FORM No. 690-DEED, WARRANTY (Survivership) (In Carporate

1967 04-15-94A11:21 RCVD W mT	(20115/1 mill
9189know all men by these presen	C 32454-MK Volm94 Pagel 1245 VTS, That Wayne A. Vilcox and Betty B. Vilcox hereinafter called the grantor,
for the consideration hereinafter stated to the gran	ntor paid by
mon but with the right of survivorship, their ass	is, sells and conveys unto the said grantees, not as tenants in com- igns and the heirs of the survivor of said grantees, all of the follow- ereditaments and appurtenances thereunto belonging or in any wise
Subject to: a 60 foot non-exclusive ea	the Southeast 1 of Section 35, Township 35 South, meisting of 10 acres, more or less. asement for road and utility purposes, the center- st of the SW1SW1 of Section 36, and SINSE1SW1 of
Willamette Meridian as recorded in vol	on 35, all in Township 35 South, Range 7 East, ume 28-0 & 02 M74 Page 2225, Klamath County Records.
TO HAVE AND TO HOLD the above des and the heirs of such survivor, forever; provided	NT, CONTINUE DESCRIPTION ON REVERSE SIDE) Scribed and granted premises unto the said grantees, their assigns that the grantees herein do not take the title in common but with
signs, that grantor is lawfully seized in fee simple	enants to and with the above named grantees, their heirs and as- of the above granted premises, that the said premises are free from
all encumbrances except easements of rec	ord and those apparent to the land.
and that grantor will warrant and forever defend against the lawful claims and demands of all per encumbrances.	the above granted premises and every part and parcel thereof rsons whomsoever, except those claiming under the above described
The true and actual consideration paid for	this transfer, stated in terms of dollars, is \$5,950.00.
DELEGITED LA	
, general,	ext so requires, the singular includes the plural, the masculine in- y, all grammatical changes shall be made, assumed and implied
to make the provisions hereof apply equally to co IN WITNESS WHEREOF, the grantor ha	s executed this instrument on the 15 day of
corporate seal to be affixed hereunto by its officer	corporation, it has caused its corporate name to be signed and its s duly authorized thereunto by order of its board of directors.
	h a philip
(If executed by a corporation, affix corporate seal)	Sully M, US, Lisy
STATE OF OREGON,	STATE OF OREGON, County of
County of	Personally appeared
Personally appeared the above named. Wayne A. Wilcox & Betty M. Wilcox	who, being duly sworn, each for himself and not one for the other, did say that the former is the
and acknowledged the foregoing instru-	president and that the latter is the secretary of
ment to be these voluntary act and deed.	, a corporation, , and that the seal attixed to the foregoing instrument is the corporate seal
(OF ICIAL Star me	of said corporation and that said instrument was signed and sealed in be- half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me:
Notáry Public lor Óregon My commission expires: 5/19/177	Notary Public for Oregon (OFFICIAL SEAL)
NOTE—The sentence between the symbols $(0, if not applicable, should be a sentence between the symbols (0, if not applicable)$	My commission expires: d be deleted. See Chapter 462, Oregon Laws 1967, as amended by the 1967 Special Session.
WARRANTY DEED	STATE OF OREGON,
(SURVIVORSHIP)	County of Klamath
	I certily that the within instru- ment was received for record on the
то	(DON'T USE THIS SPACE: RESERVED FOR RECORDING ALL:21
	LABEL IN COUN. in book
William D Fat	Witness my hand and seal of County affixed.
10650 Quailland	Evelyn.Biehn,.County.Clerk
- 10650 Quailland Klanouth Falls, QR	County Clerk Title. By Deculence Multipoly.
<u> </u>	ee \$30.00 By Lucchel Inductions Deputy.

690