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Erica Jean Sawyer				
15731 SW Oberst Ln				
Sherwood, Oregon 97140				
Grantor's Name and Address				
Karabed Bekerian				
6325 Elmer Ave.				
North Hollywood CA 91606				
Grantee's Name and Address				
After recording, return to (Name and Address):				
Karabed Bekerian				
6325-Elmer-Ave				
North-Hollywood-GA-91606				
Until requested otherwise, send all tax statements to (Name and Address):				
Karabed Bekerian				
6225 Elmon Arro				

2018-001370 Klamath County, Oregon



02/02/2018 10:13:33 AM

Fee: \$42.00

SPACE RESERVED FOR RECORDER'S USE

WARRANTY OEED  KNOW ALL BY THESE PRESENTS that  ****  ***  ***  ***  ***  ***  ***	North Hollywood CA-91606	-
**** Karabed Bekerian ****  **** Karabed Bekerian ***  **** County, State of Oregon, described as follows (legal description of property):  *** R293408 Map No. R-3512-035A0-04100-000	KNOW ALL BY THESE PRESENTS that	WARRANTY DEED ★本本 Erica Jean Sawyer   ★本本 Erica Jean Sawyer
**** Karabed Bekerian ****  **** Karabed Bekerian ***  **** County, State of Oregon, described as follows (legal description of property):  *** R293408 Map No. R-3512-035A0-04100-000	nereinafter called grantor, for the consideration hereina	after stated, to grantor paid by
To Have and to Hold the same unto grantee and grantee's heirs. successors and assigns forever.  And grantor hereby covenants to and with grantee and grantee's heirs. successors and assigns, that grantor is lawfully seize in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):  and the grantor will warrant and forever defend the premises and every part and parcel thereof against the lawful claims and demands of a persons whomsoever, except those claiming under the above described encumbrances.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$-5,700.00. **\text{Mewers it is consideration consists of or includes other property or value given or promised which is \$\text{H}\$ the whole \$\text{H}\$ part of the (indica which) consideration, or the sentence between the symbols \$\text{H}\$ into applicable, should be deleted. See ORS 93.03.03.  In construing this instrument, where the context so requires, the singular includes the plural, and all grammatical change shall be made so that this instrument shall apply equally to businesses, other entities and to individuals. IN WITNESS WHEREOF, grantor has executed this instrument on \$\text{X}\$. \( \frac{1}{3}\trac{1}{	nereinafter called grantee, does hereby grant, bargain, hat certain real property, with the tenements, heredit	sell and convey unto the grantee and grantee's heirs, successors and assigns, aments and appurtenances thereunto belonging or in any way appertaining,
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfully seize in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):  ———————————————————————————————————		
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfully seize in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):  ———————————————————————————————————		
mand the grantor will warrant and forever defend the premises and every part and parcel thereof against the lawful claims and demands of a persons whomsoever, except those claiming under the above described encumbrances.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$5,700,000   The true and actual consideration paid for this transfer, stated in terms of dollars, is \$5,700,000   However, the actual consideration.   The true and actual consideration paid for this transfer, stated in terms of dollars, is \$5,700,000   The true and actual consideration are the true and the true and the whole ☐ part of the (indication of the true) and the whole ☐ part of the (indication of the true) and the whole ☐ part of the (indication of the true) and the whole ☐ part of the (indication of the true) and the whole ☐ part of the (indication of the true) and the whole ☐ part of the (indication of the true) and the whole ☐ part of the (indication) and the part of the (indication) and the part of the true) and the whole ☐ part of the (indication) and the part of the part of the (indication) and the part of the (indication) and the part of the pa	To Have and to Hold the same unto grantee and And grantor hereby covenants to and with gran in fee simple of the above granted premises, free from	d grantee's heirs, successors and assigns forever.  tee and grantee's heirs, successors and assigns, that grantor is lawfully seized  om 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 a persons whomsoever, except those claiming under the above described encumbrances.  The true and actual consideration paid for this transfer, stated in terms of dollars, is \$		
SEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD MOUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.305 AND 58.205 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON ADMINISTRUMENT DOES NOT ALLOW JSE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS, BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFINED IN ORS 30.930, AND SECTIONS 2 TO 7. CHAPTER 8.50 EFINED IN ORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 195.300, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 195.300, AND 170, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7. CHAPTER 8, OREGON LAWS 2010.  STATE OF STREET OF STREET COUNTY OF CLARK.  This instrument was acknowledged before me on STATUS OF STREET COUNTY OF CLARK.  This instrument was acknowledged before me on by	persons whomsoever, except those claiming under the The true and actual consideration paid for this tactual consideration consists of or includes other proposition. (The sentence between the symbols of the construing this instrument, where the contestable be made so that this instrument shall apply equal IN WITNESS WHEREOF, grantor has executed.	above described encumbrances.  Figure 1. The state of the record against the lawful claims and demands of all above described encumbrances.  Figure 2. The state of the record of the state of the stat
by	SEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSI INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.301. SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AN LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8. OREGON LAWS 2010. THIS INSI SUSE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF A AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PTO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTAF DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE MINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES. AS TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, ORE TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 424, ORE TO 9 AND 17, CHAPTER 855.	ERRING FEE TITLE SHOULD AND 195.305 TO 195.336 AND D 17. CHAPTER 855, OREGON STRUMENT DOES NOT ALLOW APPLICABLE LAND USE LAWS PERSON ACQUIRING FEE TITLE PLANNING DEPARTMENT TO BLISHED LOT OR PARCEL, AS LOT OR PARCEL, TO DETER- DEFINED IN ORS 195.309, AND SANY, UNDER ORS 195.300, GON LAWS 2007, SECTIONS 2 PTER 8, OREGON LAWS 2010.
by	This instrument was	sacknowledged before me on x Junuary 20th, 2018
by	This institution was	acknowledged before the oil
	by	

Notary Public
State of Washington
DANA SNODGRASS
MY COMMISSION EXPIRES
JULY 31, 2021

Notary Public for Oregents Washington
My commission expires x July 31.2021

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