BLS NO PART OF ANY STEVENS-NESS FORM MAY BE F		2017-013829 Klamath County, Oregon		
TEAN G. CHERRIEA			20010010	
3404 BISBET ST K.F.O.	 	12/04/2017 12:33:24 PM	Fee: \$42.00	
Bristman. Cherrier		SPACE RESERVI	:D	
Grantee's Name and Address		FOR RECORDER'S US	GE.	
Afterfrecording, return to (Name and Address):	:			
Until requested otherwise, send all tax statements to (Name and Address): 3404 BISBIE E BT Ch. F. 9760.3	3			
KNOW ALL BY THESE PRESENTS that		HELRIER	1	,
hereinafter called grantor, for the consideration herein カレル G CHERRIER KRID	after stated, does he	ereby grant, bargain, sell an	d convey unto	J, fo
hereinafter called grantee, and unto grantee's heirs, su	ccessors and assign any way appertain	ns, all of that certain real proning, situated in	operty, with the tenements, h	ounty,
The E1/2 08 Lot 20 in b	lock 70%	altamont a	he Wice of	the
to the official Plat	there of	on free a	an.	
State of Oregon, described as follows (legal description of the official Plat Country Clark of Klan	math t	ouney!		
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	_	4()	1)	
			, -	
(IF SPACE INSU	JFFICIENT, CONTINUE DES	SCRIPTION ON REVERSE)		
To Have and to Hold the same unto grantee a The true and actual consideration paid for thi	s transfer, stated in	terms of dollars, is \$	Ji Vo Howeve	
actual consideration consists of or includes other prowhich) consideration. (The sentence between the symbols	perty or value give	n or promised which is	part of the 🗀 the whole (the	dicate
In construing this instrument, where the con	text so requires, th	e singular includes the plu	iral, and all grammatical ch	anges
shall be made so that this instrument shall apply equ IN WITNESS WHEREOF, grantor has execu	ally to businesses, ited this instrument	on12/4/17	auais. 	_; any
signature on behalf of a business or other entity is m BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRAI	ade with the autho	rity of that entity.	Llem :	
MOURE ABOUT THE REPORTED DICUTE IF ANY LINDER ORG 106 200 106 3	N1 ARH 1U5 305 HI 195 336	AND Year	, slem	
SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9, LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010. THIS USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION O AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, TH	E F E DOUN MOROTHINA I LL	111116		
TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUR	NIY PLANNING DEPARTIMEN TABLISHED LOT OR PARCE	ΟΙ ΙΙ 2Δ		
VERIFY THAT THE UNIT OF LAND BEING THANSFERRED IS A CAMPOLET ES DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF I MINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS				
AGE ON AND HOE DOE TO HOE DOE AND CEPTIONS 5 TO 11 CHAPTER 494 D	REGON LAWS 2007 SECTIO	INS 2		
STATE OF OREGON, C	ounty ofK\Q\ as acknowledged b	pefore me on Decen	ber 4,2017	-
by Jean a. U	verrier	pefore me on		·
by	as describ wiedged	Detote in the same and the same		,
asof			-/	
OFFIGIAL SEAL		Sisa M. Ke	ssler	
LISA MARIE KESS		y Public for Oregon	bruary 1, 201	9
COMMISSION NO. 9: MY COMMISSION EXPIRES FEBRUA	או מוחביות עם א	ommission expires 24-5		