FORM No. 531-WARRANTY DEED (Individual or Co. 38 (10)

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KNOW ALL MEN BY THESE PRESENTS, That WILLIAM R. WILLIAMS and ALTA MARIE hereinafter called the grantor, for the consideration hereinafter stated, to grantor paid by DOROTHY SMITH WILLIAMS, husband and wife a single woman

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the grantee, does hereby grant, bargain, sell and convey unto the said grantee and grantee's heirs, successors and assigns, that certain real property, with the energents, hereditaments and appurtenances thereunto belonging or appertaining, situated in the County of Klamath and State of Oregon, described as follows, to-wit:

Lot 9, Block 40, KLAMATH FALLS MOREST ESTATES HIGHWAY 66 UNIT, PLAT NO. 2, in the County of Klamath, State of Oregon.

WARRANTY DEED

(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 shown of record

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 \$ 1,000.00 OHowever, the actual consideration consists of or includes other property or value given or promised which is the whole the whole consideration (indicate which).⁽¹⁾ (The sentence between the symbols ⁽¹⁾, it not applicable, should be deleted. See ORS 93.030.) 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. if a corporate grantor, it has caused its name to be signed and seal affixed by its officers, duly authorized thereto by order of its board of directors.

cuted by a corporation, orporate seal)		IOHN P. BOI Not ary Public - Curson C My Appriation of Explo	Nevada		ty of CARSON C. 1982 William R Wi 11/2000 R Wi	
Z - 2 S Personally appear	ed the above nu	amed April AND	each for	himself and not on	e for the other, did say tha president and th secretary of	the former is the at the latter is the , a corporation,
and to be Batore FFICIAL AL) Norm	ne: Public for Ca	LIAINS the foregoing instru- untary act and deed Boundary the UNE VAD. res: 4-9-85	and tha ot said hall of them a Notary	t the seal affixed to corporation and tha said corporation by cknowledged said in Betore me: • Public for Oregon mmission expires:	the foregoing instrument in said instrument was signe authority of its board of di strument to be its voluntar	d and sealed in be- rectors; and each of v act and deed. (OFFICIAL SEAL)
Wy u	mmission cap.)
	GRANTOR'S NAME				ment was received 5 day of Mar	amath the within instru- for record on the ch 19.82
After recording return to Dorothy Sin 771 N. Mai Bishop, Ca	GRANTOR'S NAME GRANTEE'S NAME ith n St. No. lifornia	AND ACCRESS E AND ADDRESS 57		SPACE RESERVED FOR RECORDER'S USE	County of <u>Kl</u> I certify that ment was received <u>5</u> day of <u>Mar</u> at. <u>3:29</u> o'clock in book/reel/volume page.2827 or as instrument/microfilr Beored of Deeds of	the within instru for record on th ch 19.82 M., and recorde No.MB2