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KNOW ALL MEN BY THESI: PRESE	VTS, Thet VERNO	DN R. SLATEN
hereinafter called the grantor, for the considerati	on hereinafter stated i	a frantas paid t
NORMAN R. MC. GRIFF a married ma the grantee, does hereby grant, bargain, sall an	n	hereinottas antici
the grantee, does hereby grant, bargain, sell an assigns, that certain real property, with the tenen	d convey unto the sai	d grantee and grantee's heirs, successors and
assigns, that certain real property, with the tenen portaining, situated in the County of Klamath Lot 6 Block 50 of Klamath D di	tents, hereditaments and	nd appurtenances thereunto belonging or ap-
Lot 6 Block 50 of Klamath Fulls For	and State o	t Uregon, described as follows, to-wit:
Lot 6 Block 50 of Klamath Falls For	est Estates Highw	vay 66, Unit Plot No. 2
(IF SPACE INSUFFICIEN	IT, CONTINUE DESCRIPTION ON	REVERSE SIDEI
To mave and to noid the same unto the si	aid frantice and brance	e's bains supersonant is 's t
grantor is lawfully seized in tee simple of the above		
•	· 8-41100 premises, 11	ee right an encomprances
grantor will warrant and forever defend the said p and demands of all persons whomeseus	remises and every new	and that
of an persons whomsdever, except z	nose clainne under th	a shove described engumber news
However, the actual consideration pend to	r this trensfer, stated i	in terms of dollars, is \$ 2, 100.00
However, the actual consideration consists of he whole part of the consideration (indicate which).O(The sente In construing this deed and whole the sente	or incluces other pro	perty or value given or promised which is
In president this is a second second		Management of the second second
contest and this deed and where the contest	VISO TEOUTRES the sinds	if not applicable, should be deleted. See ORS 93.030.)
changes shall be implied to make the provisions he	tt so requires, the singu reot apply countly to c	if not applicable, should be deleted. See ORS 93,030.) Jar includes the plural and all grammatical
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