	TOTAL NO. 665 - WARRANT DEED (INDIVIDUAL OF COPPORATE).	COPYRIGHT 1999 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR 97204
	NN	
	1/101/2 2 - 1/ 1/	Vol. MQ1 Page 55262
	HAROLD BERT VAN HOOSEN	STATE OF ODECOM)
	36010 MODOC POINT ROAD CHILOQUIN, OR 97624 Grantor's Name and Address	
	Grantor's Name and Address	is
	JOSEPHINE REICHANEY	-,
	15921 DAVIS RD.	in
	MACDOEL, CA, 96058 Grantee's Name and Address	
	After recording, return to (Name, Address, Zip):	SPACE RESERVED III
	JOSEPHINE KEICHANEK	RECORDER'S USE
	15921 DAVIS RDI	State of Oregon, County of Klamath
	MAC POEL, CA. 96058	Recorded 10/30/01 at 11:15 /r m.
	Until requested otherwise, send all tax statements to (Name, Address, Zip):	In Vol. M01 Page 55262
	36015 MODOC POINT ROAD	Linda Smith
	CHILOQUIN, OR. 97624	County Clerk Fee\$ 21.00 sputy.
		MTC 1396-3093
3,	01 OCT 30 AM11:15	
,		WARRANTY DEED
	KNOW ALL BY THESE PRESENTS that	HAROLD B. VANHOOSEN
	nereinafter called grantor, for the consideration hereinaf	ter stated, to grantor paid by JOSE PHINE REICHMVEK
	hereinafter called grantee, does hereby grant, bargain, so	ell and convey unto the grantee and grantee's heirs, successors and assigns,
	that certain real property, with the tenements, hereditar	ments and appurtenances thereunto belonging or in any way appertaining,
	situated in KLAMATHCounty, S	tate of Oregon, described as follows, to-wit:
		g s, seement, to train
	A portion of Government Lot 15, Section 7	7, Township 35 South, Range 7 East of the
	Willamette Meridian, beginning at the inter-	ersection of the Westerly right-of-way line of State
	Highway 427 and the Northerly line of Gov	vernment Lot 15; thence Southerly along said
	Westerly line of Highway 427, 150.34 fee	t to the true point of beginning; thence Southerly
	along the Westerly line of said Highway 4	27, 250 feet; thence West and parallel with the
	North line of Government Lot 15 to the Ea	sterly line of Agency Lake; thence Northerly
	along the Easterly line of Agency Lake to	a point that is due West of the point of beginning
	thence Fact to the point of hosin-ing out	
	thence hast to the point of beginning, sub	ject to rights of way of record, LESS any
	portion there may be, conveyed in Deed V	ject to rights of way of record, LESS any olume 329, page 682, from Carlos Blair, a
	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore	olume 329, page 682, from Carlos Blair, a nce C. Cole, his wife, dated May 18, 1961.
	portion there may be, conveyed in Deed V	olume 329, page 682, from Carlos Blair, a nce C. Cole, his wife, dated May 18, 1961.
	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam	olume 329, page 682, from Carlos Blair, a nce C. Cole, his wife, dated May 18, 1961, ath County, Oregon.
	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam	olume 329, page 682, from Carlos Blair, a nce C. Cole, his wife, dated May 18, 1961, ath County, Oregon.
	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam (IF SPACE INSUFFICIEN To Have and to Hold the same unto grantee and g	nce C. Cole, his wife, dated May 18, 1961, ath County, Oregon. T. CONTINUE DESCRIPTION ON REVERSE SIDE) Trantee's heirs, successors and assigns forever.
	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam (IF SPACE INSUFFICIEN To Have and to Hold the same unto grantee and g And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from	nce C. Cole, his wife, dated May 18, 1961, ath County, Oregon. T. CONTINUE DESCRIPTION ON REVERSE SIDE) Grantee's heirs, successors and assigns forever. e and grantee's heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state):
	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam (IF SPACE INSUFFICIEN To Have and to Hold the same unto grantee and g And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from	nce C. Cole, his wife, dated May 18, 1961, ath County, Oregon. T. CONTINUE DESCRIPTION ON REVERSE SIDE) Grantee's heirs, successors and assigns forever. e and grantee's heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state):
	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam (IF SPACE INSUFFICIEN To Have and to Hold the same unto grantee and g And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from THOSES OF RECORD AWD APP	rolume 329, page 682, from Carlos Blair, a nce C. Cole, his wife, dated May 18, 1961, ath County, Oregon. T. CONTINUE DESCRIPTION ON REVERSE SIDE) Grantee's heirs, successors and assigns forever. The and grantee's heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state): THENT ON THE LAND
	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam (IF SPACE INSUFFICIEN To Have and to Hold the same unto grantee and g And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from THOSES OF RECORD AWD APP	nce C. Cole, his wife, dated May 18, 1961, ath County, Oregon. T. CONTINUE DESCRIPTION ON REVERSE SIDE) Grantee's heirs, successors and assigns forever. The and grantee's heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state): THEENT ON THE LAND
	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam (IF SPACE INSUFFICIEN To Have and to Hold the same unto grantee and g And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from THOSES OF RECORD AND APPLEADED APPLEADED TO THOSES OF RECORD AND APPLEADED TO THOSE STATES AND APPLEADED TO THE APPLEADED TO THOSE STATES AND APPLEADED TO THE APPLEADED TO T	nce C. Cole, his wife, dated May 18, 1961, ath County, Oregon. T. CONTINUE DESCRIPTION ON REVERSE SIDE) grantee's heirs, successors and assigns forever. e and grantee's heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state): MEENT ON THE MINE , and that every part and parcel thereof against the lawful claims and demands of all
	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam (IF SPACE INSUFFICIEN To Have and to Hold the same unto grantee and g And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from T. HOSES CF. RECORD AWD APPLEADING TO THOSES COME TO THE STATE OF THE STA	Tolume 329, page 682, from Carlos Blair, a nce C. Cole, his wife, dated May 18, 1961, ath County, Oregon. T. CONTINUE DESCRIPTION ON REVERSE SIDE) Grantee's heirs, successors and assigns forever. The and grantee's heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state): THENT ON THE LAND THE AND THE LAND THE
	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam (IF SPACE INSUFFICIEN To Have and to Hold the same unto grantee and g And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from T. HOSES OF RECORD AWD APPLEADED APPLEADED APPLEADED APPLEADED THE COLD THE DESCRIPTION OF THE COLD THE CO	Tolume 329, page 682, from Carlos Blair, a nce C. Cole, his wife, dated May 18, 1961, ath County, Oregon. T. CONTINUE DESCRIPTION ON REVERSE SIDE) Grantee's heirs, successors and assigns forever. The and grantee's heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state): THENT ON THE LAND TH
	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam (IF SPACE INSUFFICIEN To Have and to Hold the same unto grantee and g And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from THOSES OF RECORD AWD APPLEADED APPLEADED THE DESCRIPTION OF THE COLD THE DESCRIPTION OF THE STATE AND APPLEADED THE THE APPLEADED APPLEADED THE THE APPLEADED THE APPLEA	Tolume 329, page 682, from Carlos Blair, a nce C. Cole, his wife, dated May 18, 1961, ath County, Oregon. T. CONTINUE DESCRIPTION ON REVERSE SIDE) grantee's heirs, successors and assigns forever. The and grantee's heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state): THENT ON THE LAND TH
	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam (IF SPACE INSUFFICIENT To Have and to Hold the same unto grantee and g And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from THOSES CF RECORD AND APPLEADED TO APPLEADED TO THE STATE OF	Tolume 329, page 682, from Carlos Blair, a nce C. Cole, his wife, dated May 18, 1961, ath County, Oregon. T. CONTINUE DESCRIPTION ON REVERSE SIDE) Grantee's heirs, successors and assigns forever. The and grantee's heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state): THENT ON THE LAND THE AND THE AND THE LAND THE
	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam (IF SPACE INSUFFICIENT To Have and to Hold the same unto grantee and g And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from THOSES CF RECORD AND APPEAR grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the ab The true and actual consideration paid for this transactual consideration consists of or includes other propert which) consideration. ((The sentence between the symbols (), if In construing this deed, where the context so required.)	Tolume 329, page 682, from Carlos Blair, a nce C. Cole, his wife, dated May 18, 1961, ath County, Oregon. T. CONTINUE DESCRIPTION ON REVERSE SIDE) Grantee's heirs, successors and assigns forever. The and grantee's heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state): THENT ON THE HAMP And that every part and parcel thereof against the lawful claims and demands of all ove described encumbrances. The answer of the lawful claims and demands of all ove described encumbrances. The answer of the lawful claims and demands of all over the lawful given or promised which is the whole part of the (indicate not applicable, should be deleted. See ORS 93.030.) The arrange of the lawful claims and demands of all grammatical changes shall be sires, the singular includes the plural, and all grammatical changes shall be
	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam (IF SPACE INSUFFICIENT To Have and to Hold the same unto grantee and g And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from THOSES CF RECORD AND APPEAR grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the ab The true and actual consideration paid for this transactual consideration consists of or includes other propert which) consideration. (The sentence between the symbols of it In construing this deed, where the context so required made so that this deed shall apply equally to corporations	Tolume 329, page 682, from Carlos Blair, a nce C. Cole, his wife, dated May 18, 1961, ath County, Oregon. T. CONTINUE DESCRIPTION ON REVERSE SIDE) Grantee's heirs, successors and assigns forever. The and grantee's heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state): THENT ON THE HAMP And that every part and parcel thereof against the lawful claims and demands of all ove described encumbrances. The answer of dollars, is \$ Q, QQ Q • • • • • • • • • • • • • • •
	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam (IF SPACE INSUFFICIEN To Have and to Hold the same unto grantee and g And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from THOSES CFRECOLD HWD APPLEAD AP	Tolume 329, page 682, from Carlos Blair, a nce C. Cole, his wife, dated May 18, 1961, ath County, Oregon. T. CONTINUE DESCRIPTION ON REVERSE SIDE) Grantee's heirs, successors and assigns forever. The and grantee's heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state): THENT ON THE LAND TH
	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam (IF SPACE INSUFFICIEN To Have and to Hold the same unto grantee and g And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from THOSES CFRECOLD HWD APPLEAD AP	Tolume 329, page 682, from Carlos Blair, a nce C. Cole, his wife, dated May 18, 1961, ath County, Oregon. T. CONTINUE DESCRIPTION ON REVERSE SIDE) grantee's heirs, successors and assigns forever. The and grantee's heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state): THENT ON THE LAND And that every part and parcel thereof against the lawful claims and demands of all ove described encumbrances. The property of the (indicate not applicable, should be deleted. See ORS 93.030.) The property of the singular includes the plural, and all grammatical changes shall be a and to individuals. The property of the singular includes the plural, and all grammatical changes shall be a sand to individuals. The property of the singular includes the plural, and all grammatical changes shall be a sand to individuals. The property of the singular includes the plural, and all grammatical changes shall be a sand to individuals. The property of the singular includes the plural, and all grammatical changes shall be a sand to individuals. The property of the singular includes the plural, and all grammatical changes shall be a sand to individuals.
	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam To Have and to Hold the same unto grantee and g And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from THOSES CFRECOLD AND APPERENTATION OF THE APPERENT AND APP	Tolume 329, page 682, from Carlos Blair, a nee C. Cole, his wife, dated May 18, 1961, ath County, Oregon. TO CONTINUE DESCRIPTION ON REVERSE SIDE) TO CONT
	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam (IF SPACE INSUFFICIEN To Have and to Hold the same unto grantee and g And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from THOSES OF RECORD AND APPLEADED AND USE APPLICABLE LAND USE LAND U	Tolume 329, page 682, from Carlos Blair, a nice C. Cole, his wife, dated May 18, 1961, ath County, Oregon. T. CONTINUE DESCRIPTION ON REVERSE SIDE) Grantee's heirs, successors and assigns forever. The and grantee's heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state): THENT ON THE LAND THOSE ORS 93.030.) The singular includes the plural, and all grammatical changes shall be and to individuals. The singular includes the plural, and all grammatical changes shall be and to individuals. The singular includes the plural, and all grammatical changes shall be and to individuals. The singular includes the plural, and all grammatical changes shall be and to individuals. The singular includes the plural and all grammatical changes shall be and to individuals. THE SINGULAR SHALL SHALL SHALL SHALL THE SINGULAR SHALL SHALL THE SINGULAR SHALL SHALL THE SINGULAR SHALL SHALL THE SINGULAR SHALL THE SI
	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam To Have and to Hold the same unto grantee and g And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from THOSES CF RECORD AND APPERATURED	Tolume 329, page 682, from Carlos Blair, a nice C. Cole, his wife, dated May 18, 1961, ath County, Oregon. T. CONTINUE DESCRIPTION ON REVERSE SIDE) Grantee's heirs, successors and assigns forever. The and grantee's heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state): THENT ON THE LAND T
	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam To Have and to Hold the same unto grantee and g And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from THOSES CF RECORD AWD APPLEAD	Tolume 329, page 682, from Carlos Blair, a nice C. Cole, his wife, dated May 18, 1961, ath County, Oregon. T. CONTINUE DESCRIPTION ON REVERSE SIDE) grantee's heirs, successors and assigns forever. The and grantee's heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state): THE INT ON THE DAMP T
	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam To Have and to Hold the same unto grantee and g And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from THOSES CF RECORD AND APPERATURED	Tolume 329, page 682, from Carlos Blair, a nice C. Cole, his wife, dated May 18, 1961, ath County, Oregon. T. CONTINUE DESCRIPTION ON REVERSE SIDE) grantee's heirs, successors and assigns forever. The and grantee's heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state): THE INT ON THE DAMP T
FRIT	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam (IF SPACE INSUFFICIEN To Have and to Hold the same unto grantee and a And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from THOSES OF RECORD AND APPLOADS grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the ab The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. (The sentence between the symbols of, if In construing this deed, where the context so required so that this deed shall apply equally to corporations. In witness whereof, the grantor has executed this is a corporation, it has caused its name to be signed and it by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIPTIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVAND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR PRACTICES AS DEFINED IN ORS 30.930.	Tolume 329, page 682, from Carlos Blair, a nice C. Cole, his wife, dated May 18, 1961, ath County, Oregon. IT. CONTINUE DESCRIPTION ON REVERSE SIDE) grantee's heirs, successors and assigns forever. and grantee's heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state): THE NT ON THE LAND And that every part and parcel thereof against the lawful claims and demands of all ove described encumbrances. The stated in terms of dollars, is \$ QQQQ \ D \ D However, the yor value given or promised which is \ the whole \ part of the (indicate not applicable, should be deleted. See ORS 93.030.) The singular includes the plural, and all grammatical changes shall be so and to individuals. The singular includes the plural, and all grammatical changes shall be so and to individuals. The singular includes the plural of the person duly authorized to do so the seal, if any, affixed by an officer or other person duly authorized to do so the seal, if any, affixed by an officer or other person duly authorized to do so the seal.
ERIT Trume	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam (IF SPACE INSUFFICIEN To Have and to Hold the same unto grantee and a And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from THOSES OF RECORD AND APPLOADS grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the ab The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. (The sentence between the symbols of, if In construing this deed, where the context so required so that this deed shall apply equally to corporations. In witness whereof, the grantor has executed this is a corporation, it has caused its name to be signed and it by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIPTIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVAND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR PRACTICES AS DEFINED IN ORS 30.930.	Tolume 329, page 682, from Carlos Blair, a nice C. Cole, his wife, dated May 18, 1961, ath County, Oregon. IT. CONTINUE DESCRIPTION ON REVERSE SIDE) grantee's heirs, successors and assigns forever. and grantee's heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state): THE NT ON THE LAND And that every part and parcel thereof against the lawful claims and demands of all ove described encumbrances. The stated in terms of dollars, is \$ QQQQ O O O O O O O O O O O O O O O O
ERIT trume I has	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam (IF SPACE INSUFFICIEN To Have and to Hold the same unto grantee and a And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from THOSES OF RECORD AND APPLOADS grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the ab The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. (The sentence between the symbols of, if In construing this deed, where the context so required so that this deed shall apply equally to corporations. In witness whereof, the grantor has executed this is a corporation, it has caused its name to be signed and it by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIPTIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVAND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR PRACTICES AS DEFINED IN ORS 30.930.	Tolume 329, page 682, from Carlos Blair, a nice C. Cole, his wife, dated May 18, 1961, ath County, Oregon. IT. CONTINUE DESCRIPTION ON REVERSE SIDE) grantee's heirs, successors and assigns forever. and grantee's heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state): THE NT ON THE LAND And that every part and parcel thereof against the lawful claims and demands of all ove described encumbrances. The stated in terms of dollars, is \$ QQQQ O O O O O O O O O O O O O O O O
ERIT trume i has n is to it	single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam. (IF SPACE INSUFFICIENT To Have and to Hold the same unto grantee and a And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from T. HOSES OF RECORD HAVED APPLED TO THE STANDARD OF THE PROPERTY DESCRIPTION OF APPLICABLE LAND USE LAWS AN LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVAND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR PRACTICES AS DEFINED IN ORS 30.930. The construint this deal shall apply equally to corporations is a corporation, it has caused its name to be signed and it by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIPTIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVAND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR PRACTICES AS DEFINED IN ORS 30.930. The chas recorded this STATE OF OREGON, County of examined it for regularity and sufficiency of examined it for regularity and sufficiency. This instrument was accepted to the charactery of the county of the subject of the county of	Tolume 329, page 682, from Carlos Blair, a nice C. Cole, his wife, dated May 18, 1961, ath County, Oregon. IT. CONTINUE DESCRIPTION ON REVERSE SIDE) grantee's heirs, successors and assigns forever. e and grantee's heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state): HEENT ON THE HAND and that every part and parcel thereof against the lawful claims and demands of all ove described encumbrances. Inster, stated in terms of dollars, is \$ QQQ O However, the yor value given or promised which is the whole part of the (indicate not applicable, should be deleted. See ORS 93.030.) Interes, the singular includes the plural, and all grammatical changes shall be so and to individuals. Instrument on QUIDER QUIDER QUIDER (if grantor is seal, if any, affixed by an officer or other person duly authorized to do so the part of the contact of
ERIT trume I has n is to it t may	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam To Have and to Hold the same unto grantee and g And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from THOSES OF RECORD AND APPLY OF THE ADD AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR PRACTICES AS DEFINED IN ORS 30.930. THE ADD APPLY OF THE ADD	Tolume 329, page 682, from Carlos Blair, a nice C. Cole, his wife, dated May 18, 1961, ath County, Oregon. IT. CONTINUE DESCRIPTION ON REVERSE SIDE) Grantee's heirs, successors and assigns forever. The analysis heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state): THEEN TON THE DAND And that every part and parcel thereof against the lawful claims and demands of all ove described encumbrances. The stated in terms of dollars, is \$ QQQQ DHOWEVER, the yor value given or promised which is □ the whole □ part of the (indicate not applicable, should be deleted. See ORS 93.030.) The stated in individuals. The stated in the singular includes the plural, and all grammatical changes shall be seen to individuals. The stated Bland Blan
ERIT trume i has n is to it i may	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam To Have and to Hold the same unto grantee and g And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from THOSES OF RECORD AND APPLY OF THE ADD AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR PRACTICES AS DEFINED IN ORS 30.930. THE ADD APPLY OF THE ADD	Tolume 329, page 682, from Carlos Blair, a nice C. Cole, his wife, dated May 18, 1961, ath County, Oregon. IT. CONTINUE DESCRIPTION ON REVERSE SIDE) grantee's heirs, successors and assigns forever. e and grantee's heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state): ###################################
ERIT trume i has n is to it t may	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam To Have and to Hold the same unto grantee and g And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from THOSES OF RECORD AND APPLY OF THE ADD AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR PRACTICES AS DEFINED IN ORS 30.930. THE ADD APPLY OF THE ADD	Tolume 329, page 682, from Carlos Blair, a nice C. Cole, his wife, dated May 18, 1961, ath County, Oregon. IT. CONTINUE DESCRIPTION ON REVERSE SIDE) Grantee's heirs, successors and assigns forever. The and grantee's heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state): THEEN TON THE LAMP
ERIT frume i has n as to it t may	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam (IF SPACE INSUFFICIENT TO Have and to Hold the same unto grantee and a And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from THOSES CF RECORD AND APPEARS THE CONTROL OF THE PROPERTY OF THE ADD APPEARS TO THE TURE AND APPEARS THE ADD APPEARS TO THE TURE AND APPEARS TO THE TURE AND ADD APPEARS TO THE TURE AND ADD APPEARS TO THE PROPERTY DESCRIPTION OF APPLICABLE LAND USE LAWS AN LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AN LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ACQUIR	Tolume 329, page 682, from Carlos Blair, a nce C. Cole, his wife, dated May 18, 1961, ath County, Oregon. IT. CONTINUE DESCRIPTION ON REVERSE SIDE) Trantee's heirs, successors and assigns forever. The and grantee's heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state): THENT ON THE LAMP
ERIT trume i has n is to it t may	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam (IF SPACE INSUFFICIENT TO Have and to Hold the same unto grantee and a And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from THOSES OF RECORD AND APPEARS OF RECORD AND APPEARS OF RECORD AND APPEARS OF THE UNITED APPEARS OF TH	nce C. Cole, his wife, dated May 18, 1961, ath County, Oregon. T. CONTINUE DESCRIPTION ON REVERSE SIDE) Grantee's heirs, successors and assigns forever. The and grantee's heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state): THE LAND
ERIT trume i has n is to it t may	portion there may be, conveyed in Deed V single man, to Edward R. Cole and Flore recorded May 23, 1961, Records of Klam (IF SPACE INSUFFICIENT TO Have and to Hold the same unto grantee and a And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from THOSES CF RECORD AND APPEARS THE CONTROL OF THE PROPERTY OF THE ADD APPEARS TO THE TURE AND APPEARS THE ADD APPEARS TO THE TURE AND APPEARS TO THE TURE AND ADD APPEARS TO THE TURE AND ADD APPEARS TO THE PROPERTY DESCRIPTION OF APPLICABLE LAND USE LAWS AN LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AN LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ACQUIR	Tolume 329, page 682, from Carlos Blair, a nce C. Cole, his wife, dated May 18, 1961, ath County, Oregon. IT, CONTINUE DESCRIPTION ON REVERSE SIDE) Trantee's heirs, successors and assigns forever. The and grantee's heirs, successors and assigns, that grantor is lawfully seized all encumbrances except (if no exceptions, so state): THENT ON THE LAMP