| BLS NO PART OF ANY STEVENS-N | | RM MAY BE REPRC | 2021-005974 Klamath County, Oregon | |
|--|---|--|--|---|
| Grantor's N | ime and Address | | 002782362021000597400 04/20/2021 11:05:51 AM | 10014 Fee: \$82.00 |
| | ime and Address | | 2021-005976 Klamath County, Orego | n |
| After recording, return to (Name and ATTMS ON BC | Address): | | 002782392021000597600 | 010016 |
| Until requested otherwise, send all the Allyson Brown | 36 B314 | | 04/20/2021 11:17:45 AM | Fee: \$82.00 |
| KNOW ALL BY | BARGA!! THESE PRESENTS that よんけ | NANDSALE DE | EED C/S | |
| hereinafter called grantee itaments and appurtenance State of Oregon, described Lots 168 Park, in the to the office of the offic | for the consideration hereinafter state and e Living Trust and unto grantee's heirs. successors thereunto belonging or in any was as follows itegal description of particles of the country of Klaral plat there is all plat there is and at regulation of particles and at regulation of the ed at regulations. | s and assigns, a ay appertaining property): 11 Third a math of on F | d addition to state of ore in the office or oregon. | Sportsman Egon, according Ce of the |
| The true and actual actual consideration consists which) consideration. It is no construing this shall be made so that this IN WITNESS WHISTONIA SIGNATURE ABOUT THE PERSON'S RIGH SECTIONS 5 TO 11, CHAPTER 424, OILLAWS 2009, AND SECTIONS 2 TO 7.0 USE OF THE PROPERTY DESCRIBED AND REGULATIONS. BEFORE SIGNING TO THE PROPERTY SHOULD CHECK WEREN THAT THE UNIT OF LAND BEID DEFINED IN ORS 92.010 OR 215.010. MINE ANY LIMITS ON LAWSUITS AGAITO INQUIRE ABOUT THE RIGHTS OF 195.301 AND 195.305 TO 195.336 AND 10 9 AND 17, CHAPTER 855, OREGON | old the same unto grantee and grant consideration paid for this transfe sts of or includes other property or he sentence between the symbols of if not a instrument, where the context so r instrument shall apply equally to b IEREOF, grantor has executed this usiness or other entity is made with this instrument. The PERSON TRANSFERRING IS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.306, IS IF ANY, UNDER ORS 195.300, 195.301 AND 195.306, IS IF ANY, UNDER ORS 195.300, 195.301 AND 195.306, IS IF ANY, UNDER ORS 195.300, 195.301 AND 195.306, IS IF ANY, UNDER ORS 195.300, 195.301 AND 195.306, IN INSTRUMENT IN VIOLATION OF APPLICABION OR ACCEPTING THIS INSTRUMENT, THE PERSON ANTH THE APPROPRIATE CITY OR COUNTY PLANNING TRANSFERRED IS A LAWFULLY ESTABLISHED ITO VERIFY THE APPROVED USES OF THE LOT OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER IT AND IN INSTRUMENT IN CHAPTER 424, OREGON LAW LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OF THE INSTRUMENT WAS acknowled by This instrument was acknowledged by This instrument was | tee's heirs, succert, stated in term value given or applicable, should be requires, the singusinesses, other instrument on the authority of the first strument on the authority of the singusinesses, other instrument on the authority of the singusinesses, other instrument on the authority of the singusinesses, other instrument of the singusinesses of the singusiness | cessors and assigns forever. In sof dollars, is \$ 1.20,000 In promised which is part of promised which is part of produced see ORS 93.030.0 Ingular includes the plural, and er entities and to individuals. It will be a see or see | the A the whole (indicate d all grammatical changes : any |

PUBLISHER'S NOTE: If using this form to convey real property subject to ORS 92.027, include the required reference.