10396 9.1 12.69 11.72.04.0
KNOW ALL MEN DY THISE PRESENTS, That Carel Development Co., and Edsel Development Co., corporations day organized and existing under the laws of the Vise of Green, bergenizer, called the granter, in consideration of <u>***SEVENHINNPED NTEGTV of TWE, CONFICE **</u> Dollars to granter paid by Roy_U, & Norma M. Green, Uushand & ull Ee
bereinafter called the grantee, does bereby grant, hargain, sell and convey muto the said grantee's successors, beirs and assigns, that certain real property with the terements, berealitaments and opurtenances thereunto belonging or appertaining, sit- nated in the State of Oregon and the constry of Klamath, described as follows, to wit: Lot (1) 11
First Addition to Klamath Forest Estates as recorded in Klamath County, Oregon and also subject to all conditions, restrictions, reservations, externations, exceptions, rights and/or rights of way affecting said property. TO HAVE AND TO HOLD the above described granted premises unto the said grantee and grantee's successors, beirs and assigns forever. And said grantor hereby covenants to and with said grantee and grantee's successors, beirs and assigns, that grantor is lawfully seized in fee simple of the above granted premises, free from all encumbrances and that grantor will and grantor's suc- cessors shall warrant and forever defend the above granted premises, and every part and parcel thereof against the lawful claims and demands of all persons whomsoever. In construing this deed and where the context so requires, the singular includes the pluval.
property. TO HAVE AND TO HOLD the above described granted premises unto the said grantee and grantee's successors, beirs and assigns forever. And said grantor hereby covenants to and with said grantee and grantee's successors, heirs and assigns, that grantor is lawfully seized in fee simple of the above granted premises, free from all encumbrances and that grantor will and grantor's suc- cessors shall warrant and forever defend the above granted premises and every part and parcel thereof against the lawful claims and demands of all persons whomsoever. In construing this deed and where the context so requires, the singular includes the plural.
TO HAVE AND TO HOLD the above described granted premises unto the said grantee and grantee's successors, beirs and assigns forever. And said grantor hereby covenants to and with said grantee and grantee's successors, heirs and assigns, that grantor is lawfully seized in fee simple of the above granted premises, free from all encumbrances and that grantor will and grantor's suc- cessors shall warrant and forever defend the above granted premises and every part and parcel thereof against the lawful claims and demands of all persons whomsoever. In construing this deed and where the context so requires, the singular includes the plural.
and assigns forever. And said grantor bereby covenants to and with said grantee and grantee's successors, beirs and assigns, that grantor is lawfully seized in fee simple of the above granted premises, free from all encumbrances and that grantor will and grantor's suc- cessors shall warrant and forever defend the above granted premises and every part and parcel thereof against the lawful claims and demands of all persons whomsoever. In construing this deed and where the context so requires, the singular includes the plural.
lawfully seized in fee simple of the above granted premises, free from all encumbrances and that grantor will and grantor's successors shall warrant and forever defend the above granted premises and every part and parcel thereof against the lawful claims and demands of all persons whomsoever. In construing this deed and where the context so requires, the singular includes the plural.
In construing this deed and where the context so requires, the singular includes the plural.
Done by order of the grantor's respective board of directors, with their respective corporate seals attached, this
9th day of November 1966
By Carsel Development Co. By Edsel Development Co. By Edsel Development Co. By Edsel Development Co. By Edsel Development Co.
STATE OF CALIFORNIA, County of Los Angeles) ss. November 9, 1966 Personally appeared Gerald S, Block
who being duly sworn, did say that he is the <u>Vice</u> who being duly sworn, did say that he is the <u>Treasurer</u> of Edsel Development Co.,
a corporation, and that the seal affixed to the foregoing instru- ment is the corporate seal of said corporation and that said instrument was signed and sealed on bebalf of said corporation by authority of its board of directors; and dreacknowledged said instrument to be its voluntary act and deed.
Before me: Dur unt De May Man Nothry Public for Control of the C
STATE OF OREGON,)
WARRANTY DEED WARRANTY DEED County of Klamath I certify that the within instrument was received for record on the10th
TO TO TO TO TO TO TO TO TO TO
AFTER RECORDING RETURN TO X. & Mrs. / Roy W. Green S Mr. & Mrs. / Roy W. Green
170 No. Stedman P1. Monrovia, Calif. 91016 \$1.50 pd. Dorothy Rogers By Dorothy Rogers By Dorothy Rogers By Dorothy Rogers By Dorothy Rogers By Dorothy Rogers County Clerk-Recorder. By Dorothy Rogers
SPRAGUE RIVER UNIT

-7

; ne

. .

5 . K

a state of the sta

ι