REALVEST, INC.	_		2012 006120
PEALWEST INC			2013-006120
		STATE OF OREG	Klamath County, Oregon
63 VIA PICO PLAZA #544		County of	05/31/2013 10:07:43 AM
	,	I cortify t	Fee: \$37.00 nat the within instrument was
SAN CLEMENTE, CA 92672  Grantor's Name and Address  Mr. Stephen T. Taylor			ding on,
112 E Maple AVE	:		o'clockM., and recorded in
Merchantville NJ 08109			e No on page
Grantee's Name and Address			e/instrument/microfilm/reception
After recording, return to (Name, Address, Zip):	SPACE RESERVED FOR		Records of this County.
Mr. Stephen T. Taylor			•
112 E Maple AVE		Witness my	hand and seal of County affixed.
Merchantville NJ 08109			
Until requested otherwise, send all tax statements to (Name, Address, Zip):		NAME	
Mr. Stephen T. Taylor	,	•	···· <del></del> ,
		Bv	, Deputy.
112 E Maple Ave		•	7 1 3
Merchantville Nj 08109			
	WARRANTY DEED	•	
KNOW ALL BY THESE PRESENTS that			
-REALVEST, INC. A NEVADA CORPOR hereinafter called grantor, for the consideration hereinaf	ATION	·	,
hereinafter called grantor, for the consideration hereinaf	ter stated, to grantor p	oaid by	
-Stephen T. Taylor			,
hereinafter called grantee, does hereby grant, bargain, so that certain real property, with the tenements, hereditar situated in County, S	ments and appurtenar	ices thereunto belor	nging or in any way appertaining,
10 D 06 W D3			
LOT 12, BLOCK 06, KLAMATH FALL	S FOREST EST	ATES, HIGHW	AY 66, PLAT 1
	•		
KLAMATH COUNTY, OREGON			
	•		
			•
	•		
		w	
To Have and to Hold the same unto grantee and	CIENT, CONTINUE DESCRIPTIO		rovor
And grantor hereby covenants to and with grante			
in fee simple of the above granted premises, free from			
in the simple of the above granted premises, nee from	ii aii cheambianees e	xcept (II no except	ions, so state)
	•		
grantor will warrant and forever defend the premises and			, and that
grantor will warrant and forever defend the premises and	d every part and parce	el thereof against the	, and that
persons whomsoever, except those claiming under the a	d every part and parce bove described encun	el thereof against the abrances.	e lawful claims and demands of all
persons whomsoever, except those claiming under the all The true and actual consideration paid for this tra	d every part and parce bove described encun ansfer, stated in terms	el thereof against the abrances. of dollars, is \$	and that e lawful claims and demands of all
persons whomsoever, except those claiming under the all  The true and actual consideration paid for this transcension consists of or includes other process.	d every part and parce bove described encun ansfer, stated in terms	el thereof against the abrances. of dollars, is \$	and that e lawful claims and demands of all and the control of the
persons whomsoever, except those claiming under the all The true and actual consideration paid for this transcript of or includes of the present of or includes of the present of the pres	d every part and parce bove described encun ansfer, stated in terms treet volue eiven or a	el thereof against the obrances. of dollars, is \$ conicod which is be	and that e lawful claims and demands of all and the control of the
persons whomsoever, except those claiming under the all The true and actual consideration paid for this transfer the consideration paid for this transfer the consideration consists of or includes a transfer to the context so required the context	d every part and parce bove described encun ansfer, stated in terms the converse and the transfer to the state of the puires, the singular inc	el thereof against the hbrances. of dollars, is \$ coniced whishis be the way the plural, an	and that lawful claims and demands of all and the claims and demands of all and the claims are the constant of
persons whomsoever, except those claiming under the all The true and actual consideration paid for this transfer the consideration paid for this transfer the consideration consists of or includes a transfer to the context so required the context	d every part and parce bove described encun ansfer, stated in terms the converse and the transfer to the state of the puires, the singular inc	el thereof against the hbrances. of dollars, is \$ coniced whishis be the way the plural, an	and that lawful claims and demands of all and the claims and demands of all and the claims are the constant of
persons whomsoever, except those claiming under the all The true and actual consideration paid for this transfer to be a consideration paid for this transfer to be a consideration of the construction of the context so required the context so requ	d every part and parce bove described encun ansfer, stated in terms the converse and the transfer to the state of the puires, the singular inc	el thereof against the hbrances. of dollars, is \$ coniced whishis be the way the plural, an	and that lawful claims and demands of all and the claims and demands of all and the claims are the constant of
The true and actual consideration paid for this trace true true and actual consideration paid for this trace true true and actual consideration paid for this trace true true true true true true true tru	d every part and parce bove described encun ansfer, stated in terms the converse and the transfer to the state of the puires, the singular inc	el thereof against the hbrances. of dollars, is \$ coniced whishis be the way the plural, an	and that lawful claims and demands of all and the claims and demands of all and the claims are the constant of
The true and actual consideration paid for this trace true become developed as the consideration paid for this trace true become developed as the construction of the context so required as that this deed shall apply equally to corporation. In witness whereof, the grantor has executed this is a corporation, it has caused its name to be signed and so by order of its board of directors.	d every part and parce bove described encun ansfer, stated in terms to or volue even or a part of the singular inc as and to individuals. instrument on I its seal, if any, affix	el thereof against the hbrances. of dollars, is \$ coniced whishis be the way the plural, an	and that lawful claims and demands of all and the claims and demands of all and the claims are the constant of
The true and actual consideration paid for this traces the consideration paid for this traces to be supposed by the context of the context so required so that this deed shall apply equally to corporation. In witness whereof, the grantor has executed this is a corporation, it has caused its name to be signed and so by order of its board of directors.  BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING INFORMER ABOUT THE PERSON'S RIGHTS. IF ANY, UNDER ORS 195.300, 195.30	d every part and parce bove described encun ansfer, stated in terms to be volue eiten or se to be volu	el thereof against the hbrances. of dollars, is \$ coniced whishis be the way the plural, an	and that lawful claims and demands of all and the claims and demands of all and the claims are the constant of
The true and actual consideration paid for this traces the true and actual consideration paid for this traces the true and actual consideration paid for this traces the true and actual consideration paid for this traces the true and actual consideration paid for this traces and actual construing this deed, where the context so required as that this deed shall apply equally to corporation. In witness whereof, the grantor has executed this is a corporation, it has caused its name to be signed and so by order of its board of directors.  BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING INCOURSE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.301 195.336 AND SECTIONS 5 TO 11 CHAPTER 424 OREGON I AWS 2007 AND SECTIONS 5 TO 11 CHAPTER 424	d every part and parce bove described encun ansfer, stated in terms the control of the control to the control of the control quires, the singular incomes and to individuals. In instrument on	el thereof against the obrances. of dollars, is \$  tomicad which is become a wh	and that e lawful claims and demands of all all all all all all grammatical changes shall be all gr
The true and actual consideration paid for this traces the consideration paid for this traces to be considerated to be considered to construing this deed, where the context so required as that this deed shall apply equally to corporation. In witness whereof, the grantor has executed this is a corporation, it has caused its name to be signed and so by order of its board of directors.  BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.31 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, AND SECTIONS DECOMED AS 195.300, 195.31 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, THIS INSTRUMENT DOES NOT ALLOW USE DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS	d every part and parce bove described encunansfer, stated in terms to be a served of the served of the singular incomes and to individuals. Instrument on another seal, if any, affix of the seal, if any, affix of the PROPERTY william of the PROPER	el thereof against the obrances. of dollars, is \$  tomicad which is become a wh	and that e lawful claims and demands of all and the lawful claims are lawful claims. The lawful claims are lawful claims and that are lawful claims and the lawful claims and demands of all and the lawful claims are lawful claims.
The true and actual consideration paid for this traces to be consideration. In construing this deed, where the context so required and so that this deed shall apply equally to corporation. In witness whereof, the grantor has executed this is a corporation, it has caused its name to be signed and so by order of its board of directors.  BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRININGUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.31 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, AND SECTI CHAPTER 855, OREGON LAWS 2009. THIS INSTRUMENT DOES NOT ALLOW USE DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING	d every part and parce bove described encumansfer, stated in terms to be a serious encumansfer, stated in terms to be a serious encument of the state of the serious encument on and to individuals. Instrument on a serious encument en	el thereof against the obrances. of dollars, is \$  tomicad which is become a wh	and that e lawful claims and demands of all and the lawful claims and demands of all and the lawful claims and demands of all and the lawful claims are lawful claims and demands of all grammatical changes shall be the lawful claims are lawful claims. The lawful claims are lawful claims and that are lawful claims and the lawful claims are lawful claims and the lawful claims and demands of all claims are lawful claims and demands of all claims are lawful claims and demands of all claims are lawful claims are lawful claims are lawful claims.
The true and actual consideration paid for this traces to be supported by the second paid for this traces to be supported by the second paid for this traces to be supported by the second paid for this traces to be supported by the second paid for this traces to be supported by the second paid for this traces to be supported by the second paid for the grantor has executed this is a corporation, it has caused its name to be signed and so by order of its board of directors.  BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRINI INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.31 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, AND SECTI CHAPTER 855, OREGON LAWS 2009. THIS INSTRUMENT DOES NOT ALLOW USE DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNIF VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISH.	d every part and parce bove described encun ansfer, stated in terms to be a series of the series of the singular included in the series of the singular included in the seal, if any, affix and 195.305 TO 100NS 2 TO 9 AND 17. AND 195.305 TO 10 AND	el thereof against the obrances. of dollars, is \$  tomicad which is become a wh	and that e lawful claims and demands of all elawful claims are elawful claims.
The true and actual consideration paid for this traces true to be supported by the provideration of the true and actual consideration paid for this traces true to be supported by the provideration of the true and actual consideration paid for this traces true to be supported by the provideration of the provideration of the context so required by the provideration of the provideration	d every part and parce bove described encun ansfer, stated in terms to be a served of the served of the served of the singular incomes and to individuals. Instrument on the seal, if any, affix of the PROPERTY william of th	el thereof against the obrances. of dollars, is \$  tomicad which is become a wh	and that e lawful claims and demands of all elawful claims are elawful claims.
The true and actual consideration paid for this traces true and actual consideration paid for this traces to be considerated to be supported to the context so required to the context so required to the context so	d every part and parce bove described encum ansfer, stated in terms to be a superior of the state of the singular included in the state of the state of the singular included in the state of the singular included in the state of the singular included in the singular included in the state of the singular included in th	el thereof against the obrances. of dollars, is \$  tomicad which is become a wh	and that e lawful claims and demands of all elawful claims are elawful claims.
The true and actual consideration paid for this traces true and actual consideration paid for this traces to be considerated to be supported to the context so required to the context so required to the context so	d every part and parce bove described encum ansfer, stated in terms to be a superior of the state of the singular included in the state of the state of the singular included in the state of the singular included in the state of the singular included in the singular included in the state of the singular included in th	el thereof against the obrances. of dollars, is \$  tomicad which is become a wh	and that e lawful claims and demands of all all claims and demands of all all claims and demands of all claims and claims are claims and claim
The true and actual consideration paid for this traces true to be supported by the second part of the second	d every part and parce bove described encun ansfer, stated in terms to be a series of the series of	el thereof against the obrances. of dollars, is \$  tomicad which is become a server which is become a server which is become a server when the plural, and the plural, and the plural is a server when the plural is a serve	and that e lawful claims and demands of all and the lawful claims and demands of all and the lawful claims and demands of all and the lawful claims and demands of all and the lawful claims and the l
The true and actual consideration paid for this traces true to be supported by the second part of the second	d every part and parce bove described encun ansfer, stated in terms to be a series of the series of	el thereof against the obrances. of dollars, is \$  tomicad which is become a server which is become a server which is become a server when the plural, and the plural, and the plural is a server when the plural is a serve	and that e lawful claims and demands of all and the lawful claims and demands of all and the lawful claims and demands of all and the lawful claims and demands of all and the lawful claims and the l
The true and actual consideration paid for this traces the consideration paid for this traces to consideration paid for the part of the grant part of the context so required and so that this deed shall apply equally to corporation. In witness whereof, the grantor has executed this is a corporation, it has caused its name to be signed and so by order of its board of directors.  BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRINI INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.30 195.33 4 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, AND SECTI CHAPTER 855, OREGON LAWS 2009. THIS INSTRUMENT DOES NOT ALLOW USE DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY-OR COUNTY-PLANNIF VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISH AS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTIORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERT UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, GON LAWS 2007, AND SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2007. AND SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2007.	d every part and parce bove described encun ansfer, stated in terms to be a considered and the state of the state of the singular incomes and to individuals. Instrument on the seal, if any, affix of the PROPERTY william of	el thereof against the obrances. of dollars, is \$  toppied which is become decreased which is become decreased which is become decreased with the plural, and the plural, and the plural is become decreased with the plural is become decreased	and that e lawful claims and demands of all 12000.00. The weeks the claims and demands of all 12000.00. The weeks the claims are set of the control of the file to any real property on the file to any real property of the file to an
The true and actual consideration paid for this transfer actually actua	d every part and parce bove described encum ansfer, stated in terms to the state of	el thereof against the obrances. of dollars, is \$	and that e lawful claims and demands of all 12000.00. The weeks the claims and demands of all 12000.00. The weeks the claims are set of the control of the file to any real property on the file to any real property of the file to an
The true and actual consideration paid for this traces true and actual consideration paid for this traces are actually consideration paid for this traces are actually consideration paid for this traces are actually actu	d every part and parce bove described encum ansfer, stated in terms to the state of	el thereof against the obrances. of dollars, is \$	and that e lawful claims and demands of all 12000.00. The weeks the claims and demands of all 12000.00. The weeks the claims are set of the control of the file to any real property on the file to any real property of the file to an
The true and actual consideration paid for this traces true and actual consideration paid for this traces are actually consideration paid for this traces are actually consideration paid for this traces are actually actu	d every part and parce bove described encum ansfer, stated in terms to the state of	el thereof against the obrances. of dollars, is \$	and that e lawful claims and demands of all 12000.00. The weeks the claims and demands of all 12000.00. The weeks the claims are set of the control of the file to any real property on the file to any real property of the file to an
The true and actual consideration paid for this traces true and actual consideration paid for this traces are actually consideration paid for this traces are actually consideration paid for this traces are actually actu	d every part and parce bove described encum ansfer, stated in terms to the state of	el thereof against the obrances. of dollars, is \$	and that e lawful claims and demands of all 12000.00. The weeks the claims and demands of all 12000.00. The weeks the claims are set of the control of the file to any real property on the file to any real property of the file to an
The true and actual consideration paid for this transfer actually actua	d every part and parce bove described encum ansfer, stated in terms to the state of	el thereof against the obrances. of dollars, is \$	and that e lawful claims and demands of all 12000.00. The weeks the claims and demands of all 12000.00. The weeks the claims are set of the control of the file to any real property on the file to any real property of the file to an
The true and actual consideration paid for this traces true and actual consideration paid for this traces are actually consideration paid for this traces are actually consideration paid for this traces are actually actu	d every part and parce bove described encum ansfer, stated in terms to the state of	el thereof against the obrances. of dollars, is \$	the whole start of the recommendation only.  I as to its effect upon the title to any real property as to its effect upon the title to any real property.  I may be described therein.
The true and actual consideration paid for this traces true and actual consideration paid for this traces are actually consideration paid for this traces are actually consideration paid for this traces are actually actu	d every part and parce bove described encum ansfer, stated in terms to the state of	el thereof against the obrances. of dollars, is \$	and that e lawful claims and demands of all and the lawful claims and demands of all and the lawful claims and demands of all and the lawful claims and demands of all grammatical changes shall be an accommodation only authorized to do the title to any real property.  Ss. 2 2 2 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3
The true and actual consideration paid for this transfer and the true and actual consideration paid for this transfer actual transfer and true actual transfer actual	d every part and parce bove described encum ansfer, stated in terms to be a considered and the state of the singular incomes and to individuals. In the seal, if any, affix and to individuals. In the seal, if any, affix and results and to individuals. In the seal, if any, affix and results and	el thereof against the obrances. of dollars, is \$	the whole start of the recommendation only.  I as to its effect upon the title to any real property as to its effect upon the title to any real property.  I may be described therein.
The true and actual consideration paid for this tra  The true and actual consideration paid for this tra  **Receptors ideration consists of articludes extra press  **The construing this deed, where the context so req  made so that this deed shall apply equally to corporation  In witness whereof, the grantor has executed this  is a corporation, it has caused its name to be signed and  so by order of its board of directors.  BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRINI INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.31  195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, AND SECTI CHAPTER 855, OREGON LAWS 2009. THIS INSTRUMENT DOES NOT ALLOW USE DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY. OR. COUNTY-PLANNII'  VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISH AS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTI ORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERT UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, GON LAWS 2007, AND SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2  STATE OF OREGON LAWS 2   This instrument was a  by  This instrument was a  by  This instrument was a  by  This instrument was a  cof  COMM. # 1928991  This instrument was a  cof  COMM. # 1928991  This instrument was a  cof  COMM. # 1928991  TO SHAPPER ADDRAGE COUNTY  OR ANGE COUNTY  OR ANGE COUNTY  OR ANGE COUNTY  OR ANGE COUNTY	d every part and parce bove described encum ansfer, stated in terms to be a considered and the state of the singular incomes and to individuals. In the seal, if any, affix and to individuals. In the seal, if any, affix and results and to individuals. In the seal, if any, affix and results and	el thereof against the obrances. of dollars, is \$	the whole start of the recommendation only.  I as to its effect upon the title to any real property as to its effect upon the title to any real property.  I may be described therein.
The true and actual consideration paid for this tra  The true and actual consideration paid for this tra  **Restrict Consideration consideration paid for this tra  **Restrict Construint of the grant of the context so req  made so that this deed shall apply equally to corporation  In witness whereof, the grantor has executed this  is a corporation, it has caused its name to be signed and  so by order of its board of directors.  BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRINI INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.31  195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, AND SECTI CHAPTER 855, OREGON LAWS 2009. THIS INSTRUMENT DOES NOT ALLOW USE  DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS  BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNII' VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISH  AS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE  DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTI  ORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERT  UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11,  GON LAWS 2007, AND SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2  STATE OF OREGON LAWS 2   This instrument was a  by  This instrument was a  by  COMM. # 1928991  This instrument was a  by  COMM. # 1928991  COMM. # 1928991  TO STATE OF OREGON LAWS 2   COMM. # 1928991  TO STATE OF OREGON LAWS 2   TO S	d every part and parce bove described encum ansfer, stated in terms to be a considered and the state of the singular incomes and to individuals. In the seal, if any, affix and to individuals. In the seal, if any, affix and results and to individuals. In the seal, if any, affix and results and	el thereof against the obrances. of dollars, is \$	the whole start of the recommendation only.  I as to its effect upon the title to any real property as to its effect upon the title to any real property.  I may be described therein.
The true and actual consideration paid for this tra  The true and actual consideration paid for this tra  **Receptors ideration consists of articludes extra press  **The construing this deed, where the context so req  made so that this deed shall apply equally to corporation  In witness whereof, the grantor has executed this  is a corporation, it has caused its name to be signed and  so by order of its board of directors.  BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRINI INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.31  195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, AND SECTI CHAPTER 855, OREGON LAWS 2009. THIS INSTRUMENT DOES NOT ALLOW USE DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY. OR. COUNTY-PLANNII'  VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISH AS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTI ORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERT UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, GON LAWS 2007, AND SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2  STATE OF OREGON LAWS 2   This instrument was a  by  This instrument was a  by  This instrument was a  by  This instrument was a  cof  COMM. # 1928991  This instrument was a  cof  COMM. # 1928991  This instrument was a  cof  COMM. # 1928991  TO SHAPPER ADDRAGE COUNTY  OR ANGE COUNTY  OR ANGE COUNTY  OR ANGE COUNTY  OR ANGE COUNTY	d every part and parce bove described encumansfer, stated in terms to be a serious ser	el thereof against the obrances. of dollars, is \$	the whole start of the recommendation only.  I as to its effect upon the title to any real property as to its effect upon the title to any real property.  I may be described therein.