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and sec	And the first party ond party's heirs,	, for first party and first part successors and assigns, that	y's heirs and legal rep the first party is lawfu	ond party's heirs, successors and presentatives, does covenant to and ally seized in fee simple of the professors, so state)	l with the second party perty, free and clear of
claims veyance the first surrend to the ce tives, a is no pe whatso one per and im to be s THIS INIT THIS INIT LATIONE ACQUIR PRIATE AND TO	and demands of a e, absolute in lega t party may have the legal to party may have the legal and delivered and delivered and delivered are attorneys erson, partnership lever, except as set in construing this reson; that if the couplied to make the IN WITNESS Wigned and its seal Dated STRUMENT IN VIOLATION OF TRUMENT IN VIOLATION OF TRUMENT OF THE TO THE CITY OF COUNTY PLANT	Il persons whomsoever, other of the effect as well as in form, of herein, and not as a mortgaged to the second party; that in nder any duress, undue influt; that this deed is not given a or corporation, other than the forth above. In instrument, it is understood intext so requires the singular provisions hereof apply equal hereof, the first party has if any, affixed by an officer on of applied that it is any affixed by an officer on of applied that is any strument to verify applied that is on lawsuits against farming department to verify applied to the control of the property should check with the control of the property should be provided the control of the property should be provided the control of the property should be provided the property should be provided the property should be provided the	r than the liens above f the title to the prem e, trust deed or securi executing this deed t tence, or misrepresen is a preference over o e second party, intere l and agreed that the r includes the plural, ally to corporations at executed this instrum or other person duly THE PERSON THE PERSON THE APPRO- PROVED USES IG OR FOREST	nent. If first party is a corporation authorized to do so by order of its authorized to do so by order or auth	d is intended as a con- demption rights which the premises hereby is my misapprehension as ond party's representa- d that at this time there directly, in any manner earty may be more than shall be made, assumed , it has caused its name
n Nilain Sangra	क्षेत्र व्यवस्थात्त्रः व्यवस्थात्त्रः स्थापन्ति	of a superior action is seen as underso all messages to a bridge adult see the says		Dik J. Troheu	
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		NTY OF KLAMATH: ss. Aspen Title 8		tic	
of	April	A.D., 19 <u>97</u> at of Deeds		P. M., and duly recorded in Vol.	
uee	\$35.00	C No. 75. CO. M.		Bernetha G. Letsch, C	County Clerk