADDITION	
	KLAMATH COUNTY, OREGON	CIO	
	To Have and to Hold the same unto grantee and g And grantor hereby covenants to and with grantee	and grantee's heirs, successors and assigns, that grantor is lawfully sei all encumbrances except (if no exceptions, so state):	
	grantor will warrant and forever defend the premises and	every part and parcel thereof against the lawful claims and demands of ove described encumbrances.	that f all
	The true and actual consideration paid for this trar actual conservation consists of ar includes office five the symples Office conservation of the context so required the c	nsfer, stated in terms of dollars, is \$8000.00	XX XX XX XX I be
	so by order of its board of directors.	its seal, if any, affixed by an officer or other person duly authorized to	ntor o do
	BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.301 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, AND SECTION CHAPTER 855, OREGON LAWS 2009. THIS INSTRUMENT DOES NOT ALLOW USE CORESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING I PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISHE AS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LIDETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICE ORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CI GON LAWS 2007, AND SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2007.	I AND 195,305 TO NS 2 TO 9/AND 132 OF THE PROPERTY IND REGULATION 11 liam V. Tropp, President FEE TITLE TO THE G DEPARTMENT TO D LOT OR PARCEL, OT OR PARCEL, OT OR PARCEL, TO SS, AS DEFINED IN OWNERS, IF ANY, HAPTER 424, ORE- 09.	
	by This instrument was ac by as Orecination of DT Same	knowledged before me on ACCOM LO ZUIII	
	Serior Se	Notary Public for Oregon (a) form a My commission expires 3-18-15	