12-23-93P01:38 RCVD WARRANTY DEED (# 73322 Volm<u>93 Page 34</u> WARRANTY DEED MIYMOND BIYER EVITI KNOW ALL MEN BY THESE PRESENTS, That hereinafter called the grantor, for the consideration hereinafter stated, to grantor paid Junes T. EVAT hereinafter called the grantee, does hereby grant, bargain, sell and convey unto the grantee and grantee's heirs, successors and assigns, that certain real property, with the tenements, hereditaments and appurtenances thereunto belonging or in any way appertaining, situated in KLAMATH...... County, State of Oregon, described as follows, to-wit: E1/2 SE 4 05 S w/ And SE 4 05 NE 4 is 5 w 1/4 05 section 21739 AIZEWIY witholding and excepting N/2SE/405NE/4025w/4 OST 39 RIZ SZI Elwim which belongs To Jack Ross DeLaner ONI EININ union one Acre of Tives on The s'2 OFSE & ONE 405 SW 14 T39 RIL Also witholding one Acre of Tives on The s'2 OFSE & ONE 405 SW 14 T39 RIL 521 EWM The boundaries being Approvent upon the Land which belongs To John Evans The TOTAL ACTORS OF Adjuntered Bryce EVIT 18 24 Loves (IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE) To Have and to Hold the same unto the grantee and grantee's heirs, successors and assigns forever. And grantor hereby covenants to and with 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 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 property or value given or promised which is the whole consideration (indicate which). O(The sentence between the symbols D, if not applicable, should be celeted. See ORS 93.030.) In construing this deed, where the context so requires, the singular includes the plural and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals. In Witness Whereof, the grantor has executed this instrument this 2000 day of 2000 day of fernsen 1973. if a corporate grantor, it has caused its name to be signed and its seal, it any, affixed by an officer or other person duly authorized to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED 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 AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN DRS 202032 Kand Dage ORS 30.930. STATE OF OREGON, County of Alama This instrument was acknowledged herois me on umond rince ment was acknowledged before me b as OFFICIAL SEAL JUDY A. RUTLEDGE 4Au NOTARY PUBLIC-OREGON etary Public for Oregon COMMISSION NO. 011200 MY COMMISSION EXPIRES NOV. 22, 1995 RAYMOND BEYCE EVAL STATE OF OREGON. 35 ONUX County of _____Klamath____ I certify that the within instrument (Inmath FAIIS, OR 97405 was received for record on the 23rd day AMES FUAT of. 1:38 o'clock P. M., and recorded in SPACE RESERVED book/reel/volume No. M23 on page Grantes's Nar ORDER'S USE 34525 and/or as fee/file/instru-(Name, Address, Zip); mcording retu ment/microfilm/reception No73322_ AUES -VATT Record of Deeds of said County. 0. BAX 23 Witness my hand and seal of MANZA County affixed. Evelyn Biehn, County Clerk By Couline Multinoline Deputy.

Fee \$30.00