628 07-21-94A11:35 RCVMOU	NTAIN TITLE COMPANY Vol <u>m94 Page 2236</u>
KNOW ALL MEN BY THESE PRESENTS VIOLET M. ROSE	WARRANTY DEED
and the second secon	eration hereinafter stated, to grantor paid by
he grantee, does hereby grant, burguin, sell and he certain real property, with the renements,	, hereinafter called d convey unto the said grantee and grantee's heirs, successors and assigns, here litaments and appurtenances thereunto belonging or appertaining, and State of Oregon, described as follows, to-wit:
Lots 3 and 4 in Block 11 of Falls, according to the of the County Clerk of Klamat	f KOMATH LAKE ADDITION to the City of Klamath ficial plat thereof on file in the office of h County, Oregon
MOUNTA	IN TITLE COMPANY
aws and regulations. Before signing or accept	property described in this instrument in violation of applicable land use ting this instrument, the person acquiring fee title to the property should ning department to verify approved uses and to determine any limits on s defined in ORS 30.930."
And said grantor hereby covenants to and w	aid grantee and grantee's heirs, successors and assigns forever. rith said grantee and grantee's heirs, successors and assigns, that grantor
s lawfully seized in fee simple and the above	granted premises, free from all encumbrances except those of he land, if any, as the date of this deed and that
rantor will warrant and forever defend the said and demands of all persons whomsoever, exce	id premises and every part and parcel thereof against the lawful claims pt those claiming under the above described encumbrances.
The true and actual consideration paid fo	r this transfer, stated in terms of dollars, is \$ 38,000.00
REAL AND A R	9551 1992;792;14244;122;00;0;0;0;0;0;0;0;0;0;0;0;0;0;0;0;0;
hanges shall be implied to make the provision	ntext so requires, the singular includes the plural and all grammatical ns hereof apply equally to corporations and to individuals.
In Witness Whereof the amutor has area	
a corporate grantor, it has caused its name.	ted this instrument this 20 day of 1, 19 14; to be signed and seal affixed by its officers, duly anthorized thereto by
a corporate grantor, it has caused its name rder of its board of directors.	ted this instrument this <u>AO</u> day of <u>Sola</u> , <u>1979</u> ; to be signed and seal affixed by its officers, duly anthorized thereto by <u>Uislet M. Kare</u>
a corporate grantor, it has caused its name rder of its board of directors. INTE OF OBEGON,	ted this instrument this AO day of A , 1974; to be signed and seal affixed by its officers, duly anthorized thereto by
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Fa corporate grantor, it has caused its name rder of its board of directors. TATE OF OREGON, County of, 1994 ss. Personally appeared the above numed Personally appeared the above numed VIOLET M. ROSE and acknowledged the foregoing instrument be voluntary act and deed efore me:	ted this instrument this <u>AO</u> day of <u>Suls</u> , <u>1974</u> ; to be signed and seal affixed by its officers, duly asthorized thereto by <u>Utilet M. ROSE</u> VIOLET M. ROSE <i>STATE OF OREGON, County of</i>) ss. The foregoing instrument was acknowledged before me this
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(Tranks)

MOUNTAIN TITLE COMPANY

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