NO PART OF ANY STEVENS-N FORM MAY BE REPRODUCED IN ANY FORM OR BY ANY ELECTRONIC OR MECHANICAL MEANS.



Alvin Havel & Doris Havel 20251 Keny Myrden Rd Klemain Falls OR 9700 3032153620300093770010019 Fee: \$82.80 6032153620300093770010019 Fee: \$82.80 603215362030093770010019 6032162031192334 AM 603216203119234 AM 6032162031192334 AM 603216203119234 AM 60321620311934 AM 60321620311934 AM 603216203119234 AM 60321620311934 AM 60	Alvin Havel 9 Design 11	2023-009377 Klamath County, Oregon
Same as above Comment Name and Access Same as above Comment Name and Access Same as above Comment Name and Access Alter Indexed, protein to them and Access Indexed, protein to them and Access Indexed, protein to the search access the search protein to the search pro	The state of the s	,,
Samile as above After recording, nature to (Runes and Address). After recording, many to (Runes and Address). After recording, many to (Runes and Address). After recording, many to (Runes and Address). NO CHANGE KNOW ALL BY THESE PRESENTS that "Alvin G. Havel and Doris L. Havel. KNOW ALL BY THESE PRESENTS that "Alvin G. Havel and Doris L. Havel. NO CHANGE KNOW ALL BY THESE PRESENTS that "Alvin G. Havel and Doris L. Havel. After recording particle of particle for the consideration hereinalter stated, does hereby grant, bergain, sell and convey unto "Alvin G. Havel and Doris J. Havel as TENANTS BY THE ENTIRE M. and Peaul." Havel, Torry A. Havel and Shawn A. Havel, hereinalter called grantor, for the consideration hereinalter stated, does hereby grant, bergain, sell and convey unto "Alvin G. Havel and Doris J. Havel as TENANTS BY THE ENTIRE M. and Peaul." Havel, Torry A. Havel and Shawn A. Havel, hereinalter called grantor, for the consideration hereinalter stated, does hereby grant, bergain, sell and convey unto "Alvin G. Havel and Doris J. Havel as TENANTS BY THE ENTIRE M. and Peaul." Havel, Torry A. Havel and Shawn A. Havel, hereinalter called grantor of the havel and Doris J. Havel as TENANTS BY THE ENTIRE M. and Peaul. Havel, Torry A. Havel and Shawn A. Havel, hereinalter called grantor of property. The LAND REFERRED TO HEREIN BELOW IS SITUATED IN THE COUNTY OF KLAMATH, STATE OF OREGON, AND 11 OF BLOCK 43, WORDEN TOWNSITE. IN THE COUNTY OF KLAMATH, STATE OF OREGON, TOGETHER WITH THOSE PORTIONS OF VACATED ALLEYS WHICH INJURED THERETO. PARCEL ID Re26772 COMMONLY KNOWN AS 20251 KENO WORDEN ROAD, KLAMATH FALLS, OR 97603 To Have and to Hold the same unto particle and granter's heirs, successors and assigns forever. The true and actual consideration paul for this transfer, stated in terms of delians. Is 3. O	Crantor's Name and Address	00321536202300093770010019
And the recention, nature to Pleva and Address (Address) Alvin Havel & Onlis Havel Alvin Havel Alvin Havel & Onlis Havel Alvin Havel Alvin Havel & Onlis Havel Alvin Hav		10/31/2023 11:02:34 AM Fee: \$82.00
After receding, name to Name and Adorses; ANOTH TANKE & DOTIS Have! 20251 Keno Worden Rd. Kilamath Falls & Dotis Have! BARGAIN AND SALE BEED KNOW ALL BY THISSE PRESENTS that _Alvin G. Havel and Doris J. Have! BARGAIN AND SALE BEED KNOW ALL BY THISSE PRESENTS that _Alvin G. Havel and Doris J. Have! BARGAIN AND SALE BEED KNOW ALL BY THISSE PRESENTS that _Alvin G. Havel and Doris J. Havel. BARGAIN AND SALE BY THISSE PRESENTS that _Alvin G. Havel and Doris J. Havel. BARGAIN AND SALE BY THISSE PRESENTS that _Alvin G. Havel and Doris J. Havel. Alvin G. Havel and Doris J. Havel as TENANTS BY THE ENTIRETY and Paul J. Havel. Tory A. Havel and Stewn A. Havel. BARGAIN AND SALE BY THE COUNTY A. Havel and Stewn A. Havel and Doris J. Havel and Stewn A. Havel and Stewn A. Havel and Doris J. Havel and Stewn A. Havel and Ste	Grantee's Name and Address	
TO Have and to Hold the same usto grantee and grantee's heirs, successors and assigns forever. To Have and to Hold the same usto grantee and grantee's heirs, successors and assigns forever. To Have and to Hold the same usto grantee and grantee's heirs, successors and assigns forever. To Have and to Hold the same usto grantee and grantee's heirs, successors and assigns forever. To Have and to Hold the same usto grantee and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfers, stated in terms of dollars, is \$.0. The true and actual consideration paid for this transfers, stated in terms of dollars, is \$.0. The true and actual consideration paid for this transfers, stated in terms of dollars, is \$.0. The true and actual consideration paid for this transfers, stated in terms of dollars, is \$.0. To Have and to Hold the same usto grantee and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfers, stated in terms of dollars, is \$.0. To Have and to Hold the same usto grantee and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfers, stated in terms of dollars, is \$.0. The true and actual consideration paid for this transfers, stated in terms of dollars, is \$.0. The true and actual consideration paid for this transfers, stated in terms of dollars, is \$.0. In constructing this instrument, where the contexts to requires, the simple includes the plural, and all grammatical changes shall be made so that this instrument shall apply equally to businesses, other entities and to includes the purpose of the paid of the purpose of the paid of the	Alvin Havel & Doris Havel	ACOUNTER S COE
TO Have and to Hold the same usto grantee and grantee's heirs, successors and assigns forever. To Have and to Hold the same usto grantee and grantee's heirs, successors and assigns forever. To Have and to Hold the same usto grantee and grantee's heirs, successors and assigns forever. To Have and to Hold the same usto grantee and grantee's heirs, successors and assigns forever. To Have and to Hold the same usto grantee and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfers, stated in terms of dollars, is \$.0. The true and actual consideration paid for this transfers, stated in terms of dollars, is \$.0. The true and actual consideration paid for this transfers, stated in terms of dollars, is \$.0. The true and actual consideration paid for this transfers, stated in terms of dollars, is \$.0. To Have and to Hold the same usto grantee and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfers, stated in terms of dollars, is \$.0. To Have and to Hold the same usto grantee and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfers, stated in terms of dollars, is \$.0. The true and actual consideration paid for this transfers, stated in terms of dollars, is \$.0. The true and actual consideration paid for this transfers, stated in terms of dollars, is \$.0. In constructing this instrument, where the contexts to requires, the simple includes the plural, and all grammatical changes shall be made so that this instrument shall apply equally to businesses, other entities and to includes the purpose of the paid of the purpose of the paid of the	20251 Keno Worden Rd	
STATE OF ORGANISE BARGAM AND SALE DEED KNOW ALL BY THESE PRESENTS that _Alvin G. Havel and Doris J. Havel BARGAM AND SALE DEED KNOW ALL BY THESE PRESENTS that _Alvin G. Havel and Doris J. Havel BOOK Alvin G. Havel and Doris J. Havel and Teach Alvin G. Havel and Doris J. Havel and Convey unto _Alvin G. Havel and Doris J. Havel Doris J	Mainain Falls OR 9/603	44 19
EARGAIN AND SALE DEED KNOW ALL BY THESE PRESENTS thatAlvin G. Havel and Doris J. Havel Alvin G. Havel and Doris J. Havel and Convey unto		
KNOW ALL BY THESE PRESENTS that _AIVIN G. Havel and Doris J. Havel berginafter called granton for the consideration hereinshirer valued, does hereby grant, bargain, sell and convey unto	NO CHANGE	10 10 10
intercurater called grantee, and marger and the Prietry's State of Oregon, described as follows (legal description of property): The LAND REFERRED TO HEREIN BELOW IS SITUATED IN THE COUNTY OF KLAMATH. STATE OF OREGON, AND IS DESCRIBED AS FOLLOWS: VACATED LOTS 1-16 OF BLOCK 44; VACATED LOTS 1-6,8,9 AND 12-16 OF BLOCK 43; LOT 7,10,AND 11 OF BLOCK 43; WORDEN TOWNISTIE, IN THE COUNTY OF KLAMATH, STATE OF OREGON, TOGETHER WITH THOSE PORTIONS OF VACATED LOTS 1-16,8,9 AND 12-16 OF BLOCK 43; LOT 7,10,AND 11 OF BLOCK 43; WORDEN TOWNISTIE, IN THE COUNTY OF KLAMATH, STATE OF OREGON, TOGETHER WITH THOSE PORTIONS OF VACATED ALLEYS WHICH INURRED THERETO. PARCEL ID R626772 COMMONLY KNOWN AS 20251 KENO WORDEN ROAD, KLAMATH FALLS, OR 97603 TO Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$-0. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$-0. In construing this instrument, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this instrument, where the context so requires, the singular includes the plural, and all grammatical changes in the property of requires, the singular includes the plural, and all grammatical changes in the property of the property of state entity. IN WITHISS WHEREOR FOR grantor has executed this instrument on		
VACATED LOTS 1-16 OF BLOCK 44; VACATED LOTS 1-6,8,9 AND 12-16 OF BLOCK 43; LOT 7,10, AND 11 OF BLOCK 43, WORDEN TOWNSITE, IN THE COUNTY OF KLAMATH, STATE OF OREGON. TOGETHER WITH THOSE PORTIONS OF VACATED ALLEYS WHICH INURRED THERETO. PARCEL ID R626772 COMMONLY KNOWN AS 20251 KENO WORDEN ROAD, KLAMATH FALLS, OR 97603 To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$.0	itaments and appurtenances thereunto belonging or in any wa	Paltd assigns, all of that certain real property, with the tenements, hered-
PORTIONS OF VACATED ALLEYS WHICH INURRED THERETO. PARCEL ID R626772 COMMONLY KNOWN AS 20251 KENO WORDEN ROAD, KLAMATH FALLS, OR 97603 (IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE) To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ _ 0 0 However, the actual consideration consists of or includes other property or value given or promised which is _ part of the	THE LAND REFERRED TO HEREIN BELOW IS S IS DESCRIBED AS FOLLOWS:	SITUATED IN THE COUNTY OF KLAMATH, STATE OF OREGON, AND
COMMONLY KNOWN AS 20251 KENO WORDEN ROAD, KLAMATH FALLS, OR 97603 Commonly Known as 20251 Keno Worden Road, Klamath Falls, Or 97603 To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$_0\$	VACATED LOTS 1-16 OF BLOCK 44; VACATED I 43, WORDEN TOWNSITE, IN THE COUNTY OF P PORTIONS OF VACATED ALLEYS WHICH INUR	LOTS 1-6,8,9 AND 12-16 OF BLOCK 43; LOT 7,10,AND 11 OF BLOCK KLAMATH, STATE OF OREGON. TOGETHER WITH THOSE RED THERETO.
(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE) To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$_0		
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 0 0 However, the actual consideration. O (The sentence between the symbols Φ, if not applicable, should be deleted. See ORS 93.030.) In construing this instrument, where the context so requires, the singular includes the plural, and all grammatical changes 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 signature on behalf of a business or other entity is made with the authority of that entity. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEF TITLE, SHOULD HOURER ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 to 11, CHAPTER 824, OREGON LAWS 2001, AND SECTIONS 2 TO 10, CHAPTER 83, DREGON LAWS 2001, AND SECTIONS 2 TO 10, CHAPTER 84, DREGON LAWS 2001, AND SECTIONS 2 TO 10, CHAPTER 85, DREGON LAWS 2001, AND SECTIONS 2 TO 10, CHAPTER 85, DREGON LAWS 2001, AND SECTIONS 2 TO 10, CHAPTER 85, DREGON LAWS 2001, AND SECTIONS 2 TO 10, CHAPTER 85, DREGON LAWS 2001, AND SECTIONS 2 TO 10, CHAPTER 85, DREGON LAWS 2001, AND SECTIONS 2 TO 10, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 10, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 11, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 11, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 11, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 11, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 11, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 11, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 17, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 17, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 17, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 17, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 17, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 17, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 17, CHAPTER 85, DREGO	COMMONLY KNOWN AS 20251	KENO WORDEN ROAD, KLAMATH FALLS, OR 97603
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 0 0 However, the actual consideration. O (The sentence between the symbols Φ, if not applicable, should be deleted. See ORS 93.030.) In construing this instrument, where the context so requires, the singular includes the plural, and all grammatical changes 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 signature on behalf of a business or other entity is made with the authority of that entity. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEF TITLE, SHOULD HOURER ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 to 11, CHAPTER 824, OREGON LAWS 2001, AND SECTIONS 2 TO 10, CHAPTER 83, DREGON LAWS 2001, AND SECTIONS 2 TO 10, CHAPTER 84, DREGON LAWS 2001, AND SECTIONS 2 TO 10, CHAPTER 85, DREGON LAWS 2001, AND SECTIONS 2 TO 10, CHAPTER 85, DREGON LAWS 2001, AND SECTIONS 2 TO 10, CHAPTER 85, DREGON LAWS 2001, AND SECTIONS 2 TO 10, CHAPTER 85, DREGON LAWS 2001, AND SECTIONS 2 TO 10, CHAPTER 85, DREGON LAWS 2001, AND SECTIONS 2 TO 10, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 10, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 11, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 11, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 11, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 11, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 11, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 11, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 17, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 17, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 17, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 17, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 17, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 17, CHAPTER 85, DREGON LAWS 2003, AND SECTIONS 2 TO 17, CHAPTER 85, DREGO		
byAlvin_G. Havel	To Have and to Hold the same unto grantee and grantee The true and actual consideration paid for this transfer, actual consideration consists of or includes other property or vi which) consideration. (The sentence between the symbols of, if not app In construing this instrument, where the context so rec shall be made so that this instrument shall apply equally to bus IN WITNESS WHEREOF, grantor has executed this in signature on behalf of a business or other entity is made with the BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FE INCUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.301 195.305 and 195.305 SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTE LAWS 2009, AND SECTIONS 2.TO 7, CHAPTER 8, OREGON LAWS 2010. THIS INSTRUMENT DI USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLY AND REQULATIONS BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACCU TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OF ODUNTY PLANNING TO VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWRULLY ESTABLISHED LOT VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWRULLY ESTABLISHED LOT VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWRULLY ESTABLISHED LOT VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWRULLY ESTABLISHED LOT VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWRULLY ESTABLISHED LOT VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWRULLY ESTABLISHED LOT VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWRULLY ESTABLISHED LOT VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWRULLY ESTABLISHED LOT VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWRULLY ESTABLISHED LOT VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWRULLY ESTABLISHED LOT VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWRULLY ESTABLISHED LOT VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWRULLY ESTABLISHED LOT VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWRULLY ESTABLISHED LOT VERIFY THAT THE	e's heirs, successors and assigns forever. stated in terms of dollars, is \$
	by AIVIN G. Havel	The state of the s



OFFICIAL STAMP DEANNA RENEE BAKER NOTARY PUBLIC - OREGON COMMISSION NO. 1026784 Notary Public for Oregon

My commission expires July 25, 2026