WARRANT / DEED

MAC

SURVIVORSHIP

06-27-94P03:44 RC1 389

Vol.<u>m94</u>, Page 336KNOW ALL MEN BY THESE PRESENTS, That * * * * * * * * * * * Myrtle Schrier* * * * * * * * * * * * hereinafter called the grantor. * * * * MYRTLE SCHRIER hereinalter called grantees, hereby grants, bargains, sells and conveys unto the grantees, not as tenants in common but with the right of survivorship, their ussigns and the heirs of the survivor of the grantees, the following described real property with the tenements, heresitaments and appurtenances thereunto belonging or in any way appertaining,

Mills, Block 116, Lot 656

THIS INSTRUMENT [S BEING RE-RECORDED TO CORRECT GRANTEES.******

IF S? ACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE)

TO HAVE AND TO HOLD the above described and granted premises unto the 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 the premises, that same are free from all encumbrances

and that

Page 1996

01.mg

grantor will warrant and forever delend the premises and every part and parcel thereof against the lawful claims and demands of all persons whomsonver, except those claiming under the above described encumbrances.

The true and actual convideration paid for this transfer, stated in terms of dollars, is \$... * * * * * * * * [®]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). ((The senter co between the symbols), it not applicable, should be deleted. 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 the provisions hereof apply equally to corporations and to individuals.

19.94; if a corporate grantor, it has caused its name to be signed and its seal, if 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 1 HE FF OPERTY DESCI INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND F BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON AI TITLE TO THE PROPERTY SHOULD CHECK WITH THE AF PROPRIATE CIT PLANNING DEPARTMENT TO VERIFY APPROVI D USES AND TO DET LIMITS ON LAWSUITS AGAINST FARMING OR I ORES" PRACTICES A ORS 30.930. | REGULATIONS Myrtle Schr COULR NG FEE TY OR COUNTY TERMULE ANY | Schuir rier | |
|---|--|--|---|
| by <u>MYRTLE SC</u> | HRI 3R | ле оп) ss. ле оп JUNE 27, | |
| by | L REGCN 07030 | ÊŔ | Artic) blic for Oregon |
| Return & Taxes: Myrtle Schrie: 900 Division Klamath Falls, 0r. 97601 STATE OF OREGON, County of Klamath Filed for record at request of: Mountain Title Co on this <u>6th</u> day of <u>Dec</u> (A.D. 19 94 at <u>3:18</u> oclock <u>P</u> M. and duly recorded at <u>3:18</u> oclock <u>P</u> M. and duly recorded at <u>001 M94</u> of <u>Dec</u> 37178 Evelyn Biehn County Clerk By <u>001 M94</u> of Deputy Fee, \$5.00 | ree \$30.00 | STATE OF OREGON, County ofKlamath. I certify that the with was received for record on ofJune. 3:44o'clock PM., an book/reel/volume NoMS Sock/reel/volume NoMS Sock/reel/volume NoMS Sock/reel/volume NoSock Sock/reel/volume NoSockSoc | ss. nin instrument the .27thday .19.94., at nd recorded in 94on page e/file/instru- No83389, sunty. and seal of Clerk |