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nereinafter called the gram	tor, for the consideration	hervinatter stated, to grantor paid by
LYMAN G. HORIOI	grant, bargain, sell and c	convey unto the said grantee and grantee's heirs, successors and
assigns, that certain real propertaining, situated in the	county of <u>KLAMATH</u>	tonvey unto the said grance and grannee thereunto belonging or ap- the hereditaments and appurtenances thereunto belonging or ap- and State of Oregon, described as follows, to-wit:
R. 3407 V1200 01		같이 있는 것은 사람이 가지 않는 것은 것을 가지 않는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있다. 이 문화 방법 문화 같이 있는 것은 것은 것은 것이 있는 것 이 같은 것이 같은 것이 있는 것이 있
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		TAMMY DAVIS NOTARY PUBLIC - CALIFORNIA
		COUNTY OF SAN BEHITO - Comm. Exp. June 21, 1991
To Have and to E	IF SFACE INSUFFICIEN	IT, CONTINUE DESCRIPTION ON REVERSE SIDE) aid grantee and grantee's heirs, successors and assigns forever. with coid grantee and grantee's heirs, successors and assigns, that
And said grantor	hereby coverants to and in fee simple of the above	aid grantee and grantee's news, successors and assigns, that with said grantee and grantee's heirs, successors and assigns, that we granted premises, free from all encumbrances
granior is lawruny bourt		and that
		in and every part and parcel thereof against the lawful claims
grantor will warrant and	1 forever clefend the said p	premises and every part and parcel thereof against the lawful claims those claiming under the above described encumbrances. or this transfer, stated in terms of dollars, is \$
The Amon and art	hisi consideration pau n	of the or promised which i
OHowever, the actual of	consideration consists of	of more determined and the should be deleted. See ORS 93.030.
and the consideration (	indicate which J. ( The sen	the singular includes the plural and all grammatica
In construing this	to make the provisions h	hereof apply equally to corporations and to individuals.
In Witness Where	eof, the grantor has execut	ter this instrument this 3rdday or NOV ender
THE PP INTION IN THE		i is and east affixed by its officers, duly authorized thereto D
if a corporate grantor, in	t has caused its name to i	be signed and seal affixed by its officers, duly authorized thereto b
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