EOB NO	PART OF ANY STEVENS-NESS FORM	MAY BE REPRODUCED IN ANY FORM OF	BY ANY ELECTRONIC OR MECHANICAL MEANS.
Lisa M. Chamb 214 29th Street	# <u>C</u>	2009-01473 Klamath Cour	•
Jody D. Nav	CA 92663 arro +e	000755682009	000147330010017
Westminster CA Grantee's Name and Address After recording, return to (Name, Address, Zip):	92683 SP/	11/17/2009 10:45: ICE RESF"	57 AM Fee: \$37.00
Jody D. Nava 15242 Clemen Westminster, Cf	te 192683	CORDER [®]	
Until requested otherwise, send all tax statements to the statement to the stateme	9.3.5.4		
	92799	·	
BARGAIN AND SALE DEED KNOW ALL BY THESE PRESENTS that Lisa M. Chambers			
	rantee's heirs, successors and belonging or in any way a	d assigns, all of that certain i	seperate property, eal property, with the tenements, hered-
	,	a. a	λ
	Nimrod	River Park 3º	1. 14
	addition	RIOCK YOU FOR	
R-3611-00780-03100-000			
	(IE SPACE INSUFFICIENT, CONT	INUE DESCRIPTION ON REVERSE)	
actual consideration consists of or inc which) consideration. (The sentence be In construing this deed, where	e unto grantee and grantee' tion paid for this transfer, st cludes other property or valetween the symbols ®, if not applice the context so requires, the symbols and to see the context so requires, the symbols will be context to be a symbol to see the context so requires.	s heirs, successors and assig ated in terms of dollars, is \$ ue given or promised which table, should be deleted. See ORS see e singular includes the plural	⊕ However, the is □ part of the □ the whole (indicate 23.030.) I, and all grammatical changes shall be
IN WITNESS WHEREOF, the	e grantor has executed this	instrument on	26-09; if officer or other person duly authorized
to do so by order of its board of direct		ns seal, it any arrived by an	officer of other person dary authorized
BEFORE SIGNING OR ACCEPTING THIS INSTRUFEE TITLE SHOULD INQUIRE ABOUT THE PERS 195.300, 195.301 AND 195.305 TO 195.336 ANI OREGON LAWS 2007. THIS INSTRUMENT DOES DESCRIBED IN THIS INSTRUMENT IN VIOLATION REGULATIONS. BEFORE SIGNING OR ACCEPTINA ACQUIRING FEE TITLE TO THE PROPERTY SHOULD FROM THE	SON'S RIGHTS, IF ANY, UNDER OF D SECTIONS 5 TO 11, CHAPTER 42 NOT ALLOW USE OF THE PROPERT OF APPLICABLE LAND USE LAWS AN		Klliv
COUNTY PEUTILE TO THE PROPERTY SHOU CITY OR COUNTY PLANNING DEPARTMENT TO VI TRANSFERRED IS A LAWFULLY ESTABLISHED L 92.010 OR 215.010, TO VERIFY THE APPROVED DETERMINE ANY LIMITS ON LAWSUITS AGAINST DEFINED IN ORS 30.930, AND TO INQUIRE AB PROPERTY OWNERS, IF ANY, UNDER ORS 195.3 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON	ERIFY THAT THE UNIT OF LAND BEIN OT OR PARCEL, AS DEFINED IN OF) USES OF THE LOT OR PARCEL, T FARMING OR FOREST PRACTICES, A OUT THE BIGHTS OF NEIGHBORIN	G S O S S	
STATE OI	FOREGON, County of	ORANGE) ss.
by Jessi	is instrument was acknowled M. Wansor,	NOTANY PUDIC	5-26-09
Th	is instrument was acknowld	dged before whe on	**************************************
as			
of	<u> </u>		1. In all of a second
COMM. NOTARY PUB	M. WANSOR #1788022 BIC COLIFORNIA SE COUNTY 27, 2011	Notary Public for Commission expires	Worned, notary publi California 12/27/2011