59209 MYC 44964 Vol. M98 Page 18917 STATE OF OREGON,	NS '		COPYRIGHT 1986 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR \$7204
Compy for Linearity Secretary Compy for Linearity Compy for Linearity Secretary Compy for Linearity Compy for Line	59209	mgc 449	64Vol. M98 Page 18917
To the wear of the within instrument of the state of the			STATE OF OREGON.
WAS RECEIVED OF THE AND THE AN	Grantor's Name and Arthres		County of Klamath ss.
Comment News and Address AGREET ARM JUDY. HALAR BANCH RESERVAND ARM AND THE SEPRESSING IN A LINEAR SECONDARY UNITS AND THE SEPRESSING AND THE SEPRESSING AND THE SECONDARY OF THE SEPRESSING AND THE SECONDARY OF THE SECONDARY			
Consequence and Assertion And Proceedings and the 1986 Asserts Apply ADDRACT AND JUDY BLAIR SINCE RESERVED FOR STATE AND STATE AND ASSERTING A			10 00
ADDREY AND JUDY. BLAIR BORNEY AND JUDY. BLAIR SPACE RESERVED RECOCCURRATE AND JUDY. BLAIR SPACE RESERVED RECOCCURRATE AND JUDY. BLAIR SPACE SOLUTION AND JUDY. BLAIR RESPONSE AND JUDY. BLAIR	Grantse's Name and Address		O CIOCK A. M.
ment/microfilm/reception No. 59209 Record of Decks of said County. Record of Decks of Said County	After recording, raturn to (Name, Address, Zin):	SPACE RESERVED	
Witness my hand and seal of County Bernetha G. Letsch, Co. Clerk MTC1396 By KALMUR Array By KALMUR Array By KALMUR Array Mines my hand and seal of County MARRANYOEID KNOW ALL BY THESE PRESENTS that JOHN M. CHAYARRIA SR. Sectional called grantor, for the consideration hereinaiter stated, to grantor paid by ROBERT. T.BLAIR AND. HIDY. D. BLAIR. RUSDAMA ARRAY RUSDAMA ARRA		FOR	ment/microfilm/reception No 50200
Without my date and a seal of County Address my hand and seal of County Mark my			of Deeds of Said County
Fee: \$30.00 Bernetha G. Letach, Co. Clerk NTC196 WARRANTY DEED KNOW ALL BY THESE PRESENTS thatJOHR M. CHAYARRIA SR reinanter called granter, for the consideration hereinafter stated, to grantor paid by KOREKT. J. RAIR ANDHDX D. BLATE reinanter called granter, does hereby grant, bargain, sell and convey unto the grantee and grantee's heirs, successors and assigns, successors and assigns, successors and assigns, successors and assigns, the certain real property, with the tenements, hereditaments and appurtenances thereunto belonging or in any way apperaining. County, State of Oregan, described as follows, to-wit: Lot 2 in Block 27 of Klamath River ACRES TRIRD Addition, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns, that granter is advantaged and grantee in the office of the County Clerk of Klamath County, Oregon. To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns, that grantor is lawfully seized to simple of the above granted premises, free from all encumbrances except (if no exceptions, so state): _except_those except_those callings under the above described encumbrances. The true and actual consideration and for this transfer, stated in terms of dollars, is \$22,000.00.	Until requested otherwise, send all tax statements to (Name, Address, 21-	==	Witness my hand and seal of County
WALLES THESE PRESENTS that JOHN M. GHAVARRIA SR WARRANTY DEED KNOW ALL BY THESE PRESENTS that JOHN M. GHAVARRIA SR Perinafter called grantor, for the consideration hereinafter stated, to grantor paid by ROBEKT. T. BLATR. AND JIDY. D. BLATR. STEELING Called grantor, for the consideration hereinafter stated, to grantor paid by ROBEKT. T. BLATR. AND JIDY. D. BLATR. STEELING CALLED GRANT STATE AND JIDY. D. BLATR. STATE AN	same as above	Fee: \$30.00	uniaco,
WARRANTY DEED KNOW ALL BY THESE PRESENTS that			NAME C. Letsch, Co. Clerk
KNOW ALL BY THESE PRESENTS thatJORN_MCRAYARRIA_SR	*·		n distant
KNOW ALL BY THESE PRESENTS thatJORN_MCRAYARRIA_SR		-1m4-44964	By Maxallan Tiese, Deputy.
RISBARD, AND MYE. RISBARD, AND MYE. RISBARD, AND MYE. Richard called granter, does hereby grant, bargain, sell and convey unto the grantee and grantee's heirs, successors and assigns, and certain real property, with the tenements, hereditaments and appurenances thereunto belonging or in any way appertaining. Licetain real property, with the tenements, hereditaments and appurenances thereunto belonging or in any way appertaining. Lot 2 in Block 27 of KIAMATH RIVER ACRES THIRD ADDITION, according to the official plat thereof on file in the office of the County Clerk of Klamath Lot 2 in Block 27 of KIAMATH RIVER ACRES THIRD ADDITION, according to the official plat thereof on file in the office of the County Clerk of Klamath To Have and to Hold the same unto grantee and grantee's beirs, successors and assigns, that grantor is lawfully seized to simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):except_those except_and_appa_ent_to_the_lamburghteen and grantee's heirs, successors and assigns, that grantor is lawfully seized to simple of the above grantee premises, free from all encumbrances except (if no exceptions, so state):except_those extended and appa_ent_to_the_lamburghteen and the lawful claims and demands of all the true of a catal consideration paid for this transfer, stated in terms of dollars, is \$22,000.00 O Hexerarche in constraing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be in winces whereof, the grantor has executed this instrument this ⅆ_day ofin_a all grammatical changes shall be in winces whereof, the grantor has executed this instrument this ⅆ_day ofin_a all grammatical changes shall be in winces whereof, the grantor has executed this instrument this ⅆ_day ofin_a all grammatical changes shall be in winces whereof, the grantor has executed this instrument this ⅆ_day ofin_a all grammatical changes in the proposition of a preference in the premi		WARRANTY DEED	
RISBARD, AND MYE. RISBARD, AND MYE. RISBARD, AND MYE. Richard called granter, does hereby grant, bargain, sell and convey unto the grantee and grantee's heirs, successors and assigns, and certain real property, with the tenements, hereditaments and appurenances thereunto belonging or in any way appertaining. Licetain real property, with the tenements, hereditaments and appurenances thereunto belonging or in any way appertaining. Lot 2 in Block 27 of KIAMATH RIVER ACRES THIRD ADDITION, according to the official plat thereof on file in the office of the County Clerk of Klamath Lot 2 in Block 27 of KIAMATH RIVER ACRES THIRD ADDITION, according to the official plat thereof on file in the office of the County Clerk of Klamath To Have and to Hold the same unto grantee and grantee's beirs, successors and assigns, that grantor is lawfully seized to simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):except_those except_and_appa_ent_to_the_lamburghteen and grantee's heirs, successors and assigns, that grantor is lawfully seized to simple of the above grantee premises, free from all encumbrances except (if no exceptions, so state):except_those extended and appa_ent_to_the_lamburghteen and the lawful claims and demands of all the true of a catal consideration paid for this transfer, stated in terms of dollars, is \$22,000.00 O Hexerarche in constraing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be in winces whereof, the grantor has executed this instrument this ⅆ_day ofin_a all grammatical changes shall be in winces whereof, the grantor has executed this instrument this ⅆ_day ofin_a all grammatical changes shall be in winces whereof, the grantor has executed this instrument this ⅆ_day ofin_a all grammatical changes shall be in winces whereof, the grantor has executed this instrument this ⅆ_day ofin_a all grammatical changes in the proposition of a preference in the premi	KNOW ALL BY THESE PRESENTS that	JOHN M. CHAVADOTA	an .
at certain real property, with the tenements, hereditaments and appurtenances thereunto belonging or in any way appertaining, wasted in	reginafter called grantes for the		9K
at certain real property, with the tenements, hereditaments and appurtenances thereunto belonging or in any way appertaining, wasted in	HUSBAND AND WIFE	nafter stated, to grantor paid b	WROBERT T. BLATD AND
Lot 2 in Block 27 of KLAMATH RIVER ACRES THEND ADDITION, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. OF SPACE RESURFICIENT, COMMUNIC DESCRIPTION ON REVERSE SIZES. TO Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever. And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfully seized as simple of the above granted premises, free from all encumbrances except (if no exceptions, so state): _except_those as simple of the above granted premises, free from all encumbrances except (if no exceptions, so state): _except_those as simple of the above granted premises, free from all encumbrances except (if no exceptions, so state): _except_those as the factor of the promises and every part and parcel thereof against the lawful claims and demands of all the unit and actual consideration paid for this transfer, stated in terms of dollars, is \$22,000.00O however the lawful claims and demands of all the unit and actual consideration paid for this transfer, stated in terms of dollars, is \$22,000.00O however the lawful claims and demands of all the unit and actual consideration paid for this transfer, stated in terms of dollars, is \$22,000.00O however the lawful claims and demands of all the unit and actual consideration paid for this transfer, stated in terms of dollars, is \$22,000.00O however the lawful claims and demands of all the unit and actual consideration paid for this transfer, stated in terms of dollars, is \$22,000.00O however the lawful claims and demands of all terms of dollars, is \$22,000.00O however the lawful claims and demands of all terms of dollars, is \$22,000.00O however the lawful claims and demands of all terms of dollars, is \$22,000.00O however the lawful claims and demands of all terms of dollars and all grantmatical changes shall be in constraing this deed, where the context is premised, the part of the part o	ereinafter called grantee, does hereby grant, bargain	call and	JUNY D. BLAIR,
Lot 2 in Block 27 of KLAMATH RIVER ACRES THEND ADDITION, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. OF SPACE RESURFICIENT, COMMUNIC DESCRIPTION ON REVERSE SIZES. TO Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever. And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfully seized as simple of the above granted premises, free from all encumbrances except (if no exceptions, so state): _except_those as simple of the above granted premises, free from all encumbrances except (if no exceptions, so state): _except_those as simple of the above granted premises, free from all encumbrances except (if no exceptions, so state): _except_those as the factor of the promises and every part and parcel thereof against the lawful claims and demands of all the unit and actual consideration paid for this transfer, stated in terms of dollars, is \$22,000.00O however the lawful claims and demands of all the unit and actual consideration paid for this transfer, stated in terms of dollars, is \$22,000.00O however the lawful claims and demands of all the unit and actual consideration paid for this transfer, stated in terms of dollars, is \$22,000.00O however the lawful claims and demands of all the unit and actual consideration paid for this transfer, stated in terms of dollars, is \$22,000.00O however the lawful claims and demands of all the unit and actual consideration paid for this transfer, stated in terms of dollars, is \$22,000.00O however the lawful claims and demands of all terms of dollars, is \$22,000.00O however the lawful claims and demands of all terms of dollars, is \$22,000.00O however the lawful claims and demands of all terms of dollars, is \$22,000.00O however the lawful claims and demands of all terms of dollars and all grantmatical changes shall be in constraing this deed, where the context is premised, the part of the part o	hat certain real property, with the tenements, heredi	taments and appure	ntee and grantee's heirs, successors and assigns
Lot 2 in Block 27 of KLAMATH RIVER ACRES THIRD ADDITION, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. OF SPACE HAMPFICENT, COMTRAGE DESCRIPTION ON REVERSE SIDES TO Have and to Hold the same unit grantee and grantee's heirs, successors and assigns forever. And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfully seized estable of the above granted premises, free from all encumbrances except (if no exceptions, so state): except. those estimple of the above granted premises, free from all encumbrances except (if no exceptions, so state): except. those or will warrant and forever defend the premises and every part and parcel thereof against the lawful claims and demands of all the true of actual consideration paid for this transfer, stated in terms of dollars, is 22,000.00 O Howeverthe in construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be in witness whereof, the grantor has executed this instrument this Acd. day ofinterpretation in this caused its name to be signed and its seal, if sny, affixed by an officer or other person duly authorized to do structure with the proporation, it has caused its name to be signed and its seal, if sny, affixed by an officer or other person duly authorized to do structure with the premater of the grantomy of the person duly authorized to do structure with the premater of the proporation of the proporation in the person duly authorized to do structure with the premater of the grantomy of the person duly authorized to do structure with the perso	County,	State of Oregon, described a	reference belonging or in any way appertaining,
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever. And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfully seized as grantee of the above granted premises, free from all encumbrances except (if no exceptions, so state): _except_those except_and_appa_ent_to_the_land			,
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever. And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfully seized as grantee of the above granted premises, free from all encumbrances except (if no exceptions, so state): _except_those except_and_appa_ent_to_the_land	Lot 2 in Block 27 of KLAMATH R	IVER ACOUC TOTAL	
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever. And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfully seized as grantee of the above granted premises, free from all encumbrances except (if no exceptions, so state): _except_those except_and_appa_ent_to_the_land	County Constitution on file :	in the office of the	ITION, according to the
And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns forever. see simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):except_those record_end_apparent_to_the_land	-22 orceon*	or the	county Clerk of Klamath
And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns forever. see simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):except_those record_end_apparent_to_the_land			
And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns forever. see simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):except_those record_end_apparent_to_the_land			
And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns forever. see simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):except_those record_end_apparent_to_the_land			
And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns forever. see simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):except_those record_end_apparent_to_the_land			
And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns forever. see simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):except_those record_end_apparent_to_the_land			
And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns forever. see simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):except_those record_end_apparent_to_the_land			
And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns forever. see simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):except_those record_end_apparent_to_the_land			
And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns forever. see simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):except_those record_end_apparent_to_the_land			
A second and apparent to the land encumbrances except (if no exceptions, so state): _except those except and apparent to the land encumbrances except (if no exceptions, so state): _except those except and apparent to the land encumbrances except (if no exceptions, so state): _except those except those except those except those claiming under the above described encumbrances. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 22,000.00	To Have and to Hold the same unto grantee and	NT, CONTINUE DESCRIPTION ON REVER	ISE SIDE)
The true and actual consideration paid for this transfer, stated in terms of dollars, is \$22,000.00. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$22,000.00. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$22,000.00. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$22,000.00. The scattered between the symbols \$\Phi\$, if not applicable, should be deleted. See ORS 93.03.0) In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be not this deed shall apply equally to corporations and to individuals. In witness whereof, the grantor has executed this instrument this \$2 \text{ Ad.}\$ day of	And grantor hereby covenants to and with grante	grantee's heirs, successors an	d assigns forever.
The true and actual consideration paid for this transfer, stated in terms of dollars, is \$22,000.00. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$22,000.00. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$22,000.00. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$22,000.00. The scattered between the symbols \$\Phi\$, if not applicable, should be deleted. See ORS 93.03.0) In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be not this deed shall apply equally to corporations and to individuals. In witness whereof, the grantor has executed this instrument this \$2 \text{ Ad.}\$ day of	record and apparent to the	all encumbrances except (i	f no expensions, that grantor is lawfully seized
This instrument was acknowledged before me on June STATE OF OREGON, County of State And State A		·	no exceptions, so state): _except_those
The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 22,000.00. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 22,000.00. The sentence between the symbols \$\phi\$, if not applicable, should be deleted. See ORS 90.300. In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be in witness whereof, the grantor has executed this instrument this \$\textit{Act.}\text{des}\$ day of		•	
Description of the sentence between the symbols ©, if not applicable, should be deleted. See ORS 93.030.) So consideration. © (The sentence between the symbols ©, if not applicable, should be deleted. See ORS 93.030.) so that this deed shall apply equally to corporations and to individuals. In witness whereof, the grantor has executed this instrument this Adc. day of			
Description of the sentence between the symbols ©, if not applicable, should be deleted. See ORS 93.030.) So consideration. © (The sentence between the symbols ©, if not applicable, should be deleted. See ORS 93.030.) so that this deed shall apply equally to corporations and to individuals. In witness whereof, the grantor has executed this instrument this Adc. day of	The true and actual consists	ove described encumbrances	against the lawful claims and demands of all
In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be so that this deed shall apply equally to corporations and to individuals. In witness whereof, the grantor has executed this instrument this and day of	A Consideration paid for this train	nsfer, stated in terms of dollar	s is \$ 22 000 00
so that this deed shall apply equally to corporations and to individuals. In witness whereof, the grantor has executed this instrument this And day of	h) consideration. (The sentence between the symbols of its	Contraction of the second	which is suite admired to the first the
OTPOTATION, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly authorized to do order of its board of directors. ISTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN STRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- INGERE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPRO- DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST STATE OF OREGON, County of Klamath This instrument was acknowledged before me on June By John M. Chavarria Sr. This instrument was acknowledged before me on June By John M. Chavarria Sr. This instrument was acknowledged before me on June By John M. Chavarria Sr. This instrument was acknowledged before me on June By NOTARY PUBLIC OREGON COMMISSION NO. 050128 MY COMMISSION NO. 050128 MY COMMISSION DOTRES MARCH 02, 2000 Notary Public for Oftgon	In construing this deed, where the context so requ	ites, the singular in the	ORS 93.030.)
OTPOTATION, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly authorized to do order of its board of directors. ISTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN STRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- INGERE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPRO- DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST STATE OF OREGON, County of Klamath This instrument was acknowledged before me on June By John M. Chavarria Sr. This instrument was acknowledged before me on June By John M. Chavarria Sr. This instrument was acknowledged before me on June By John M. Chavarria Sr. This instrument was acknowledged before me on June By NOTARY PUBLIC OREGON COMMISSION NO. 050128 MY COMMISSION NO. 050128 MY COMMISSION DOTRES MARCH 02, 2000 Notary Public for Oftgon	In witness where so it	and to individuals	plural, and all grammatical changes shall be
STRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN STRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- ING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPRO- DETERMINE ANY LIMITS ON LAWSJITS AGAINST FARMING OR FOREST STATE OF OREGON, County ofKlamath	orporation, it has caused its name to the	nstrument this 2nd day	Of Jame
STRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- S. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPRO- DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST STATE OF OREGON, County ofKlamath	and or officerors.	,	officer or other person duly authorized to
STATE OF OREGON, County ofKlamath) ss. This instrument was acknowledged before me on	ISTRUMENT WILL NOT ALLOW USE OF THE POOR		of
STATE OF OREGON, County ofKlamath) ss. This instrument was acknowledged before me on	STRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND	BED IN CAME	Kavaru L.
STATE OF OREGON, County ofKlamath) ss. This instrument was acknowledged before me on	ING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE	PERSON / John M. CI	havarria Sr.
STATE OF OREGON, County ofKlamath) ss. This instrument was acknowledged before me on	DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF	DUSES	
by John H. Chavarria Sr. This instrument was acknowledged before me on by OFFICIAL SEA B JEAN PHILLIPS NOTARY PUBLIC - OREGON COMMISSION NO. 050128 MY COMMISSION NO. 050128 Notary Public for Olegon	DELINED IN UKS 30,930,		
by John H. Chavarria Sr. This instrument was acknowledged before me on by OFFICIAL SEA B JEAN PHILLIPS NOTARY PUBLIC - OREGON COMMISSION NO. 050128 MY COMMISSION NO. 050128 Notary Public for Olegon	STATE OF OREGON Comme	A ***	
by John H. Chavarria Sr. This instrument was acknowledged before me on by OFFICIAL SEA B JEAN PHILLIPS NOTARY PUBLIC - OREGON COMMISSION NO. 050128 MY COMMISSION NO. 050128 Notary Public for Olegon	This instrument was not	nowledged but) ss.
by OFICIAL SEA B JEAN PHILLIPS NOTARY PUBLIC - OREGON COMMISSION NO. 050128 MY COMMISSION EDIFFES MARCH 02, 2000 Notary Public for Olegon	by John M. (have before me on	June
OFFICIAL SEAT B JEANN PHILLIPS NOTARY PUBLIC - OREGON COMMISSION NO. 050128 MY COMMISSION EOURES MARCH 02, 2000 Notary Public for Olegon	This instrument was ack	nowledged before me on	
B JEMAN PHILLIPS NOTARY PURLIC - OREGON COMMISSION NO. 050128 MY COMMISSION POPPES MARCH 02, 2000 Notary Public for Olegon			, 19,
Notary Public for Olygon Notary Public for Olygon	B. ISAN PULL LICE	***************************************	
Notary Public for Olegon	COMPRESSION OREGON	——————————————————————————————————————	
Notary Public for Orgon		D-M	on the OL
My dommission expires 3-2-26 de		Notary Public for Ollo	on
	- An allowand to support the same and the sa	My dommission expired	3-2-200V