DEED, WARRANTY (Survivorship) (Individual or Corporate); View M83 . man KNOW ALL MEN BY THESE PRESENTS, That John H. Schoonover, 1740 Cannon Street, Klamath Falls, Oregon 97661 , hereinalter called the grantor, for the consideration hereinafter stated to the grantor paid by Walter DeWayne Seufert & Betty T. Seufent Haw 76138 Rigdon Drive Galvidge Granon cybics FORM No 1967 ne consideration hereinatter stated to the grantor paid by warter Dewayne Seure Seufert, Haw, 70138 Rigdon Drive, Wakridge, Oregon 57463 hereinafter called grantees, hereby grants, bargains, sells and conveys unto the said grantees, not as tenants in comneremanter caned grantees, nereny grants, pargains, sens and conveys and the said grantees, not as tenants in com-mon but with the right of survivorship, their assigns and the heirs of the survivor of said grantees, all of the followmon but with the right of survivorship, their assigns and the heirs of the survivor of said grantees, all of the tollow-ing described real property with the tenements, hereditaments and appurtenances thereunto belonging or in any wise appertaining, situated in the County of Klamath, State of Oregon, to-wit: appendium, subject in the country of Section 5 TWP253 ABE M.M. Five acres M on L. Lot #27: Mi Ni Si NET NWT Section 5 TWP253 ABE M.M. Five acres M on L. Subject to a thirty foot (30 ft.) whose easement along horth Subject to a Uniformation (SUITO.) wrote casement arone monon boundary for mutual roadway and all other roadway purposes. Subject to power utility casement. Subject to reservations are mentionic of record and restrictions of record. TO HAVE AND TO HOLD the above described and granted premises unto the said grantees, their assigns IU HAVE AND IU HOLD the above described and granted premises unto the said grantees, their assigns and the heirs of such survivor, forever; provided that the grantees herein do not take the title in common but with the eight of survivor his that is that the free shall must characterize is the common state the tracterized of the the right of survivorship, that is, that the fee shall vest absolutely in the survivor of the grantees. and the grantor above named hereby covenants to and with the above named grantees, their heirs and as-And the grantor above named hereby covenants to and with the above named grantees, then here and as-signs, that grantor is lawfully seized in fee simple of the above granted premises, that the said premises are free from and that grantor will warrant and forever defend the above granted premises and every part and parcel thereof all encumbrances and that granted will waltant and forever detend the above granted premises and every part and parcer interest against the lawful claims and demands of all persons whomsoever, except those claiming under the above described The true and actual consideration paid for this transfer, stated in terms of dollars, is \$1, 450.00I ne true and actual consideration paid for this transfer, stated in terms of donars, is provided which is DHOWEVER, Whe Actual Consideration Konsteles of Nor Includies Shiek Dropetty Not XVEIUEX BIXEN So promised which is In construing this deed and where the context so requires, the singular includes the plural, the masculine in-cludes the feminine and the neuter and, generally, all grammatical changes shall be made, assumed and implied April 10th day of to make the provisions hereof apply equally to corporations and to individuals. SS WHEREUP, the grantor has executed this instrument on the source name to be signed and its , 19 (3); if the grantor is a corporation, it has caused its corporate name to be signed and its IN WITNESS WHEREOF, the grantor has executed this instrument on the corporate seal to be affixed hereunto by its officers duly authorized thereunto by order of its board of directors.) **5**5. (If executed by a corporation, affix corporate seal) STATE OF OREGON, County of each for himself and not one for the other, did say that the former is the STATE OF OREGON, president and that the latter is the County of Klamath 3 , 19.7? . Personally appeared the above named and that the seal attixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-halt 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: secretary of John M. Cohocustur and acknowledged the foregoing instruvoluntary act and deed. ment to be (OFFIÇIAL) SEAL), Notary Public t OFFICIAL | My commission expires: NOIE—The sentence between the symbols (), if not applicable, should be deleted. See Chapter 462, Oregon Laws 1967, as amended by the 1967 Special Session. . ? 눼 69 Klamath] WARRANTY DEED County of I certify that the within instrument was received for record on the (SURVIVORSHIP) John M. Schoonover 12day of Jan , 1983, at 11:00 o'clock A M., and recorded DON'T USE THIS in book M83 on page567 DON'T USE THIS PACE, RESERVED OR RECORDING Record of Deeds of said County. то Walter Dewayne Sewfert FOR RECORDING LABEL IN COUN-TIES WHERE Witness my hand and seal of USED.) Betty T. Seufert, H&d County affixed. STEVENS-NESS LAW PUS. CO., PORTLAND, ORE. ر بر بر ش Wayne D. Seufert & Betty T. Seufert Evelyn Biehn Route #1, Box #479A Quincy, California 95971 Atta According, mare to: county clerk Title. By Differ from Deputy. No Fee \$4.00 690