NO PART OF ANY STEVENS-NESS FORM MAY BE REPRODUCED IN ANY FORM OR BY ANY ELECTRONIC OR MECHANICAL MEANS.



Richie Lee Clark

34780 Ore Shores Als

Child quein Die 97624

Grantor's Name and Address

Richie Lee Clark

34780 Ore Shores Tell

Child quein Share and Address

After recording, return to (Name, Address Zip):

Kichie Lee Clark

34780 Ore Shores Lls

Childquein Ore 97624

Until requested otherwise, send all tex statements to (Name, Address, Zip):

Lee & Lantle

Pu Bot 2987

White City (Inc.)

2008-003751 Klamath County, Oregon

00042343200800027540040045

ept. 6,2011

00042343200800037510010 03/25/2008 10:06:43 AM

Fee: \$21.00

SPACE RES FOR RECORDER'S

KNOW ALL BY THESE PRESENTS that Rickie Jee Clar milton Lu Clark hereinafter called grantor, for the consideration hereinafter stated, does hereby grant, bargain, sell and convey unto hereinafter called grantee, and unto grantee's heirs, successors and assigns, all of that certain real property, with the tenements, hered-State of Oregon, described as follows, to-wit: Legal Blescription: Lat 16 Black 15 # 129893 Iwo Rivers North Map R 2607-00/BO-05600-000 1968 Sahara 12458 malil Home - 45/014×129853 on Real Property 11504 Chinquapin (IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE) To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$\_\_\_\_ actual consideration consists of or includes other property or value given or promised which is  $\square$  part of the  $\square$  the whole (indicate which) consideration. (The sentence between the symbols o, if 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 this deed shall apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument on grantor is a corporation, 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. to do so by order of its board of directors.

BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007. THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOT OR PARCEL, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DEFINED IN ORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 195.300, 1 AND 195.305 TO 195.336. AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007. STATE OF OREGON, County of This instrument was acknowledged before me on \_ ickie hee Lee Clark This instrument was acknowledged before me on by OFFICIAL SEAL ALISSA JUSEPHSON NOTARY PUBLIC - OREGON COMMISSION NO. 421052 MMISSION EXPIRES SEPTEMBER 6, 2011 Notary Public for Oregon

My commission expires \_