5.0		© 1990-2012 STEVENS-	NESS LAW PUBLISHING CO., PORTLAND, OR www.stevensnes	ss.com_
BLO	NO PART OF ANY STEVENS-NESS FOR	RM MAY BE REPRODUCED IN ANY FORM O	R BY ANY ELECTRONIC OR MECHANICAL MEANS.	
184			2015 000226	
D T SERVICES, INC.		'	2015-009326 Klamath County, Oregon	
63 VIA PICO PLAZA	,		08/21/2015 10:56:06 AM	
SAN-CLEMENTE, CA-9: Mr-& Mrs-Shawn Dav			Fee: \$42.00	
	•	·		
79 <del>26 Teak Way</del> ntor's Name a Rancho Cucamunga,	CA 91730			
Mr & Mrs Shawne's Derve	and drill del (Gase ar	SPAC	E RESERVED FOR	
7 9 2e6 ecording Return and Addr		RECC	PRDER'S USE	
Rancho-Cucamunga,				
Mr-& Mrs Shawn Dav Until requested otherwise, send all tax sta				
79 <del>26 Teak Way</del>	· · · · · · · · · · · · · · · · · · ·			
Rancho-Cucamunga-	Ca 91730			
,		RRANTY DEED		
KNOW ALL BY THE D T SERVICES, IN	ESE PRESENTS that CORPO	RATION		
				,
Shawn David Orr	And Kristina Q.	rr, As Husband &	Wife	
hereinafter called grantee, doe	es hereby grant, bargain, sell a	nd convey unto the grantee and	l grantee's heirs, successors and assig	gns,
that certain real property, wit	th the tenements, hereditament	s and appurtenances thereunto	belonging or in any way appertaining (legal description of property):	ing,
situated in	County, State	of Oregon, described as follow	vs (legal description of property):	
LOT 27, BLOCK 23	, FERGUSON MOUNTA	IN PINES, 1ST ADD	ITION	
		First Americ	an Title Ins. Co. has recorded this	
KLAMATH COUNTY,	OREGON	Instrument i	by request as an accommodation only	v
		and has not	examined it for regularity and sufficient	nev
:		or as to its e	Mect upon the tide to any real propert	ly
		that may be	described therein.	
m	· · · · · · · · · · · · · · · · · · ·	CONTINUE DESCRIPTION ON REVERSE)	,	
	the same unto grantee and gran		gns forever.  Id assigns, that grantor is lawfully sei	
And granter hereby co			id assigns, that grantor is lawfully ser	
And grantor hereby co	ranted premises, free from all	encumbrances except (if no	exceptions so state):	ized
in fee simple of the above g	granted premises, free from all	encumbrances except (if no	exceptions, so state):	
in fee simple of the above g	ranted premises, free from all	encumbrances except (if no		
in fee simple of the above g	ranted premises, free from all	encumbrances except (if no		
in fee simple of the above g	granted premises, free from all	encumbrances except (if no except to the encumbrances) except (if no except to the exc	nst the lawful claims and demands of	that
grantor will warrant and forev	ver defend the premises and ever those claiming under the above	ery part and parcel thereof again described encumbrances.	nst the lawful claims and demands of	that
in fee simple of the above g  grantor will warrant and forev persons whomsoever, except to The true and actual co	ver defend the premises and even those claiming under the above unsideration paid for this transfer of or includes other property of	encumbrances except (if no except the except thereof against a described encumbrances.	nst the lawful claims and demands of 7000.00 ********************************	that
grantor will warrant and forev persons whomsoever, except to the true and actual consideration consists of the true and actual consideration. (The see which) consideration.	ver defend the premises and even those claiming under the above unsideration paid for this transfer of or includes other property of contract the symbols ©, if not a contract the symbols of it is transference between the symbols ©, if not a contract the symbols of it is transference between the symbols of its order to be the symbols of its order	encumbrances except (if no except the except thereof against a described encumbrances.  The stated in terms of dollars is a stated in terms of dollars. It is a stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars. It is a stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.	nst the lawful claims and demands of  7000.00 ********************************	that f all <b>xxx</b>
grantor will warrant and forev persons whomsoever, except to the true and actual consideration consists which) consideration. (The se	ver defend the premises and ever those claiming under the above ansideration paid for this transfer of or includes other property of entence between the symbols ©, if not a trument, where the context so	ery part and parcel thereof again described encumbrances.  Stated in terms of dollars is yalve given or nromised which applicable, should be deleted. See OR requires, the singular includes	nst the lawful claims and demands of 7000.00 ********  ***********************	that f all <b>xxx</b>
grantor will warrant and forev persons whomsoever, except to the true and actual control consideration. (The set of the s	ver defend the premises and ever those claiming under the above a sideration paid for this transfer of or includes other property of the context so trument, where the context so trument shall apply equally to be	ery part and parcel thereof against described encumbrances.  Stated in terms of dollars is your given or propised which applicable, should be deleted. See ORs requires, the singular includes ousinesses, other entities and to	nst the lawful claims and demands of 7000.00 ********  ***********************	that f all <b>xxx</b>
grantor will warrant and forev persons whomsoever, except to the true and actual comparts actual consideration. (The set In construing this inst shall be made so that this inst IN WITNESS WHER	ver defend the premises and ever those claiming under the above ansideration paid for this transfer of or includes other property of entence between the symbols ©, if not a trument, where the context so	encumbrances except (if no except and parcel thereof against described encumbrances.  It stated in terms of dollars is a stated in the stated	nst the lawful claims and demands of 7000.00 ********  ***********************	that f all <b>xxx</b>
grantor will warrant and forev persons whomsoever, except to the true and actual comparts actual consideration. (The second that in construing this instead in witness where in witness where in witness where in witness where signature on behalf of a busin before signing of the second that the signature on behalf of a busin before signing or accepting this in	ver defend the premises and ever those claiming under the above a sideration paid for this transfer of or includes other property of trument, where the context so trument shall apply equally to be EOF, grantor has executed this ness or other entity is made with INSTRUMENT. THE PERSON TRANSFERRING	ery part and parcel thereof against described encumbrances.  Stated in terms of dollars is a stated in the suthority of that entity.  The should be detected to the stated in the authority of that entity.  The should be detected to the stated in the authority of that entity.	nst the lawful claims and demands of 7000.00 ********  ***********************	that f all <b>xxx</b>
grantor will warrant and forev persons whomsoever, except to the true and actual comparts of the consideration consists which) consideration. (The second consideration of this instable be made so that this instable in the construing the second consideration of the second consideration. (The second consideration of the second consideration of the second consideration of the second consideration of the second consideration. (The second consideration of the second consideratio	ver defend the premises and ever those claiming under the above those claiming under the above the premise and ever defend the premise and ever defend the premise and ever defend the property of the premise of or includes other property of the premise between the symbols ©, if not a trument, where the context so trument shall apply equally to the EOF, grantor has executed this dess or other entity is made with the premise of the premise and with the premise of the premise and the premise a	ery part and parcel thereof against described encumbrances.  The stated in terms of dollars is the stated in terms of dollars is the stated in terms of dollars. It is stated in terms of dollars is the stated in terms of dollars is the stated in terms of dollars. It is stated in terms of dollars is the stated in terms of dollars is the stated in terms of dollars. It is should be deleted. See ORS requires, the singular includes our instrument on the authority of that entity.  FEE TITLE SHOULD 305 TO 195 336 AND	nst the lawful claims and demands of 7000.00 ********  ***********************	that f all <b>xxx</b>
grantor will warrant and forev persons whomsoever, except to the true and actual comparts and consideration. The true and actual comparts actual consideration. The second consideration this inst shall be made so that this	ver defend the premises and ever those claiming under the above a sideration paid for this transfer of or includes other property. Of or includes other property of or includes other property of trument, where the context so trument shall apply equally to be EOF, grantor has executed this ness or other entity is made with INSTRUMENT, THE PERSON TRANSFERRING ANY, UNDER ORS 195.300, 195.301 AND 195 N LAWS 2007, SECTIONS 2 TO 9 AND 17, CHER 8, OREGON LAWS 2010. THIS INSTRUMENT IN VIOLATION OF APPLICATION OF APPLICA	ery part and parcel thereof againg described encumbrances.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars. It is a stated in terms of dollars is a stated in terms of dollars. It is a stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars. It is a stated in terms of dollars is a stated in terms of	nst the lawful claims and demands of 7000.00 ********  ***********************	that f all <b>xxx</b>
grantor will warrant and forev persons whomsoever, except to the true and actual control of the consideration. The true and actual control of the consideration of the second of the consideration of the second of the construing this instant which) consideration of the second of the construing this instant in WITNESS WHERE SIGNATURE OF THE PROPERTY OF CRIBED IN THE PROPERTY DESCRIBED IN THE AND REGULATIONS. BEFORE SIGNING OR A TO THE PROPERTY SHOULD CHECK WITH TH	examted premises, free from all ever defend the premises and ever those claiming under the above those claiming under the above the second of or includes other property of or includes other property of or includes other property of the second of the seco	ery part and parcel thereof against described encumbrances.  The stated in terms of dollars is the stated in terms of dollars is the stated in terms of dollars. It is the stated in terms of dollars is the state	, and onst the lawful claims and demands of 7000.00 *******************************	that f all <b>xxx</b>
grantor will warrant and forey persons whomsoever, except to the true and actual comparts which consideration consists (**X*X*X*X*X*X*X*X*X*X*X*X*X*X*X*X*X*X*	ver defend the premises and ever those claiming under the above a sideration paid for this transfer of or includes other property of trument, where the context so trument shall apply equally to be EOF, grantor has executed this ness or other entity is made with NSTRUMENT, THE PERSON TRANSFERRING ANY, UNDER OR SECTION S. 195.301 AND 195. IN LAWS 2007, SECTIONS 2. TO 9 AND 195. IN LAWS 2007, SECTIONS 2. TO 9 AND 195. IN LAWS 2007, SECTIONS 2. TO 9 AND 195. IN LAWS 2007, SECTIONS 2. TO 9 AND 195. IN LAWS 2007, THE APPROPRIATE CITY OR COUNTY PLANNIF RANSFERRED IS A LAWFULLY ESTABLISHED ERIFY THE APPROPRIATE CITY OR COUNTY PLANNIF RANSFERRED IS A LAWFULLY ESTABLISHED ERIFY THE APPROVED USES OF THE LOT UR	ery part and parcel thereof againg described encumbrances.  Stated in terms of dollars is a st	, and onst the lawful claims and demands of 7000.00 *******************************	that f all <b>xxx</b>
grantor will warrant and forev persons whomsoever, except to the true and actual compositions of the second of the true and actual compositions. The true and actual compositions of the true and actual compositions of the true and actual compositions. The true and actual compositions of the true and actual compositions. The second compositions of the true and actual compositions. The second compositions of the property of the person of the property described in the actual compositions. The property should check with a verify that the unit of Land being the defined in ors 92.010 or 215.010, to verify that the unit of Land being the defined in ors 92.010 or 215.010, to verify the property of the	granted premises, free from all ever defend the premises and ever those claiming under the above ansideration paid for this transfer of or includes other property of the context so trument, where the context so trument shall apply equally to be EOF, grantor has executed this ness or other entity is made with ANY, UNDER ORS 195,300, 195,301 AND 195, N LAWS 2007, SECTIONS 2 TO 9 AND 17, CHER 8, OREGON LAWS 2010. THIS INSTRUMENTS IN STRUMENT, THE PERSON ANY, UNDER ORS 195,300, 195,301 AND 195, N LAWS 2007, SECTIONS 2 TO 9 AND 17, CHER 8, OREGON LAWS 2010. THIS INSTRUMENTS IN VIOLATION OF APPLICATE CEPTING THIS INSTRUMENT, THE PERSON ATTHE APPROPRIATE CITY OR COUNTY PLANNI RANSFERRED IS A LAWFULLY ESTABLISHED ERIFY THE APPROVED USES OF THE LOT OR ARMING OR FROPERTY OWNERS. IF ANY III	ery part and parcel thereof against described encumbrances.  The stated in terms of dollars is a described encumbrances.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The state	, and onst the lawful claims and demands of 7000.00 *******************************	that f all <b>kxx</b>
grantor will warrant and forev persons whomsoever, except to the true and actual compositions of the second of the true and actual compositions. The true and actual compositions of the true and actual compositions of the true and actual compositions. The true and actual compositions of the true and actual compositions. The second compositions of the true and actual compositions. The second compositions of the property of the person of the property described in the actual compositions. The property should check with a verify that the unit of Land being the defined in ors 92.010 or 215.010, to verify that the unit of Land being the defined in ors 92.010 or 215.010, to verify the property of the	granted premises, free from all ever defend the premises and ever those claiming under the above ansideration paid for this transfer of or includes other property of the context so trument, where the context so trument shall apply equally to be EOF, grantor has executed this ness or other entity is made with ANY, UNDER ORS 195,300, 195,301 AND 195, N LAWS 2007, SECTIONS 2 TO 9 AND 17, CHER 8, OREGON LAWS 2010. THIS INSTRUMENTS IN STRUMENT, THE PERSON ANY, UNDER ORS 195,300, 195,301 AND 195, N LAWS 2007, SECTIONS 2 TO 9 AND 17, CHER 8, OREGON LAWS 2010. THIS INSTRUMENTS IN VIOLATION OF APPLICATE CEPTING THIS INSTRUMENT, THE PERSON ATTHE APPROPRIATE CITY OR COUNTY PLANNI RANSFERRED IS A LAWFULLY ESTABLISHED ERIFY THE APPROVED USES OF THE LOT OR ARMING OR FROPERTY OWNERS. IF ANY III	ery part and parcel thereof against described encumbrances.  The stated in terms of dollars is a described encumbrances.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The state	, and onst the lawful claims and demands of 7000.00 *******************************	that f all <b>kxx</b>
grantor will warrant and forev persons whomsoever, except to the true and actual compensions whomsoever, except to the true and actual compensions which consideration. The true and actual compensions which consideration. The second consists of the true and actual compensions which consideration. The second consideration which consideration which instead in the second consideration which is instead in the person of the second consideration which is instead in the person of t	prented premises, free from all according to the premises and every those claiming under the above and crument, where the context so trument, where the context so trument shall apply equally to be EOF, grantor has executed this ness or other entity is made with any under the present the context so trument shall apply equally to be EOF, grantor has executed this ness or other entity is made with any under ors 195.300, 195.301 and 195. I LAWS 2007, SECTIONS 2 TO 9 AND 17, CHER 8, OREGON LAWS 2010. THIS INSTRUMENT IN VIOLATION OF APPLICAE (CCEPTING THIS INSTRUMENT, THE PERSON THE APPROPRIATE CITY OR COUNTY PLANNI THE PERSON THE APPROPRIATE CITY OR COUNTY PLANNI THE APPROPRIATE CITY OR COUNTY PLANNI THE APPROPRIATE CITY OR COUNTY PLANNI THE PERSON THE APPROPRIATE CITY OR COUNTY PLANNI	ery part and parcel thereof against described encumbrances.  Stated in terms of dollars is the stated in terms of dollars is the stated in terms of dollars is the stated in terms of dollars. Is the stated in terms of dollars is the stated which the stated in the s	, and onst the lawful claims and demands of 7000.00 xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	that f all <b>kxx</b>
grantor will warrant and forev persons whomsoever, except to the true and actual compensions whomsoever, except to the true and actual compensions which consideration. The true and actual compensions which consideration. The second consists of the true and actual compensions which consideration. The second consideration which consideration which instead in the second consideration which is instead in the person of the second consideration which is instead in the person of t	prented premises, free from all according to the premises and every those claiming under the above and crument, where the context so trument, where the context so trument shall apply equally to be EOF, grantor has executed this ness or other entity is made with any under the present the context so trument shall apply equally to be EOF, grantor has executed this ness or other entity is made with any under ors 195.300, 195.301 and 195. I LAWS 2007, SECTIONS 2 TO 9 AND 17, CHER 8, OREGON LAWS 2010. THIS INSTRUMENT IN VIOLATION OF APPLICAE (CCEPTING THIS INSTRUMENT, THE PERSON THE APPROPRIATE CITY OR COUNTY PLANNI THE PERSON THE APPROPRIATE CITY OR COUNTY PLANNI THE APPROPRIATE CITY OR COUNTY PLANNI THE APPROPRIATE CITY OR COUNTY PLANNI THE PERSON THE APPROPRIATE CITY OR COUNTY PLANNI	ery part and parcel thereof against described encumbrances.  Stated in terms of dollars is the stated in terms of dollars is the stated in terms of dollars is the stated in terms of dollars. Is the stated in terms of dollars is the stated which the stated in the s	, and onst the lawful claims and demands of 7000.00 xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	that f all <b>xxx</b>
grantor will warrant and forey persons whomsoever, except to the true and actual comparts and consideration consists (except for the true and actual consideration for the second consideration for the second consideration for the second for the property of the true and second laws 2009, AMD Sections 2 to 7, Chapter 424, Oregon Laws 2009, AMD Sections 2 to 7, Chapter Use of the property should check with a to the property should check with the period of t	ver defend the premises and ever those claiming under the above ensideration paid for this transfector includes other property of or includes other property of other property of the context so trument, where the context so trument shall apply equally to be EOF, grantor has executed this pless or other entity is made with NSTRUMENT, THE PERSON TRANSFERRING ANY, UNDER ORS 195.300, 195.301 AND 195. IN LAWS 2007, SECTIONS 2 TO 9 AND 17, CHER 8, OREGON LAWS 2010, THIS INSTRUMENT IN VIOLATION OF APPLICABLE CEPTING THIS INSTRUMENT, THE PERSON AT THE APPROVED USES OF THE LOT OR ARMING OR FOREST PRACTICES, AS DEFINED GREGORY THE APPROVED USES OF THE LOT OR SAMMING OR FOREST PRACTICES, AS DEFINED GREGORY ON THE COTTONS 5 TO 11, CHAPTER 424, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, CATE OF OREGON, County, of This instrument was acknown.	ery part and parcel thereof against described encumbrances.  The stated in terms of dollars is the stated in terms of dollars is the stated in terms of dollars. It is stated in terms of dollars is the stated in terms of dollars is the stated in terms of dollars. It is stated in terms of dollars is the stated in	, and onst the lawful claims and demands of 7000.00 *******************************	that f all <b>xxx</b>
grantor will warrant and forey persons whomsoever, except of the true and actual comparisons whomsoever, except of the true and actual comparisons whomsoever, except of the true and actual comparisons which) consideration consists (***********************************	ver defend the premises and ever those claiming under the above disideration paid for this transfer of or includes other property of other by the context so trument, where the context so trument shall apply equally to be EOF, grantor has executed this ness or other entity is made with instrument, the person transferring any, under ors 195,300, 195,301 and 195 in Laws 2007, Sections 2 To 9 and 17, CHER 8, OREGON LAWS 2010. THIS INSTRUMENT IN VIOLATION OF APPLICAE IS INSTRUMENT IN VIOLATION OF APPLICAE CEPTING THIS INSTRUMENT, THE PERSON ATHE APPROPRIATE CITY OR COUNTY PLANNIF ANY SERVICE OF OREGON, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS.	ery part and parcel thereof against described encumbrances.  The stated in terms of dollars is a described encumbrances.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars.  Th	, and onst the lawful claims and demands of 7000.00 xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	that f all <b>xxx</b>
grantor will warrant and forev persons whomsoever, except to the true and actual control consideration. The second consideration consideration. The second consideration consideration consideration. The second control consideration consideration. The second control consideration control consideration consideration. The second control contro	ver defend the premises and ever those claiming under the above disideration paid for this transfer of or includes other property of other by the context so trument, where the context so trument shall apply equally to be EOF, grantor has executed this ness or other entity is made with instrument, the person transferring any, under ors 195,300, 195,301 and 195 in Laws 2007, Sections 2 To 9 and 17, CHER 8, OREGON LAWS 2010. THIS INSTRUMENT IN VIOLATION OF APPLICAE IS INSTRUMENT IN VIOLATION OF APPLICAE CEPTING THIS INSTRUMENT, THE PERSON ATHE APPROPRIATE CITY OR COUNTY PLANNIF ANY SERVICE OF OREGON, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS.	ery part and parcel thereof against described encumbrances.  The stated in terms of dollars is the stated in terms of dollars is the stated in terms of dollars. It is stated in terms of dollars is the stated in terms of dollars is the stated in terms of dollars. It is stated in terms of dollars is the stated in	, and onst the lawful claims and demands of 7000.00 *******************************	that f all <b>xxx</b>
grantor will warrant and forey persons whomsoever, except of the true and actual comparisons whomsoever, except of the true and actual comparisons whomsoever, except of the true and actual comparisons which) consideration consists (***********************************	ver defend the premises and ever those claiming under the above disideration paid for this transfer of or includes other property of other by the context so trument, where the context so trument shall apply equally to be EOF, grantor has executed this ness or other entity is made with instrument, the person transferring any, under ors 195,300, 195,301 and 195 in Laws 2007, Sections 2 To 9 and 17, CHER 8, OREGON LAWS 2010. THIS INSTRUMENT IN VIOLATION OF APPLICAE IS INSTRUMENT IN VIOLATION OF APPLICAE CEPTING THIS INSTRUMENT, THE PERSON ATHE APPROPRIATE CITY OR COUNTY PLANNIF ANY SERVICE OF OREGON, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, UNITED THE APPROVED USES OF THE LOT URE ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS.	ery part and parcel thereof against described encumbrances.  The stated in terms of dollars is a described encumbrances.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars.  Th	, and onst the lawful claims and demands of 7000.00 *******************************	that f all <b>xxx</b>
grantor will warrant and forev persons whomsoever, except to the true and actual control consideration. The second consideration consideration. The second consideration consideration consideration. The second control consideration consideration. The second control consideration control consideration consideration. The second control contro	ver defend the premises and ever those claiming under the above unsideration paid for this transfer of or includes other property of the context so trument, where the context so trument, where the context so trument shall apply equally to be EOF, grantor has executed this tess or other entity is made with NSTRUMENT, THE PERSON TRANSFERRING ANY, UNDER ORS 195.300, 195.301 AND 195. ANY, UNDER ORS 195.300, 195.301 AND 195. IN STRUMENT IN VIOLATION OF APPLICAE (CCEPTING THIS INSTRUMENT THE PERSON AT THE APPROPRIATE CITY OR COUNTY PLANNI RANSFERRED IS A LAWFULLY ESTABLISHED ERIFY THE APPROVED USES OF THE LOT UR ARMING OR FOREST PRACTICES, AS DEFINE GRIBORING PROPERTY OWNERS, IF ANY, USE AND SECTIONS 2 TO 7, CHAPTER 8, OF ATTE OF OREGON, COUNTY, OF THIS INSTRUMENT WAS ACKNOWN.	ery part and parcel thereof against described encumbrances.  The stated in terms of dollars is a described encumbrances.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars.  Th	, and onst the lawful claims and demands of 7000.00 *******************************	that f all <b>xxx</b>
grantor will warrant and forev persons whomsoever, except to the true and actual control consideration. The second consideration consideration. The second consideration consideration consideration. The second control consideration consideration. The second control consideration control consideration consideration. The second control contro	eranted premises, free from all ever defend the premises and ever those claiming under the above a sideration paid for this transfer of or includes other property of the prop	ery part and parcel thereof against described encumbrances.  The stated in terms of dollars is s	, and onst the lawful claims and demands of 7000.00 *******************************	that f all <b>xxx</b>
grantor will warrant and forev persons whomsoever, except to the true and actual control consideration. The second consideration consideration. The second consideration consideration consideration. The second control consideration consideration. The second control consideration control consideration consideration. The second control contro	prented premises, free from all ever defend the premises and ever those claiming under the above a sideration paid for this transfer of or includes other property of the premises and ever the context so the property of the premise of the property of the property of the premise of the property of the premise of the premi	ery part and parcel thereof against described encumbrances.  The stated in terms of dollars is a described encumbrances.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars	, and onst the lawful claims and demands of 7000.00 *******************************	that f all <b>xxx</b>
grantor will warrant and forev persons whomsoever, except of the true and actual consideration consists (***X**X**X***************************	prented premises, free from all every defend the premises and every those claiming under the above position of the property of	ery part and parcel thereof against described encumbrances.  The stated in terms of dollars is s	, and onst the lawful claims and demands of 7000.00 *******************************	that f all <b>xxx</b>
grantor will warrant and forev persons whomsoever, except of the true and actual consideration consists (***X**X**X***************************	prented premises, free from all every defend the premises and every those claiming under the above position of the property of	ery part and parcel thereof against described encumbrances.  The stated in terms of dollars is a described encumbrances.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars	, and onst the lawful claims and demands of 7000.00 *******************************	that f all <b>xxx</b>
grantor will warrant and forev persons whomsoever, except of the true and actual consideration consists (***X**X**X***************************	prented premises, free from all ever defend the premises and ever those claiming under the above a sideration paid for this transfer of or includes other property of trument, where the context so trument shall apply equally to be EOF, grantor has executed this ness or other entity is made with a strument. The PERSON TRANSFERRING ANY, UNDER ORS 195.300, 195.301 AND 195 N LAWS 2007, SECTIONS 2 TO 9 AND 17, CHER 8, OREGON LAWS 2010. THIS INSTRUMENT IN VIOLATION OF APPLICABLISHED EARLY THE APPROPRIATE CITY OR COUNTY PLANNI RRANSFERRED IS A LAWFULLY ESTABLISHED ERIFY THE APPROVED USES OF THE LOT OR ARMING OR FOREST PRACTICES, AS DEFINED GHBORING PROPERTY OWNERS, IF ANY, USTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OF THIS INSTRUMENT WAS ACKNOWN TO THIS INSTRUMENT WAS ACKNOWN TO THE STANDARD OF THE STANDAR	ery part and parcel thereof against described encumbrances.  The stated in terms of dollars is a described encumbrances.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars is a stated in terms of dollars.  The stated in terms of dollars	, and onst the lawful claims and demands of 7000.00 *******************************	that f all <b>xxx</b>