	Tenonts by Entirety).	in the second
KNOW ALL MEN BY THESE PRESENT Cozzette M. Dennis, hus	in the second	
hereinafter called the grantor, for the consideration Johnson and Edith E. Johnson hereby grant, bargain, sell and convey unto the gra- assigns, that certain real property, with the teneme	hereinalter stated to the grantor paid by Donald Eugene , husband and wile, hereinafter called the grantees, does ntees, as tenants by the entirety, the heirs of the survivor and their ents. hereditaments and appurtenances thereunto belonging or ap-	<u>i di la fatel de la di la di</u>
그는 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은 것 같이 많이 있는 것 같이 있다.	, State of Oregon, described as follows, to-wit: VISTA ADDITION TO THE CITY OF KLAMATH Dregon.	
1. Taxes for the year 1977-78 a	ig: ire now a lien but not yet payable.	Mitter to the liter for the for the
		in the second
	, CONTINUE DESCRIPTION ON REVERSE SIDE) nd granted premises unto the said grantees, as tenants by the en-	
tirety, their heirs and assigns forever. And grantor hereby covenants to and with grantees and the heirs of the survivor and their assigns, that grantor is Jawfully seized in fee simple of the above granted premises, free from all encumbrances. except as noted of record as of the date of this deed and those apparent upon the land,		
grantor will warrant and forever defend the said p and demands of all persons whomsoever, except th The true and actual consideration paid for	and that remises and every part and parcel thereol against the lawful claims nose claiming under the above described encumbrances. this transfer, stated in terms of dollars, is \$11,000.00 or -includes -other -property -or -value -given-or -promised which -is	
the whole consideration (indicate which). <sup>(1)</sup> (The sente In construing this deed and where the contex changes shall be implied to make the provisions her In Witness Whereof, the grantor has executed	nce between the symbols <sup>®</sup> , if not applicable, should be deleted. See ORS 93.030.) It so requires, the singular includes the plural and all grammatical reof apply equally to corporations and to individuals. If this instrument this. 15. day of September	
if a corporate grantor, it has caused its name to be order of its board of directors.	Signed and seal arrived by its officers, duly authorized thereto by Uarrion B. Lannis Vernon B. Dennis	
[If executed by a corporation, offix corporate seal]   STATE OF OREGON,	Cozzette M. Dennis STATE OF OREGON, County of	
County of Klamath Ss. September 15, 19.77.	Personally appeared	a dia amin'ny fantana amin'ny fantana dia mandra dia dia dia dia dia dia dia dia dia di
Personally appeared the above named Vernon B. Dennis and Cozzette M. Dennis, husband and wife	each for himself and not one for the other, did say that the former is the president and that the latter is the secretary of , a corporation,	
and acknowledged the foregoing instru- whent to be the ir voluntary act and deed. Before me: COFFICIAL	and that the seal allixed to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be- half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: (OFFICIAL	
SEAL) View Public for Oregon My commision expires 2-3-79	SEAL) Notary Public for Oregon My commission expires:	
<u>A </u>	STATE OF OREGON, County of KLAMATH	
GRANTOR'S NAME AND ADDRESS	I certify that the within instru- ment was received for record on the 16thday ofSEPTEMBER, 1977., at11;32o'clockAM., and recorded	
GRANTER'S NAME AND ADDRESS Affected of the second Bank of Orc gon P. Bay 1936 Allometh Jall. On 97601 NAME ADDRESS, 210	For in book M77on page17319or as	
Unil a change is requested all fax statements shall be sent to the following ad Denald Et Efficth & Johnson 250 Delta Street Blamath Sach OR 976.01	그는 것 같은 것 같	

发动这些 uningian Girin

2.5.15