NTT DEED (Indentition) a 16.9 KNOW ALL MEN BY THESE PRESENTS, That Storne Senthaule Inc. for the consideration hereinafter stated to the grantor paid by Jook R. and Welyn 3. Douten, hereinalter called the grantees, does hereby grant, bargain, sell and convey unto the grantees, as tenants by the enneremater called the grantees, uses hereby grant, bargain, sen and contry such the grantees, hereditaments and their assigns, that certain real property, with the tenements, hereditaments and appurtenances thereunto belonging or appertaining, situated in the County of Klanteth , State of , husband and wife, ñ Ę Lot 7 in Block 8 of Tract 1019 known as MINENA PERINSULA UNIT NO. 2 SUBJUCT TO: Reservations and restrictions of record, essements and rights of way of pecord and those apparent on the land. 9 a (IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE) To Have and to Hold the above described and granted premises unto the said grantees, as tenants by the entirety, their heirs and assigns forever. N And grantor hereby covenants to and with grantees and the heirs of the survivor and their assigns, that grantor is lawfully seized in tee simple of the above granted premises, free from all encumbrances OXCODE PS 4 and that grantor will warrant and forever defend the above granted premises and every part and parcel thereof against the lawful claims and demands of all persons whomsoever, except those claiming under the above described The true and actual consideration paid for this transfer, stated in terms of dollars, is $\$_3,1400.00$ [®]However, the actual consideration consists of or includes other property or value given or promised which is In construing this deed and where the context so requires, the singular includes the plural, the masculine includes the feminine and the neuter and, generally, all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument on the 2158. Duthelling, 19,72; if the grantor is a corporation, it has caused its corporate name to be signed and its corporate seal to be affixed hereunto by its officers duly authorized thereunto by order of its board of directors. 55.50D PR Nema Peninsula : . 3 INC. CTAT (If executed by a co offix corporate seal) nger Presidet) 1 Estimat F. Georger (see 00 STATE OF OREGON. Juno 21 4/ 19 72 County of .. Personally appeared Loroy Giongon and Elving P. Giongen who, being duly sworn, each for himself and not one for the other, did say that the former is the 19.... • # Personally appeared the above named and acknowledged the foregoing instrupresident and that the latter is the ment to be. Reninsula Inc. and that the seal allixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and welled in ba-half of said corporation by authority of its board of directore; and each of them acknowledged said instrument to be its volument of a directore and Before me: Notary Public for Oregon My commission expires: appr 11-1974 be deleted. See Chepter 462. Oregon Lows 1967, or amended by the 1963 further tribe ...voluntary act and deed, Before me (OFFICIAL SEAL) Notary Public for Oregon My commission expires: 1 be deleted. See Chapter 462, Oregen Laws 1967, at amended by the 1967 special Seision symbols (), if not applie WARRANTY DEED STATE OF OREGON **SS**. County of KLAMATH I certify that the within instruто the day of Aufmat , 19.72 DON'T USE THI at 3:44 at 3144 o'clock P.M., and recorded in book M 72 on page 9069 or as tilling fee number 67261 Rec-SPACE: RESERVED OR RECORDING TIES WHERE AFTER RECORDING RETURN TO USED.) , Record of Deeds of said County. Mr. Jack R. Parten Witness my hand and seal of 9100 Single Oak Drive Š County affixed. Lakeside, Calif. 12.0 WM. D. MILNE Sp. 136 716 920/10 COUNTY CLERK Title 20faguelix FEE \$2.00 Bv Por Deputy 19.19 Sec. Acres