A-22022. FRAM No. 633-W	ARRANTY DEED-INDIVIDUAL Vol 2 Page 9937 STEVENENELS LAW PUB. CO., PORTLAND, ORE.	and the second of the second o
あまった 新知道 新加え 気気の 長端 アイ・ディー アドキャーショント アイアイ・トレン・キャー	S7946 KNOW ALL MEN BY THESE PRESENTS, That Edgar E. Colburn & Barbara A. Colburn wife, & Ward Bettis & Flossic Bettis, husband & wife, hereinatter called the grantor, consideration of	
a. to he	nd other good and valuable consideration grantor paid by Clyde E. McLain & Maxine E. McLain, husband and wife reinafter called the grantee, does hereby grant, bargain, sell and convey unto the said grantee and gran-	
1.1. "你就是你不能就是你能说 了?" "你想要了,你们不是不知道?""什么	o's heirs and assigns, that certain real property, with the tenements, intreditations and apportunities ereunto belonging or apportaining, situated in the State of Oregon and the county therein named below, scribed as follows, to-wit: Lot 21, Block 6 of Cres-Del Acres, Second Addition, situated in the NW ¹ / ₄ of Section 7, T 24 S, R 7 E, W. M., Klamath County.	
Subject to t	the following restrictions:	
or goats. 2. E	mimals will be restricted to household pets. No cows, pigs, chickens, ducks Three horses per lot maximum. Buildings shall be constructed in a workmanlike manner and comply with state	The second se
3. A or more will 4. F	building codes. Any trailer used as a permanent residence shall have a retail value of \$1500.00 hen installed. Businesses shall be restricted to lots having highway frontage only.	
refuse at a	To tents shall be used as dwellings on the property.	
	The true and actual consideration for this transfer is \$1,500.00. To Have end to Hold the above described and granted premises unto the said grantee and grantee's eirs and assigns forever.	the lower to be and the second second and the second secon
	eirs and assigns forever. And said grantor hereby covenants to and with said grantee and grantee's heirs and assigns, that rantor is lawfully seized in fee simple of the above granted premises, free from all encumbrances as of September 24, 1968	1
이야지 않아? 이 이 가 있는 것이 없는 것이 있는 것이 없는 것이 없는 같이 않는 것이 없는 것이 없 않는 것이 없는 것이 것이 없는 것이 없이 않이	nd that grantor will and grantor's heirs, executors and administrators shall warrant and forever defend he above granted premises and every part and parcel thereof against the lawful claims and demands of ll persons whomsoever. In construing this deed and where the context so requires, the singular includes the plural.	
	WITNESS grantor's hand and seal this 2150 day of 00119 (SEAL)	
	Dand Bettis (SEAL)	
ic S	JRS 93.490] TATE OF OREGON, County of Deschutes)ss. July 7 , 19.72 Personally appeared the above named Edgar E. Colburn and Barbara A. Colburn,	
	And and wife, and acknowledged the foregoing instrument to be their voluntary act and deed. Before me: /:// w /-/-	
	SEAL): SE	I HAR A CONTRACT OF A CONTRACT.
STATE (GREGON, CALIFORNIA	
BI	ty ofOrange	
named	ward Bettis and Flossie Bettis, husband and wife,	
A acknowle	o me to be the identical individuals described in and who executed the within historian and dged to me thattheyexecuted the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed official stat. TED M. FORD	E STATE OF THE PARTY OF THE PAR
My Com	NOTARY PUBLIC - CALIFORNIA Principal Office, Orange County mission Expires August 6, 1972 SUBSCRIBED ANDIS CORDINATE On expires	
	BEFORE ME ON BELLEVE	1

