TO HAVE AND TO HOLD the same unto the second party and second party's heirs, successors and Acd the first party, for first party and first party is heirs and legal representatives, closs covenant to an and second party's heirs, successors and assigns, that the first party is lawfully seized in fee simple of the presentances except the mortgage or trust deed and not otherwise except (if none, so state)	in with me account hand
that the first party will warrant and forever defend the above granted premises, and every part and parcel the claims and demands of all persons whomsoever, other than the liens above expressly excepted; that this deverance, absolute in legal effect as well as in form, of the title to the premises to the second party and all the first party may have therein, and not as a mortgage, trest deed or security of any kind; that possession of surrendered and delivered to the second party; that in executing this deed the first party is not acting under to the effect thereof or under any dures, undue influence, or misrepresentation by the second party, or se tives, agents or atterneys; that this deed is not given as a preference over other creditors of the first party, a is no person, partnership or corporation, other than the second party, interested in the premises directly or i whatsoever, except as set forth above. In construing this instrument, it is understood and agreed that the first party as well as the second	edemption rights which of the premises hereby is any misapprehension as cond party's representa- nd that at this time there ndirectly, in any manner party may be more than
one person, that if the context so requires the singular includes the plural, and that all grammatical changes	shall be made, assumed
to the state of th	
and program the program of the first master has appeared this instrument. It has tenny is a composition	n, it has caused its name
to be signed and i seal, if any, affixed by an officer or other person duly authorized to do so by order of i	ts board of directors.
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THIS INSTRUMENT IN A NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LLANS AND REGULE (Secretary ADDRESS SERVING ON A CACEPTING HIS INSTRUMENT, THE PROSON ADDRESS OF THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR CLUMITY PLANNING CEPARITMENT TO VEHIEV APPROVED USES AND TO DETERMINE MY LIMITS ON LAWSUIS ABAINST FARMING OR FOREST AND TO DETERMINE MY LIMITS ON LAWSUIS ABAINST FARMING OR FOREST AND TO DETERMINE MY LIMITS ON LAWSUIS ABAINST FARMING OR FOREST AND TO DETERMINE MY LIMITS ON LAWSUIS ABAINST FARMING OR FOREST AND TO DETERMINE MY LIMITS ON LAWSUIS ABAINST FARMING OR FOREST AND TO DETERMINE MY LIMITS ON LAWSUIS ABAINST FARMING OR FOREST AND TO DETERMINE MY LIMITS ON LAWSUIS ABAINST FARMING OR FOREST AND THE MY LIMITS OF THE MY LIMITS ON LAWSUIS ABAINST FARMING OR FOREST AND THE MY LIMITS ON LAWSUIS ABAINST FARMING OR FOREST AND THE MY LIMITS OF THE MY	
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STATE OF OREGON : COUNTY OF KLAMATH: Filed for record at request of Hichael Fr. Long the 22nd

of Marcl ALL, 1999 at 1:52 o'clock P. M., and doly recorded in Vol. 1999

of Deada on Page 10136

Lindo Smith County Clerk Linda Smith, County Clerk