WARRANTY DEED

etween	is Indenture, Made this Si	day of _April
parties. of the first part and ALBERT JONISOSHAM party	as year of our	YTHAM
Winesseih, That the said parties of the jirst part, for and in consideration of the sum of the name of the United States, to the sum of the said party of the second part; the receipt thereof a hereby acknowledged, do by these presents, grand baryain, sell, art, the receipt inhereof a hereby acknowledged, do by these presents, grand baryain, sell, art, the receipt inhereof a hereby acknowledged, do by these presents, grand baryain, sell, art, the receipt inhereof a hereby acknowledged, do by the second part, and to the said assigns, the following tract in the sol party of the second part, and to the said said said sold in following tract in the sold party of the second part, and to the said said said said sold in sold sold in the sold party of the sold said said sold in the sold party of the sold said the sold party of the sold said the sold sold the	Serveen THOMAS LONGBOTHAM AND EDITED.)
Witnesseih, That the said parkes of the first part, for and in consideration of the sum of the many of the United States, to	ATREOT INGBUINA	
Witnesseih, That the said parkes of the jirst part, for and in consideration, of the sum of the and re/100	parties of the first part una	ائن چو میں سے سے سے سی سی سی سی سے بنی سے بہتے ہے جو سے سی سی سے سی سے سی سے سی سے سی بہتے ہیں ہے ہیں
Winceseth, That the said parties		
while movely in hereofy to hereofy acknowledges, and the the receipt whereof is hereby acknowledges, and the seal party. — of the second part, and to	Witnesseth, That the said parties of the first part,	for and in consideration DOLLARS
Reserving unto the said Thomas Longbothan and and Grantors; TRANSACTION LYCISE DEC 11971 Amount Paid Afficient Control of the said premises, with the appurtenances, to have and to hold the said premises, with the appurtenances, to have and to hold the said premises, with the appurtenances, to have and to hold the said premises, with the appurtenance said party. And the said parties of the first part, for them serves administrators and assigns, that heirs, executors or administrators do by these presents, coverant and agree to and with the said party. Of the second part his berreserving and assigns, that said party. Of the second part his berreserving and assigns, that they leaves the sample absolute of and in all and singular the above granted and described premises and the appurtenances; that their good and lawful right to sell and convey the sare; that the same are free from all liens and incumbrances. excepting and hereinbefore recited. In Witness Whereof, The said parties of the first part have hereunto set their hands and seals the day and year first above written. Signed, Sealed and Delivered in Presence of the first part have hereunto set their (SEA).	auful money of the county declinated as a convey and confirm unto the said party	ond part, and to miles of land, affuate, lying and being in the of land, affuate, lying and being in the land, affuate, lying and particularly to quarter (NE) of the Northwest to Northwest quarter (NE) of the lip 2 North, Range 6 East of the ireof heretofore deeded to Charles C. are certain deeds recorded in Book "y" of aforesaid County (Skawania) and ally established and/or dedicated and excepting All that portion of the er (NE) of Section 33, Township 2 warter (NE) of Section 33, Township 2 in lying on the Westerly side of the lying on the Westerly side of the lying on the Westerly side of the deed dated September 16, 1947;
Together with the appurtenances, to have and to hold the said premises, with the appurtenances, to have and to hold the said premises, with the said parties administrators and sasigns forever. And the said parties of the first part, for them serves, and for their, executors or administrators do by these presents, covenant and agree to and with the heirs, executors or administrators and assigns, that said party of the second part his heirs, executors or administrators and assigns, that they lawfully seized in fee simple absolute of and in all and singular the above granted and they lawfully seized in fee simple absolute of and in all and singular the above granted and described premises and the appurtenances; that their good and lawful right to sell and goonvey the sar 2; that the same are free from all liens and incumbrancesexcepting and hereinbefore recited. and that hereby WARRANT Y and will DEFEND the same from all lawful claims whatsoever hereby WARRANT Y and will DEFEND the same from all lawful they hereunto set their have hereunto set their for the first part have hereunto set for the first part have hereunto set for the first part have hereunto set for the first part have for the first part have	Reserving unto the said Thomas Longbothem and as between them, an estate for life of each of	f the said Grantors: 1(17
Together with the appurtenances, to have and to hold the said premises, with the appurtenances, to have and to hold the said premises, with the said party of the second part, and to his heirs, executors, administrators and assigns forever. And the said parties of the first part, for them selves administrators and with the heirs, executors or administrators do by these presents, covenant and agree to and with the heirs, executors or administrators and assigns, that said party of the second part his heirs, executors or administrators and assigns, that they lawfully selzed in fee simple absolute of and in all and singular the above granted and described premises and the appurtenances; that theix good and lawful right to sell and described premises and the appurtenances; that theix and incumbrances excepting as hereinbefore recited. And the said parties are free from all liens and incumbrances excepting as hereinbefore recited. And the said parties are free from all liens and will DEFEND the same from all lawfully whatsoever. In Witness Whereof, The said parties of the first part have hereunto set their hands and seals the day and year first above written. Signed, Scaled and Delivered in Presence of the first part have hereunto set their series of the first part have hereunto set their series for the first part have hereunto set their series for the first part have hereunto set their series for the first part have hereunto set their series for the first part have hereunto set their series for the first part have hereunto set their series for the first part have hereunto set their series for the first part have hereunto set their series for the first part have hereunto set their series for the first part have hereunto set their series for the first part have hereunto set their series for the first part have hereunto set their series for the first part have hereunto series for the first part ha		IKANSAGIUN KAGISE I
And the said parties of the first part, for them serves, and for theirs, executors or administrators do by these presents, covenant and agree to and with the heirs, executors or administrators and assigns, that said party of the second part heirs, executors or administrators and assigns, that said party lawfully seized in fee simple absolute of and in all and singular the above granted and described premises and the appurtenances; that their good and lawful right to sell and described premises and the appurtenances; that their good and lawful right to sell and hereinbefore recited. In they hereby WARRANTY and will DEFEND the same from all lawful claims whatsoever hereby WARRANTY and will DEFEND the same from all lawful that they was a parties of the first part have hereunto set their hands and seal_s the day and year first above written. Signed, Sealed and Delivered in Presence of		Amount Peid Amount Poil (1971)
And the said parties of the first part, for them serves, and for theirs, executors or administrators do by these presents, covenant and agree to and with the heirs, executors or administrators and assigns, that said party of the second part heirs, executors or administrators and assigns, that said party lawfully seized in fee simple absolute of and in all and singular the above granted and described premises and the appurtenances; that their good and lawful right to sell and described premises and the appurtenances; that their good and lawful right to sell and hereinbefore recited. In they hereby WARRANTY and will DEFEND the same from all lawful claims whatsoever hereby WARRANTY and will DEFEND the same from all lawful that they was a parties of the first part have hereunto set their hands and seal_s the day and year first above written. Signed, Sealed and Delivered in Presence of	Together with the appurtenances, to have and to hole	d the said premises, with the said premises, with the said premises, executors administrators and
said party		
hereinbefore recited, and thathereby WARRANTYand will DEFEND the same from all lawf claims whatsoever In Witness Whereof, The said parties of the first part have hereunto set their hands and seal_s_ the day and year first above written. Signed, Sealed and Delivered in Presence of	said party of the second part hashers	and in all and singular the above granted and and in all and singular the above granted and the ir
hereinbefore recited. and thathereby WARRANTY and will DEFEND the same from all lawf claims whatsoever of the first part have hereunto set their hands and seal_s_ the day and year first above written. Signed, Sealed and Delivered in Presence of herein first complete first part have hereinto set their (SEALEM, Sealed and Delivered in Presence of	1 liinm All 116718	area reconstruction
and thathereby WARRANT Yand will Define the claims whatsoeverhereby WARRANT Yand will Define the claims whatsoeverhereby WARRANT Yand will Define the claims whatsoeverhereby WARRANT Yand will Define the claim of the first part havehereunto settheirhandsand seal_sthe day and year first above written. Signed, Scaled and Delivered in Presence of	Andinable area and the	والمستقوم والمستوان والمست
In Witness Whereof, The said parties of the first part have hereunto set their hands and seal_s the day and year first above written. Signed, Sealed and Delivered in Presence of	hereinbefore recited,	tom all lamfill
In Witness Whereof, The said parties of the first part nage the day and year first above written. hands and seal_s the day and year first above written. Signed, Sealed and Delivered in Presence of thereof (SE	hereinbefore recited,	and will Decision
signed, Scaled and Delivered in Presence of Edde The Light Community (SE	hereinbefore recited. and thattheyhereby WARRANTY	
Signed, Scaled and Delivered in Presence of	and that they hereby WARRANT Y claims whatsoever of t	the first part have_ hereunto settheir
Signey, Sound of State of Stat	and thathereby WARRANT Y claims whatsoeverof t In Witness Whereof, The said parties of t	the first part have_ hereunto set_ their written.
(SE	and thathereby WARRANT Y claims whatsoeverof t In Witness Whereof, The said parties of t	the first part have_ hereunto set_ their written.
The state of the s	and thathereby WARRANT Y claims whatsoeverof t In Witness Whereof, The said parties of t	the first part have_ hereunto set_ their written.

STATE OF WARRANGER, ORGON	ss. (INDIVIDUAL ACKNOWLEDGMENT)
County of Multnomah	Oregon
Eleandr Res Bible	, Notary Public in and for the State of WARNESCAN
Men short on this	day ofApril, 19_02_, personally
appeared before me. Thomas Longbotham and	l Edith M. longbotham
Appended between insurance and	والمراجع والمراجع والمراجع والمساور والمراجع والمراجع والمراجع والمراجع والمراجع والمراجع والمراجع والمراجع والمراجع
described in a	ad who executed the within instrument and acknowledged that
to me known to be the many sales the same as-	their free and voluntary act and deed for the uses and
purposes herein mentioned.	
GIVEN UNDER MY HAND AND OFFICIAL SE	AI, this
April 19 69	6 6
Oregon Not	. Pub. Ore. My Comm. Ex.
Notary Public far and for the State of WESTERSTEEN, res	iding atin said County,
TOTARY TO	
My Some	,
BTATE OF WASHINGTON,	as, (CORPORATE ACKNOWLEDGMENT)
County of the)
On this	day of, 19,
before me personally appeared	
and voluntary act and deed of said corporation, to he was authorized to execute said instrument and t	or the uses and purposes therein mentioned, and on onth stated that that the seal affixed is the corporate seal of said corporation.
	my hand and affixed my official seal the day and year first above
written,	
	estiding atin said County.
Notary Public in and for th. State of Washington,	7,0
10 10 10 10 10 10 10 10 10 10 10 10 10 1	MASS OF SCHOOL SEEDS OF STREET THE THE TELESTORY THE
74934 No	Albert Longbotham E. R.
No No I I I I I I I I I I I I I I I I I	
The season of th	# T
7 4 2	a