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WARRANTY DEED TO CREATE ESTATE BY THE ENTIRETY

This Indenture Witnesseth, PEGGY M. STIVERS and ELDON V. STIVERS, her THAT husband,

hereinafter known as grantors, for the consideration hereinafter stated ha ve bargained and sold, and by these presents do grant, bargain, sell and convey unto DOUGLAS K. IVEY and SANDY P. IVEY,

husband and wife, grantees, the following described premises, situated in Klamath County, Oregon, to-wit: Lot 180, Third Addition to Sportsman Park, Klamath County, Oregon, according to the official plat thereof on file in the records of Klamath County, Oregon. SUBJECT TO: Agreement concerning the operation of the dam and control of the water levels of Upper Klamath Lake; Reservations and easements contained in the Dedication of Third Addition

to Sportsman Park; Any easements of record and those apparent on the land, if any; Any matters suffered or created by Grantees; and to the following building and use restrictions which grantees, their heirs, grantees, and assigns, assume and agree to fully observe and comply with, to-wit:

That grantees will not sufferor permit any unlawful, unsightly, or offensive use to be (1)made of said premises nor will they suffer or permit anything to be done thereon which may be or become a nuisance or annoyance to the neighborhood.

That they will use said premises solely as a residence or summer home site. (3)

That each said lot shall never be subdivided nor shall any less portion than the whole of said lot ever be sold, leased, or conveyed, and that no building except one summer home or residence and the usual and necessary outbuildings thereto shall ever be erected thereon.

That no building shall ever be erected within 10 feet of any exterior property line.

That the foregoing covenants are appurtenant to and for the benefit of each and every other lot in said Third Addition to Sportsman Park and shall forever run with the land and shall bind the premises herein conveyed for the benefit of each and every other lot in said addition and the foregoing covenants and restrictions shall be incorporated in and made a part of each and every other deed or conveyance hereafter executed for the purpose of conveying these premises.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$....3,500.00. Hibbolevet, I the Lither I done identified in chibes dished betopenty I thick I is part of the consideration. (Strike out the above when not applicable)

TO HAVE AND TO HOLD the said premises with their appurtenances unto the said grantees as an hereby covenant, to and with the said grantees, and their assigns, that they are the owner s in fee simple of said premises; that they are free from all incumbrances, except as above set out, and that they

will warrant and defend the same from all lawful claims whatsoever, except those above set forth., and any suffered or created by grantees.

his 9th day of March 19 79	hand s and seal s
Alggy M. Sti	levers (SEAL)
(SEAL)	(SEAL)
TATE OF OREGON, County of Klamath) ss. March /	19

Personally appeared the above named PEGGY M. STIVERS and ELDON V. STIVERS, her husband,

md acknowledged the foregoing instrument to be their voluntary act and deed. Before me:

Denie 000 Notary Public for Oregon. My commission expires

After recording return to: STATE OF OREGON, same as below County of Klamath

6709 Eberlein Ave.

From the Office of

Klomath Falls, Ore.

I cortify that the within instrument was received for record on the 30thday of March 1979, at 3:33 o'clock P M., and recorded in book Until a change is requested, all tax statements shall be sent to the following name and address: Douglas Iver

M79 on page 7110 Record of Deeds of said County.

Witness my hand and seal of County affixed.

SS.

Nm/ D. Milne	
By Sernetha Shelock	County Clork-Recorded
Fee \$3.00	Doputy