			m					- 10 - 17 solari	ninging the second	and the second and th			
		9131	Vol. 1/ 1440 572	1. 1. 1.	2. 199.) 			. 3	1 -1	. <i>2</i> .,		N	
	1	KNOW ALL MEN BY THESE PRESENTS, tha	t WILD BILLY LAKE, INC., a corporatio	on ä	مىرىيەن مەربىلىي يەر ا	a - Wandand		manulationale			al changed		
	2	duly organized and existing under the la	ws of the State of Oregon, hereinafte	۰r	• • •								
		called Grantor, for the consideration he	reinafter stated, does hereby grant,			a na ana ang ang ang ang ang ang ang ang	Paneloli agrigan	Anne inter		···· Marine M	Line and		
	4	bargain, sell and convey unto MICHAEL NAG	GY and LEA NAGY, husband and wife,		44 44								
	5	hereinafter called Grantees, and unto Gra	antees' heirs, successors and assigns	2 2									
	6	that certain real property, with the tene	ements, hereditaments and appurtenance	es *	•	and the second	and the second secon	and many marked and	Listersteine	- لنصيان الشندر <b>ال</b>	ويتو تسالستا سال		
~		thereunto belonging or appertaining, situ	ated in the County of Klamath, State				. T	" I. [***	· (P****) , `	المركاليون الم	i nameri i		
	8	of Oregon, described as follows, to-wit:			5 1 Ko	1							
1950	ş	$E_{2N}^{LNE_{2}SE_{3}}$ , Section 2, Tow Range 12, East of the Will	mship 35 South,					1	1				
3	10	Klamath County, Oregon.	ametre Meridian,					وادخ شاني	den de la	handred I.			
19	11		and to any portion of said premises highways; Right of Way for road pur-				r namurfillen finna	**************************************	THE STREET STREET	i.			
871 1	12	poses granted to the United States o 7, 1958, in Misc. Records 13 at page as set forth in dood records 14 to 16	F AMERICO BU increment was a loi b	- 	** **					i i i i i i i i i i i i i i i i i i i			
	13	as set forth in deed recorded April 286; Reservations as set forth in dee Vol 321 at page 403	h 1959 in Bood Vol 211	2. <b>1</b>		×.		1					
	14	Vol. 321 at page 402, modified by Der Court Journal M-69 at page 6695; East	crea filed New 10 10co to ot the	سی اسی		Aminatulity	-	Summer and Summer	Jelger Halins	. مانعنامته المناسب	time and the second		and the second s
	15	by deed recorded May 25, 1960, in Boo Decree filed Nov. 12, 1969, in Circu: Right of Way for ditabased	ak ili at naga 609 madifit			-	a sta fa di Alimanda na manda da	-				AND A CONTRACT	A CONCENTRATION OF
	16	Right of way for ditches or canals co United States as disclosed by Indian Deed Vol. 88 page 621: Page	ongtructor by authority of it	٤.						्रि इ.संक्रम् २	177		
	17	Deed Vol. 88, page 621; Reservations Land Status Report, recorded Oct. 28, 457; and also subject to an other	and restrictions as set from t	<del></del> -			•	1					
	18	is, and also subjec to any other an	disting accompants for		ي. رويد هو دستو	1 milie under	a jul an many	nin i	in the second second	يد المنطقة			
	19	and highways, for public utilities, a for any other easements or rights of building and use restrictions which g observe and comply with to uter											
	20	observe and comply with, to-wit:	grantees assume and agree to fully	N,					ن المراجع. ان المراجع	Geographic Australia	1		
	21	1. That no person shall ever suffer or offensive use to be made of order	or permit any unlawful, unsightly	1. Sec. 10	¥i≩ishi.					<b>1</b> . 1.			an a
	22	or offensive use to be made of said p or permit anything to be done thereon or annoyance to the neighborhood.	which may be or become a nuisance	Te la									in an
	23				•			19 Martinet		* The stand description of the second strange			
	24	<ol> <li>That no lot shall be used for ind</li> <li>That no building events</li> </ol>			5	and the second second		Section of the sectio		<u>e de la comp</u> ete			
	25	3. That no building, except one summand necessary outbuildings thereto, silot, with a minimum of 600 enume for	hall over he emerch.	Real Factor				1997 1997 - Alexandre Alex 1997 - Alexandre					
	26	lot, with a minimum of 600 square fee septic tank to comply with State of 0	to the electronicity - 1 and the second	R.		، بروند، مراجعهای			$\left  \cdot \right  $				
	27	<ol><li>That no building shall ever be ere property line.</li></ol>	ected within 30 feet of any exterior		1	and a second		uninascient (n.i.e.).	. A beiden og	Setter and the set of			al an an ann an an ann an an ann an an ann an a
	28	5. That no tree larger than 4 inches	in diamotor 24 deal			And the second	Ne cultures		C. Elen				2002 1997 1997 1997 1997 1997 1997 1997 199
	29	ground may be cut, except to clear the or driveway.	e land for a permanent structure		1. 1	· · · · ·		la constante da constante a constante da const		A.			
	30	6. That no hunting shall be permitted	I on only of cost later to a	3 (s)	. 1.		the second	)) (4))	the set				
	31	arms may be discharged from any of sai	id lots, except for the owner.	D.R.M.P.		and an	n rarater in it is a vin	Line and the second	Biling	ويعلن ويعلمان			
	32	7. That garbage must be disposed of i must be done in a barrel with a cover	In a sanitary manner, and burning of $1/2$ -inch right		<b>1</b>	J. Trans	THE PRIME	Norman dr	-				
NONG, CORORE		orrection arranty Deed - Page 1.	or 1/2-men wire mesh screen.				, 117°	TIM		甘檀	MAR		20 2
MATH FALLS, ORI 97501		-y Kage I.			ting and the second sec	1		A Reader			劉劉斯		- Jac 1
3/901					-	1. C.		July 1	ليولنج ومساحيه ومسا	1.30			

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ATE OF OREGON I hereby certify that t January of DEEDS \_\_\_\_A.D., 19

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\$24 a. That lot owners may permit guests to camp or pitch tents on their lots for a period of not more than two weeks at any one time; provided, however, that such camping shall be done in a good and campmanlike manner. 9. That no temporary housing shall be permitted on any lot, except during the period of construction of a permanent residence, and in no event shall same be permitted for a period in excess of 90 days; provided, however, trailer or mobile homes may be used as permanent dwellings on the premises which have a retail cost of not less than \$1,500.00. A ..... 10. All fires for burning slash shall be done in the properly autho-6 rized season, and pursuant to United States Forest Service and/or Klamath Forest Protective Service regulations. Fireplaces in all buildings shall have a heavy mesh screen permanently affixed thereto in the flue fine enough to prevent the passage of sparks. No outdoor fires, other than 8 for the clearing of ground, shall be allowed except in permanet fireplaces or firepits, which shall be in the center of an area with a 30-foot 9 cleared radius of all inflammables and which shall have a water hose n fertis Legistra connection with said area with 100 feet of hose and sufficient water 5 10 supply and pressure to operate said hose. -11 The true and actual consideration paid for this transfer is \$3,995,00. 2 12 TO HAVE AND TO HOLD the same unto the said grantees and grantees' heirs  $\mathcal{D}_{\mathcal{C}}$ successors and assigns forever. 13 XY And said grantor hereby covenants to and with said grantees and grantees' 14 heirs, successors and assigns, that grantor is lawfully seized in fee simple of 20 the above granted premises, free from all encumbrances, except those above set 15 forth, and that grantor will warrant and forever defend the above granted premi-----ses and every part and parcel thereof against the lawful claims and demands of 16 1 all persons whomsoever, except those claiming under the above-described encumbrances. 17 25 THIS DEED IS EXECUTED TO CORRECT AN ERRONEOUS DESCRIPTION CONTAINED IN THE DEED 18 RECORDED ON OCTOBER 11, 1974, in Book M-74 at page 13345. is 19 Done by order of the grantor's board of directors, with its corporate seal affixed this 10th day of November, 1975. 20 21 WILD BILLY LAKE, INC. Vice-22 Precide STATE (SEAL) 23 County Secretar 24 STATE OF OREGON ) SS 25 County of Klamath foregoing Personally appeared Miller Anderson and Floyd Osborn who, being duly sworn, 26 each for himself and not one for the other, did say that the former is the Vice-1 President and that the latter is the Secretary of Wild Billy Lake, Inc., a cor-27 poration, and that the seal affixed to the foregoing instrument is the corporate seal of said corpoation and that said instrument was signed and sealed in be-28 half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. 29 Before me: ٦) ٦) Unless a chai 30 all tax state sent to the f Notary Public for Oregon (SEAL) Mail Tax Statements to Michael Nagy, 1219 Marin ave 31 My Commission Expires: San Pablo Calif. 94806 Department of 1225 Ferry Stri Salem, Oregon 32 GANONG, TELEPOTEK Correction Warranty Deed - Page 2, STATE OF OREGON; COUNTY OF KLAMATH; ss. I hereby certify that the within instrument was received and filed for record on the 13th day of A.D., 19 76 at 11;12 o'clock A.M., and duly recorded in Vol 176 January DCEDS of\_ \_on Page \_\_\_\_572 WM. D. MILNE, County Clerk By Hazel Draze Deputy \$ 6.00 FEE WARRANTY DEED water and the second 鶞

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