To the second se		<u> </u>
And the linst party, for i party, his heirs, successors and a clear of incumbrances except sai		second party, his helf's, successors and assigns forever, legal representatives, does covenant to and with the second ty is lawfully seized in fee simple of said property, free and and further except
that the first party will warrant against the lawful claims and de this deed is intended as a conve second party and all redemption or security of any kind; that post that in executing this deed the fiany duress, undue influence, or attorneys; that this deed is not g is no person, co-partnership or c directly, in any manner whatsoey	and forever defend the mands of all persons why ance, absolute in legal en rights which the first assession of said premises if the party is not acting unisrepresentation by the liven as a preference over corporation, other than the er, except as aforesaid.	above granted premises, and every part and parcel thereof comsoever, other than the liens above expressly excepted; that effect as well as in form, of the title to said premises to the party may have therein, and not as a mortgage, trust deed hereby is surrendered and delivered to said second party; and any misapprehension as to the effect thereof or under second party, or second party's representatives, agents or other creditors of the first party and that at this time there he second party, interested in said premises directly or in-
The true and actual consideration of However, the actual consideration of However, the actual consideration of the whole consideration (indicate the whole in construing this instrum may be more than one person; the plural; that the singular pronount that, generally, all grammatical cequally to corporations and to indicate in the indicate of the indicate in the ind	deration paid for this trained consists of or include which) O tomore and so ent, it is understood and that if the context so requirements and includes to changes shall be made a widuals. The first party above rate name to be signed its Board of D recors. ARANTEE THAT ANY OF THE OPERTY T. A BUYER SPOULD	ansfer, stated in terms of dollars, is O-CO so other property or value given or promised which is best tenetices this tenet percentile of the appearance of the first party as well as the second party fres, the singular shall be taken to mean and include the coplural, the masculine, the teminine and the neuter and assumed and implied to make the provisions hereof apply mamed has executed this instrument; if first party is a cor- hereto and its corporate seal affixed by its officers duly Delbert C. Rasmus con
PLANNING DEPARTMENT TO VER (If the algoer of the above is a corporation, we the form of acknowledgment opposite.) STATE OF OINSONX Californ. County of Santa Clara The foregoing in ment we acknow this County of Santa Clara Delbert D. Rasmus	(OS 194 570) STATE	OF OREGON, County of)ss. The foregoing instrument was acknowledged before me this, 19, by
MOGUNUSUS STANCES OF THE STANCES	blic for Onigna of Notary P	Corporation, on behalf of the corporation. See 111 Corporation, on behalf of the corporation. See 112 Corporation, on behalf of the corporation.
MY Commission Exploration States of the Country Commission Exploration States of the Country C	recentled in the martination of \$192. Inserting the last the second made, a grand party, on which goes having the marty, on which goes having the marty, on which are like that party, being un adding to said along to said along the second marty.	remains control in the number of the tout nation and in the condition of the county between the county for any of the first nation of the county for any of the first nation of the county of the coun
STATE OF OREGON: COUNTY OF K	LAMATH: SS.	
Filed for record at request of 1 of November A.D., 19 of	Mountain Title Comp 87 at 10:05 o'c	clock A M., and duly recorded in Vol. M87 day
FEE \$15.00	DECUR.	on Page 21129 Evelyn Biehn, County Clerk By