FORM No. 633 - WARRANTY DEED.	© 1990-2012 STEVENS-NESS CAW PUR	LISHING CO., PORTLAND, ORwww.stevensness.com
BLO NO PART OF ANY STEVENS-NES	SS FORM MAY BE REPRODUCED IN ANY FORM OR BY ANY E	2024-009440 Klamath County, Oregon
M V T CERVICE THO		10/30/2024 08:53:03 AM
W V T SERVICE, INC. 63 VIA PICO PLAZA #544		Fee: \$82.00
SAN CLEMENTE, CA 92672		
Ronald Wiffler Grantor's Name and Address		
PO BOX 125 BEATY OR 97621		
Sall Chry/OST	SPACE RESERVE	
Grantee's Name and Address	FOR	
Romanion Winful Name and Address):	RECORDER'S USE	<u>:</u>
PO BOX 125 BEATY OR 97621		
RomiaeLette Wheres end all tax statements to (Name and Address):		
Ро Вож-125		
Beaty Or 97621		
	WARRANTY DEED	the made of the second
KNOW ALL BY THESE PRESENTS that W V T SERVICE, INC. A NEVADA CO	DRPORATION	er som Det den det det det det det det det det de
hereinafter called grantor, for the consideration hereinaf Ronald Wiffler and Lucas S. Dur	ter stated, to grantor paid by	
hereinafter called grantee, does hereby grant, bargain, s	*** *** *** *** *** *** *** *** *** **	a hadron and a second and the second and a s
that certain real property, with the tenements, hereditan	ments and appurtenances thereunto belong	s hells, successors and assigns,
	State of Oregon, described as follows (legal)	icscription of property),
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grante in fee simple of the above granted premises, free from	ee and grantee's heirs, successors and assigns	that granter is lawfully seized
	energy (if no exception	3, 30 mme).
grantor will warrant and forever defend the premises and	d every part and parcel thereof against the la	
persons whomsoever, except those claiming under the area was a large to a second to be a large to a second to be a large to a large	hove described encumbrances	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
actual consideration consists of or includes other proper	inster stated in terms of dollars, is \$ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \	××××××××××××××××××××××××××××××××××××××
which) consideration. (The sentence between the symbols *!, if	not applicable, should be detected. See ORS 93 030 i	e whole in part of the (indicate
In construing this instrument, where the context	so requires, the singular includes the plura	l, and all grammatical changes
snall be made so that this instrument shall apply equally	to businesses, other entities and to individu	als.
IN WITNESS WHEREOF, grantor has executed	this instrument on	: any
signature on behalf of a business or other entity is made BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON TRANSFER	RING FEE TITLE CHOILD	
- INQUIRE ABOUT THE PERSON'S RIGHTS TE ANY HINDER ORS 196 200-106 201 ANI	O 106 QOS TO 106 QQC AND	
SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 1 LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010, THIS INSTR	7, CHAPTER 855, OREGON	
- YOU OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIDICATION OF APP	IUMENT DOES NOT ALLOW	
AND REGILLATIONS, REFORE SIGNING OR ACCEPTING THIS INSTRUMENT THE BED.	PLICABLE LAND USE LAWS	
AND RESULATIONS. BEHORE SIGNING OR ACCEPTING THIS INSTRUMENT THE PER TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PI VERIFY THAT THE UNIT OF LAND BRING TRANSFERRED IS A LAWRITH VESTABLIS.	LICABLE LAND USE LAWS SON ACQUIRING FEE TITLE LANNING DEPARTMENT TO SHED LOT ON DADGE! APPROVED THE TROOP, Pre	sident
AND REGULATIONS. BEHORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PER TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PIECE OF THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLIS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES. AS DE	PLICABLE LAND USE LAWS SON ACQUIRING FEE TITLE LANNING DEPARTMENT TO SHED LOT OR PARCEL, AD TO OR PARCEL, TO DEPER- FINEDIN ORS 30 930 AND	sident
AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT THE PER TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PI VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLIS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DE TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF A	PLICABLE LAND USE LAWS SON ACQUIRING FEE TITLE LANNING DEPARTMENT TO SHED LOT OR PARCEL, AS FOR PARCEL, TO DEPER- STINED IN ORS 30,930, AND NY, UNDER ORS 195300,	sident
AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT THE PER TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PI VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLIS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DE TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF A	PLICABLE LAND USE LAWS SON ACQUIRING FEE TITLE LANNING DEPARTMENT TO SHED LOT OR PARCEL, AS FOR PARCEL, TO DEPER- STINED IN ORS 30,930, AND NY, UNDER ORS 195300,	sident
AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT THE PER TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PER TO THE PROPERTY SHOULD CHECK WITH THE APPROPED IS A LAWFULLY ESTABLIS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DE TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF A	PLICABLE LAND USE LAWS SON ACQUIRING FEE TITLE LANNING DEPARTMENT TO SHED LOT OR PARCEL, AS FOR PARCEL, TO DEPER- STINED IN ORS 30,930, AND NY, UNDER ORS 195300,	sident
AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT THE PER TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PER TO THE PROPERTY SHOULD CHECK WITH THE APPROPED IS A LAWFULLY ESTABLIS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DE TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF A	PLICABLE LAND USE LAWS SON ACQUIRING FEE TITLE LANNING DEPARTMENT TO SHED LOT OR PARCEL, AS FOR PARCEL, TO DEPER- STINED IN ORS 30,930, AND NY, UNDER ORS 195300,	29.2024
AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT THE PER TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PI VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLIS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LO MINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DE TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS. IF A 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGOI TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER STATE OF STATE OF STATE OF THIS INSTRUMENT WAS A by PLOST THE COUNTY OF THE PROPERTY OF THE COUNTY OF THE PROPERTY OF THE PRO	PLICABLE LAND USE LAWS SON ACQUIRING FEE TITLE LANNING DEPARTMENT TO SHED LOT OR PARCEL, AV JT OR PARCEL, TO DEPER- FINED IN ORS 30 930, AND NY, UNDER ORS 195 300, N LAWS 2007, SECTIONS 2 FR 8, OREGON LAWS 2010.  y of Orange  cknowledged before me on Ortober cknowledged before me on Ortober	29. 2024 29. 2024
AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PER TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PI VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLIS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LO MINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DE TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS. IF A 195.301 AND 195.305 TO 195.335 AND SECTIONS 5 TO 11, CHAPTER 424, OREGOI TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTE STATE OF STATE OF STATE OF THE COUNTY OF TH	PLICABLE LAND USE LAWS SON ACQUIRING FEE TITLE LANNING DEPARTMENT TO SHED LOT OR PARCEL, AS JT OR PARCEL, TO DEPER- SEINED IN ORS 30,930, AND NY, UNDER ORS 195 300, N LAWS 2007, SECTIONS 2 SER 8, OREGON LAWS 2010.  y of Orange  cknowledged before me on Ortober cknowledged before me on Ortober  cknowledged before me on Ortober	
AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT THE PER TO THE PEOPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PI VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLIS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LO MINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES. AS DE TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS. IF A 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGOI TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009. AND SECTIONS 2 TO 7, CHAPTER STATE OF STATE OF STATE OF THIS INSTRUMENT WAS A by Pester It OP A 195.305 TO	PLICABLE LAND USE LAWS SON ACQUIRING FEE TITLE LANNING DEPARTMENT TO SHED LOT OR PARCEL, AV JT OR PARCEL, TO DEPER- FINED IN ORS 30 930, AND NY, UNDER ORS 195 300, N LAWS 2007, SECTIONS 2 FR 8, OREGON LAWS 2010.  y of Orange  cknowledged before me on Ortober cknowledged before me on Ortober	

AMY PESTRITTO
Notary Public - California
Orange County
Commission # 2466533
My Comm. Expires Oct 14, 2027

A oPatillo

Notary Public for Oregon California

My commission expires 10-14-2027