A - 24925	
92873 Vold Page 12064- KNOW ALL MEN BY THESE PRESENTS, That HENLEY LAND COMPANY, INC. a corporation duly organized and existing under the laws of the State of Oregon, hereinafter called grantor, for the consideration hereinafter stated, does hereby grant, bargain, sell and convey unto DON E. WESCOM and MAXINE. WESCOM, husband and wife,	
and grantee's heirs, successors and assigns, that certain real property, with the tenements, hereditaments and appurtenances thereunto belonging or apportaining, situated in the County of	
 Subject to Declaration, including the terms and provisions thereof, execu- Exted by HENLEY LAND COMPANY, INC., dated July 22, 1974, and recorded July 30, 1974, in Volume M-74, Page 9292, Microfilm Records of Klamath County,Oregon; Subject to easements and rights of way of record and those apparent on the land; and to agreements, regulations and assessments of any sanitary district. 	
Subject also to the assessments of Country Green Homeowners' Association; and to contracts and/or liens for irrigation and/or drainage. Further, the fee title to any lot described as bounded by any street, lanc, walkway, park, playground, open area, lake, pond, pool, sidewalk, or any other common property, which has not been dedicated or accepted by the public, and the fee title to any lots shown on the recorded plat of Country Green as abutting upon any such common property, shall not extend to or upon such common property, and the fee title to such common property is reserved by the grantor to be conveyed to the Country Green Homeowners' Association	
for the common enjoyment of all of the residents in Country Green. To Have and to Hold the same unto the said granter and granter's heirs, successors and assigns lorever. And said grantor hereby covenants to and with said grantee and grantee's heirs, successors and assigns, that granter is have unly selved in the simple of the above granted premises, free from all encumbrances except .as hereinabove set forth;	
and that granted premises and every part and parcel thereof against the lawful claims and demands of all persons whomsoever, except these claiming under the above described encumbrances. The true and netual consideration paid for this transfer, stated in terms of dollars, is \$ 5,100.00. Whom or, the volual consideration paid for this transfer, stated in terms of dollars, is \$ 5,100.00. Whom or, the volual consideration semisis-of-or-includes other property-of-who-of-promised-which-is met-of-the volual consideration. In construing this dood and where the context so requires, the singular includes the plural.	
Dono by order of the frantor's bourd of directors, with its corporate soal allixed, thisday ofSeptember, 1974 (SEAL) (SEAL) By	
STATE OF OREGON, County of Klamath) ss. <u>September 3</u> , 1974, Personally appeared ELDON N. ALT, who being duly sworn did say that he is the President and Attorney in Fact for HENLEY LAND COMPANY, INC., and that he executed the foregoing instrument by authority of and on behalf of said HENLEY LAND COMPANY, INC., and that he acknowledges said instru-	
, ment to be the act and deed of said HENLEY LAND COMPANY, INC. Return Proton Research Also much Klamet Baley, Congression 77601 Witten STATE OF OREGON,]	
Send Tax Statement to: Distance Track Filed for record at request of: User track User track Klamath County Title User track On Inis 10 day of Sept A. D., 19 74 11 Or this Or clock 12 P. M. and duly 12 Page	
Page 12064 WMA. D. Matine, County Clerk By By Buthy Feo. 2.00 Deputy.	

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的法律的行为。

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