FORM No. 690-DEED, WARRANTY (Survivorship) (Individual or	Corporate).
48706	STEVENS.NESS LAW FUB. CO., PORTLAND CRE.
KNOW ALL MEN BY THESE P	RESENTS, That RAE C. MARTIN and LOIS B. MARTIN,
husband and wife,	MARTIN and LOTE D. MARTIN
i constact auton repetingtion of the distant	Internation and the second states of the second sta
Conco pranness hereby day in	
ing described real property in in	argains, sells and conveys unto the said grantees, not as tenants in com- eir assigns and the heirs of the survivor of said grantees, all of the follow- ents, hereditaments and appurtenances therewere to be
appertaining, situated in the Court of	err assigns and the heirs of the survivor of said grantees, all of the follow- ents, liereditaments and appurtenances thereunto belonging or in any wise Clamath
, structure in the County ofk	ents, hereditaments and appurtenances thereunto belonging or in any wise Lamath
Lot 2 in Block 11 of	
Klamath Falls, accor	KLAMATH LAKE ADDITION to the City of ding to the duly recorded plat thereof the County Clerk of Klandbard
on file in the offic	the of the duly recorded plat thereof
Oregon.	e of the County Clerk of Klamath County,
	-
TO HAVE AND TO HOLD the st	UFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE
and the heirs of such survivor, forever: prov	ve described and granted premises unto the said grantees, their assigns ided that the grantees herein do not take the title
Bit of Sulvivorship, that is that the f	t is a set to not take the life in common but with
signs, that grantor is lawfully some in t	to and with the above named grantees their bains and
all encomplances except reservation	ong the provinces, that the said premises are free from
and those apparent on the	mple of the above granted premises, that the said premises are free from ons, restrictions, rights of way of record land.
and that grantor will warrant and farmers	
and that grantor will warrant and forever de against the lawful claims and demands of a encumbrances.	efend the above granted premises and every part and parcel thereof Il persons whomsoever, except those claiming under the above described
internorances.	, theope mose claiming under the above described
"However, the actual consideration consists	d for this transfer, stated in terms of dollars, is \$-0- of or includes other property or value given or promised which is
the whole consideration (indicate which).	sector and property or value given or promised which is
In construing this dead and when it	
cludes the feminine and the neuter and, gen	context so requires, the singular includes the plural, the masculine in- erally, all grammatical changes shall be made, assumed and implied to corporations and to individuals
The make the provisions hereot apply source the	, Bob shall be made, assumed and imate t
, 19 18 ; if the granton	or has executed this instrument on the day of is a corporation, it has caused its corporate name to be signed and its ficers duly authorized thereunto by order of its based of its
· · · · · · · · · · · · · · · · · · ·	is a corporation, it has caused its corporate name to be signed and its ficers duly authorized thereunto by order of its board pf directors.
	a state of its board pt directors.
	x acousts, martin'
	x Roe martin
(If executed by a corporation, affix corporate seal)	S f f / dl/m
STATE OF OREGON,	
County of Klamath.	STATE OF OREGON, County of
May 10 78	Personally
Personally appeared the above named	
RAE C. MARTIN and LOIS B.	the unit of the say that the former is the
MARTIN and acknowledged the foregoing instru-	I- president and that the latter is the
ment to be their volur lary act and dee	d. secretary of
Before man	and that the seal attixed to the foregoing instrument is the corporation. of said co.poration and that said instrument was sidened to the corporate seal
COFFICIAL	hall of said corporation to the second was signed and sealed in he-
SEAL) I HON	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. Before me:
Notary Public for Oregon	Before me: Before me:
Notary Public tor Oregon My commission expires: 4-14-80	Belore me:
My commission expires: 4-14-50	Notary Public for Oregon
My commission expires: 4-14-50	Notary Public for Oregon
My commission expires: 4-14-50	Notary Public for Oregon (OFFICIAL
NOTE-The sentence between the symbols (), if not applicable,	Notary Public for Oregon
NOTE-The sentence between the symbols (), if not applicable,	Before me: Notary Public for Oregon My commission expires: should be deleted. See Chapter 462, Oregon Laws 1967, as amended by the 1967 Special Session.
NOTE-The sentence between the symbols (), if not applicable, WARRANTY DEED (SURVIVORSHIP)	Before me: Notary Public for Oregon My commission expires: should be deleted. See Chapter 462, Oregon Laws 1967, as amended by the 1967 Special Session. STATE OF OREGON,
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NOTE-The 'senience between the symbols (), if not applicable, NOTE-The 'senience between the symbols (), if not applicable, (SURVIVORSHIP) RAE.C. MARTINandLOISB. B. MARTIN TO RAEC. MARTINandLOISB. MARTINANDARTHURMMARTIN STEVENS-NEES LAW FUE. CO., FORTLAND, ORE. CEAME & BALLEY	Before me: Notary Public for Oregon My commission expires: should be deleted. See Chapter 462, Oregon Laws 1967, as amended by the 1967 Special Session. STATE OF OREGON, County of Klamath I certify that the within instru- miont was received for record on the 22nd day of May , 1978, at
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