WARRANTY DEED

WINDIN	ALL BACK	I DV THECE	DDECERIMO MI	KT.AMATTE DI	IVER ACRES OF	ODECOM- TOD
		The Court Hard Earlies and The Law				

				在自然和自由的	新生元中5 600年。			
hereinafter called th	e grantor, for t	he considera	tion herein	after stated	l. to granto	r paid by		
Wayne Di	iskell			a such years	fill Mask		Fig. 12, 41 of the back by the Paris -	ereinafter called
the grantee, does he	reby grant, ba	argain, sell a	and convey	unto the	said érante	e and ora	ntee's heirs	SUCCESSORS and
assigns, that certain	real property,	with the ten	ements. her	editaments	and appu	rtenances	thereunto I	elondina or an-
pertaining, situated i	n the County	of Klamat	h in in				d as follows	

Lot 14, Block 1, Original Plat, Klamath River Acres of Oregon, Ltd. According to the official plat thereof on file in the records of Klamath County, Oregon.

(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE)

To Have and to Hold the same unto the said grantee and grantee's heirs, successors and assigns forever. And said grantor hereby covenants to and with said grantee and grantee's herrs, successors and assigns, that grantor is lawfully seized in fee simple of the above granted premises, free from all encumbrances except easements and restrictions of record or apparnet on the face of the land.

and that grantor will warrant and forever defend the said 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.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 1,490.00 OHTEMPENDEN KING CHEKKHI KOOMERGEKINGA KOOMERGE GI KOO TIKUBUGEK GINGEK PROPERIEK SE KAKHIGA KETARIK GEKERDEGIGEK KAHIGIK KE consideration (indicate which). (The sentence between the symbols 0, it not applicable, should be deleted. See ORS 93,030.)
In construing this deed and where the context so requires, the singular includes the plural and all grammatical changes shall be implied to make the provisions hereof apply equally to corporations and to individuals.

In Witness Whereof, the grantor has executed this instrument this 21.5t day of January if a corporate grantor, it has caused its name to be signed and seal) affixed by its officers, duly authorized thereto by order of its board of directors.

(If executed by a corporation, affix corporate seal)

		ORB					
		. T/					

January 21, 19. 80.

Personally appeared the above named ... I. Shipsey!//a, general partner of Klamath. River Acres of Oregon, Ltd.

...and acknowledged the foregoing instru-....voluntary act and deed.

Notary Public for Oregon

4/18/80 commission expires:

and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed.

Before me:

..secretary of ...

each for himself and not one for the other, did say that the former is the

Attorney in fact for Benjamin Curtis Harris A General partney of Klamath River Acres of Oregon, Ltd

...., 19.....

(OFFICIAL SEAL)

Notary Public for Oregon My commission expires:

Personally appeared .

Klamath River Acres of Oregon, Ltd.

Keno, Oregon 97627

...Wayne Dirskell 870 Camaritas Circle

So. San Francisco, Calif. 9 94808

After recording return to:

NAME, ADDRESS, ZIP

Until a change is requested all tax statements shall be sent to the following address

NAME, ADDRESS, ZIP

STATE OF OREGON,

County of ...

I certify that the within instrument was received for record on the, 19.....,

....who, being duly sworn,

.....president and that the latter is the

...o'clock.....M., and recorded in bod reel/volume No.....on

.....or as document/fee/file/ pago.... instrument/microfilm No.

Record of Deeds of said county.

Witness my hand and seal of County affixed.

By

Deputy

SS.

STATE OF OREGON)

County of Klamath)

One the ______day of January, 1980, personally appeared

E. J. SHIPSEY, who being first duly sworn, did say that he is
the attorney-in-fact for BENJAMIN CURTIS HARRIS and that he
executed the foregoing instrument by authority of and in behalf of
said Principal; and that he acknowledged said instrument to be the said act and deed of said Principal.

Before me: Notary Public for Oregon

My Commission Expires: 4/8/80

TATE OF OREGON; COUNTY OF KLAMATH; ss.

this $25 \mathrm{th}$ day of <u>January</u> A. D. 1980 at 3:48 clock $^P \mathrm{M}$, are

tuly recorded in Vol. <u>M80</u>, of <u>Deeds</u>

___ on Pagel.655

By Dernetta Hetsch

Fee \$7.00