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	TC 11731-L	STEVENS-NESE LAW PUBLISHING CO., PORTLAND, OR. 87804
	ARRANTY DEED	TOPS OF OBECON THE
KNOW ALL MEN BY THESE PRESENTS,		
hereinafter called the grantor, for the consideration him HUGO A. MEJIA AND KAREN D. MEJIA	ereinafter stated, to gran	tor paid byhereinafter called
the grantee, does hereby grant, bargain, sell and co- assigns, that certain real property, with the tenements pertaining, situated in the County of Klamath	nvey unto the said grains, hereditaments and app	ntee and grantee's heirs, successors and purtenances thereunto belonging or ap-
Lot 9, Block 36, Sixth Add	lition to Klamath R	iver Acres of Oregon, Ltd.
according to the official		
Klamath County, Oregon.		
하는 하는 것으로 함께 있는 것으로 보고 있는 것이 되었다. 사용 경우 교육 시대 중요하는 그렇게 보고 있을 것이 하는 것이 같습니다.		
	경기는 교회 보는 제공 교회 위 및 경영 교회 : 2개 : 2	
OF SOACE INSUFFICIENT	CONTINUE DESCRIPTION ON REVE	RSE SIDE)
To Have and to Hold the same unto the said	l grantee and grantee's h	eirs, successors and assigns forever.
And said grantor hereby covenants to and w grantor is lawfully seized in fee simple of the above	granted premises, free fr	om all encumbrances except
easements and restrictions of record of	r apparent on the	face of the land
		and that
grantor will warrant and forever defend the said pre and demands of all persons whomsoever, except the	emises and every part an	d parcel thereof against the lawful claims have described encumbrances.
The true and actual consideration paid for	this transfer, stated in to	erms of dollars, is ao, 400.000
OTT.	A GOOD IN A SOUTH OF A	thy by walther bittelly ob-blounsed-mancin-as
MENION IN ACCOUNT CONSIDERATION (Indicate which). (The sentence in construing this deed and where the context	ce between the symbols ①, if n	ot applicable, should be deleted. See ORS 93.030.) • includes the plural and all grammatical
should shall be implied to make the provisions here	SO requires, the singular	Modules IIIs Francis
	eof apply equally to corp	orations and to individuals.
In Witness Whereof the fronter has executed	this instrument this14	orations and to individuals. day of December , 19.76 ;
In Witness Whereof, the grantor has executed if a corporate grantor, it has caused its name to be	this instrument this14	orations and to individuals. day of December , 19.76 ;
In Witness Whereof the dranter has executed	this instrument this14	orations and to individuals. day of December , 19.76 ;
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ACKNOWLEDGMENT BY ATTORNEY IN FACT

STATE OF OREGON) se

On the 14th day of December 1976, personally appeared

E. J. SHIPSEY, who being first duly sworn, did say that he is
the attorney-in-fact for BENJAMIN CURTIS HARRIS and that he
executed the foregoing instrument by authority of and in behalf of
said Principal; and that he acknowledged said instrument to be the
act and deed of said Principal.

Before me: Alla M. Elling
Notary Public for Oregon
My Commission Expires: 4/

TATE FOREGON; COUNTY OF KLAMATH; ss.

"cd for second . 8=30

s 13 day of Oct A.D. 1982 at circle M

duly recorded in Vol. 1882 of Deeds on a 13628

Fee \$8.00 By Deeds Mc Mull