FORM. No. 690-DEED, WARRANTY (Su vive thip) (Individual or

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ch 9.00

OK 99505 WARRANTY DEED-SURVIVORSHIP Vol. 3789 Page 7073 -KNOW ALL MEN BY THESE PRESENTS, That I, DeroThy C. Creebring New Known as DeroThy C. WhiTlaTab., hereinafter called the grantor, hereinafter called the grantor, tor the consideration hereinafter stated to the grantor paid by DeroThy C. WhiTlaTab. and Carefyn. hereinafter called grantees, hereby grants, bargains, sells and conveys unto the said grantees, not as tenants in common but with the right of survivorship, their assigns and the heirs of the survivor of said grantees, all of the following described real property with the tenements, hereditaments and appurtenances thereunto belonging or in any wise appertaining, situated in the County of A/22/27=77, State of Oregon, to-wit: Lot 1 of Skyline View Subject To: Reservations, conditions and restrictions

in The dedication of said Skyline View: Regulations, liens, assess Ments and laws relating to skyline View District Improvement Company

(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE)

TO HAVE AND TO 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 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 assigns, that grantor is lawfully seized in fee simple of said premises, that same are free from all encumbrances

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 \$ NOTE. [®]However, the actual consideration consists of or includes other property or value given or promised which is

the whole part of the Consideration (indicate which).⁽¹⁾ (The sentence between the symbols ⁽¹⁾, if 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 sidered and	iment ti	his X6	day of Har	vil .	1089
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order of its board of directors.	10001 01	mixed by	ns officers, au	ly authorized	thereto by
	N.		r		

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DI SCRIBED IN THIS INSTRUMENT IN VIJLATION OF APPLICABLE LAN USE LAWS AND REGULATIONS. BEI'ORE SIGNING OR ACCEPTIN THIS INSTRUMENT. THE PERSON ACQUIRING FEE TITLE TO TH PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY O COUNTY PLANNING DEPARTMENT TC VERIFY APPROVED USES.	ID T T
STATE OF OREGON,) SS	TATE OF CREGON, County of
Personally appeared the above named ea Derothy C., Goehring Whitlatch and acinowledged the foregoing instru- ment to be Her Deformer: (OFFICIAL SEAL) Noticy Public to Output	who, being duly sworn, ach for himself and not one for the other, did say that the former is the president and that the latter is the secretary of ad that the seal affixed to the foregoing instrument is the corporation, said corporation and that said instrument was signed and sealed in be- fit of said corporation by authority of its board of directors; and each of em acknowledged said instrument to be its voluntary act and deed. Before me: (OFFICIAL SEAL)
GRANTOR'S NAME AN) ADDRESS	STATE OF OREGON, County ofKlamath

County affixed.

...Evelyn Biehn, County Clerk By D. Cucican Mullendare Deputy

Witness my hand and seal of

Fee. \$8.00

Until a change is requested all tax statements shall be sont to the followi

NAME, ADDRESS, ZIP