

	FORM No. 716-WARRANTY DEED (Individual or Corporate). (Grantees as Tenants by Entirety).	4351 JR. LAW CHILLED COME
	KNOW ALL MEN BY THESE PRESENTS, ThatJohn Kalita and El	
85	for the consideration hereinafter stated to the grantor paid by Josephine. L. Pavl	nalter called the grantor, ik
	hereinafter called the grantees, does hereby grant, bargain, sell and convey unto the grante tirety, the heirs of the survivor and their assigns, that certain real property, with the tener appurtenances thereunto belonging or appertaining, situated in the County of	es, as tenants by the en-
	Lot 11, Block 14, WEST CHILOQUIN, City of Chiloquin	
ILGI HA	SUBJECT TO: Reservations and restrictions of record, ea of way of record and those apparent on the land.	sements and rights
3 já l		
8 Zd	IIF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE) To Have and to Hold the above described and granted premises unto the said granted tisoty their bais and antica to	es, as tenants by the en-
APR	And grantor hereby covenants to and with grantees and the heirs of the survivor and tor is lawfully seized in fee simple of the above granted premises free from all encumbrance	I their assigns, that gran-
	and that grantor will warrant and forever defend the above granted premises and every a against the lawful claims and demands of all persons whomsoever, except those claiming un	net and parel thread
	The true and actual consideration paid for this transfer, stated in terms of dollars, is [©] However, the-actual consideration consists of or includes-other-property- or value siven	1 200 00
	past of the consideration (indicate which). [®] the whole In construing this deed and where the context so requires, the singular includes the p cludes the feminine and the neuter and, generally, all grammatical changes shall be made, a make the provisions hereof apply equally to corporations and to individuals.	assumed and implied to
	IN WITNESS WHEREOF, the grantor has executed this instrument on the April 16, 19.72; if the grantor is a corporation, it has caused its corporate name to porate seal to be affixed hereunto by its officers duly authorized thereunto by order of its b	be signed and its cor-
/	John Kalita	
	(if executed by a corporation, affix corporate seal)	/ cete
· ·	STATE OF OREGON,) STATE OF OREGON, County of	2 1 1 martin baller ball
L GLand	April 18, 19.72. Personally appeared the above named John and Eleanor C. Kelite	when the state of
	and acknowledged the foregoing instru- mont to betheir	t and that the latter is the
	A. Betore the: NOFFICTAL Sharthy G. Haffe SEALL SEALL	as signed and sealed in be-
	NOTA	(OFFICIAL SEAL)
0	My commission expires: Note-The remaining between the symbols (0, 11 not opplicable, should be deleted. See Chapter 462, Oregon Laws 1967, as amended OF (0)	by the 1967 Special Section.
	WARRANTY DEED STATE OF ORI	SS.
	I certify t ment was receiv	KLAMATH
	(DON'T USE THIS SPACE, RESERVED at	APRIL , 1972 , k.P. M., and recorded
	LABEL IN COUN. III DOOK	on page 4351or as r63459, Rec-
	Mrs. Josephine L. Pavlik P.0. Box 45966 County attixed.	said County. ny hand and seal of
	Los Angeles, Calif.	IILNE
of to	FEE \$2.00 - 2/0	THE DEPARTMENT

100