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NO PART OF ANY STEVENSNESS FORM MAY BE REPRODUCED IN ANY YORM OR BY ANY BECTRONIC ON MECHANICAL MEANS.  NO V T SERVICES, INC.  HC71, Box 495C % F. Browning HARDOVER, NM 88041  Mr & Mrs Frederick Carrasco  Outlier of Mrs Frederick Carrasco  20740 % E. Webfoot Rd.  Dayton, OR 97114  WARRANTY DEED  KNOW ALL BY THESE PRESENTS that  W-V-T-SERVICES, INC. A NEWADA CORPORATION.  Percinative called grantor, for the consideration hereinafter stated, to grantor paid by  Percinative called grantor, for the consideration hereinafter stated, to grantor paid by  Percinative called grantor, for the consideration hereinafter stated, to grantor paid by  Percinative called grantor, for the consideration hereinafter stated, to grantor paid by  Percinative called grantor, for the consideration hereinafter stated, to grantor paid by  Percinative called grantor, with the tenements, hereditaments and appurentances thereinate belonging or in any way appert that certain real property, with the tenements, hereditaments and oppurentances thereinate belonging or in any way appert situated in  KLAMATH  County, State of Oregon, described as follows, to-wit:  LOT 25, BLOCK 45, KLAMATH FALLS FOREST ESTATES, HIGHWAY 66, PLAT 2  KLAMATH COUNTY, OREGON  Of SPACE INSUFFICIENT, COMINUE DESCRIPTION ON REVERSE,  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
IN T SERVICES, INC.  IN 88041  If a Mrs Frederick deserracio Dayton, OR 97114  Anter recording return to degree, Agrices, 20 Dayton, OR 97114  Control of the Arrange of the Carrasco Dayton, OR 97114  Unit requested otherwise, span of patients on thems. Address. Zio) Mr & Mrs Frederick Carrasco Dayton, OR 97114  Unit requested otherwise, span of patients on thems. Address. Zio) Mr & Mrs Frederick Carrasco  20740 S.E. Webfoot Rd. Dayton, Or 97114  WARRANTY DEED  KNOW ALL BY THESE PRESENTS that  WARRANTY DEED  KNOW ALL BY THESE PRESENTS that  WARRANTY DEED  KNOW ALL BY THESE PRESENTS that  WARRANTY DEED  KNOW ALL BY THESE PRESENTS, a NewADDA CORPORATION  Hereinafter called granter, for the consideration hereinafter stated, to grantor paid by  Hereinafter called granter, does hereby grant, bargain, sell and convey unto the grantee and grantee's heirs, successors and a hereinafter called grantee, does hereby grant, bargain, sell and convey unto the grantee and grantee's heirs, successors and a situated in  KLAMATH  County, State of Oregon, described as follows, to-wit:  LOT 25, BLOCK 45, KLAMATH FALLS FOREST ESTATES, HIGHWAY 66, PLAT 2  KLAMATH COUNTY, OREGON  OF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE,  TO Have and to Hold the same unto grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
Randover NM 88041  The Management of September of Septemb
Ramath County, Oregon 04/20 S.E. Webfoot Rd. 0740 S.E. Webfoot Rd. 0750 S.E. Webfoot Rd.
And the recording return to (Pame Agénes 20)  After recording retu
And the second of the same unto grantee and grantee she is, successors and a signs to Hard Country, Oregon  Lot 25, BLOCK 45, KLAMATH FALLS FOREST ESTATES, HIGHWAY 66, PLAT 2  KLAMATH COUNTY, OREGON  Agreed of the above granted premises, grant of the same unto grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):  Output Polysie of the same unto grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):  Output On Page 2 Fee \$26.00  Output On Page 2
O4/28/2006 03:37:17 PM Pages 2 Fee: \$26.00 O4/20 S.E. Webfoot Rd.  Grantee's Name and Address After recording return to (Pages, Agreen, 12): To Mars Frederick Carrasco O740 S.E. Webfoot Rd.  Until recognized Otherwise, spend all pat statements to (Name, Address, 20): To Wars Frederick Carrasco O740 S.E. Webfoot Rd.  O2740 S.E. Webfoot Rd.
Pages 2 Fee \$2000  Pages 7 Fee \$2000  Pages 7 Fee \$2000  Annotation to (quanta Address)  Annotation (quanta Address)  Annotation (quanta Address)  Pages 2 Fee \$2000  Annotation (quanta Address)  Annotation (quanta Address)  Annotation (quanta Address)  Well (quanta Address)  Warranty Deed  KNOW ALL BY THESE PRESENTS that  W. T. SERVICES, INC. A NEVADA CORPORATION  hereinafter called grantor, for the consideration hereinafter stated, to grantor paid by  Hereinafter called grantee, does hereby grant, bargain, sell and convey unto the grantee and grantee's heirs, successors and a hereinafter called grantee, does hereby grant, hargain, sell and convey unto the grantee and grantee's heirs, successors and a spuntenances thereunto belonging or in any way appert that certain real property, with the tenements, hereditaments and appurtenances thereunto belonging or in any way appert situated in  KLAMATH  County, State of Oregon, described as follows, to-wit:  LOT 25, BLOCK 45, KLAMATH FALLS FOREST ESTATES, HIGHWAY 66, PLAT 2  KLAMATH COUNTY, OREGON  If SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE)  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
After recording, return to (Name, Address)  And year The Section of the Address of t
After recording, return to (Name, Address 20):  If & Mrs Frederick Carrasco (0.740 S.E. Webfoot Rd. (2.740 S.E. Webfoot Rd. (2
After recording, return to Pigne, Agdress, 202; If & Mrs Frederick Carrasco (740 S.E. Webfoot Rd. (20740 S.E. Webfoot Rd. (207
in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):  10740 S.E. Webfoot Rd. 20740 S.E. Webfoot Rd. 2074
WARRANTY DEED  KNOW ALL BY THESE PRESENTS that  WY T SERVICES, INC. A NEVADA CORPORATION hereinafter called grantor, for the consideration hereinafter stated, to grantor paid by hereinafter called grantor, for the consideration hereinafter stated, to grantor paid by hereinafter called grantor, for the consideration hereinafter stated, to grantor paid by hereinafter called granter, with the tenements, hereditaments and appurtenances thereunto belonging or in any way appert that certain real property, with the tenements, hereditaments and appurtenances thereunto belonging or in any way appert situated in  KLAMATH  OF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE)  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
WARRANTY DEED  KNOW ALL BY THESE PRESENTS that  WY T SERVICES, INC. A NEVADA CORPORATION hereinafter called grantor, for the consideration hereinafter stated, to grantor paid by hereinafter called grantor, for the consideration hereinafter stated and convey unto the grantee and grantee's heirs, successors and a hereinafter called grantee, does hereby grant, hargain, sell and convey unto the grantee and grantee's heirs, successors and a hereinafter called grantee, does hereby grant, hargain, sell and convey unto the grantee and grantee's heirs, successors and as hereinafter called grantee, does hereby grant, hargain, sell and convey unto the grantee and grantee's heirs, successors and as follows, to-wit:  County, State of Oregon, described as follows, to-wit:  LOT 25, BLOCK 45, KLAMATH FALLS FOREST ESTATES, HIGHWAY 66, PLAT 2  KLAMATH COUNTY, OREGON  OF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE)  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
Until requested otherwise, send at lax statements to [Name Address, Zip]:  **R Mrs Frederick Carrasco**  0740 S.E. Webfoot Rd.  27404 - 337  WARRANTY DEED  **KNOW ALL BY THESE PRESENTS that  **W V T SERVICES   TNC. A NEVADA CORPORATION**  hereinafter called grantor, for the consideration hereinafter stated, to grantor paid by  hereinafter called grantee, does hereby grant, bargain, sell and convey unto the grantee and grantee's heirs, successors and a hereinafter called grantee, does hereby grant, bargain, sell and convey unto the grantee and grantee sheirs, successors and a hereinafter called grantee, does hereby grant, bargain, sell and convey unto the grantee and grantee sheirs, successors and a that certain real property, with the tenements, hereditaments and appurtenances thereunto belonging or in any way appert situated in
WARRANTY DEED  KNOW ALL BY THESE PRESENTS that  WY T SERVICES, INC. A NEVADA CORPORATION hereinafter called grantor, for the consideration hereinafter stated, to grantor paid by hereinafter called grante, does hereby grant, hargain, sell and convey unto the grantee and are and are an are all encumbrantee and property, with the tenements, hereditaments and appurtenances thereunto belonging or in any way appert situated in  KLAMATH  County, State of Oregon, described as follows, to-wit:  LOT 25, BLOCK 45, KLAMATH FALLS FOREST ESTATES, HIGHWAY 66, PLAT 2  KLAMATH COUNTY, OREGON  OF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE)  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever. And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
WARRANTY DEED  KNOW ALL BY THESE PRESENTS that  WY T SERVICES, INC. A NEVADA CORPORATION hereinafter called grantor, for the consideration hereinafter stated, to grantor paid by hereinafter called grante, does hereby grant, bargain, sell and convey unto the grantee and rin any way appert that certain real property, with the tenements, hereditaments and appurtenances thereunto belonging or in any way appert situated in  KLAMATH  County, State of Oregon, described as follows, to-wit:  LOT 25, BLOCK 45, KLAMATH FALLS FOREST ESTATES, HIGHWAY 66, PLAT 2  KLAMATH COUNTY, OREGON  (IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE)  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever. And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
WARRANTY DEED  KNOW ALL BY THESE PRESENTS that  WY T SERVICES, INC. A NEVADA CORPORATION hereinafter called grantor, for the consideration hereinafter stated, to grantor paid by  Frederick Carrasco & Maybelle Carrasco As Husband And Wife  Frederick Garrasco & Maybelle Carrasco As Husband and Wife hereinafter called grantee, does hereby grant, bargain, sell and convey unto the grantee and grantee's heirs, successors and a hereinafter called grantee, with the tenements, hereditaments and appurtenances thereunto belonging or in any way appert situated in KLAMATH COUNTY, State of Oregon, described as follows, to-wit:  LOT 25, BLOCK 45, KLAMATH FALLS FOREST ESTATES, HIGHWAY 66, PLAT 2  KLAMATH COUNTY, OREGON  (IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE)  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
WARRANTY DEED  KNOW ALL BY THESE PRESENTS that  WY T SERVICES, INC. A NEVADA CORPORATION hereinafter called grantor, for the consideration hereinafter stated, to grantor paid by  Frederick Carrasco & Maybelle Carrasco As Husband And Wife  Frederick Garrasco & Maybelle Carrasco As Husband and Wife hereinafter called grantee, does hereby grant, bargain, sell and convey unto the grantee and grantee's heirs, successors and a hereinafter called grantee, with the tenements, hereditaments and appurtenances thereunto belonging or in any way appert situated in KLAMATH COUNTY, State of Oregon, described as follows, to-wit:  LOT 25, BLOCK 45, KLAMATH FALLS FOREST ESTATES, HIGHWAY 66, PLAT 2  KLAMATH COUNTY, OREGON  (IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE)  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
KNOW ALL BY THESE PRESENTS that  W. V. T. SERVICES, INC. A NEVADA CORPORATION hereinafter called grantor, for the consideration hereinafter stated, to grantor paid by  Frederick Carrasco & Maybelle Carrasco As Husband And Wife  Frederick Carrasco & Maybelle Carrasco As Husband And Wife  Frederick Carrasco & Maybelle Carrasco As Husband And Wife  Frederick Carrasco & Maybelle Carrasco As Husband And Wife  Frederick Carrasco & Maybelle Carrasco As Husband And Wife  Frederick Carrasco & Maybelle Carrasco As Husband And Wife  Frederick Carrasco & Maybelle Carrasco As Husband And Wife  Frederick Carrasco & Maybelle Carrasco As Husband And Wife  Frederick Carrasco
KNOW ALL BY THESE PRESENTS that  -W-V-T-SERVICES, INC. A NEVADA CORPORATION hereinafter called grantor, for the consideration hereinafter stated, to grantor paid by -Frederick Carrasco & Maybelle Carrasco As Husband And Wife -Frederick Carrasco & Maybelle Carrasco As Husband And Wife -Frederick Carrasco & Carrasco & Maybelle Carrasco As Husband And Wife -Frederick Carrasco & Maybelle Carrasco As Husband And Wife -Frederick Cook Maybelle Carrasco As Husband And Wife -Frederick Carrasco & Maybelle Carrasco As Husband And Wife -Frederick Carrasco & Maybelle Carrasco As Husband And Wife -Frederick Carrasco & Maybelle Carrasco As Husband And Wife -Frederick As Husband And Wife -Frederick Carrasco As Husband And Wife -Fred
KNOW ALL BY THESE PRESENTS that  W.V.T. SERVICES, INC. A NEVADA CORPORATION hereinafter called grantor, for the consideration hereinafter stated, to grantor paid by  Frederick Carrasco & Maybelle Carrasco As Husband And Wife  Frederick Carrasco & Maybelle Carrasco As Husband And Wife  Frederick Carrasco & Maybelle Carrasco As Husband And Wife  Frederick Carrasco & Maybelle Carrasco As Husband And Wife  Frederick Carrasco & Maybelle Carrasco As Husband And Wife  Frederick Carrasco & Maybelle Carrasco As Husband And Wife  Frederick Carrasco & Maybelle Carrasco As Husband And Wife  Frederick Carrasco A
hereinafter called grantor, for the consideration hereinafter stated, to grantor paid by  -Frederick-Carrasco & Maybelle Carrasco As Husband And Wife  -Frederick-Garrasco & Hu
hereinafter called grantor, for the consideration hereinafter stated, to grantor paid by  - Frederick - Carrasco - Maybelle - Carrasco - As Husband - And Wife  - Frederick - Garrasco - Maybelle - Carrasco - As Husband - And Wife  - Frederick - Garrasco - Maybelle - Carrasco - As Husband - And Wife  - Husband - Maybelle - Carrasco - As Husband - And Wife  - Frederick - Garrasco - Maybelle - Carrasco - As Husband - And Wife  - Husband - And Wife  - Frederick - Garrasco - Maybelle - Carrasco - As Husband - And Wife  - Husband - Maybelle - Carrasco - As Husband - And Wife  - County, State of Oregon, described as follows, to-wit:  - LOT 25, BLOCK 45, KLAMATH FALLS FOREST ESTATES, HIGHWAY 66, PLAT 2  - KLAMATH COUNTY, OREGON  - (If Space Insufficient, Continue Description on Reverse)  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
Frederick Carrasco & Maybelle Carrasco As Husband And Wife  Frederick Garrasco & Maybelle Carrasco As Husband And Wife  Frederick Garrasco & Maybelle Carrasco As Husband And Wife  Hereinafter called grantee, does hereby grant, bargain, sell and convey unto the grantee and grantee's heirs, successors and a that certain real property, with the tenements, hereditaments and appurtenances thereunto belonging or in any way appert situated in
Frederick Carrasco & Maybelle Carrasco As Husband And Wife  Frederick Garrasco & Maybelle Carrasco As Husband And Wife  Frederick Garrasco & Maybelle Carrasco As Husband And Wife  Frederick Garrasco & Maybelle Carrasco As Husband And Wife  Hold Frederick Garrasco & Maybelle Carrasco As Husband And Wife  Hold Frederick Garrasco & Maybelle Carrasco As Husband And Wife  Hold Frederick Garrasco & Husband And Wife  County State of Oregon, described as follows, to-wit:  LOT 25, BLOCK 45, KLAMATH FALLS FOREST ESTATES, HIGHWAY 66, PLAT 2  KLAMATH COUNTY, OREGON   (IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE)  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
hereinafter called grantee, does hereby grant, bargain, sell and convey unto the grantee and grantee's heirs, successors and a that certain real property, with the tenements, hereditaments and appurtenances thereunto belonging or in any way appert situated in
that certain real property, with the tenements, hereditaments and appurtenances thereunto belonging of it ally way appears that certain real property, with the tenements, hereditaments and appurtenances thereunto belonging of it ally way appears that certain real property, with the tenements, hereditaments and appurtenances thereunto belonging of it ally way appears that certain real property, with the tenements, hereditaments and appurtenances thereunto belonging of it ally way appears that certain real property, with the tenements, hereditaments and appurtenances thereunto belonging of it ally way appears that certain real property, with the tenements, hereditaments and appurtenances thereunto belonging of it ally way appears that certain real property, with the tenements, hereditaments and appurtenances thereunto belonging of it ally way appears that certain real property.  **County, State of Oregon, described as follows, to-wit:  **LAMATH COUNTY, OREGON**  **IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE)  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
that certain real property, with the telements, floodings, to-wit:  situated in
LOT 25, BLOCK 45, KLAMATH FALLS FOREST ESTATES, HIGHWAY 66, PLAT 2  KLAMATH COUNTY, OREGON  (IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE)  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
LOT 25, BLOCK 45, KLAMATH FALLS FOREST ESTATES, HIGHWAY 66, PLAT 2  KLAMATH COUNTY, OREGON  (IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE)  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE)  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE)  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE)  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE)  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE)  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE)  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE)  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfull in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):
And grantor hereby covenants to and with grantee and g
in fee simple of the above granted premises, free from an electricity
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f in the length claims and demai
1. S. J. L. S. J. L. S. and every part and parcel thereof against the lawful claims and demand
grantor will warrant and forever defend the premises and every part and parties and every part a
persons whomsoever, except those claiming under the distance of the large is \$
The true and actual consideration paid for this transfer, and the whole I part of the
actual consideration consists of or the first state of the consists of the consideration consists of or the consists of the consists of the consideration consists of the consideration consists of the consis
which) consideration. (The sentence between the symbols ©, if not applicable, should be deleted. See ORS 93.030.)  In construing this deed, where the context so requires, the singular includes the plural, and all grammatical change in construing this deed, where the context so requires, and to individuals.
In construing this deed, where the context so requires, the singular includes the plural, and all grantmatical change
the state this doud shall apply equally to corporations and to marriage 1 1 1 1 1 1
In witness whereof, the grantor has executed this instrument on affixed by an officer or other person duly authority
In witness whereof, the grantor has executed this instrument on is a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly authorities a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly authorities a corporation of the seal of th
is a corporation, it has caused its fiante to be signed and
so by order of its board of directors.
BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFER-
BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PENSON'S RIGHTS, IF ANY, RING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, RING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, RING FEE TITLE SHOULD INQUIRE ABOUT THE PENSON'S RIGHTS, IF ANY, RING FEED AND LAWS 2005 (BALLOT MEASURE 37 (2004)). THIS UNDER CHAPTER AND ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULA-
UNDER MAN POES NOT ALLOW LISE OF THE PROPERTY DESCRIBED IN THIS X
INSTRUMENT IN VIOLATION OF THE PROTECTION THE DEDCTION
TIONS, BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON
INSTRUMENT IN VIOLENCE OF ACCEPTING THIS INSTRUMENT, THE PERSON TIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROVED PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED
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