		7454	1.26	an a			a. I. Fattadul	Val 11173	Page	6045	RTLAND, ORE.
ľ	FORM 1967		·**,								- (A)
		KNOW	V ALL	MEN BY	THESE	RESENTS,	ThatG	IENGER EN	PERPRISES	INC.	······

, hereinafter called the grantor,

*

8

SA SA ÷.

An undivided 1/15 interest in the following described property: An undivided 1/15 interest in the following described property: Beginning at the northwest corner of the SWANWA, Section 3L, Township 3L South, Range 7 E.W.M.: thence east along the forty line 3L5 feet to the Nest side of the county road known as Chocktoot Street; thence in a southeasterly direction along the West side of said county road 260 feet to the northeast corner of property to be described; thence continuing southeasterly along said road 100 feet; thence South 67° 30' West 110 feet; thence North 20° 00' West 100 feet; thence North 67° 30' Hest 110 feet, formerly known as Lots 19 and 20, HE SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SDE Block 6, Chiloquin Acres.

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.

And grantor hereby covenants to and with grantees and the heirs of the survivor and their assigns, that grantor is lawfully seized in fee simple of the above granted premises, free from all encumbrances. except. those.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$... U.O.O. The true and actual consideration_consists of or_includes -other -property - or_value given or -promised which -is per of the method of the consideration (indicate which).® the which -is

The Whole constrained the plural, the masculine infine whole construing this deed and where the context so requires, the singular includes the plural, the masculine in-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.

make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument on the 15TH day of Maya, 1973..., if the grantor is a corporation, it has caused its corporate name to be signed and its cor-

No	TO TO AFTER RECORDING RETURN TO John Kelita Box 181 Chiloquin, Ore.	(DON'T USE THIS SPACE, RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE USED.)	STATE OF OREGON ss. County of Klamath ss. I certify that the within instrument was received for record on the 18th day of May, 19.73, at.2:00o'clock P.M., and recorded in book. M. 73on page. 6045or as filing fee number. 76621, Record of Deeds of said County. Witness my hand and seal of County affixed. Witness my hand and seal of County affixed. Wim. D. Milne County Clerk 2 Title
STATE Cour Per ment to (OFFIC SEAL)	oF OREGON, ity of	Personally appear Elvine P. each for himself and nor Enterprises and that the seal affixed of said corporation and hall of said corporation them acknowledged sail Before me: Oct. C.K.	County of If emath) ss. 19.73 and Leroy Gienger and Gienger who, being duly sworn, one for the other, did say that the former is the president and that the latter 'is the secretary of Gienger'. Inc. A corporation, to the toregoing instrument is the corporate seal that said instrument was signed and sealed in the secretary of the corporate seal. that said instrument was signed and sealed in the p authority of its board of directors; and each of i instrument to be its voluntary act, and deel (OFFICIAL' SEAL)
(if execute	d by a corporation,	Elain	TEPRISES INC. Ciencer President Ciencer Secretary

