	STRUCKS-3555 LAW PUBLISHING CO. PORTLAND, OR. 97204
FORM No. 432 WARRANTY DEED RESPONDED CO. 1879.	WARRIANTY DEED VOI. 778 Page 21378
MULT DESSEN	S. That Frank D. Sayre and Leola I. Sayre, husband
hereiradter called the grantor, for the consideration and Charlotte N. Koehler, bushand and the granter, does hereby grant bushand, sell and the granter, does hereby grant bushand, sell and	hereinafter stated, to grantor paid by Fred W. Koehler, Jr. wife, convey unto the said grantee and grantee's heirs, successors and to be resistances and appurishances thereunto belonging or ap-
medicinal situated in the County in	and State of Oregon, described as follows, to-wit:
SUBJECT TO: Public Mights in Millian Hearrations, restrictions and condit MAINSOM PARK ON THE WILLIAM; and the Conden Septem	son Eiver: Fesements and rights of way of record; tons shown on the plat and in the Dedication of Declaration of Conditions and Restrictions dated Der 11, 1754 in Vol. 356 at Page 116 of Klamath Hid Conditions and Restrictions Vendees take sub- ly observe, perform and comply with and which shall
To Have and to Hold the turns and the	in continue of startum on riverse sent and grantee and grantee's heirs, successors and assigns forever. I with said grantee and grantee's heirs, successors and assigns, that are granted premises, free from all encumbrances except any cur- and those apparent on the land,
departure will measure and force or defend the small and department of all persons of hour emissions poid. The time and actual consideration poid litterments, the actual consideration consists in the whole considerations (consideration product). The communication of the alread poul where the communication is consisted for at the transfer the communications.	and that premises and every part and parcel thereof against the lawful claims those claiming under the above described encumbrances. or this transfer, stated in terms of dollars, is \$ 6,500.00. Or includes other property or value given or promised which is become between the explicitly if not applicable, should be deleted. See ORS 91.030.) that so requires, the ringular includes the plural and all grammatical terms apply equally to corporations and to individuals. Herefold apply equally to corporations and to individuals. Ited this instrument this day of July ,1976; the signed and seal affixed by sits officers, duly authorized thereto by
if a comparable dramme, it has twenty did name to conder of its board of directors	x Frank D. Sayre
(All an acceptant to the property of the control of	Lools I. Sayre Lools I. Sayre MATATE UF GREEKER, County of 125.
CAN Lauredy at	and a second sec
July	who, being duly sworn,
remains appeared the about as ed Frank L. Cayru and Leola I. Sayru, husband	wach tar hamself and test one for the other, did say that the former is the president and that the latter is the secretary of
Add miles	and that the wall alliked to the loregoing instrument is the corporate seal of said trapscration and that said instrument was signed and sealed in behalf of said comparation by suthority of its board of directors; and each of them and said comparation the suthority of its voluntary act and deed.
The Superior Superior	Betwee se: (OFFICIAL STAL) Notary Public for Gregori.
My consumeration of her type Callf.	My comercision expires:
	STATE OF OREGON, Sss. County of Klamath I certily that the within instru- ment was received for record on the 26th day of September 1978
The Branch Fred Kochler	at 3:39 o'clock P. M., and recorded in book M78 on page 21378 or as file/reel number 55623. Record of Deeds of said county. Witness my hand and seal of County affixed.
Unit a idense in consecuted at the photogram of the new to the helps Fred Kochler STOIR Powle Box 676 Chilogun Oleyon File Chilogun And Accounts	By// Livettia March Deputy Fee \$3.00