69736 ³⁸ NU 1	10 P2.36	Vol. <u>M98</u> Page 41736
		STATE OF OREGON, County ofKlamath }
Grattor's Name and Address		I certify that the within instrum
		was received for record on the 16th of 19_98
	× ·	_2:36 o'clockM., and recorded
Grantee's Home and Address		book/reel/volume NoM98 on pa
Armande Y. DI Va Norma N. Vargas	SPACE RESERVED	_A1736 and/or as fee/file/inst ment/microfilm/reception No6973
517 Richmond St.	RECORDER'S USE	Record of Deeds of said County.
KFalls Oregon 97601		Witness my hand and seal of Coun affixed.
Arranando Y. Oliva Norma A. Vargas		
SIL Kichmond St		Bernetha G. Letsch, Co. Cle
Klamath Falls OR. 97601		By Kattun Rosal, Depu
	Fee \$30.00	By a forestate to fore the population of the pop
N	ARRANTY DEED	
KNOW ALL BY THESE PRESENTS that _NGC	ciso Vargas	
*********	~	4
reinafter called grantor, for the consideration hereinafter Norma N. Vargas de Oliva		
einafter called grantee, does hereby grant, hargain sell	and convey unto the g	rantee and grantee's beirs, successors and assign
property, with the tenements, nereoname	ints and appurtenances	thereinto belonging or in any way appartaining
County, Stat	te of Oregon, described	as follows, to-wit:
	/ /	
the Nesterly 50 feet of Lo	ts II and 12	in block 14, Industrial addition
o the city of Klamath Falls, A ile in the office of the coun	acardian to	the official dot through
the in the operation of the	ccoroing to	The official pial thereof
	ing of and of	
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
(F SPACE INSUFFICIENT, C To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee as	CONTINUE DESCRIPTION ON RE ntee's heirs, successors	verse sure) and assigns forever.
(F SPACE INSUFFICIENT, C To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee as	CONTINUE DESCRIPTION ON RE ntee's heirs, successors	verse sure) and assigns forever.
(F SPACE INSUFFICIENT, C To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee as	CONTINUE DESCRIPTION ON RE ntee's heirs, successors nd grantee's heirs, succ l encumbrances excep	verse sure) and assigns forever.
(F SPACE INSUFFICIENT, C To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee an ee simple of the above granted premises, free from al	CONTINUE DESCRIPTION ON RE ntee's heirs, successors nd grantee's heirs, succ il encumbrances excep	VERSE SIDE) and assigns forever. ressors and assigns, that grantor is lawfully seize t (if no exceptions, so state):
(F SPACE INSUFFICIENT, C To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee an ee simple of the above granted premises, free from al tor will warrant and forever defend the premises and ev	CONTINUE DESCRIPTION ON RE ntee's heirs, successors nd grantee's heirs, succ il encumbrances excep	VERSE SIDE) s and assigns forever. essors and assigns, that grantor is lawfully seize t (if no exceptions, so state):, and that reof against the lowful claims and down to be
(F SPACE INSUFFICIENT, C To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee an ee simple of the above granted premises, free from al tor will warrant and forever defend the premises and ev ons whomsoever, except those claiming under the above	CONTINUE DESCRIPTION ON RE ntee's heirs, successors ad grantee's heirs, succ il encumbrances excep ery part and parcel ther e described encumbran	VERSE SIDE) s and assigns forever. essors and assigns, that grantor is lawfully seize t (if no exceptions, so state):, and that reof against the lawful claims and demands of all ces
(F SPACE INSUFFICIENT, C To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee an ee simple of the above granted premises, free from al tor will warrant and forever defend the premises and ev ons whomsoever, except those claiming under the above The true and actual consideration paid for this transfe al consideration consists of or includes other property of	CONTINUE DESCRIPTION ON RE ntee's heirs, successors nd grantee's heirs, succ l encumbrances excep 'ery part and parcel their e described encumbran er, stated in terms of do r value given or promi	VERSE SIDE) and assigns forever. ressors and assigns, that grantor is lawfully seize t (if no exceptions, so state):, and the reof against the lawful claims and demands of a ces. o However, the sed which is 1 the whole Development of a first state of the whole is 1 the whole Development of a first state of the whole is 1 the whole Development of a first state of the whole is 1 the whole Development of a first state of the whole is 1 the whole Development of a first state the whole is 1 the whole Development of a first state of the whole is 1 the whole Development of a first state of the whole is 1 the whole Development of a first state the whole bevelopment of a first state s
(F SPACE INSUFFICIENT, C To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee an ee simple of the above granted premises, free from al tor will warrant and forever defend the premises and ev ons whomsoever, except those claiming under the above The true and actual consideration paid for this transfe al consideration consists of or includes other property of th) consideration. [©] (The sentence between the symbols [©] , if not	CONTINUE DESCRIPTION ON RE ntee's heirs, successors nd grantee's heirs, succe l encumbrances excep 'ery part and parcel the e described encumbran er, stated in terms of do r value given or promis amplicable sheuld be deleted	VERSE SIDE) and assigns forever. essors and assigns, that grantor is lawfully seize t (if no exceptions, so state):, and the reof against the lawful claims and demands of al ces. 0 However, the sed which is \Box the whole \Box part of the (indicat the See (US 93.030.)
(F SPACE INSUFFICIENT, C To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee an ee simple of the above granted premises, free from al tor will warrant and forever defend the premises and ev ons whomsoever, except those claiming under the above The true and actual consideration paid for this transfe al consideration. [©] (The sentence between the symbols [©] , if not in construing this deed, where the context so require	CONTINUE DESCRIPTION ON RE ntee's heirs, successors nd grantee's heirs, succ l encumbrances excep 'ery part and parcel the e described encumbran er, stated in terms of do r value given or promis applicable, shculd be deleted	VERSE SIDE) and assigns forever. essors and assigns, that grantor is lawfully seize t (if no exceptions, so state):, and the reof against the lawful claims and demands of al ces. 0 However, the sed which is \Box the whole \Box part of the (indicat the See (US 93.030.)
(F SPACE INSUFFICIENT, C To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee an ee simple of the above granted premises, free from al tor will warrant and forever defend the premises and ev ons whomsoever, except those claiming under the above The true and actual consideration paid for this transfe al consideration consists of or includes other property of th) consideration. [©] (The scattere between the symbols [©] , if not In construing this deed, where the context so require e so that this deed shall apply equally to corporations ar In witness whereof, the grantor has executed this inst	CONTINUE DESCRIPTION ON RE ntee's heirs, successors nd grantee's heirs, succ encode the successors rery part and parcel the e described encumbran er, stated in terms of do r value given or promis applicable, sheuld be deleted s, the singular includes ad to individuals.	VERSE SIDE) and assigns forever. ressors and assigns, that grantor is lawfully seize t (if no exceptions, so state):, and the reof against the lawful claims and demands of al ces. ollars, is $\ Q$ $\ O$ However, the sed which is \square the whole \square part of the (indicat it. See ORS 93.030.) is the plural, and all grammatical changes shall be done to Qctobec
(F SPACE INSUFFICIENT, C To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee an es simple of the above granted premises, free from al tor will warrant and forever defend the premises and ev ons whomsoever, except those claiming under the above The true and actual consideration paid for this transfe al consideration consists of or includes other property of th) consideration. [©] (The seatence between the symbols [©] , if not In construing this deed, where the context so require e so that this deed shall apply equally to corporations an In witness whereof, the grantor has executed this inst corporation, it has caused its name to be signed and its	CONTINUE DESCRIPTION ON RE ntee's heirs, successors nd grantee's heirs, succ encode the successors rery part and parcel the e described encumbran er, stated in terms of do r value given or promis applicable, sheuld be deleted s, the singular includes to individuals.	VERSE SIDE) and assigns forever. ressors and assigns, that grantor is lawfully seize t (if no exceptions, so state):, and the reof against the lawful claims and demands of al ces. ollars, is $\ Q$ $\ O$ However, the sed which is \square the whole \square part of the (indicat it. See ORS 93.030.) is the plural, and all grammatical changes shall be done to Qctobec
(F SPACE INSUFFICIENT, C To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee an ee simple of the above granted premises, free from al tor will warrant and forever defend the premises and ev ons whomsoever, except those claiming under the above The true and actual consideration paid for this transfe al consideration consists of or includes other property of th) consideration. [©] (The scatterice between the symbols [©] , if not In construing this deed, where the context so require e so that this deed shall apply equally to corporations an In witness whereof, the grantor has executed this inst corporation, it has caused its name to be signed and its	EXAMPLE DESCRIPTION ON RE ntee's heirs, successors and grantee's heirs, succe l encumbrances excep erry part and parcel the e described encumbran er, stated in terms of do r value given or promis applicable, sheuld be deleted s, the singular includes and to individuals. trument this	VERSE SIDE) and assigns forever. t (if no exceptions, so state):, and the reof against the lawful claims and demands of al ces. bilars, is $\$$ $@$ However, th sed which is \Box the whole \Box part of the (indicate i. See ORS 93.030.) is the plural, and all grammatical changes shall be day of <u>Octobec</u> , 19.98_; if granto an officer or other person duly authorized to do
(F SPACE INSUFFICIENT, C To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee and ee simple of the above granted premises, free from all tor will warrant and forever defend the premises and ev ons whomsoever, except those claiming under the above The true and actual consideration paid for this transfe al consideration consists of or includes other property of th) consideration. [©] (The scatterice between the symbols [©] , if not In construing this deed, where the context so require e so that this deed shall apply equally to corporations ar In witness whereof, the grantor has executed this inst corporation, it has caused its name to be signed and its y order of its board of directors.	CONTINUE DESCRIPTION ON RE ntee's heirs, successors nd grantee's heirs, succe l encumbrances excep "ery part and parcel their e described encumbran er, stated in terms of do r value given or promis applicable, sheuld be deleted s, the singular includes ad to individuals. trument this	VERSE SIDE) and assigns forever. t (if no exceptions, so state):, and the reof against the lawful claims and demands of al ces. bilars, is $\$$ $@$ However, th sed which is \Box the whole \Box part of the (indicate i. See ORS 93.030.) is the plural, and all grammatical changes shall be day of <u>Octobec</u> , 19.98_; if granto an officer or other person duly authorized to do
(F SPACE INSUFFICIENT, C To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee an ee simple of the above granted premises, free from al tor will warrant and forever defend the premises and ev ons whomsoever, except those claiming under the above The true and actual consideration paid for this transfe al consideration. [©] (The scatterice between the symbols [©] , if not in construing this deed, where the context so require e so that this deed shall apply equally to corporations ar In witness whereof, the grantor has executed this inst corporation, it has caused its name to be signed and its y order of its board of directors.	CONTINUE DESCRIPTION ON RE ntee's heirs, successors nd grantee's heirs, succe l encumbrances excep erry part and parcel their e described encumbran er, stated in terms of do r value given or promis applicable, sheuld be deleted s, the singular includes ad to individuals. trument this seal, if any, affixed by EQU	VERSE SIDE) and assigns forever. ressors and assigns, that grantor is lawfully seize t (if no exceptions, so state):, and the reof against the lawful claims and demands of al ces. ollars, is $\ Q$ $\ O$ However, the sed which is \square the whole \square part of the (indicat it. See ORS 93.030.) is the plural, and all grammatical changes shall be done to Qctobec
(F SPACE INSUFFICIENT, C To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee and ee simple of the above granted premises, free from al tor will warrant and forever defend the premises and ev ons whomscever, except those claiming under the above The true and actual consideration paid for this transfe al consideration consists of or includes other property of th) consideration. [©] (The seatence between the symbols [©] , if not in construing this deed, where the context so require e so that this deed shall apply equally to corporations ar In witness whereof, the grantor has executed this inst corporation, it has caused its name to be signed and its y order of its board of directors.	CONTINUE DESCRIPTION ON RE Intee's heirs, successors and grantee's heirs, succe and the singular includes and to individuals. and to individuals. and to individuals. and to individuals. and the singular includes and to individuals. and the singular includes and to individuals. and the singular includes and the singular inclu	VERSE SIDE) and assigns forever. ressors and assigns, that grantor is lawfully seize t (if no exceptions, so state):, and the reof against the lawful claims and demands of a ces. bilars, is $\$$ $@$ However, th sed which is \Box the whole \Box part of the (indicat i. See ORS 93.030.) is the plural, and all grammatical changes shall b day of <u>Octobec</u> , 19.98_; if granto an officer or other person duly authorized to do
(F SPACE INSUFFICIENT, C To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee and ee simple of the above granted premises, free from al tor will warrant and forever defend the premises and ev ons whomsoever, except those claiming under the above The true and actual consideration paid for this transfe al consideration consists of or includes other property of the consideration. ⁽¹⁾ (The seatence between the symbols ⁽¹⁾ , if not in construing this deed, where the context so require e so that this deed shall apply equally to corporations an In witness whereof, the grantor has executed this inst corporation, it has caused its name to be signed and its y order of its board of directors.	CONTINUE DESCRIPTION ON RE Intee's heirs, successors and grantee's heirs, succe and the singular includes and to individuals. and to individuals. and to individuals. and to individuals. and the singular includes and to individuals. and the singular includes and to individuals. and the singular includes and the singular inclu	VERSE SIDE) and assigns forever. t (if no exceptions, so state):, and the reof against the lawful claims and demands of al ces. bilars, is $\$$ $@$ However, th sed which is \Box the whole \Box part of the (indicate i. See ORS 93.030.) is the plural, and all grammatical changes shall be day of <u>Octobec</u> , 19.98_; if granto an officer or other person duly authorized to do
(F SPACE INSUFFICIENT, C To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee and ee simple of the above granted premises, free from al tor will warrant and forever defend the premises and ev ons whomsoever, except those claiming under the above The true and actual consideration paid for this transfe al consideration consists of or includes other property of the consideration. [©] (The sentence between the symbols [©] , if not in construing this deed, where the context so require e so that this deed shall apply equally to corporations ar in witness whereof, the grantor has executed this inst corporation, it has caused its name to be signed and its y order of its board of directors.	CONTINUE DESCRIPTION ON RE Intee's heirs, successors and grantee's heirs, succe I encumbrances excep very part and parcel their e described encumbran er, stated in terms of do r value given or promi- applicable, sheuld be deleted s, the singular includes ad to individuals. trument this to individuals. trument this	VERSE SIDE) and assigns forever. ressors and assigns, that grantor is lawfully seize t (if no exceptions, so state):, and that reof against the lawful claims and demands of all ces. and the lawful claims and demands of all ces. 0 However, the sed which is □ the whole □ part of the (indicate the sed S 93.030.) is the plural, and all grammatical changes shall be thay of <u>October</u> , 19.98.; if granton an officer or other person duly authorized to do an officer or other person duly authorized to do
(F SPACE INSUFFICIENT, C To Have and to Hold the same unto grantee and grant And grantor hereby covenants to and with grantee and eve simple of the above granted premises, free from all tor will warrant and forever defend the premises and eve ons whomsoever, except those claiming under the above The true and actual consideration paid for this transfe al consideration consists of or includes other property of h) consideration. ⁽¹⁾ (The seatence between the symbols ⁽²⁾ , if not a In construing this deed, where the context so require to so that this deed shall apply equally to corporations are in witness whereof, the grantor has executed this inst porporation, it has caused its name to be signed and its order of its board of directors. NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBE INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY ADPROVED L DETERMINE, ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOR ICES AS DEFINED IN ORS 30.300. STATE OF OREGON, County of	ENTINUE DESCRIPTION ON RE Intee's heirs, successors and grantee's heirs, succe I encumbrances excep ery part and parcel they e described encumbran et, stated in terms of do r value given or promis applicable, sheuld be deleted s, the singular includes and to individuals. trument this <u>19</u> th cseal, if any, affixed by EGU- ISON D IN EGU- ISON ESST ETLAMATH	VERSE SIDE) and assigns forever. ressors and assigns, that grantor is lawfully seize t (if no exceptions, so state):, and that reof against the lawful claims and demands of al ces. illars, is $\$$ $@$ However, the sed which is \Box the whole \Box part of the (indicat i. See ORS 93.030.) is the plural, and all grammatical changes shall be thay of <u>October</u> , 19.98_; if granto an officer or other person duly authorized to define <i>Management</i>
(F SPACE INSUFFICIENT, C To Have and to Hold the same unto grantee and grant And grantor hereby covenants to and with grantee and ee simple of the above granted premises, free from all tor will warrant and forever defend the premises and ev ons whomsoever, except those claiming under the above The true and actual consideration paid for this transfe al consideration consists of or includes other property of h) consideration. ⁽¹⁾ (The seatence between the symbols ⁽²⁾ , if not a In construing this deed, where the context so require to so that this deed shall apply equally to corporations and In witness whereof, the grantor has executed this inst porporation, it has caused its name to be signed and its order of its board of directors. NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBE INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBE COLUMNT PLANNING DEPARTMENT TO VERIFY APPROVED L OPETERMINE, ANY LIMITS ON LAWSUITS AGAINST FARMING ON FOR ICES AS DEFINED IN OR 30.330. STATE OF OR EGON, County of This instrument was acknow NARCLISO VARGAS	ENTINUE DESCRIPTION ON RE Intee's heirs, successors and grantee's heirs, succe I encumbrances excep ery part and parcel then e described encumbran er, stated in terms of do r value given or promis applicable, sheuld be deleted s, the singular includes and to individuals. trument this <u>19</u> th cseal, if any, affixed by EGU- ISON D IN EGU- ISON EST ETLAMATH pwledged before me on	VERSE SIDE) and assigns forever. bessors and assigns, that grantor is lawfully seize t (if no exceptions, so state):, and that reof against the lawful claims and demands of al ces. llars, is \$ © However, the sed which is □ the whole □ part of the (indicat i. See ORS 93.030.) is the plural, and all grammatical changes shall be that of, 19_98_; if granto an officer or other person duly authorized to de) SS. , 19_98,
(F SPACE INSUFFICIENT, C To Have and to Hold the same unto grantee and grant And grantor hereby covenants to and with grantee and ee simple of the above granted premises, free from all tor will warrant and forever defend the premises and ev ons whomsoever, except those claiming under the above The true and actual consideration paid for this transfe al consideration consists of or includes other property of h) consideration. ⁽¹⁾ (The seatence between the symbols ⁽²⁾ , if not a In construing this deed, where the context so require to so that this deed shall apply equally to corporations and In witness whereof, the grantor has executed this inst porporation, it has caused its name to be signed and its order of its board of directors. NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBE INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBE COLUMNT PLANNING DEPARTMENT TO VERIFY APPROVED L OPETERMINE, ANY LIMITS ON LAWSUITS AGAINST FARMING ON FOR ICES AS DEFINED IN OR 30.330. STATE OF OR EGON, County of This instrument was acknow NARCLISO VARGAS	ENTINUE DESCRIPTION ON RE Intee's heirs, successors and grantee's heirs, succe I encumbrances excep ery part and parcel then e described encumbran er, stated in terms of do r value given or promis applicable, sheuld be deleted s, the singular includes and to individuals. trument this <u>19</u> th cseal, if any, affixed by EGU- ISON D IN EGU- ISON EST ETLAMATH pwledged before me on	VERSE SIDE) and assigns forever. bessors and assigns, that grantor is lawfully seize t (if no exceptions, so state):, and the reof against the lawful claims and demands of al ces. llars, is \$ © However, the sed which is □ the whole □ part of the (indicate i. See ORS 93.030.) is the plural, and all grammatical changes shall be thay of, 19_98_; if granto an officer or other person duly authorized to do) SS.) SS. , 19_98,
(F SPACE INSUFFICIENT, C To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee and the simple of the above granted premises, free from all tor will warrant and forever defend the premises and ev ons whomsoever, except those claiming under the above The true and actual consideration paid for this transfe al consideration consists of or includes other property of th) consideration. [©] (The seatence between the symbols [©] , if not a In construing this deed, where the context so require a so that this deed shall apply equally to corporations and In witness whereof, the grantor has executed this inst corporation, it has caused its name to be signed and its order of its board of directors. NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBE NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY APPROVED L OFFERMINE, AWY LIMITS ON LAWSUITS AGAINST FARMING OR FOR ICES AS DEFINED IN ORS 30.30. STATE OF OR EGON, County of This instrument was acknow by	EXAMPLE DESCRIPTION ON RE Intee's heirs, successors and grantee's heirs, succe l encumbrances excep rery part and parcel their e described encumbran er, stated in terms of do r value given or promis applicable, should be deleted s, the singular includes and to individuals. trument this <u>19</u> th cseal, if any, affixed by EGU- SON EGU- SON EGU- SON EGU- SON EGU- SON EGU- SON Machine EGU- SON EGU- SON Machine EGU- SON Machine EGU- SON Machine EGU- SON Machine EGU- SON EGU- EGU- SON EGU- EGU- SON EGU- EGU- EGU- SON EGU- EGU- EGU- EGU- SON EGU-	VERSE SIDE) and assigns forever. ressors and assigns, that grantor is lawfully seize t (if no exceptions, so state):, and that reof against the lawful claims and demands of al ces. ollars, is \$O However, the sed which is □ the whole □ part of the (indicate i. See ORS 93.030.) is the plural, and all grammatical changes shall be day of <u>October</u> , 19.98.; if granto an officer or other person duly authorized to do where the plural is 19, 19, 19, 19, 19, 19, 19, 19, 19, 19,
(IF SPACE INSUFFICIENT, C To Have and to Hold the same unto grantee and grant And grantor hereby covenants to and with grantee and the simple of the above granted premises, free from all tor will warrant and forever defend the premises and ev ons whomsoever, except those claiming under the above The true and actual consideration paid for this transfe al consideration consists of or includes other property of th) consideration. [©] (The seatence between the symbols [©] , if not In construing this deed, where the context so require to order of its board of directors. NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBE MSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY APPROVED L DEFERMINE, ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOR ICES AS DEFINED IN ORS 30.330. STATE OF OREGON, County of This instrument was acknow by ASCONT OF THE DESCRIBENT AGAINST AGAINST FARMING ON FOR ASCONT OF THE APPROPERTY APPROVED L DESCRIB	EXAMPLE DESCRIPTION ON RE Intee's heirs, successors and grantee's heirs, succe l encumbrances excep rery part and parcel their e described encumbran er, stated in terms of do r value given or promis applicable, should be deleted s, the singular includes and to individuals. trument this <u>19</u> th cseal, if any, affixed by EGU- SON EGU- SON EGU- SON EGU- SON EGU- SON EGU- SON Machine EGU- SON EGU- SON Machine EGU- SON Machine EGU- SON Machine EGU- SON Machine EGU- SON EGU- EGU- SON EGU- EGU- SON EGU-	VERSE SIDE) and assigns forever. ressors and assigns, that grantor is lawfully seize t (if no exceptions, so state):, and the reof against the lawful claims and demands of al ces. ollars, is \$ O However, th sed which is □ the whole □ part of the (indicat t. See ORS 93.030.) is the plural, and all grammatical changes shall be day of <u>October</u> , 19_9B; if granto an officer or other person duly authorized to do
(IF SPACE INSUFFICIENT, C To Have and to Hold the same unto grantee and grant And grantor hereby covenants to and with grantee and the simple of the above granted premises, free from all tor will warrant and forever defend the premises and ev- tor will warrant and forever defend the premises and ev- tor will warrant and forever defend the premises and ev- tor will warrant and forever defend the premises and ev- tor will warrant and forever defend the premises and ev- tor will warrant and forever defend the premises and ev- tor will warrant and forever defend the premises and ev- tor will warrant and forever defend the premises and ev- tor will warrant and forever defend the premises and ev- tor will warrant and forever defend the premises and ev- tor will warrant and forever defend the premises and ev- tor will warrant and forever defend the premises and ev- tor will warrant and forever defend the premises and ev- tor will warrant and forever defend the premises and ev- all consideration consists of or includes other property of the construing this deed, where the context so require to other of its deed shall apply equally to corporations and the order of its board of directors. NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBE NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY SHOULD CHECK WITH THE APP COTY OR COUNTY PLANNING CEPARTMENT TO VERIFY APPROVED UD DEFERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOR ICES AS DEFINED IN ORS 30:300. STATE OF OREGON, County of This instrument was acknow by	EXAMPLE DESCRIPTION ON RE Intee's heirs, successors and grantee's heirs, succe l encumbrances excep rery part and parcel their e described encumbran er, stated in terms of do r value given or promis applicable, should be deleted s, the singular includes and to individuals. trument this <u>19</u> th cseal, if any, affixed by EGU- SON EGU- SON EGU- SON EGU- SON EGU- SON EGU- SON Machine EGU- SON EGU- SON Machine EGU- SON Machine EGU- SON Machine EGU- SON Machine EGU- SON EGU- EGU- SON EGU- EGU- SON EGU-	VERSE SIDE) and assigns forever. ressors and assigns, that grantor is lawfully seize t (if no exceptions, so state):, and that reof against the lawful claims and demands of al ces. ollars, is \$O However, the sed which is □ the whole □ part of the (indicat i. See ORS 93.030.) is the plural, and all grammatical changes shall be day of <u>October</u> 19_98; if granto an officer or other person duly authorized to do where the plural is a state of the state
(F SPACE INSUFFICIENT, C To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee and the simple of the above granted premises, free from all tor will warrant and forever defend the premises and ev ons whomsoever, except those claiming under the above The true and actual consideration paid for this transfe al consideration consists of or includes other property of th) consideration. [©] (The seatence between the symbols [©] , if not a constraing this deed, where the context so require to rough this deed shall apply equally to corporations and In witness whereof, the grantor has executed this inst proportion, it has caused its name to be signed and its order of its board of directors. NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBE NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY APPROVED L DETERMINE, ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOR ICES AS DEFINED IN ORS 30.930. STATE OF OR EGON, County of This instrument was acknow by ARACISO VARGAS This instrument was acknow by ARACISO VARGAS AND ANTTERIAN OF APPLICAL SEAL AND ANTTERIAN OF APPLICAL SEAL AND ANTTERIAN OF APPLICAL SEAL AND ANTATELING OF APPLICAL SEAL AND ANTTERIAN	CONTINUE DESCRIPTION ON RE Intee's heirs, successors and grantee's heirs, successors and the singular and parcel their applicable, should be deleted s, the singular includes and to individuals. arrument thisM seal, if any, affixed by D IN EGU- SEST ELAMATH powledged before me on powledged before me on	VERSE SIDE) and assigns forever. ressors and assigns, that grantor is lawfully seize t (if no exceptions, so state):, and that reof against the lawful claims and demands of a ces. on However, the sed which is □ the whole □ part of the (indicat t. See ORS 93.030.) is the plural, and all grammatical changes shall b day of <u>October</u> , 19.98; if granto an officer or other person duly authorized to de) Ss. OCTOBER 19,, 19_98, , 19_98, 19_98, 19_98, , 19_98, 19_98, 19_98
(F SPACE INSUFFICIENT, C To Have and to Hold the same unto grantee and grant And grantor hereby covenants to and with grantee and ee simple of the above granted premises, free from all thor will warrant and forever defend the premises and ev- ons whomsoever, except those claiming under the above The true and actual consideration paid for this transfe al consideration consists of or includes other property of ch) consideration. [©] (The sentence between the symbols [©] , if not in construing this deed, where the context so require e so that this deed shall apply equally to corporations ard In witness whereof, the grantor has executed this inst corporation, it has caused its name to be signed and its y order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBE EXTRUMENT WI VIOLATION OF APPLICABLE LAND USE LAWS AND RIMAND OR FOR THE SITULE TO THE PROPERTY SHOULD CHECK WITH THE APP E CITY OR COUNTY PLANNING DEPARTMENT TO VERITY APPROVED LO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOR This instrument was acknow by	ENTINUE DESCRIPTION ON RE Intee's heirs, successors and grantee's heirs, succe I encumbrances excep ery part and parcel they e described encumbran et, stated in terms of do r value given or promis applicable, sheuld be deleted s, the singular includes ind to individuals. trument this	VERSE SIDE) and assigns forever. ressors and assigns, that grantor is lawfully seize t (if no exceptions, so state):, and the reof against the lawful claims and demands of a ces. on However, the sed which is \Box the whole \Box part of the (indicate i. See ORS 93.030.) is the plural, and all grammatical changes shall b day of <u>October</u> , 19.98.; if grantor an officer or other person duly authorized to d interpret of the plural sector of the sector of t

3ůe