^{ok} 8055'7	WARRANTY DEED-SURVIVORSHIP VOLM88 Do 620
KNOW ALL MEN BY TH	HESE PRESENTS, That GLENN DEHLINGER
	tated to the grantor paid by. GLENN DEHLINGER and MONTE LEE
ing described real property with t appertaining, situated in the Cour PARCEL 1	y grants, bargains, sells and conveys unto the said grantees, not as tenants in c corship, their assigns and the heirs of the survivor of said grantees, all of the fol- the tenements, hereditaments and appurtenances thereunto belonging or in any nty of Klamath , State of Oregon, to-wit: Township 40, Range 10 E.W.M.
PARCEL 2	
That portion of sout road, all being in se	h half of northwest quarter lying north of county ection 5, twp. 40 S.R. 10 E.W.M.
and the heirs of such survivor, for the right of survivorship, that is, i And the grantor above name	IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE) D the above described and granted premises unto the said grantees, their assurever; provided that the grantees herein do not take the title in common but we that the fee shall vest absolutely in the survivor of the grantees. End hereby covenants to and with the above named grantees, their heirs and assigned hereby of suid premises, that same are free from all encumbrances
The true and actual consideration However, the actual consideration he whole art of the consideration (indicate whole In construing this deed and who	and t efend the said premises and every part and parcel thereof against the lawful clas soever, except those claiming under the above described encumbrances. leration paid for this transfer, stated in terms of dollars, is \$ ESTATE PLANNI on consists of or includes other property or value given or promised which hich). ^① (The sentence between the symbols ^① , it not applicable, should be deleted. See ORS 93.02 where the context so requires, the singular includes the plural and all grammati
In Witness Whereof, the gran if a corporate grantor, it has caused order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE CRIBED IN THIS INSTRUMENT IN VIOLATIC USE LAWS AND REGULATIONS. BEFORE S HIS INSTRUMENT. THE PERSON ACQUIR ROPERTY SHOULD CHECK WITH THE	the provisions hereof apply equally to corporations and to individuals. Intor has executed this instrument this
In Witness Whereof, the gran if a corporate grantor, it has caused order of its board of directors. "HIS INSTRUMENT WILL NOT ALLOW USE CRIBED IN THIS INSTRUMENT IN VIOLATIC CRIBED IN THIS INSTRUMENT IN VIOLATIC SE LAWS AND REGULATIONS. BEFORE S HIS INSTRUMENT. THE PERSON ACQUIR ROPERTY SHOULD CHECK WITH THE OUNTY PLANNING DEPARTMENT TO VERIF	COF THE PROPERTY DE. OF THE PROPERTY DE. DN OF APPLICABLE LAND SIGNING OR ACCEPTING MING FEE TILLE TO THE APPROPRIATE CITY OR FY APPROVED USES.
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In Witness Whereof, the gran In Witness Whereof, the gran if a corporate grantor, it has caused order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE SCRIBED IN THIS INSTRUMENT IN VIOLATIC USE LAWS AND REGULATIONS. BEFORE S THIS INSTRUMENT. THE PERSON ACQUIR PROPERTY SHOULD CHECK WITH THE COUNTY PLANNING DEPARTMENT TO VERIF STATE OF OREGON, County of Klamath Personally appeared the above named GLENN DEHLINGER Personally appeared the above named GLENN DEHLINGER Manual Acknowledged the for thent to be My commission expires My commission expires Glenn Dehlinger 11390 Hill Road Klamath Falls OR 97603 GRANTER'S NAME AND ADD Glenn Dehlinger & Montt 11390 Hill ROAd Klamath Falls OR 97603 GRANTER'S NAME AND ADD GRANTER'S NAME AND ADD GRANTER'S NAME AND ADD GLENN DEHLINGER Crane & Bailey	Interportisions hereof apply equally to corporations and to individuals. 198. Intor has executed this instrument this/X. day of
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