52-132 CANTY DEED (India rnga_Page_6113 @ 42580 WARRANTY DEED VICE CORPORATION KNOW ALL MEN BY THESE PRESENTS, That Meific herejnafter called the grantor, for the consideration hereinafter stated, to grantor paid by. MICHAEZ E LUNG , hereinafter called the grantee, does hereby grant, bargain, sell and convey unto the said grantee and grantee's heirs, successors and PRECEZ 13, BLOCE SL, KLAMATH FALLS FORETT ESTATES, MIGINIAN 66, UNITY, KLAMATH COUNTY OREGON (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 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. OHowever, the actual consideration consists of or includes other selve given or promised which is ibe while consideration (indicate which)." (The sentence between the symplet of feel, if and applicable, hould be deleted. See ORS 93.030.) In construing this deed and where the context so requires, the singular includes the stammatical e plures 028.985 changes shall be implied to make the provisions hereof apply conally to corporations and to the In Witness Whereof, the grantor has executed this instrument this fill day of provide grantor, it has caused its name to be signed and seal striked by its office P. day of G Aputhorized thezels by if a corporate grantor, it has caused its name to be signed and so order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE-SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. 1. Igrua) 55. STATE STATE OF CERES) 55. County of WILLIAM V. TROPP andwho, being duly sworn, each for himself and not one for the other, did say that the former is the Personally appeared the above named president and that the latter is the stary of Vervice (0,0)and that the spal allixed to the toregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by suthority of its board of directors; and each of them acknowledged said instrument is the toregoing and sealed in beand acknowledged the foregoing instruent to be voluntary act and deed. or dir OFFICIAL SEAL ROSAN OF START Notary Publics Dalitant RIVERSIDE COUNTY Belore me: Before me: (OFFICIAL ... SEAL) DSQ Notary Public for Notary Public for Game My Commission Expires My commission expin My commission expires: 218 ERVICE COPPORATION STATE OF OREGON, CAMILIKO # 204 RA Verm 89119 County ofKlamath I certify that the within instrument was received for record on the 24th day of _____ March____, 1992_, 97124 at 8:49 o'clock ... AM., and recorded ZE'S NAME AND ADDRESS CE RESERVED 500 page __6113 ____ or as fee/file/instru-CORDERS USS (ae ment/microfilm/reception No......42580 100 Record of Deeds of said county. 19119 EGA Witness my hand and seal of County affixed. Evelyn Biehn, County Clerk IRANTES B Rulese Mullender Deputy NAME, ADDRESS, ZIF Fee \$30.00

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