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	And the first party for first party and first party a being and legal injusted that successors and assigns forever.
	And the first party, for first party and first party and legal and legal ancessentatives, does covenant to and with the second party secure except the mortgage or stust deed and not otherwise except (if none, so state)
	encumbrances except the morigage or sross deed and not otherwise except (if some, so state)
	and not orderwise except (if none, so state)
1	that the first man.
1	that the first party will warrant and forever defend the above granted premises, and every part and parcel thereof against the lawful veyance, absolute in legal effect as well as in form, of the title to the premises to the second party and all redemption the first party may have therein, and next as a meeting of the title to the premises to the second party and all redemptions.
	veyance, absolute in legal effect as well as in form, of the title to the premises to the second party and all redemption eights which surrendered and delivered to the second party that this deed is intended as a consurrendered and delivered to the second party and all redemption eights which
	the first name and the member to at
1	surrendered and delivered to the second party; that in execution which that possession of the promises bearing the control of the control of the promises bearing the control of the control of the promises bearing the control of the promises bearing the control of the co
	surrendered and delivered to the second party; that in executing this deed the first party is not acting under any misapprehension as tives, agents or attorneys; that this deed is not acting under any misapprehension as
	to the effect thereof or under any duress, undue influence, or misrepresentation by the second party, or second party's representa- is no person, partnership or comporation of the second party and the second party or second party's representa-
	Whatspever except as and first time there where the second party, interested in the
	In constraint the same manner !!
de maria	one person; that if the context so requires the singular includes the plural, and that all grammatical changes shall be made, assumed IN WITNESS WHEREOF the first party as well as the second party may be more than IN WITNESS WHEREOF the first party at the comporations and to individuals.
	and implied to make the provisions hereof apply equally to comporations and that all grammatical changes shall be made, assumed IN WITNESS WHEREOF, the first party has executed this leaves and to individuals.
A CONTRACTOR	to be signed and be sent to sent the sent to the first party has executed this instrument of first party has executed this instrument of first party.
	IN WITNESS WHE HOVE the first party has executed this instrument. If first party is a corporation, it has caused its name Dated 21.39 affixed by an officer or other person duly authorized to do so by order of its board of directors.
	of the second of directors.
1	THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIPTION
i.	IMIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN DISCRIMENT PROVIDED OF APPLICABLE LAND USE LAWS AND REGISTRIALENT PROVIDED OF ACCEPTING THIS INSTRUMENT THE PERSON ACCURANGE FOR THE THIS INSTRUMENT THE PERSON THE PROPERTY SHOWN OF THE PERSON OF APPLICABLE LAND USE LAWS AND REGISTRIAL TO THE PROPERTY SHOWN OF THE PERSON OF THE PERSON OF THE PROPERTY SHOWN OF THE PROPERTY SHOWN OF THE PROPERTY SHOWN OF THE PROPERTY APPRICATED BY APPLICABLE OF THE PROPERTY APPRICABLE OF THE PROPERTY APPRICATED BY APPRICATED
# "	PRINTER TO A PROPERTY SHEET OF CHECK WITH THE PROPERTY SHEET OF CH
	AND TO DEFERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST LINDA J. BLAIR PRACTICES AS DEFINED IN ORS 30,830.
	A CONTRACTOR OF THE PROPERTY O
	STATE OF OREGON, County of KLAMATH
	This instrument was acknowledged before me on Marien 8
	This instrument was ocknowledged before me on 11111/1 8
	by JEFFREY L. BLAIR AND LINDA J. BLAIR 19 99
	TENAMENT PATT
	The state of the s
	Notary Public for Oleran
	My commission expires 04-31-02
	RACIDELL HILL
	10 MY COMMISSION DO 3 2 27 TOO V
	Part Control of the C
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Parison Pariso	CLANCE OF THE PROPERTY OF THE
a. Ledi	
5TA	TE OF CRECON COUNTY OF KLAMATHE A
The	for record at request of
of.	Harch 1 Property of the Control of t
	of Deeds 2:01 cheet P. M. and thely accorded in Vol. 1959 day
	on Page 9910
FFE	Linda Smith, Courty Clerk
	Linda Statia, Courty Clerk by Letalun Rese