

	73200 Vol. <u>M13</u> Page 157	9 -	
10.43	THIS CEMETERY IS AN ENDOWMENT CARE CEMETERY, "Endowment care means the general care and maintenance of all developed portions of the cemetery and memorials erected thereon." (ORS 97-810) (2)		
	Cemetery Deed		
a a	Anoth all men by these presents: That ETERNAL HILLS MEMORIAL GARDENS, INC., a Oregon corporation, Grantor, in consideration of the purchase price to it in hand paid, the receipt of	122-13 	
	nich is hereby acknowledged, does hereby grant and convey unto		
÷ G	rantee, the perpetual use and right, for the sole purpose of human sepulture, of and in the real property tuated in the County of Klamath, State of Oregon, described as followers.		
100 100 100 100 100	Grave(s) No(s)		
	Grave(s) No(s) 1 Lot 29.4		
Su	in <u>Garden of Meditation</u> ETERNAL HILLS MEMORIAL GARDENS, INC., according to the duly recorded plat thereof now on record in said county and state; bject to the provisions hereinafter set forth.		
	TO HAVE AND TO HOLD the same unto the Grantee, and Grantce's heirs, forever,		
	nditions, reservations and restrictions, as follows:		
for	1. The Grantor reserves to itself, and to those lawfully within the cemetery, the perpetual right of passage to and from other burial sites.		
or	 No transfer, conveyance or assignment of any right or interest of the Grantee in said property in any portion thereof shall be valid or binding upon the Grantor until recorded on its books. The Grantor has established and shall maintain an endowment care fund, in accordance with laws of Oregon. A prescribed portion of the consideration paid to the Grantee and the function of the consideration and the function of the consideration and the function. 		15-3
1 IV I	all other deeds to lots, plots, graves and/or burial rights in Eternal Hills Memorial Gardens inc. sold		
THE IOT	the general care, maintenance and embellishment of the centery, and shall be applied in such manner the Grantor may, from time to time, determine to be for the total shall be applied in such manner		
be be	erected or placed on the property in which interment rights are hereby conveyed; and no monument		
i tre	5. The Grantor shall not be light of the shall become unsightly or dangerous.		
riot	order of any military or civil authority, thieves, vandals, mischief makers or unavoidable accident.		
sha rigi may	Il not be considered as the only limitations, but the Grantee shall always hold all his interest and regulations is limited by and subject to the rules and regulations and bylaws of Grantor now existing or which be by it hereafter adopted either by amendment, alteration or the adoption of new ones.		
and or i	All the above conditions, reservations, restrictions and rules and regulations are binding upon Grantee Grantee's heirs, devisees, executors, administrators and assigns, and are enforceable only by Grantor ts successors in interest.		
d reat	The Grantor hereby covenants to and with the Grantee and Grantee's heirs and assigns, that it is ully seized in fee simple of the above premises and has a valid right to make this grant and that said estate is free and clear of all incumbrances, and that it will warrant and defend the above granted and right to the Grantee and Grantee's heirs and assigns force. The word fit		
use mea	and right to the Grantee and Grantee's heirs and assigns forever. The word "assigns" as used herein ns only assigns who became such in accordance with the remaining defend the above granted		
tion pres	IN WITNESS WHEREOF, ETERNAL HILLS MEMORIAL GARDENS, INC., pursuant to resolu- of its board of directors, duly and legally adopted, has caused these presents to be signed by its ident or vice president and secretary or assistant secretary and its corporate seal to be here affixed		
this .	25th day of		
	ETERNAL HILLS MEMORIAL GARDENS, INC., By Control By		
STA	TE OF OREGON By Letty A. White President		
	ty of <u>Klanath</u> ss. Secretary		
office the a	On this <u>25th</u> day of <u>February</u> , 1964, before me personally appeared the brs, of ETERNAL HILLS MEMORIAL GARDENS, INC., an Oregon corporation, who have signed boye deed, and who, being duly sworn, did say that they are the officers designated therein; that ea affixed to the foregoing instrument is the corporate seel of soid corporate designated therein; that		
- 1nstri	al affixed to the foregoing instrument is the corporate seal of said corporation; and that said iment was signed by said officers and sealed in behalf of said corporation by authority of its board ectors; and said persons acknowledged said instrument to be the voluntary act and deed of said		
	Stelene Valuest		
	Notary Public for Oregon # 818		
6-000 000			
an the state of th			
ana patrica Ana patrica			and the second
ur de		C. A. C. C.	

William Charles The Mart

A-22591 -92

In the Matter

of THE QUAL Washing

*E1*61

E

:27 \sim

2

F58

21

うご 2

F

2:5

8

. **Q**

10

11

12

13

18

 \Box

3 16

4 CJ

19_73_,

and acts

hereinafte

UNITED STA

represented

representat

Officer, an

Irrigation P

一夜

ų.

