WARRANTY DEED - SURVIVORSHIPO! 1997 Page 12000

., hereinafter called the grantor, for the consideration hereinafter stated to the grantor poid by Lacis V. Heiszissac and

hereinafter called grantees, hereby grants, bargains, sells and conveys unto the grantees, not as tenants in common but with the right of survivorship, their assigns and the heirs of the survivor of the grantees, the following described real

Lats 22 and 23 in Black 1 of Homeland Tracts R- 3909 - 00168 - 700 Key # 2508427

(IF SPACE 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 tea 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 lewfully soized in fee simple of the promises, that same are free from all encumbrances

Except none

granter 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. for

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 4 consideration Officwever, the actual consideration consists of or includes other property or value given or promised which is the whole consideration (indicate which). Of the contence between the symbols O, il 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

1933...; it 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 DE-SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS, SEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEVARTMENT TO VERIEY APPROVED USES. AND TO DETERMINE ATVILLIATION AUGUSTS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 20,530.

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Th	is instrument	was acknow	viedged h	ore me	on		•••••••••••••••••••••••••••••••••••••••

B JEAN PHILLIPS

HOTHY PUBLIC DREGON
COMMISSION NO. 650175
COMMISSION EXTRES MARCH 02, 2000
DESCRIPTION DESCRIPTION DESCRIPTION DESCRIPTION DESCRIPTION DESCRIPTION DESCRIPTION DESCRIPTION DE PROPRIÉTABLE DE

Vorly Public for Oregon My commission expires

STATE OF OREGON,

Comtor's Plants and Address After seconding section to ligismo, delicast, Nipt:

relie annel ell fex explanente in

Jame as above

SPACE RESERVED FOR RECORDER'S USL

County of Klamath I certify that the within instrument was received for record on the 5th ...day 2:43o'clock R.M., and recorded in book/reel/volume No. 1997 on page 13687 and/or as fee/file/instrument/microfilm/reception No. 37143., Record of Deeds of said County. Witness my hand and seal of

County affixed.

Bernetha G. Letsch, Co. Clerk Kodluz

Fee: \$30.00