	3-1 MH: 16 Vol. M01 Page - 4030
DENNIS REGENCY, LLC	STATE OF OREGON.
c/o Ernie Dennis, 4715 HERMAN ST	
EUGENE OR 97404-3336 Grantor's Name and Address	
DREW BRYAN LANGLEY 1724 MC CLELLAN DRIVE	
KLAMATH FALLS, OR 97603	
After recording, return to (Name, Address, Zip):	SPACE RESERVED FOR
DREW BRYAN LANGLEY 1724 MC CLELLAN DRIVE	RECORDER'S USE
KLAMATH FALLS, OR 97603	State of Oregon, County of Klamath
Until requested otherwise, send all tax statements to (Name, Address, Zip): DREW BRYAN LANGLEY	Recorded 02/01/01, at //:/6q.m. In Vol. M01 Page 4096
1724 MC CLELLAN DRIVE	Linda Smith,
KLAMATH FALLS, OR 97603	County Clerk Fee\$ 2/00 y.
	WARRANTY DEED
VNOW ALL BY THESE BRESENTS that	DENNIS REGENCY, LLC, an Oregon limited
liability company	
hereinafter called grantor, for the consideration hereinal DREW BRYAN LANGLEY	fter stated, to grantor paid by
hereinafter called grantee, does hereby grant, bargain, s	ell and convey unto the grantee and grantee's heirs, successors and assigns, ments and appurtenances thereunto belonging or in any way appertaining, State of Oregon, described as follows, to-wit:
	1292 PHASE I, according to the official ce of the County Clerk of Klamath County,
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grant in fee simple of the above granted premises, free fro except_all_those_of_record_and_t	ee and grantee's heirs, successors and assigns, that grantor is lawfully seized m all encumbrances except (if no exceptions, so state):hose_apparent_upon_the_land,_if_any,_as
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grant in fee simple of the above granted premises, free from except_all_those_of_record_and_t of_the_date_of_this_deed	grantee's heirs, successors and assigns forever. ee and grantee's heirs, successors and assigns, that grantor is lawfully seized m all encumbrances except (if no exceptions, so state): hose apparent upon the land, if any, as
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grant in fee simple of the above granted premises, free from except all those of record and the of the date of this deed grantor will warrant and forever defend the premises are persons whomsoever, except those claiming under the and actual consideration paid for this true and actual consideration paid for this true actual consideration emissists of or includes other properties. In construing this deed, where the context so remade so that this deed shall apply equally to corporation in witness whereof, the grantor has executed this	grantee's heirs, successors and assigns forever. ee and grantee's heirs, successors and assigns, that grantor is lawfully seized m all encumbrances except (if no exceptions, so state): hose apparent upon the land, if any, as , and that ad every part and parcel thereof against the lawful claims and demands of all above described encumbrances. ansfer, stated in terms of dollars, is \$ 19,500.00 . Thewever, the rty or value given or promised which is 1 the whole part of the (indicate -
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And grantor hereby covenants to and with grant in fee simple of the above granted premises, free from except_all_those_of_record_and_t	grantee's heirs, successors and assigns forever. ee and grantee's heirs, successors and assigns, that grantor is lawfully seized m all encumbrances except (if no exceptions, so state): hose apparent upon the land, if any, as , and that devery part and parcel thereof against the lawful claims and demands of all above described encumbrances. ansfer, stated in terms of dollars, is \$ 19,500.00 .O. However, the rity or value given or premised which is the whole part of the (indicate of not applicable, should be deleted. See ORE 93.030.)— quires, the singular includes the plural, and all grammatical changes shall be so instrument this day of
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