DLO

NO PART OF ANY STEVENS-NESS FORM MAY BE REPPODUC

00307506202200123480010011

10/17/2022 08:16:31 AM

Fee: \$82.00

SPACE RESERVED FOR RECORDER'S USE

- · · · · · · · · · · · · · · · · · · ·
Jamee Hoesly
5539 SE 67 MAVE
Purtlan, OR 97206
Tudy Dyron
3777 Addy ST UNIT 40
WASHOUGAL, WA 98671 Grantee's Name and Address
After recording, return to (Name and Address):
Judy Byron 3777 Addy ST Unit 40
WASHOOGAL WA 98671
Until requested otherwise, send all tax statements to (Name and Address):
3777 Addy ST UNIT 40
-WASHOUGALIWA 98671
VNOW ALL DV THESE DECORATES

KNOW ALL BY THESE PRESENTS that JAINEE HOESLY	
hereinafter called grantor, for the consideration he	ereinafter stated, to grantor paid by Judy Byron
that certain real property, with the tenements, he situated in Klamath Con	gain, sell and convey unto the grantee and grantee's heirs, successors and assigns ereditaments and appurtenances thereunto belonging or in any way appertaining unty. State of Oregon, described as follows (legal description of property): The NEIJ4 SWI (4 of Section 27,
laman County Odean m	ge 10 EAST of the Willamette Meridian ove particularly describes as follows:
amain county, orcegon, in	ricing the southwest corner of said NE 1145
ence South 89° 45'15" E ence North a distance 30 606,79 1+ to a distance 30	ericing the southwest corner of said NE 1145 EAST a distance of 618.7867 to a 1/2" IRON 16 650.95 dt to a foint, Thence West a distance of the NE 1/45W1 point on the West line of Said NE 1/45W1 a long Said W line a distance of 648.4144 to the consumer of the second of the secon
And grantor nereby covenants to and with	grantee and grantee's heirs, successors and assigns forever. grantee and grantee's heirs, successors and assigns, that grantor is lawfully seized from all encumbrances except (if no exceptions, so state):
	
Away 2009, AND SECTIONS 2 TO 7. CHAPTER 8, OREGON LAWS 2010. THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION. TO THE PROPERTY SHOULD CHAPTER 8. OR ACCEPTING THIS INSTRUMENT, THE PERSON TO AWAY 2009, AND SECTIONS 2 TO 7. CHAPTER 8, OREGON LAWS 2010. THIS INSTRUMENT IN VIOLATION OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COMMITTEE THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY DESCRIBED IN THE APPROPERIATE CITY OR COMMITTEE THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY DESCRIBED IN THE APPROPERIATE CITY OR COMMITTEE THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY DEFINED IN ORS 92.010 OR 215.010. TO VERIFY THE APPROVED USES COMMITTEE AND THE APPROPERTY OWNED THE RIGHTS OF NEIGHBORING PROPERTY OWNED S.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11. CHAPTER 424 O 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7	this transfer, stated in terms of dollars, is \$
STATE OF OREGON. This instrument by INUL II	County of[AUTH) ss. Was acknowledged before me on 34PF 29, 2022 USIV
	54-1 7/1 7/12
My Comm. Expires My Comm. Expires February 06, 2026 No. 22010905	was acknowledged before me on SUF 201,2023