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KNOW ALL MEN BY THESE PRESENTS, That Ralph E. Lawrence

WARRANTY DED

hereinstor called the grantor, for the consideration hereinafter stated, to grantor paid by Copper Creek Ranches, Inc. an Oregon Corporation, hereinafter called the grantee, does hereby grant, bargain, sell and convey unto the said grantee and grantee's heirs, successors and essigns, that certain real property, with the tearments, hereditaments and appurtenances thereunto belonging or appertaining, situated in the County of Klamath and State of Oregon, described as follows, to-wit:

NE: NE1, Section 9, Township 35, Range 8, EWM, accprdomg to the official plat thereof on file in the office of the Klamath County Clerk.

(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE)

To Have and to Hold the same unto the said grantee and grantee's heirs, successors and assigns forever. And said grantor hereby covenants to and with said grantee and grantee's heirs, successors and assigns, that grantor is lawfully seized in fee simple of the above granted premises, free from all encumbrances except as noted of record as of the date of this deed and those apparent upon the land, if any, as of the date of this deed, and that

grantor will warrant and forever defend the said premises and every part and parcel thereof against the lawful claims and demands of all persons whomsoever, except those claiming under the above described encumbrances. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$.3.8 333 ... Olicity ever, the actual consideration consists of or includes other property or value given or promised which is the whole consideration (indicate which). (The centence between the symbols 0, if not applicable, should be deleted. See ORS 93.030.) part of the In construing this deed and where the context so requires, the singular includes the plural and all grammatical

changes shall be implied to make the provisions hereof apply equally to corporations and to individuals. In Witness Whereof, the grantor has executed this instrument this 30 day of March , 1978 ; if a corporate grantor, it has caused its name to be signed and seal affixed by its officers, duly authorized thereto by

Ragh E. K. order of its board of directors.

STATE OF OREGON,		miy ol) 13.
County of <u>Klamath</u> <u>March 30</u> , 1978	Porsonally appeared	who, being duly evon,
	each for himself and not o	ne for the other, did say that the former is the
E. Lawrence		
ong acknowledged the loregoing instru- voluntary set and doed.	of mid corporation and in	to the foregoing instrument is the corporate seal bat said instrument was signed and sealed in be- vationity of its board of directors; and each of natrument to be its voluntary act and deed. (OFFICIAL SEAL)
Messar Populic for Oregon	Natary Public for Oregon My complication expires:	
		STATE OF OREGON,
GRANTOR S NAXE AND ADDRESS		County of
		ment was received for record on the lochtay of April 19.78
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	FOR RECORDER'S USE	tile/reel number
Caluler have advalues 200		County attixed.
tigest a chestion in en auffred all tax stationnachs shall be sand to the following		Wm. D. Milne By Sumethin Afels in Deput
11 Anna		-