TO HAVE AND TO HOLD the same unto said second party, his heirs, successors and assigns forever. And the first party, for himself and his heirs and legal representatives, does covenant to and with the second his heirs and in factions that the first party, is lawfully saized in factional and with the second And the tirst party, for himself and his heirs and legal representatives, does covenant to and with the second clear of incumbrance avent said morthada or trust dead and further event. Contract as shown in assignmen clear of incumbrances except said mortgage or trust deed and further except Contract as shown in assignment recprded in M77. at Page 4365, Contract recorded M-81 at Page 11531 that the first party will warrant and forever defend the above granted premises, and every part and parcel thereof that the first party will warrant and forever detend the above granted premises, and every part and parcel thereof this deed is intended as a conveyance absolute in legal effect as well as in form of the fitte to said premises to the against the lawful claims and demands of all persons whomsoever, other than the hens above expressly excepted; that this deed is intended as a conveyance, absolute in legal effect as well as in form, of the title to said premises to the this deed is intended as a conveyance, absolute in legal effect as well as in form, of the fifther to said premises to the or contributed and all redemption rights which the first party may have therein, and not as a mortgage, trust deed not as a mortgage, trust deed not as a conditional to said second party. second party and all redemption rights which the first party may have therein, and not as a mortgage, trust deed that in avacuting this dead the first party is not acting under any missing hereby is surrendered and delivered to said second party; or security or any kind; that possession of said premises hereby is surrendered and delivered to said second party; that in executing this deed the first party is not acting under any misapprehension as to the effect thereof or under micronscentation by the second party or second party's representatives aftents or any duress, undue influence, or misrepresentation by the second party, or second party's representatives, agents or attornave. That this dead is not diven as a preference over other creditors of the first party and that at this time there any quress, undue influence, or misrepresentation by the second party, or second party's representatives, agents or as a preference over other creditors of the first party and that at this time there interested in said premises directly or inattorneys; that this deed is not given as a preterence over other creditors of the first party and that at this time there directly in any manner whatenever event as aforesaid. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 43,483.10 The true and actual consideration paid for this transfer, stated in terms of dollars, is \$42,402.10 part of the actual consideration consists of or includes other property or value given or promised which is In construing this instrument, it is understood and agreed that the first party as well as the second party In construing this instrument, it is understood and agreed that the first party as well as the second party about the singular propound means and includes the object the masculine the feminine and the neuter and may be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural; that the singular pronoun means and includes the plural, the masculine, the feminine and the neuter and and implied to make the provisions hareof analysis. plural; that the singular pronoun means and includes the plural, the masculine, the reminine and the neuter and socially, to corporations and to individuals. IN WITNESS WHEREOF, the first party above named has executed this instrument; if first party is a corporation, it has caused its corporate name to be signed hereto and its corporate seal affixed by its officers duly (If executed by a corporation, affix corporate seal) lif the signer of the above is a corporation use the form of acknowledgment opposite. Michael Mohn STATE OF OREGON, County of Klangth Toni Mohn IORS 194.570) The loregoing instructent was acknowledged before STATE OF OREGON, County of ... OTAIR October 3/ Michael Mohn and The toregoing instrument was acknowledged before me this Toni Mohn and Motary Public for Oregon My commission expires: 6-19-84 corporation, on behalf of the corporation. Notary Public for Oregon NOIE—The sentence between the symbols (1), if not applicable, should be deleted. See ORS 93.030. My commission expires: STATE OF OREGON, ) County of Klamath ) (SEAL) Filed for record at request of on this 23 day of NOV. al\_\_3:36 -A.D. 19.83 recorded in Vol.\_ o'clock P M83 of Deeds - M, and duly Page\_20286 30348 EVELYN BIEHN, County Clerk Fee\_8.00