-WARRANTY DEED (Individual or Corporate) 20014 @ Vol.MRZ Page 1.1.74 30858 WARRANTY DEED KNOW ALL MEN BY THESE PRESENTS, That Edward C. Dore and Jeanne M. Dore hereinafter called the grantor, for the consideration hereinafter stated, to grantor paid by. Milford J. Brenneman , hereinafter called 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 tenements, hereditaments and appurtenances thereunto belonging or ep-Falls in Block 130 in Klamath/ Forest Estates, Highway 66, Lot 13 Unit No. 4 Unit No. 4 according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. Subject to reselvations, restrictions, rights of way of record and those apparent upon the land; AND Trust Dee,d executed by Grantors herein to Klamath County Witle Co., Trustee for Klamath Forest Estates Unit No. 4, et al, as beneficiary, dated November 18, 1981, recorded December 4, 1981 in Vol M81 page 20929, records of Klamath County, Oregon, WHICH Said trust deed Grantees herein DO NOT Assume, and Grantors agree to hold Grantees harmless thereof. 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 granter hereby covenants to and with said grantee and grantee's heirs, successors and assigns, that Stor is lawfully seized in fee simple of the above granted premises, free from all encumbrances , except as above and 83-84 taxes; and that giantor will warrant and lorever defend the said premises and every part and parcel thereof against the lawful claims eigl 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 \$ 5,900.00 instruct, nin-actaul consideration -consists of or includes other property or value given or promised which is the consideration (indicate which). (The sentence between the symbols 0, it not epplicable, should be deleted. See ORS 93.039.) n construing this deed and where the context so requires, the singular includes the plural and all grammatical Riges shall be implied to make the provisions hereof apply equally to corporations and to individuals. In Witness Whereof, the grantor has executed this instrument this 15 day of November 19.83: if a corporate grantor, it has caused its name to be signed and seal affixed by its officers, duly authorized thereto by cider of its board of directors. EDWARD C. DORE JEAN DORE (II executed by a corporation, off x corporate seal) BY her State of Oregon, County of Klamath STATE OF OREGON. Klamath On 7/6/1983 personally appeared County of . Juber 6, , 19.83 ænd Edward C: Dore, who, being duly orn. sworn, did say that he is the the attorney in fact for Jeanne M. Personally appeared the above mined the Edward C. Dore e. Dore and that he executed the . foregoing instrument by authority, of and in behalf of said principalion, 0 and acknewledded the foregoing instru-hos voluntary act and deed. and he acknowledged said instruseal be AL to be ment to be the act and deed of . Fig. l <u>ر</u>، r' à SEC BEFORE ME; the said principal. OFFLEIALS IAL J. . Notary Public for Oregon Notary Public for Oregon 8 - 7 - 87My commission expires: M y commission expires: 8-5-87 STATE OF OREGON County of Klamath GRANTOF'S NAME AND ADDRESS I certify that the within instrument was received for record on the 22 day of November 1983, . . 1 at.1.; 33 o'clock. P.M., and recorded GRANTLE S NAME AND ADDRESS CE RESERVED After recording return to: FOR page.20014 or as document/lee/lile/ instrument/microfilm No. 30858 RECORDER'S USE Grantee P.O. Box 875 Record of Deeds of said county. Anaheim, CA 92805 Witness my hand and seal of NAME, ADDRESS, ZIP County affixed. Uptil a change is requested all tax statements shall be sent to the following address Evelyn Biehn, County Clerk Same TITLE By Para-comedDeputy NAME, ADDRESS, ZIP Fee: \$4.00