KNOW ALL MEN BY THESE PRESENTS, TAL. MENNIN L. VI. MENNIN L. Menning and the state of the granter for accounter accounter stated, to granter pail by APELEART. International the state accounter pail by APELEART. The granter, does handly grant, hard accounter with the state accounter stated, to granter pail by APELEART. International the state accounter pail by APELEART. Image: the state of the part of the state accounter accoun	571	NORM No. 633-WARRANTY DEED LINdividual or Corpor	STEVENS-NESS LAW PUBLISHING CO., PORTLAND CO
Integration Integrate ADDITEDNENT Outputtering Integrate description and convey unto the said grantes and grantes's heirs, successor and assigns forever. Integrate description and convey unto the said grantes and grantes's heirs, successor and assigns forever. Integrate description description description Integrate description		KNOW ALL MEN BY THESE	PRESERVES VOI ME9 Dage 1810
Integrands, does hardy grant, beginn, and and convey unto the said grantes and grantes's heirs, successors and assigns that contain real property with its dements, hereits and grantes and grantes's heirs, successors and assigns to the said grantes and follows, to with a successor and assigns to the said grantes and follows, to with a successor and assigns to the said grantes and grantes and solutes, to with a successor and assigns to severe. To Have and to Hold the same to be severe and grantes and grantes and solutions to with a successor and assigns to severe. Interview of the said grantes and grantes and grantes and assigns to severe. Ind and granter is herein to be added to and with said grantes and grantes is herein to hold the said grantes and grantes. Interview the said grante and grantes is herein to be added to severe the sauce and and and the said grantes and grantes. Interview the sauce and assigns to severe the sauce and the said grantes and grantes is herein to be added to severe the sauce and the said grantes and grantes. Interview the sauce and assigns to severe the sauce and assigns to severe the sauce and the sauce and the said grantes and grantes is herein to be added to severe the sauce and the sauce and the said grantes. Interview the sauce and the said grantes and save the sauce and the s		hereinafter called the grantor for the	MARVIN L. WILLIAMS
Pertaining, sinused in a DOMAY, with the temenants, and an endinematic and grantees and grantees in the instructions and grantees in the instruction of the instrument of the instr		the grantee door	onsideration hereinafter stated, to granter as it is a state
To Have and to Hold the same unto the and generation on seven son And and generative backs wave control of the sone property on Edubit "A", attached hereto. To Have and to Hold the same unto the and generate and generates here, successors and assigns forever. And and generative backs y covenants to and with and generate and generates here, successors and assigns forever. And and generate hereby covenants to and with and generate and generates here, successors and assigns forever. And and generate hereby covenants to and with and generate and generates here, successors and assigns forever. And and generate and cover detend the said promises and servery part and parcel thereof adainst the law hold the and demands of all persons whomesers, except those claiming under the above described encombrance. Brantor will worrant and consideration in part of the theory and parcel thereof adainst the law hold the methods, is actual consideration for a includes other promised of adainst the law hold the methods of all persons whomesers, except those claiming under the above described encombrance. If a composition of a includes who consists of or includes other promised by its addiened. Sta 000 If a composition of the stand and adained apple couples to composition the part of addients is publicad and all generative and demands of all persons the consists of or includes other promised by its addients. If all all all generatives are added to composition to or includes other promised by its addients. If all all generatives are added to composition to consist of or includes other promised by its addients. If all all all all all all all all all al		assigns, that certain real property	n, sell and convey unter it
To Have and to Hold the same unto the said grantee's heirs, successors and assigns forever. And and grantee hereby coverants is and grantee's heirs, successors and assigns forever. grantee is lawfully seized in fee simple of the above granted prantee's heirs, successors and assigns, that grantee is lawfully seized in fee simple of the above granted prantee's heirs, successors and assigns, that grantee is lawfully seized in fee simple of the above granted prantee's heirs, successors and assigns, that and leanands of all grantee default design grantee grantee's heirs, successors and assigns, that and leanands of all grantee and grantee's heirs, successors and assigns, that and demands of all grants whomsoever, except those climinify under the above described encound and consideration The true and strant consideration puid for this suid grantee and parcel thereol against the lawfuld dimms The true and strant consideration oppid for this suid the the above described encounds and and constraing this describe to provisions hereol apply equally for value given or mornied which is changes shall be implied to and where the context so requires marked by lines and shall all and grantee in the analysis of the the provisions hereol apply equally its officer, duly authorized thereol so so so so so so so so the the provisions hereol apply equally its officer, duly authorized thereol is bound of directors. The or provision hereol apply equally the difficult private and the differentical and so the so the transmitted to a state of the analysis of the duly authorized thereol is bound of directors. The or provision hereol apply equally the different of the advected difference duly authorized thereol is a so and the so the analysis of the duly authorized thereol is bound of directors. The or provision the duly apply and the so and apply equally the duly authorized thereol is bound of directors. The or provision hereol apply equally the duly authorized thereol of so anowed is an and the so the standard and and one fo		pertaining, situated in the County of	the tenements, hereditaments and grantee and grantee's heirs, successore a
To Have and to Hold the same unto the said frante or Servers son And said granter hereby covenants to and while frantees and grantee's heirs, successors and assigns forever. And said granter hereby covenants to and while frantees and grantee's heirs, successors and assigns forever. Attraction to the same unto the said frantees of frantee's heirs, successors and assigns forever. Attraction to the same unto the said frantees of grantee's heirs, successors and assigns forever. Attraction to the same unto the said frantees of grantee's heirs, successors and assigns forever. Attraction to the same unto the said frantees of grantees heirs, successors and assigns forever. Attraction to the same unto the said premises and every part and parcel there of adjunct is and that and demands of all persons were, except those claiming under the babove described encumbrance. The true and actual commencer, except those claiming under the same of value granter of adjuncts is \$0.000. The true and actual commencer, except those claiming under the same of adjuncts, is \$0.000. In constituting this deed and the the context so requires, the singlend particular, shead to individuals and all grants is on some the property is and to individual and all grants is and the implicit to make the property has been applied and particular, shead to individuals and all grants is a constitution of the same to be signed and seal adfined by its officers, duty authorized thereto by the intervent when a signed and the same transmitter of the same tr		interest in the	described property and State of Oregon, described as follow
To Have and to Hold the sum unto the said grantes and grantes and grantes and grantes have, successors and assigns lorever. And said thentor hereby covenants to and with said grantes and grantes's heirs, successors and assigns lorever. granter is lawlully sized in the simple of the above granted premises, the torm all encombrances granter is lawlully sized in the simple of the above granted premises, the torm all encombrances granter is lawlully sized in the simple of the above granted premises, the torm all encombrances granter will warrant and lorever, except those claiming under the above described oncumbrance. former will warrant and lorever delend the said premises and every part and parcel thereol against the lawlul dirins off memory is and class of the premises of the is transfer, stand is above described oncumbrance. former will warrant and lorever delend the said premises and every part and parcel thereol against the lawlul dirins the weather, the actual consideration paid for this transfer, stand will grant and all grantes is the solution of the induce of the grantes the solution and to individual. the weather the torm of the solution of the induce of the grantes the solution is the partial and all grantes is the partial and all grantes is the solution of the solution of the solution of the induce of the grantes the solution is the solution of the solutis of the solution of the solution of the solutis of the solution			respectly on Exhibit "A", attached hereto.
grantor will warrant and lorever defend the said premises and every part and parcel thereol against the lawful claims and demands of all persons whomsoere, except those claiming under the above described encumbrances The true and actual consideration (indicate which)@(Thereof against the lawful claims and the above described encumbrances Offorever, the actual consideration (indicate which)@(Thereof against the lawful claims and the above described encumbrances Difference In construing this deed and where the contexts or requires, the single grant of the constructions and to individuals. in construing this deed and where the context or requires (the single grant of the constructions and to individuals. i. 9.89; In writens will. Nor ALLOW USE OF THE PROPERT OF January j. 9.89; Will informer will. Nor ALLOW USE OF THE PROPERT OF Marvin L. Williams method functions Will informer will, and adding informer is the signed and seal altitude by its officers, duits authorized thereto by the require the view of the shore fill the signed and seal altitude of the source of the source and seal altitude of the source of the source and seal altitude of the source of the source of the source altitude of the source of the source of the source of the source and seal altitude of the source of the source altimet of the source of the source altitude of the source of the sou			
Brantor will warrant and forever defend the said premises and every part and parcel thereol against the lawful claims and demands of all persons whomsoever, except those claiming under the above described encumbrances. The true and actual consideration (indicate which,)© (The sentens between the wrabelo,) in the sentens between the wrabelo, in the sentens between the sentens between the wrabelo, in the sentens between the wrabelo the diverse the wrape between the sentens between th			
Brantor will warrant and forever defend the said premises and every part and parcel thereol against the lawful claims and demands of all persons whomsoever, except those claiming under the above described encumbrances. The true and actual consideration (indicate which,)© (The sentens between the wrabelo,) in the sentens between the wrabelo, in the sentens between the sentens between the wrabelo, in the sentens between the wrabelo the diverse the wrape between the sentens between th			
grantor will warrant and lorever defend the said premises and every part and parcel thereol against the lawful claims and demands of all persons whomsoere, except those claiming under the above described encumbrances The true and actual consideration (indicate which)@(Thereof against the lawful claims and the above described encumbrances Offorever, the actual consideration (indicate which)@(Thereof against the lawful claims and the above described encumbrances Difference In construing this deed and where the contexts or requires, the single grant of the constructions and to individuals. in construing this deed and where the context or requires (the single grant of the constructions and to individuals. i. 9.89; In writens will. Nor ALLOW USE OF THE PROPERT OF January j. 9.89; Will informer will. Nor ALLOW USE OF THE PROPERT OF Marvin L. Williams method functions Will informer will, and adding informer is the signed and seal altitude by its officers, duits authorized thereto by the require the view of the shore fill the signed and seal altitude of the source of the source and seal altitude of the source of the source and seal altitude of the source of the source of the source altitude of the source of the source of the source of the source and seal altitude of the source of the source altimet of the source of the source altitude of the source of the sou			с.
grantor will warrant and lorever defend the said pramises and every part and parcel thereol against the lawful claims and demands of all persons whomsoerer, except those claiming under the above described encumbrances The true and actual consideration (indicate which)@(The sentence between the ymbols). In a sentence the context so requires, the single and the indicate which) and the sentence between the ymbols of the sentence to the sentence			
grantor will warrant and lorever defend the said pramises and every part and parcel thereol against the lawful claims and demands of all persons whomsoerer, except those claiming under the above described encumbrances The true and actual consideration (indicate which)@(The sentence between the ymbols). In a sentence the context so requires, the single and the indicate which) and the sentence between the ymbols of the sentence to the sentence			
grantor will warrant and lorever defend the said premises and every part and parcel thereol against the lawful claims and demands of all persons whomsoere, except those claiming under the above described encumbrances The true and actual consideration (indicate which)@(Thereof against the lawful claims and the above described encumbrances Offorever, the actual consideration (indicate which)@(Thereof against the lawful claims and the above described encumbrances Difference In construing this deed and where the contexts or requires, the single grant of the constructions and to individuals. in construing this deed and where the context or requires (the single grant of the constructions and to individuals. i. 9.89; In writens will. Nor ALLOW USE OF THE PROPERT OF January j. 9.89; Will informer will. Nor ALLOW USE OF THE PROPERT OF Marvin L. Williams method functions Will informer will, and adding informer is the signed and seal altitude by its officers, duits authorized thereto by the require the view of the shore fill the signed and seal altitude of the source of the source and seal altitude of the source of the source and seal altitude of the source of the source of the source altitude of the source of the source of the source of the source and seal altitude of the source of the source altimet of the source of the source altitude of the source of the sou			
grantor will warrant and lorever defend the said premises and every part and parcel thereol against the lawful claims and demands of all persons whomsoere, except those claiming under the above described encumbrances The true and actual consideration (indicate which)@(Thereof against the lawful claims and the above described encumbrances Offorever, the actual consideration (indicate which)@(Thereof against the lawful claims and the above described encumbrances Difference In construing this deed and where the contexts or requires, the single grant of the constructions and to individuals. in construing this deed and where the context or requires (the single grant of the constructions and to individuals. i. 9.89; In writens will. Nor ALLOW USE OF THE PROPERT OF January j. 9.89; Will informer will. Nor ALLOW USE OF THE PROPERT OF Marvin L. Williams method functions Will informer will, and adding informer is the signed and seal altitude by its officers, duits authorized thereto by the require the view of the shore fill the signed and seal altitude of the source of the source and seal altitude of the source of the source and seal altitude of the source of the source of the source altitude of the source of the source of the source of the source and seal altitude of the source of the source altimet of the source of the source altitude of the source of the sou			
Brantor will warrant and forever defend the said premises and every part and parcel thereol against the lawful claims and demands of all persons whomsoever, except those claiming under the above described encumbrances. The true and actual consideration (indicate which,)© (The sentens between the wrabelo,) in the sentens between the wrabelo, in the sentens between the sentens between the wrabelo, in the sentens between the wrabelo the diverse the wrape between the sentens between th	1	To Have and to Hold the same	SUFFICIENT, CONTINUE DESCRIPTION ON ADVISOR
Brantor will warrant and forever defend the said premises and every part and parcel thereol against the lawful claims and demands of all persons whomsoever, except those claiming under the above described encumbrances. The true and actual consideration (indicate which,)© (The sentens between the wrabelo,) in the sentens between the wrabelo, in the sentens between the sentens between the wrabelo, in the sentens between the wrabelo the diverse the wrape between the sentens between th	g	grantor is lawfully seized in the	to and with said frantee's heirs, successors and a state of the said frantee's heirs, successors and state
grantor will warrant and forever defend the said premises and every part and parcel thereol against the lawful claims and that and demands of all persons whomsoever, except those claiming under the above described encumbrances. The actual consideration consider ation consider to this transfer, stated in terms of olibed encumbrances. Othowever, the actual consideration consider of on includes other property or value given or promised which.) Orne sense between the whoho() in at applicable, howing the defend the sense of apply equally to corporations and to individuals. In Roting the sense the beside of the sense to be signed and seal affined by its officers, duly authorized thereto by the defend thereto be signed and seal affined by its officers, duly authorized thereto by the defend thereto be sense the work of the defend thereto be sense to be signed and seal affined by its officers, duly authorized thereto by the defend thereto be sense to be signed and seal affined by its officers, duly authorized thereto by the defend the sense at affined to the other, did say that the former is the defend the latter is the and attern proved the defend the sense at the definition and that the latter is the definition and that the latter is the and and and sense to the other, did say that the latter is the and did corporation by authoritoritory and and sense at the sense at the definition and that the latter is the and advised the foregoing instrument is the definition of the sense at the definition of the sense at the definition of the definition of the sense at the definitent and and sense the definition of the sense at the d		in the simple of th	he above granted premises, free from - "
part of the Consideration (indicate which).® (The senteme between the symbols), in output of value given or promised which is in the change includes of the portate given or promised which is changes shall be implied to make the context so requires, the singular includes the plural and all grammatical is an ane to be signed and seal attired by its officers, duty authorized thereto by its officers, duty authorized thereto by its instrument will not an event of the portate grammatical directors. if a corporate grantor, it has caused its name to be signed and seal attired by its officers, duty authorized thereto by its instrument will not an event of the portate grantor, its instrument will not an event of the portate grantor, its instrument will not an event of the portate grantor, its instrument will not an event of the portate grantor, its instrument will not an event of the portate grantor, its instrument is instrument will not an event of the source of the portate grantor, its instrument is instrument will not an event of the source of the portate grantor, its instrument is instrument i			
part of the consideration (indicate which) @ Crite senteme between the symbols of indicates is \$0.00 In construing this deed and where the context so requires, the singular includes the plural and all grammatical includes shall be implied to make the provisions hereof apply equally to corporations and to individuals. In Witness Whereof, the grantor has executed this instrument this	gr Pr	rantor will warrant and forever defect it	
part of the Consideration (indicate which).® (The senteme between the symbols), in output of value given or promised which is in the change includes of the portate given or promised which is changes shall be implied to make the context so requires, the singular includes the plural and all grammatical is an ane to be signed and seal attired by its officers, duty authorized thereto by its officers, duty authorized thereto by its instrument will not an event of the portate grammatical directors. if a corporate grantor, it has caused its name to be signed and seal attired by its officers, duty authorized thereto by its instrument will not an event of the portate grantor, its instrument will not an event of the portate grantor, its instrument will not an event of the portate grantor, its instrument will not an event of the portate grantor, its instrument will not an event of the portate grantor, its instrument is instrument will not an event of the source of the portate grantor, its instrument is instrument will not an event of the source of the portate grantor, its instrument is instrument i		The true and	said premises and every part and parcel thereaf and that
part of the consideration (indicate which) @ Crite senteme between the symbols of indicates is \$0.00 In construing this deed and where the context so requires, the singular includes the plural and all grammatical includes shall be implied to make the provisions hereof apply equally to corporations and to individuals. In Witness Whereof, the grantor has executed this instrument this	0₽ the	However, the actual consideration pa	aid for this transfer stated in the above described encumbrances
Claiminges shall be implied to make the context so requires, the singulation includes the plural and all grammatical in a corporatio grantor, it has caused its name to be signed and seal attixed by its officers, duly authorized thereto by its officers and authorized thereto by its officers, d	par	In consideration (indicate which) @(The	s of or includes other property or while a state of the s
In Witness Whereof, the grantor has secured is apply equally to corporations and to individuals. and all grantor has secured this instrument this 3, day of	chs	construing this deed and at	
Order of its board of directors. Its is structurent will, not Allow use of the property property of the presence of the source of the presence o		anges shall be the condition where the c	Contant Produced Which is it pot applicate
USE LAWE THIS INSTRUMENT IN WOUSE OF THE PROPERTY DE. THIS INSTRUMENT CONTROL REFORMED APPLICABLE LAND PROPERTY SHOULD CHEERSON ACCURING PEEP OF ACCEPTING THIS INSTRUMENT CONFERSION APPLICABLE LAND PROPERTY SHOULD CHEERSON ACCURING PEEP OF ACCEPTING THIS INSTRUMENT CHEERSON ACCURING PEEP OF ACCEPTING THIS INSTRUMENT CONFERSION APPLICABLE LAND PROPERTY SHOULD CHEERSON ACCURING PEEP OF ACCEPTING STATE OF OREGON, County of Klamath]sa. Marvin L. Williams STATE OF OREGON, County of Klamath]sa. STATE OF OREGON, County of. 19_9 Jsa. Personally appeared the above named Marvin to be for Child and marked the foregoing instru- ment to be for Child and marked the foregoing instru- ment to be for Child and marked the foregoing instru- ment to be for Child and that the late the later is the saccestary of and marked file for Oregon My commission expires: 7-9-89 Personally appeared instrument is the corporate in the achieves of the seal allised to the foregoing instrument is the corporate in the achieves of the seal allised so the foregon My commission expires: 1-9-89 WIND LL MULLIAMS Yes KEEF OPANTOR IS NAME AND ADDRESS PLECARE DEVELOPMENT CORPORATION ALL MARA AND ADDRESS PLECARE DEVELOPMENT CORPORATION ALL MARA AND ADDRESS PARCE RESERVED ALL MARA AND ADDRESS TO CORPORATION ALL MARA AND ADDRESS TO		In With a second to make the provision	context so requires, the singular include should be deleted. See ORS 93 020
Inter Function Marvin L. Williams Inter the press approach in the press of the pr	if a orde	In Witness Whereof, the grantor has exe corporate grantor, it has caused its name for of its board of dimensional sectors and the sectors of	context so requires, the singular includes the plural and all grammatical ns hereof apply equally to corporations and to individuals.
County of Klamath ss. STATE OF OREGON, County of	if a orde	Anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name fer of its board of directors.	context so requires, the singular includes the plural and all grammatical ns hereof apply equally to corporations and to individuals. to be signed and seal affired to day of January 10.80
County of Klamath sa. STATE OF OREGON, County of	if a orde	Anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name fer of its board of directors.	context so requires, the singular includes the plural and all grammatical ns hereof apply equally to corporations and to individuals. to be signed and seal affired to day of January 10.80
January Jes.	if a orde	Anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name fer of its board of directors.	context so requires, the singular includes the plural and all grammatical ns hereof apply equally to corporations and to individuals. to be signed and seal affired to day of January 10.80
Personally appeared the above named Marvin and A. Willliams each tor himself and not one for the other, did say that the former is the origonal did say that the latter is the secretary of the secretar	if a orde THIS SCRIE USE USE THIS PROPI	Anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name a ler of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PRO BED IN THIS INSTRUMENT IN VIOLATION OF APPLICA INSTRUMENT, THE PERSON ACQUIRING FEE TILL INSTRUMENT, THE PERSON ACQUIRING FEE TILL INSTRUMENT, THE PERSON ACQUIRING FEE TILL INTY PLANNING DEPARTMENT TO VERIEVA APPROPERTALE	context so requires, the singular includes the plural and all grammatical ns hereof apply equally to corporations and to individuals. ecuted this instrument this day of January, 19.89; to be signed and seal affixed by its officers, duly authorized thereto by PERTY DE- ABLE LAND Marvin L. Williams CCEPTING CCEPTING TO THE CITY OR
and introduction of the second of the other, did say that the former is the second of the second of the other, did say that the former is the second of t	if a orde THIS SCRIE USE I THIS PROPI COUN	Anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name to be of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PRO BED IN THIS INSTRUMENT IN VIOLATION OF APPLICA INSTRUMENT, THE PERSON ACQUIRING FEE TITL ERTY SHOULD CHECK WITH THE APPROPRIATE ITY PLANNING DEPARTMENT TO VERIFY APPROVED TE OF OREGON,	Context so requires, the singular includes the plural and all grammatical ans hereof apply equally to corporations and to individuals. Executed this instrument this 28 day of January, 19.89; to be signed and seal affixed by its officers, duly authorized thereto by PERTY DE- ABLE LAND Marvin L. Williams E TO THE CITY OR USES. STATE OF OREGON, County of
and introduction of the second of the other, did say that the former is the second of the second of the other, did say that the former is the second of t	if a orde THIS SCRIE USE I THIS PROPI COUN	Anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name to be of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PRO BED IN THIS INSTRUMENT IN VIOLATION OF APPLICA INSTRUMENT, THE PERSON ACQUIRING FEE TITL ERTY SHOULD CHECK WITH THE APPROPRIATE ITY PLANNING DEPARTMENT TO VERIFY APPROVED TE OF OREGON,	Context so requires, the singular includes the plural and all grammatical ans hereof apply equally to corporations and to individuals. The signed and seal affixed by its officers, duly authorized thereto by PERTY DE- ABLE LAND Marvin L. Williams STATE OF OREGON, County of
and acknowledged the toregoing instru- mit to be within the latter is the secretary of and that the seal attixed to the foregoing instrument is the corporation of said corporation and that said instrument is the corporate seal of said corporation and that said instrument is the corporate seal half of said corporation and that said instrument is the corporate seal of said corporation and that said instrument is the corporate seal half of said corporation and that said instrument is the corporate seal half of said corporation and that said instrument is the corporate seal half of said corporation and that said instrument is the corporate seal half of said corporation and that said instrument is the corporate seal half of said corporation and that said instrument is the corporate seal half of said corporation and that said instrument is the corporate seal half of said corporation and that said instrument is be its voluntary act and deed. ALL IN ALLIANS Image is requested of the solution mark and adding the said instrument is the corporation ment was received for record on the second of clock. M., and recorded in book/reel volume No. Mark ALL IN ALLIANS (1994) ALMATH Image is requested of the solution ment / microfilm/reception No. Mark ADDRESS zie ALMATH Image is requested of the solution ment / microfilm/reception No. Mark ADDRESS zie	if a orde THIS SCRIE USE THIS PROPI COUN STAT Cou Jan	anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name is er of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PRO BED IN THIS INSTRUMENT IN VIOLATION OF APPLICA LAWS AND REQUIDENTION SEFORE SIGNING OR A VERTY SHOULD CHECK WITH THE APPROVED INSTRUMENT. THE PERSON ACQUIRING FEE TITL ITY PLANNING DEPARTMENT TO VERIFY APPROVED "E OF OREGON,) wunty of	Context so requires, the singular includes the plural and all grammatical ans hereof apply equally to corporations and to individuals. The signed and seal affixed by its officers, duly authorized thereto by PERTY DE- ABLE LAND Marvin L. Williams STATE OF OREGON, County of
Before for: Instrument and deed. Before for: Instrument and that sead alliked to the foregoing instrument is the corporation, half of said corporation by authority of its board of directors; and each of Before me: Instrument was signed and sealed in before me: Notary Public for Oregon Instrument was signed and sealed in before me: Notary Public for Oregon Instrument was received for record on the sealed in strument was received for record on the was received for record on the dry of, 19., 19., 19., 19., 19., 19., 19.,	if a orde THIS SCRIE USE I THIS PROPH COUN STAT	anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name to be of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PRO BED IN THIS INSTRUMENT IN VIOLATION OF APPLICA INSTRUMENT, THE PERSON ACQUIRING FEE TITL INSTRUMENT, THE PERSON ACQUIRING FEE TITL INTY PLANNING DEPARTMENT TO VERIFY APPROVED CE OF OREGON,) wunty ofKlamath)ss. Wary	Context so requires, the singular includes the plural and all grammatical ans hereof apply equally to corporations and to individuals. The signed and seal affixed by its officers, duly authorized thereto by PERTY DE- ABLE LAND ACCEPTING E TO THE CITY OR USES. STATE OF OREGON, County of
Before of::::::::::::::::::::::::::::::::::::	if a orde THIS SCRIE USE TROPH COUN STAT Con Janu Per	anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name to ler of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PRO BED IN THIS INSTRUMENT IN VIOLATION OF APPLICA INSTRUMENT, THE PERSON ACQUIRING FEE TITL INSTRUMENT, THE PERSON ACQUIRING FEE TITL ITY PLANNING DEPARTMENT TO VERIFY APPROVED TE OF OREGON, wanty of	Context so requires, the singular includes the plural and all grammatical ans hereof apply equally to corporations and to individuals. The signed and seal affixed by its officers, duly authorized thereto by PERTY DE- ABLE LAND ACCEPTING E TO THE CITY OR USES. STATE OF OREGON, County of
ALD Mathematical Algorithm of the solution of th	if a orde THIS SCRIE USE TROPH COUN STAT Con Janu Per	anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name to ler of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PRO BED IN THIS INSTRUMENT IN VIOLATION OF APPLICA INSTRUMENT, THE PERSON ACQUIRING FEE TITL INSTRUMENT, THE PERSON ACQUIRING FEE TITL ITY PLANNING DEPARTMENT TO VERIFY APPROVED TE OF OREGON, wanty of	Context so requires, the singular includes the plural and all grammatical ms hereof apply equally to corporations and to individuals. The signed and seal affixed by its officers, duly authorized thereto by PERTY DE- ABLE LAND Marvin L. Williams STATE OF OREGON, County of
Instary Reblic for Oregon (OFFICIAL SEAL) Instary Public for Oregon My commission expires: (OFFICIAL SEAL) RVIN L. WILLIAMS County of the second by a corporation offic corporate seal) GRANTOR'S NAME AND ADDRESS STATE OF OREGON, I certify that the within instru- ment was received for record on the day of, 19, , 19, , 19, , 10, , 19, , 10, , 10,	if a orde THIS SCRIE VISE I THIS PROPI COUN STAT. Cor Dani Propi COUN TAT.	anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name a ler of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PRO BED IN THIS INSTRUMENT IN VIOLATION OF APPLICA INSTRUMENT, THE PERSON ACQUIRING FEE TITL INSTRUMENT, THE PERSON ACQUIRING SEE TITL INSTRUMENT, THE PERSON ACQU	Context so requires, the singular includes the plural and all grammatical ms hereof apply equally to corporations and to individuals. Executed this instrument this S. day of January, 19.89; to be signed and seal affixed by its officers, duly authorized thereto by PERTY DE- ABLE LAND Marvin L. Williams E TO THE CITY OR USES. STATE OF OREGON, County of) ss. Personally appeared and each for himself and not one for the other, did say that the latter is the secretary of and that the latter is the secretary of and corporation, a corporation, bail
RVIN L. WILLIAMS County of corporation, affix corporate scall GRANTOR'S NAME AND ADDRESS STATE OF OREGON, SLEGATE DEVELOPMENT CORPORATION SS. ALKO TA JULA DR 97603 SS. ORANTER'S NAME AND ADDRESS County of	if a orde THIS SCRIE USE I THIS USE I THIS USE I THIS USE I THIS USE I THIS USE I THIS USE I THIS USE I THIS USE I THIS SCRIE	anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name is er of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PRO BED IN THIS INSTRUMENT IN VIOLATION OF APPLICA INSTRUMENT, THE PERSON ACQUIRING FEE TITL INSTRUMENT, THE PERSON ACQUIRING FEE TITL INSTRUMENT, THE PERSON ACQUIRING FEE TITL TY PLANNING DEPARTMENT TO VERIFY APPROVED TE OF OREGON, winty of Klamath ULARY, 19.89. INSTRUMENT, 19.89. INSTRUMENT, 10.12 Stand acknowledged the foregoing instru- voluntary act and deed. Before the instruction of the provision of the provision of the provision the provis	Context so requires, the singular includes the plural and all grammatical ms hereof apply equally to corporations and to individuals. Executed this instrument this S. day of January, 19.89; to be signed and seal affixed by its officers, duly authorized thereto by PERTY DE- ABLE LAND Marvin L. Williams E TO THE CITY OR USES. STATE OF OREGON, County of) ss. Personally appeared and each for himself and not one for the other, did say that the latter is the secretary of and that the latter is the secretary of and corporation, a corporation, bail
RVIN L. WILLIAMS County of corporation, affix corporate scall GRANTOR'S NAME AND ADDRESS STATE OF OREGON, SLEGATE DEVELOPMENT CORPORATION SS. ALKO TA JULA DR 97603 SS. ORANTER'S NAME AND ADDRESS County of	if a orde THIS SCRIE USE I THIS FROP COUN TAT Cou Janu Pee Janu Pee Janu FFIG	anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name to ler of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PRO BED IN THIS INSTRUMENT IN VIOLATION OF APPLICA INSTRUMENT, THE PERSON ACQUIRING FEE TITL INSTRUMENT, THE PERSON ACQUIRING FEE TITLE ERTY SHOULD CHEPRSON ACQUIRING FEE TITLE TO FOREGON, winty of	Context so requires, the singular includes the plural and all grammatical ms hereof apply equally to corporations and to individuals. Executed this instrument this S. day of January, 19.89; to be signed and seal affixed by its officers, duly authorized thereto by Marvin L. Williams Marvin L. Williams STATE OF OREGON, County of Jss. Personally appeared and each for himself and not one for the other, did say that the former is the president and that the latter is the secretary of and that the seal affixed to the foregoing instrument is the corporations of said corporation and that said instrument was signed and sealed in be- them acknowledged said instrument to be its voluntary act and deed.
GRANTOR'S NAME AND ADDRESS J. J. MARE AND ADDRESS J. J. MARE AND ADDRESS GRANTOR'S NAME AND ADDRESS J. M. M. J.	if a orde THIS SCRIE USE I THIS FROP COUN TAT Cou Janu Pee Janu Pee Janu FFIG	anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name to ler of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PRO BED IN THIS INSTRUMENT IN VIOLATION OF APPLICA INSTRUMENT, THE PERSON ACQUIRING FEE TITL INSTRUMENT, THE PERSON ACQUIRING FEE TITLE ERTY SHOULD CHEPRSON ACQUIRING FEE TITLE TO FOREGON, winty of	context so requires, the singular includes the plural and all grammatical secured this instrument this and local corporations and to individuals. secured this instrument this and local affixed by its officers, duly authorized thereto by to be signed and seal affixed by its officers, duly authorized thereto by PERTY DE- ABLE LAND Marvin L. Williams ACCEPTING E TO THE CITY OR USES. STATE OF OREGON, County of 19.89 mean of the other, did say that the former is the president and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and seal affixed to the foregoing instrument is the corporation, and that the seal affixed to the toregoing instrument is the corporate seal them acknowledged said instrument to be its voluntary act and deed. Notary Public for Oregoen
County of I certify that the within instru- I certify that the within instru- ment was received for record on the was received for record on the at o'clock SS. SPACE RESERVED I certify that the within instru- ment was received for record on the at o'clock SPACE RESERVED Math Julia State SPACE RESERVED Math Julia State SPACE RESERVED Math Julia State Space Math Julia State State Math Julia State State<	if a order order of the order of the scritter of the scrittero	Anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name is the of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PRO BED IN THIS INSTRUMENT IN VIOLATION OF APPLICA LAWS AND REGULATIONS. BEFORE SIGNING OF A PERTY SHOULD CHECK WITH THE APPROPRIATE INSTRUMENT, THE PERSON ACQUIRING FEE TITL TY PLANNING DEPARTMENT TO VERIFY APPROVED TE OF OREGON, winty of Klamath Name, 19.89. Prisonally appeared the above named Marvin Notary Provided the foregoing instru- voluntary act and deed. Before the state of Oregon Notary Provide for Oregon	context so requires, the singular includes the plural and all grammatical secured this instrument this day of
County of	if a order order of the order of the scritter of the scrittero	Anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name is the of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PRO BED IN THIS INSTRUMENT IN VIOLATION OF APPLICA LAWS AND REGULATIONS. BEFORE SIGNING OF A PERTY SHOULD CHECK WITH THE APPROPRIATE INSTRUMENT, THE PERSON ACQUIRING FEE TITL TY PLANNING DEPARTMENT TO VERIFY APPROVED TE OF OREGON, winty of Klamath Name, 19.89. Prisonally appeared the above named Marvin Notary Provided the foregoing instru- voluntary act and deed. Before the state of Oregon Notary Provide for Oregon	context so requires, the singular includes the plural and all grammatical secured this instrument this
All to The Julla OR 97603 cording returns to: cording returns to: fmath fmath </td <td>if a orde order or</td> <td>anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name a er of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PRO BED IN THIS INSTRUMENT IN VIOLATION OF APPLICA LAWS AND REGULATIONS BEFORE SIGNING OR ACOUNTING THE PERSON ACOUNTING FEE TITL INSTRUMENT, THE PERSON ACOUNTING FEE TITL INSTRUMENT, THE PERSON ACOUNTING FEE TITL TY PLANNING DEPARTMENT TO VERIFY APPROPRIATE TE OF OREGON, Manty of Klamath Ss. Mary 28, 19.89. And anknowledged the foregoing instru- tionally appeared the above named Marvin Milliams Notary Restlector Oregon MSOCOMMISSION expires: 7-9-99 N L. WILLIAMS CO KEE</td> <td>context so requires, the singular includes the plural and all grammatical secured this instrument this</td>	if a orde order or	anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name a er of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PRO BED IN THIS INSTRUMENT IN VIOLATION OF APPLICA LAWS AND REGULATIONS BEFORE SIGNING OR ACOUNTING THE PERSON ACOUNTING FEE TITL INSTRUMENT, THE PERSON ACOUNTING FEE TITL INSTRUMENT, THE PERSON ACOUNTING FEE TITL TY PLANNING DEPARTMENT TO VERIFY APPROPRIATE TE OF OREGON, Manty of Klamath Ss. Mary 28, 19.89. And anknowledged the foregoing instru- tionally appeared the above named Marvin Milliams Notary Restlector Oregon MSOCOMMISSION expires: 7-9-99 N L. WILLIAMS CO KEE	context so requires, the singular includes the plural and all grammatical secured this instrument this
GRANTEE'S NAME AND ADDRESS Conting return to: AMARCA ST SPACE RESERVED NAME ADDRESS. ZIP	if a orde THIS SCRIE USE 1 USE 1 USE 1 USE 1 COUN STAT COUN STAT COUN STAT COUN STAT COUN STAT COUN STAT COUN STAT COUN STAT COUN STAT COUN STAT	anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name a er of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PRO BED IN THIS INSTRUMENT IN VIOLATION OF APPLICA LAWS AND REGULATIONS BEFORE SIGNING OR ACOUNTING THE PERSON ACOUNTING FEE TITL INSTRUMENT, THE PERSON ACOUNTING FEE TITL INSTRUMENT, THE PERSON ACOUNTING FEE TITL TY PLANNING DEPARTMENT TO VERIFY APPROPRIATE TE OF OREGON, Manty of Klamath Ss. Mary 28, 19.89. And anknowledged the foregoing instru- tionally appeared the above named Marvin Milliams Notary Restlector Oregon MSOCOMMISSION expires: 7-9-99 N L. WILLIAMS CO KEE	context so requires, the singular includes the plural and all grammatical accurate this instrument this 2 day of January, 19.89; for be signed and seal affixed by its officers, duly authorized thereto by PERTY DE-ABLE LAND ACCEPTING STATE OF OREGON, County of
Iman Main	if a orde THIS SCRIE USE 1 USE 1 USE 1 USE 1 COUN STAT COUN STAT COUN STAT COUN STAT COUN STAT COUN STAT COUN STAT COUN STAT COUN STAT COUN STAT	anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name a er of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PRO BED IN THIS INSTRUMENT IN VIOLATION OF APPLICA LAWS AND REGULATIONS BEFORE SIGNING OR ACOUNTING THE PERSON ACOUNTING FEE TITL INSTRUMENT, THE PERSON ACOUNTING FEE TITL INSTRUMENT, THE PERSON ACOUNTING FEE TITL TY PLANNING DEPARTMENT TO VERIFY APPROPRIATE TE OF OREGON, Manty of Klamath Ss. Mary 28, 19.89. And anknowledged the foregoing instru- tionally appeared the above named Marvin Milliams Notary Restlector Oregon MSOCOMMISSION expires: 7-9-99 N L. WILLIAMS CO KEE	context so requires, the singular includes the plural and all grammatical secure apply equally to corporations and to individuals. ins hereof apply equally to corporations and to individuals. ecuted this instrument this S. day of January , 19.89; to be signed and seal affixed by its officers, duly authorized thereto by PEPTY DE- Marvin L. William ACCEPTING Marvin L. Williams CITY OR Jss. STATE OF OREGON, County of)ss.
A MM Th Julia Marked all the state to the following in th	if a orde orde orde orde orde orde orde orde	Anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name a er of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PRO BED IN THIS INSTRUMENT IN VIOLATION OF APPLICA LAWS AND REGRUMENT IN VIOLATION OF APPLICA INSTRUMENT, THE PERSON ACQUIRING FEE TITL INSTRUMENT, STAME above named Marvin Notary PROVIDE tor Oregon MOCCOMMISSION EXPIRES: 7-9-89 N L. WILLIAMS ON KONDANCESS ATTE DEVELOPMENT CORPORATION UNIT OF INAME AND ADDRESS ATTE DEVELOPMENT CORPORATION UNIT OR IN ADDR GIALOGS CRANTER'S NAME AND ADDRESS ATTE DEVELOPMENT CORPORATION UNIT OR ANTE IN ADDR GIALOGS CRANTER'S NAME AND ADDRESS ATTE DEVELOPMENT CORPORATION UNIT OR ANTE IN ADDR GIALOGS CRANTER'S NAME AND ADDRESS ATTE DEVELOPMENT CORPORATION UNIT OF INFORMENT OF ADDRESS ATTE DEVELOPMENT CORPORATION UNIT OF INFORMENT OF ADDRESS ATTE DEVELOPMENT CORPORATION UNIT OF INDEVELOPMENT CORPORATION UNIT OF INDEV	context so requires, the singular includes the plural and all grammatical secured this instrument this 18 day of January , 19.89; for be signed and seal affixed by its officers, duly authorized thereto by PERTY DE ABLE LAND Marvin L. Williams CITY OR STATE OF OREGON, County of
Image is requested of the requested of the following is requested of the sent to the sent t	if a orde orde orde orde orde orde orde orde	Anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name a er of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PRO BED IN THIS INSTRUMENT IN VIOLATION OF APPLICA LAWS AND REGRUMENT IN VIOLATION OF APPLICA INSTRUMENT, THE PERSON ACQUIRING FEE TITL INSTRUMENT, STAME above named Marvin Notary PROVIDE tor Oregon MOCCOMMISSION EXPIRES: 7-9-89 N L. WILLIAMS ON KONDANCESS ATTE DEVELOPMENT CORPORATION UNIT OF INAME AND ADDRESS ATTE DEVELOPMENT CORPORATION UNIT OR IN ADDR GIALOGS CRANTER'S NAME AND ADDRESS ATTE DEVELOPMENT CORPORATION UNIT OR ANTE IN ADDR GIALOGS CRANTER'S NAME AND ADDRESS ATTE DEVELOPMENT CORPORATION UNIT OR ANTE IN ADDR GIALOGS CRANTER'S NAME AND ADDRESS ATTE DEVELOPMENT CORPORATION UNIT OF INFORMENT OF ADDRESS ATTE DEVELOPMENT CORPORATION UNIT OF INFORMENT OF ADDRESS ATTE DEVELOPMENT CORPORATION UNIT OF INDEVELOPMENT CORPORATION UNIT OF INDEV	context so requires, the singular includes the plural and all grammatical secured this instrument this and day of
ADDRESS. ZIP Record of Deeds of said county.	if a orde orde orde orde orde orde orde orde	Anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name a er of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PRO BED IN THIS INSTRUMENT IN VIOLATION OF APPLICA LAWS AND REGRUMENT IN VIOLATION OF APPLICA INSTRUMENT, THE PERSON ACQUIRING FEE TITL INSTRUMENT, STAME above named Marvin Notary PROVIDE tor Oregon MOCCOMMISSION EXPIRES: 7-9-89 N L. WILLIAMS ON KONDANCESS ATTE DEVELOPMENT CORPORATION UNIT OF INAME AND ADDRESS ATTE DEVELOPMENT CORPORATION UNIT OR IN ADDR GIALOGS CRANTER'S NAME AND ADDRESS ATTE DEVELOPMENT CORPORATION UNIT OR ANTE IN ADDR GIALOGS CRANTER'S NAME AND ADDRESS ATTE DEVELOPMENT CORPORATION UNIT OR ANTE IN ADDR GIALOGS CRANTER'S NAME AND ADDRESS ATTE DEVELOPMENT CORPORATION UNIT OF INFORMENT OF ADDRESS ATTE DEVELOPMENT CORPORATION UNIT OF INFORMENT OF ADDRESS ATTE DEVELOPMENT CORPORATION UNIT OF INDEVELOPMENT CORPORATION UNIT OF INDEV	context so requires, the singular includes the plural and all grammatical secured this instrument this
	if a orde order or	anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name a ler of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PRO BED IN THIS INSTRUMENT IN VIOLATION OF APPLICA LAWS AND REGUMENT IN VIOLATION OF APPLICA LAWS AND REGUMENT IN VIOLATION OF APPLICA INSTRUMENT, THE PERSON ACOURSINGNING OF A PERTY SHOULD CHECK WITH THE APPROPRIATE INSTRUMENT, THE PERSON ACOURSING OF A PERTY SHOULD CHECK WITH THE APPROPRIATE TO VERIFY APPROVED TO FOREGON, Munty of Klamath Wary 28, 19.89. PERSONAL AND ADDRESS AND REGUMENT TO VERIFY APPROVED S. MATE DEVELOPMENT CORPORATION MILLIAMS OR ADDRESS ATTE DEVELOPMENT CORPORATION MALLY OF ALLOW OF AND ADDRESS ATTE DEVELOPMENT CORPORATION MALLY OF ALLOW OF ADDRESS ATTE DEVELOPMENT CORPORATION MALLY ALLOW OF ADDRESS ATTEMENT:	context so requires, the singular includes the plural and all grammatical secured this instrument this
the start the start the	if a order order of the order o	anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name is er of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PRO BED IN THIS INSTRUMENT IN VIOLATION OF APPLICA LAWS AND REGULATIONS. BEFORE SIGNING OR A LAWS AND REGULATIONS. BEFORE SIGNING FEE TITL INSTRUMENT. THE PERSON ACQUIRING FEE TITL INSTRUMENT, AND ADDRESS INTE DEVELOPMENT CORPORATION INFORMATION'S NAME AND ADDRESS INTE DEVELOPMENT CORPORATION INFORMATION IN AME AND ADDRESS INTE DEVELOPMENT CORPORATION INFORMATION SUMME AND ADDRESS INTE DEVELOPMENT MADE AN	Context so requires, the singular includes the plural and all grammatical secured this instrument this
man for the second	if a order order of the source	anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name is er of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PRO BED IN THIS INSTRUMENT IN VIOLATION OF APPLICA LAWS AND REGULATIONS. BEFORE SIGNING OR A LAWS AND REGULATIONS. BEFORE SIGNING FEE TITL INSTRUMENT. THE PERSON ACQUIRING FEE TITL INSTRUMENT, AND ADDRESS INTE DEVELOPMENT CORPORATION INFORMATION'S NAME AND ADDRESS INTE DEVELOPMENT CORPORATION INFORMATION IN AME AND ADDRESS INTE DEVELOPMENT CORPORATION INFORMATION SUMME AND ADDRESS INTE DEVELOPMENT MADE AN	Context so requires, the singular includes the plural and all grammatical scuted this instrument this 2.8 day of January , 19.89; to be signed and seal affixed by its officers, duly authorized thereto by esigned and seal affixed by its officers, duly authorized thereto by Marvin L. Williams EXTATE OF OREGON, County of
	if a order order of the order o	anges shall be implied to make the provision In Witness Whereof, the grantor has exe a corporate grantor, it has caused its name is er of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PRO BED IN THIS INSTRUMENT IN VIOLATION OF APPLICA LAWS AND REGULATIONS. BEFORE SIGNING OR A LAWS AND REGULATIONS. BEFORE SIGNING FEE TITL INSTRUMENT. THE PERSON ACQUIRING FEE TITL INSTRUMENT, AND ADDRESS INTE DEVELOPMENT CORPORATION INFORMATION'S NAME AND ADDRESS INTE DEVELOPMENT CORPORATION INFORMATION IN AME AND ADDRESS INTE DEVELOPMENT CORPORATION INFORMATION SUMME AND ADDRESS INTE DEVELOPMENT MADE AN	Context so requires, the singular includes the plural and all grammatical scuted this instrument this 2.8 day of January , 19.89; to be signed and seal affixed by its officers, duly authorized thereto by esigned and seal affixed by its officers, duly authorized thereto by Marvin L. Williams EXTATE OF OREGON, County of

Filed of	for record at request Jan.	
FEE	\$13.00	A.D., 19 <u>89</u> at <u>12:50</u> o'clock <u>P.M.</u> , and duly recorded in Vol. <u>M89</u> of <u>Deeds</u> Evelyn Biehn
		By <u>O. aulere</u> Muliendere

STATE OF OREGON: COUNTY OF KLAMATH: SS.

Beginning on the North line of ELM PARK in Klamath County, Oregon, at a point which is 210.88 feet South 89 degrees 06' West from the Northeast corner of Lot 9, ELM PARK; thence South 89 degrees 06' West 170.52 feet to a point; thence North 0 degrees 05' West 400.59 feet to a point on the South line of a Canal; thence along the South line of said Canal and along the arc of a 714.22 foot radius curve to the left to a point which is North O degrees 05' West 362.19 feet from the point of beginning; thence South 0 degrees 05' East 362.19 feet to the place of beginning, being situated in the SW1/4 of Section 34, Township 38 South, Range 9 East of the Willamette Meridian, Klamath

PARCEL 3

Beginning on the North line of Lot 9, ELM PARK in Klamath County, Oregon, at a point which is 80.87 feet South 89 degrees 06' West from the Northeast corner of said Lot; thence North 0 degrees 05' West 300.63 feet to a point on the South line of a Canal; thence along the South line of said Canal and along the arc of a 714.22 foot radius curve to the left (the chord of which bears North 65 degrees 25' West 143.05 feet) a distance of 143.29 feet; thence South 0 degrees 05' East 362.19 feet to a point on the North line of said Elm Park; thence North 89 degrees 06' East 130.01 feet to the place of beginning, being situated in the SW1/4 of Section 34, Township 38 South, Range 9 East of the Willamette Meridian, Klamath County,

PARCEL 2

Beginning at the Northeast corner of Lot 9, ELM PARK in Klamath County, Oregon; thence North 0 degrees 53' West 246.95 feet to a point on the South line of a Canal; thence along the South line of said Canal and along the arc of a 714.22 foot radius curve to the left (the chord of which bears North 55 degrees 55' West 93.57 feet) a distance of 93.63 feet; thence South 0 degrees 05' East 300.63 feet to a point on the North line of said Lot; thence North 89 degrees 06' East 80.87 feet to the place of beginning, being situated in the SW1/4 of Section 34, Township 38 South, Range 9 East of the Willamette

PARCEL 1

ALSO EXCEPTING THEREFROM the following 5 parcels of property:

All of ENTERPRISE TRACT NO. the East 260 feet; all of ENTERPRISE TRACT NO. 31, EXCEPT that 26, EXCEPT the South 697 feet and EXCEPT portion which is included in the plat of SUNNYLAND.

EXHIBIT "A" LEGAL DESCRIPTION

Order No: 20878 1820