RIA NO. 690 - WARRANIY DEED, (SI	inthronship) (individuat or Oorponto).	MARCHENESS LAW PURUSHENG CO. PONTLAND OR \$724
and a second start start and a second start and a	SIDVIVOIISHIP	
		Meracle, hereinafter called the grantor, Meracleand
or the consideration here Charles L. Me nereinafter called grante with the right of survive property with the tener	einafter stated to the grantor paid by	intees, not as tenants in common but rantees, the following described real onging or in any way appertaining.
situated in the County		vimrod River Park,
Lot 12, Bl in Klamath	orRinkerian ock 76, of the Seventh Addition to M County State of Oregon.	
	(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVEI	RSE SIDE) 18 unto the grantees, their assigns and
the heirs of such sur	(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVEI ID TO HOLD the above described and granted premise vivor, forever; provided that the grantees herein do not that is, that the fee shall vest absolutely in the survivor or above named hereby covenants to and with the above to illy seized in fee simple of the premises, that same are fu	take the title in common but white the of the grantees.
that grantor is lawly	my server in the	and that
ørantor will warran	I farour defend the premises and every pure	the stand one transmithices.
demands of all person The frue an OHowever, the act the whole consideral part of the consideral In construin changes shall be m IN WITNE 19.76.; if a corpor person duly autho THIS INSTRUMENT WILL IN INSTRUMENT IN VIOLATION OFFICE SIGNING OR ACC	STATE OF OREGON, County of Dougland Processing State of Processing	ty or value given or promised which is not applicable, should be deleted. See ORS 93.030.) r includes the plural, and all grammatical rations and to individuals. this $(,,,,,,,$
demands of all pers The frue an OHowever, the act the whole consideral part of the consideral In construin changes shall be m IN WITNE 19.7.6.; if a corpor person duly autho THIS INSTRUMENT WILL N INSTRUMENT IN VIOLATIO BEFORE SIGNING OR ACCI TITLE TO THE PROPERTY S PLANNING DEPARTMENT LIMIS ON LAWSUITS ACC	A actual consideration paid for this transfer, stated in the data consideration consists of or includes other properties of the consideration consists of or includes other properties of the deed, where the context so requires, the singular ade so that the provisions hereof apply equally to corpore SS WHEREOF, the grantor has executed this instrument of the dot so by order of its board of directors.   NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT, THE PERSON ACQUIRING FEE STING THIS INSTRUMENT, THE PERSON ACQUIRING ANY TO VERIFY APPROVED USES AND DETERMINE ANY TO VERIFY APPROVED USES AND TO DETERMINE ANY TO VERIFY APPROVED USES AND AND TO DETERMINE ANY AN	ty or value given or promised which is out applicable, should be deleted. See ORS 93.030.) r includes the plural, and all grammatical rations and to individuals. this $(\sum day of \frac{H_{D,C,C}}{M_{D,C,C}})$ seal, if any, affixed by an officer or other $M_{D,C,C}$ $M_{D,C,C}$ $M_{D,C,C}$ $M_{D,C,C}$ $M_{D,C}$
demands of all pers The true an OHowever, the act the whole consideral part of the consideral In construin changes shall be m IN WITNE 19.76.; if a corpor person duly autho THIS INSTRUMENT IN VIOLATIO BEFORE SIGNING OR ACC TITLE TO THE PROPERTY S PLANNING DEPARTMENT LIMIS ON LAWSUITS AC	A actual consideration paid for this transfer, stated   d actual consideration paid for this transfer, stated   d actual consideration consists of or includes other propertion   fuel consideration   fuel construct   fuel construct   fuel construct <td< td=""><td>ty or value given or promised which is out applicable, should be deleted. See ORS 93.030.) r includes the plural, and all grammatical rations and to individuals. this <math>(\sum day of \frac{H_{D,C,C}}{M_{D,C,C}})</math> seal, if any, affixed by an officer or other <math>M_{D,C,C}</math> <math>M_{D,C,C}</math> <math>M_{D,C,C}</math> <math>M_{D,C,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math> <math>M_{D,C}</math></td></td<>	ty or value given or promised which is out applicable, should be deleted. See ORS 93.030.) r includes the plural, and all grammatical rations and to individuals. this $(\sum day of \frac{H_{D,C,C}}{M_{D,C,C}})$ seal, if any, affixed by an officer or other $M_{D,C,C}$ $M_{D,C,C}$ $M_{D,C,C}$ $M_{D,C,C}$ $M_{D,C}$
demands of all pers The frue an OHowever, the act the whole consideral part of the consideral In construin changes shall be m IN WITNE 19.7.6.; if a corpor person duly autho THIS INSTRUMENT WILL N INSTRUMENT IN VIOLATIO BEFORE SIGNING OR ACCI TITLE TO THE PROPERTY S PLANNING DEPARTMENT LIMIS ON LAWSUITS ACC	A actual consideration paid for this transfer, stated   a datual consideration paid for this transfer, stated   a consideration consists of or includes other propertion   ion (indicate which). ©(The sentence between the symbols©, it n   ig this deed, where the context so requires, the singular   ade so that the provisions hereof apply equally to corpor   SS WHEREOF, the grantor has executed this instrument   rate grantor, it has caused its name to be signed and its   rized to do so by order of its board of directors.   NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS   NOF APPLICABLE LAND USE LAWS AND REGULATIONS   NOF APPLICABLE UND USE LAWS AND REGULATIONS   NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS   MOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY   HOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY   MOUNT OF FOREST PRACTICES AS DEFINED IN   STATE OF OREGON, County of   STATE OF OREGON, County of   This instrument was acknowledged before m   by   This instrument was acknowledged before m   by	ty or value given or promised Which is out applicable, should be deleted. See ORS 93.030.) r includes the plural, and all grammatical rations and to individuals. this $\therefore$ day of $Apct$ this $Apct$ seal, if any, affixed by an officer or other Apfield and a fixed by an officer or other $Apfield and a fixed by an officer or otherApfield an officer or otherApfield an office$
demands of all pers The true an OHowever, the act the whole consideral part of the consideral In construin changes shall be m IN WITNE 19.76.; if a corpor person duly autho THIS INSTRUMENT IN VIOLATIO BEFORE SIGNING OR ACC TITLE TO THE PROPERTY S PLANNING DEPARTMENT LIMIS ON LAWSUITS AC	A actual consideration paid for this transfer, stated   a datual consideration paid for this transfer, stated   a consideration consists of or includes other propertion   ion (indicate which). ©(The sentence between the symbols©, it n   ig this deed, where the context so requires, the singular   ade so that the provisions hereof apply equally to corpor   SS WHEREOF, the grantor has executed this instrument   rate grantor, it has caused its name to be signed and its   rized to do so by order of its board of directors.   NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS   NOF APPLICABLE LAND USE LAWS AND REGULATIONS   NOF APPLICABLE UND USE LAWS AND REGULATIONS   NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS   MOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY   HOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY   MOUNT OF FOREST PRACTICES AS DEFINED IN   STATE OF OREGON, County of   STATE OF OREGON, County of   This instrument was acknowledged before m   by   This instrument was acknowledged before m   by	ty or value given or promised Which is out applicable, should be deleted. See ORS 93.030.) r includes the plural, and all grammatical rations and to individuals. this $\therefore$ day of $Apct$ this $Apct$ seal, if any, affixed by an officer or other Apfield and a fixed by an officer or other $Apfield and a fixed by an officer or otherApfield an officer or otherApfield an office$
demands of all pers The frue an OHowever, the act the whole considerat part of the In construin changes shall be m IN WITNE 19.9.6.; if a corpor person duly autho THIS INSTRUMENT WILL INSTRUMENT IN VIOLATIO BEFORE SIGNING OR ACC PLANNING DEPARTMENT LIMITS ON LAWSUITS AC ORS 30.930.	Solid matrix for the sense of the straining of the sense of the sense of the symbols of the sym	ty or value given or promised which is not applicable, should be deleted. See ORS 93.030.) r includes the plural, and all grammatical rations and to individuals. this $\therefore$ day of $Apct($ seal, if any, affixed by an officer or other Apct( Barbore Construction of the construction of t
demands of all pers The frue an OHowever, the act the whole considerat part of the construin changes shall be m IN WITNE 19.76.; if a corpor person duly autho THIS INSTRUMENT WILL I INSTRUMENT IN VIOLATIO BEFORE SIGNING OR ACCI TITLE TO THE PROPERTY SE PLANNING DEPARTMENT LIMITS ON LAWSUITS AC ORS 30.930.	Of Actual consideration paid for this transfer, stated in the actual consideration consists of or includes other propertion (indicate which). ©(The sentence between the symbols®, it might have been the provisions hereof apply equally to corporate the source of the provisions hereof apply equally to corpore SS WHEREOF, the grantor has executed this instrument wate grantor, it has caused its name to be signed and its rized to do so by order of its board of directors.   NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS STRUMENT. THE PERSON ACOURING FEE SPINED THE APPROVED USES AND TO DETERMINE ANY TO VERIFY APPROVED AS A A A A A A A A A A A A A A A A A A	ty or value given or promised WHERT is out applicable, should be deleted. See ORS 93.030.) r includes the plural, and all grammatical retions and to individuals. this <u>()</u> day of <u>()</u> <u>()</u> <u>()</u> <u>()</u> <u>()</u> <u>()</u> <u>()</u> <u>()</u>
demands of all pers The frue an OHowever, the act the whole considerat part of the construin changes shall be m IN WITNE 19.7.6.; if a corpon person duly autho THIS INSTRUMENT WILL I INSTRUMENT IN VIOLATIO BEFORE SIGNING OR ACC TITLE TO THE PROPERTY SO PLANNING DEPARTMENT LIMITS ON LAWSUITS AC ORS 30.930.	One of the second states of the second st	ty or value given or promised which is out applicable, should be deleted. See ORS 93.030.) r includes the plural, and all grammatical retions and to individuals. this $(\sum day of (\sum Ap, c, c, c))$ seal, it any, attixed by an officer or other $(\sum p, c, c, c)$ ( $(\sum p, c, c, c)$ ) ( $(\sum p, c, c, c)$ ) ( $(\sum p, c, c)$ ) ( $(\sum p, c)$ ) ( $(\sum$

The second secon