IM No. 633-WARRANTY DEED (Individual or Corporate).	VOI 200 DOG 10205
Aspen 32496	WARRANTY DEED Vol. <u>mg8</u> Page 10245
KNOW ALL MEN BY THESE PRESENTS alifornia corporation, as truste	5 That FN Realty Services, Inc., a e under Trust 7213
reinafter called the grantor, for the consideration h	hereinafter stated, to grantor paid by Victoriano C, Tano &
sencia M. Tano, husband and wife	e. as tenants by the entirety, hereinafter called
e grantee, does hereby grant, bargain, sell and co	onvey unto the said grantee and grantee's heirs, successors and
signs, that certain real property, with the tenement.	ts, hereditaments and appurtenances thereunto belonging or ap-
, sugare in the county of NIAWALI	and State of described as follows, to-wit: Oregon
Lot 7 in Block	
	ition as shown on the map filed e 21, Page 29 of Maps in the office
on November 8, 1978, in Volum of the County Recorder of said	
	<u></u>
	상태는 물로운 이렇는 것이 가지 않는 것이 생각하는 것이 같아.
	같은 1996년 1월 1997년 - 19 1997년 - 1997년 - 1997년 1997년 - 1997년 -
(IF SPACE INSUFFICIENT,	CONTINUE DESCRIPTION ON REVERSE SIDE)
And said grantor hereby covenants to and w	d grantee and grantee's heirs, successors and assigns forever. with said grantee and grantee's heirs, successors and assigns, that
rantor is lawfully seized in fee simple of the above	granted premises, free from all encumbrances NONE
	and that
rantor will warrant and forever defend the said	remises and every part and parcel thereof against the lawful claims
nd demands of all persons whomsoever, except the	ose claiming under the above described encumbrances.
The true and actual consideration paid for	this transfer, stated in terms of dollars, is \$
	or includes other property or value given or promised which is nee between the symbols, it not applicable, should be deleted. See ORS 93.030.)
he whole art of the consideration (indicate which). ⁽¹⁾ (The senten In construing this deed and where the context	nce between the symbols 0, it not applicable, should be deleted. See ORS 93.030.) at so requires, the singular includes the plural and all grammatical
In construing this deed and where the context	t so requires, the singular includes the plural and all granination reof apply equally to corporations and to individuals.
In Witness Whereof, the grantor has executed	20+b T1 00
	d this instrument this 20 Liiday of July July 1900;
f a corporate grantor, it has caused its name to be	d this instrument this 2001 day of dury, 19 00; signed and seal affixed by its officers, duly authorized thereto by
f a corporate grantor, it has caused its name to be order of its board of directors.	d this instrument this 2011 day of July, 19 00; signed and seel affixed by its officers, duly authorized thereto by FN Registry Services, Inc.
f a corporate grantor, it has caused its name to be order of its board of directors.	d this instrument this 2001 day of 5019
f a corporate grantor, it has caused its name to be order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY CRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE SE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEP USE INSTRUMENT THE PEPSON ACCUMENTS FEE TITLE TO	d this instrument this 2001 day of 5019, signed and seel affixed by its officers, duly authorized thereto by fN Dealth Services, Inc. Y DE- Christopher D. Jones, Senior Vice Pres LAND PTING
f a corporate grantor, it has caused its name to be order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY CRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE SE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEF HIS INSTRUMENT. THE PERSON ACQUIRING FEE TITLE TO BOOFDAY SHOULD CHECK WITH THE APPROPRIATE CITLE	d this instrument this 2001 day of 5019, signed and seel affixed by its officers, duly authorized thereto by IN Dealth Services, Inc. Y DE- Christopher Di Jones, Senior Vice Pres LAND PTING OR Mich Di Evilio Acet Sacretary
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