RNOW ALL MEN BY THESE (RELEVIS. That breinder culled the granutor, for i.e.: neideration is reinder stated, to granutor paid by	1 ^{11-23-94P03:13} RCVI	NOUNTAIN	TTLE COMPANY Vol. m94 Page 36068
EUCENDE H. MEAL, and GEORGY I. MEAL, must and and with the stail granice and granice's heirs, successors and assigns, the certain real property, with the iner tents, heredita tents and apprinting aces there unto belonging or appendixing, is unated in the County of	ICE L. BITLER	ELENIS, That	
the certain real property, will the tens tents, heredux tents and appure ances the end obtaining to the other state of the County of	ENE H. NEAL and GEORGI	<u>Y. NEAL, hust</u>	and and wile , hereinafter cauea
Official plat therois in the in the office of the County Clerk of Kinsath County Oregan MOUNTAIN [ITTLE COMPANY "This instrument will not allow use of the proper; described in this instrument in violation of applicable land use sead acquisitons. Before signing or accepting this instrument, the person acquiring fee tile to the property should these with the appropriate city or county planning departments to verify approved uses and to determine any limits or trusuits against farming or forest tract tees as defined in 0RS 30.930." To Have and to Hold the sam: unit the said grantee and grantee's heirs, successors and assigns, had grantee, and at Hold acpartent use in the failed use and grantee's heirs, successors and assigns, had grantee, and to Hold the sam: unit is he said grantee and grantee's heirs, successors and assigns, had grantee, and to Hold the sam: unit is the said grantee and grantee's heirs, successors and assigns, had grantee, and to Hold the sam: unit is the said grantee and grantee's heirs, successors and assigns, had grantee, and the Units application use of the grave and grantee's heirs, successors and assigns, had grantee, and the during of all persons whore ever, accept those: (in frame, accept head to be applied to the property accepting and the above grant and parcel thereof against the tavful claim and the mean development of all persons whore ever, accept those: (in the above farmer) and the mean development and the acceptions of the property in the above development and the above development and the above grant and parcel thereof against the tavful claims and the mean development and the above development and the advelopment and the above d	moin real property with the len	et ients, hereditai	nents and appurtenances increanio belonging of appenduting,
"This instrument will not allow uss of the propercy described in this instrument in violation of applicable land uss hws and regulations. Before signing or accepting this instrument, the person acquiring fee title to the property should be check with the appropriate eight or county planning do artment to verify approved uses and to determine any limits or bresuits against farming or forest yrat ices as defined in ORS 30.930." To Have and to Hold the same use the said grutuee and grantee's heirs, successors and assigns, that granton is and said granton hereby covenants is and with asid grante and grantee's heirs, successors and assigns, that granton is landally soized in fee simple and the above grants: premises, free from all encumbrances except those of record and those apparent usion the said previe es and every part and parcel thereof against the lawful claim and demands of all persons whomoses, r, except those claiming under the above described encuglagage; ess or the standard exceptions of the sind previews claiming under the above described encuglagage; ess or the standard exceptions of the standard at a standard at	official plat there of	on file in)	ON SHORES SUBDIVISION, according to the he office of the County Clerk of
"This instrument will not allow uss of the property described in this instrument in violation of applicable land uss hws and regulations. Before signing or accepting this instrument, the person acquiring fee title to the property should beck with the appropriate eight or comer y planning do artment to verify approved uses and to determine any limits or hwsuits against farming or forest yrac ices as defined in this instrument, the person acquiring fee title to the property should the advect in the appropriate eight or comer y planning do artment to verify approved uses and to determine any limits or hwsuits against farming or forest yrac ices as defined in the staid granteed heirs, successors and assigns, that grantor is landfully soized in the simple and that above grantsc premises, free from all encumprances except those of record and those apparent uson the said preve es and every part and parcel thereof against the lawful claim and demands of all persons whome or , except those claiming under the above described encuglegage.cgb yrg: Directly with operations and with ask is the previse shall be instrument by claiming under the above described encuglegage.cgb yrg: Directly with operations whome or , except those claiming under the above described encuglegage.cgb yrg: Directly with operations whome or , except those claiming under the above described encuglegage.cgb yrg: Directly with operations whome or , except those claiming under the above described encuglegage.cgb yrg: Directly with operations and when the context so requires, the singular includes the plural and all grammatica thanges shall be implied to make the provisions here of popy equally to comparison and to individuals. In Witness Whereof, the grants th s executed this instrument this			
invs and regulations. Before signing or accepting this instrument, the person acquiring fee the to the property should check with the appropriate city or comparison of partners of two verify approved uses and to determine any limits or invsuits against farming or forest, practices as defined in ORS 30.930." To Have and to Hold the same uses is and with said grantee and grantee's heirs, successors and assigns, that granto the above grantee and grantee's heirs, successors and assigns, that granto that said grant or hereby covenants is and with said grantee and grantee's heirs, successors and assigns, that granto that said grant or hereby covenants is and with said grantee and grantee's heirs, successors and assigns, that granto that said grant or hereby covenants is and with said grantee and grantee's heirs, successors and assigns, that granto that said grant or hereby covenants is and with said grantee and grantee's heirs, successors and assigns, that granto that said grant or hereby covenants is and with said grantee and grantee's heirs, successors and assigns, that granto that said grant or hereby covenants is and with said grantee and grantee's heirs, successors and assigns, that granto that said grant and forever defend the said previses and every part and parcel thereof against the lawful claim red claim soft of approxed the said grants is and with said grantees and every part and parcel thereof against the lawful claim red demands of all persons whon over, except those claiming under the above described encughts grantoxy accessors and assigns that were advected in the said previses and every part and parcel thereof against the lawful claim red demands and that approved the said grant the said previses and every saturate advected by demands and that red dematers and devertees dematers and every part and above described en	MOU	JINTAIN	FITLE COMPANY
And said grantor hereby covenants 1: and with said grante are granted: heirs, successors and assigns, that grantor hereby covenants 1: and with said grante are granted: heirs, successors and assigns, that grantor hereby covenants 1: and with said grante are granted: heirs, successors and assigns, that grantor hereby covenants 1: and with said grante are granted: heirs, successors and assigns, that grant are provided by and that the avoid claim. it lanyfully seried in fore simple and the said premises and every part and parcel thereof agains the lanyful claim. and that anyfully seried for this deed and that the avoid claiming under the above described encughters, the singular includes and encughters, the singular includes and encughters, the seried second encughters, the second the above described encughters, the second second encughters, the second this instrument this	and regulations. Before signing (k with the appropriate city or (ou	or accepting this in v planning der	instrument, the person acquiring see title to the property should partment to verify approved uses and to determine any limits on
s rantor will warrant and forever difens the said prenies as and every part and parel thereof against the lavful claims and demands of all persons whom one network claiming under the above described encury hyperbolic states of control of the persons whom one network claiming under the above described encury hyperbolic states of control of the persons whom one network claiming under the above described encury hyperbolic states of control of the persons whom one network claims and the second of the persons whom one network claims and the persons and to individuals. If the persons and to individuals and the provisions here of apply equally to copporations and to individuals. If a corporate granter, it has caused it name to be signed and seal affixed by its officers, duly authorized thereto be order of its band of directors. If the present of the data of the persons o		i a la stration de la secondad	analysis and anomia's hairs successors and assions that oranior
and demands of all persons whom voew r, except thos: claiming under the above described enclosing grid constructions of the rest of colling to the rest of the res	cord and those apparent u	no the said need	, if any, as the date of this deed and that ses and every part and parcel thereof against the lawful claims
Imperiation of the inductive section work is in the provision is the observe of the inductive section is the observe of the inductive section is the observe of the inductive section is the inductive section is instrument in its instrument in its instrument is instrum	demands of all nersons whom soe	ever excent those	claiming under the above described encugious
State Constraints this deed and where the context so requires, the singular includes the plural and all grammatical changes shall be implied to make the provisions here if apply equally to copporations and to individuals. In Witness Whereof, the granty his executed this instrument this day of	CONTRACTOR OF THE PROPERTY OF THE PROPERTY STATE	NT STRUCTURE TO THE PARTY OF	EX WHEN DE REALLY A REPORT OF A REAL OF A REAL AND A
In Witness Whereof, the granting his executed this instrument this duy of duy authorized thereto by if a corporate grantor, it has caused it name to be signed and seal affixed by its officers, duly authorized thereto by inder of its board of directors. If a corporate grantor, it has caused it name to be signed and seal affixed by its officers, duly authorized thereto by its officers, duy authorized the above authorized thereto by its officers, duy authorized the above authorized the above authorized thereto by its officers, duy authorized thereto by its officers, duy authorized thereto by its	ORS 93.030.7 X In construing this deed and when	re the context so	requires, the singular includes the plural and all grammatical
order of its board of directors. () a Shimpton help () () a Shimpton help () () () a Alphone help () () <td< td=""><td>To Wiemone Whomoof the amintur</td><td>kee procuted this</td><td>instrument this 11 day of 100000, 19 11, in</td></td<>	To Wiemone Whomoof the amintur	kee procuted this	instrument this 11 day of 100000, 19 11, in
Image: State of the second	r of its board of directors. Washington feb B	1113	BRUCE L. BITLER
Image: State of the set	E OF ORSGON. ity of is hater	1 ss. 7. Z	
Image: State of the set	Remonally appresed the above na	mı d	
Image: Construction of the second of the second of the corporation of the			
Before me: State of Oregon State OF OREGON. County of	and acknowledged the foregoing	g nstrument	
secretary of	NG NG THE NEW YORK NEW THE NEW YORK NEW	8 . 1 3 1 - 2 666 1	STATE OF OREGON. County of) ss.
secretary of	Notary Public for Oregon (My commission expires: 2	is phone	, 19, by, president, and by,
Votary Public for Oregon			4. 1997、1992年4月1日日午1月1日日
BRUCE L. BITLER 3002 JAMES ST. ROAD #59 BELLINGHAM, WA 98226 GRANTON AND AND AND AND AND AND AND AND AND AN			Notary Public for Oregon
SCOUNTY OF	NICE I. BITILER		
grantows have and as a standard within instrument we	1977년 2월 1979년 1979년 1979년 1979년 197		D. S.
EUGENE H. NEAL and GEORGIA IT. REAL	UGENE H. NEAL and GEORG LA	I f. NEAL	I certify that the within instrument was received for record on the
day of, 19, 19, and records	RCOMFIELD, CO 80020		day of, 19, at o'clock M., and recorded
	《县市 诗《读书》[]] []] []] []] []] []] []] []] []] []]	2. · 홍콩이지 나 영상관가로 🖡	file/reel number,
	120 W 112TH PLACE		Witness my hand and seal of County
"HUGENE H." MEAL "and CEORDIX" 4. NEAL	UGENE H. NEAL and GEORG LA		
61/20 W. 112/H PLACE Recording Office BROOMPTELD, CO 80020 Depu BROOMPTELD, CO 80020 Depu	ROOMFIELD, CO 80020		By Recording Officer Deputy

MOUNTAIN TITLE COMPANY

4

5

MOUNTAIN TITLE COMPANY

1

MOUNTAIN TITLE COMPANY

WARANTY DEED - BITLER/NEAL dated 11/7/94 36069

and

State of WASHINGTON		
county of Martin	November 7	, 19 <u>94</u>
Personally appeared the above namec _ and acknowledged the foregoing instru		voluntary act
deed. WITNESS My hand and official seal.	(seal)	
		1998888
Denena C & Dorna		10314
Notary Public for Washington My Commission expires: $10 - 1 - 199$	8 2 317	and with

STATE OF OREGON: COUNTY OF KLAMATH: SS.

Filed	for reco	ord at re	quest of	M	ountain T	Litle Co		the	23-04	
of	·	Nov	A.D., of	11) <u>94</u> a	t <u>3:13</u> Deeds	o'clock	P_M., and duly n Page3606	recorded in Vol.	<u>23rd</u> M94	day
FEE	\$35.00)		an a 1973 an suite an 1973 an suite an suite an suite 1973 an suite an suite an suite an suite 1973 an suite		Evelyn 1	Biehn -	County Clerk	store	
		· # ***********************************						19 (9) - 4.900 - <u>1997 - 4.900 (9) - 4.900</u>		ана аландар (ул. сулар на на
				a and a second second a second s						
				and the second s			$ \begin{array}{llllllllllllllllllllllllllllllllllll$	•		
				e 1990 - Santa Santa Santa Santa Santa 1990 - Santa Sa			and the formation of the second			балар Алар