KNOW ALL MEN BY THESE PRESENTS, That	s heirs, successors and eunto belonging or ap- follows, to-wit:
hereinafter called the grantor, for the consideration hereinafter stated, to grantor paid by	s heirs, successors and eunto belonging or ap- follows, to-wit:
1. 24 Plack 15 Tract No. 1064, FIRST ADDITION TO GATEWOOD,	in
, 1985년 1일	
IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE! To Have and to Hold the same unto the said grantee and grantee's heirs, successors a And said grantor hereby covenants to and with said grantee and grantee's heirs, successors is lawfully seized in fee simple of the above granted premises, free from all encumbrations of second, or easements are except, easements or restrictions of record, or easements are	ances nd restrictions
grantor will warrant and forever defend the said premises and every part and parcel thereof and demands of all persons whomsoever, except those claiming under the above described end demands of all persons whomsoever, except those claiming under the above described end demands of all persons whomsoever, except those claiming under the above described end demands of all persons whomsoever the true and actual consideration paid for this transfer, stated in terms of dollars,	against the lawful claims ncumbrances. is \$54,900.00
FAXONAMENT X KAN X ANTIQUE	individuals. ctober, 19.79 uly authorized thereto by
[If executed by a corporation,	
affix carporate seal.	
STATE OF OREGON, County of	
가는 하나는 하는 사람들이 되고 되었다. 그리고 주는 사람들은 사람들이 가는 사람들이 가는 사람들이 가는 사람들이 가는 사람들이 가는 사람들이 되었다. 그는 사람들이 되었다.	who, being duly swor
each for himself and not one for the other,	did say that the former is the ident and that the latter is the
D. L. Eayrs secri	etary of
and acknowledged the foregoing instru- and that the seal affixed to the foregoing instrume of Said corporation and that said instrume of said corporation and that said instrume of said corporation and that said instrume	instrument is the corporate se
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