EOB NO PART OF ANY STEVENS-NESS	FORM MAY BE REPRODUCED IN ANY FORM OF BY ANY ELECTRONIC OF MEDITATION.
ANTONIO H. COBIAN	2009-004769
3402 Lindberg St	Klamath County, Oregon
Stor Lindberg St. Klan ATH FAILS OF 97601 Grantor's Name and Address	1 1 1 1 1 1 1 1 1 1
JUVENCIO AND MARIA COVITA	
MALIN OR 97632 Grantee's Name and Address	00063750200900047690010017 SPACE RESE
After recording, return to (Name, Address, Zlp):	FOR - NO - RECOGNIC OF THE COUNTY -
JUVENCIO AND MARIA COVIAN	RECORDER'S
MALIN, OR 97632	
Until requested otherwise, send all tax statements to (Name, Address, ZIp):	, , , , , , , , , , , , , , , , , , ,
SAME AS Above	
	<u> </u>
	WARRANTY DEED
KNOW ALL BY THESE PRESENTS that	ANTONIO H. COBIAN
	,
hereinafter called grantor, for the consideration hereinaft	er stated, to grantor paid by JUNENCIA CONIAN
hereinafter called grantee, does hereby grant, bargain, se	Il and convey unto the grantce and grantee's heirs, successors and assigns, nents and appurtenances thereunto belonging or in any way appertaining,
situated in County, St	
, , , , , , , , , , , , , , , , , , ,	
Prop. I.D. R12.	4118
MAP TAX LOT R 4/12 -02900	
Malin OH C.	1 71 31
11N, UN. 34	UPI PlAT Block 43 LOTIG
	1 / 5 / 2 / / / / / / / / / / / / / / / /
	IENT, CONTINUE DESCRIPTION ON REVERSE)
To Have and to Hold the same unto grantee and g	
And grantor hereby covenants to and with grantee	e and grantee's heirs, successors and assigns, that grantor is lawfully seized
	all encumbrances except (if no exceptions, so state):
	and that
grantor will warrant and forever defend the premises and	every part and parcel thereof against the lawful claims and demands of all
persons whomsoever, except those claiming under the ab	pove described encumbrances.
The true and actual consideration paid for this tra	nsfer, stated in terms of dollars, is \$ ^① However, the
actual consideration consists of or includes other propert	y or value given or promised which is \square the whole \square part of the (indicate
which) consideration. (The sentence between the symbols 0, if	not applicable, should be deleted. See ORS 93.030.)
In construing this deed, where the context so requ	uires, the singular includes the plural, and all grammatical changes shall be
made so that this deed shall apply equally to corporation	s and to individuals. instrument on; if grantor
In witness whereof, the grantor has executed this	instrument on, if grantor its seed, if any officer or other person duly authorized to do
	its seal, if any, affixed by an officer or other person duly authorized to do
so by order of its board of directors. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRA	NSFERRING
FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS. IF ANY, U	INDER ORS
195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CH OREGON LAWS 2007. THIS INSTRUMENT DOES NOT ALLOW USE OF THE	PROPERTY
DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, TI	HE PERSON///HE PERSON
ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE AF CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF I	PPROPRIATE / /
TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFII 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOT OR	VED IN ORS
DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRADEFINED IN ORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NE	ACTICES, AS
PROPERTY OWNERS, IF ANY, UNDER ORS 195,300, 195,301 AND 195,305	10 195.336
AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007.	was Klamatte Vos
STATE OF UKEGUN, Count	y of Klamate—) ss. the pool of the second se
hy HN ton io H.	00121-
This instrument was a	cknowledged before me on,
by	
25	



Notary Public for Oregon My commission expires