FORM No.	633	WARRANTY	DEED	(Individual o	r Corporate).

1990-1999	STEVENS-NESS LAW PUBLISHING CO.	. PORTLAND, OR	www.stevensness.com

	NC.			
HC71, Box 495C %				
Hanover, NM 8804			Mel Blos non	86602
Ms. Jamie Backba	and Address		Vol <u>M04</u> Page_	
324 S. Halcyon F				
Arroyo Grande, C	CA 93420			
Grantag's N	lame and Address			
M After researching, return to (Name Ad				
			01-1	-£ 1/1
324 S. Halcyon R Arroyo Grande, C			State of Oregon, County Recorded 12/20/04/0	of Klamath
Arroyo Grande, C	JA 9342U		Vol M04 Pg 8660	<u>, 21 CC III</u>
MS Jainie Beckna	tax statements to (Name, Addres	ss, Zip):	Linda Smith, County Cler	
40-PANLING BLOWNIN	4. DT SEEVES PAX		Fee \$ 2600 # of Po	gs 2
HC71, B ox 495C				
Hanvoer, NM 88041				
,				
Acmain-1	12110	WARRANTY DEED		
Aspen: L	1948	William Deep	- 4	
	THESE PRESENTS th			
		A CORPORATION		
hereinafter called grantor,	, for the consideration l	nereinafter stated, to grantor pa	id by	*************************************
Jamie Beckham				
that certain real property,	, with the tenements, h	rgain, sell and convey unto the hereditaments and appurtenance ounty, State of Oregon, describ	es thereunto belonging or in	any way appertain
LOT 50, BLOCK	97, KLAMATH E	FALLS FOREST ESTAT	ES, HIGHWAY 66,	PLAT 4
KLAMATH COUNTY	7. ORRECON	~ ~ ~ ~ ~ ~ ~ ~ ~		
KDWWIII COOKII	I, OREGON			
		This	document is being recorded	d as an
		acc	omodation only. No infortained herein has been ver	Med.
		con	Aspen Title & Escrow, M	ic.
			Joseph I I I I I I I I I I I I I I I I I I I	Ψ.
		7 7		AL .
	#F 001.05 N			4
To Have and to Ho		NSUFFICIENT, CONTINUE DESCRIPTION ON		4
To Have and to Ho And grantor hereb	old the same unto grant	ee and grantee's heirs, successe	ors and assigns forever.	rantor is lawfully s
And grantor hereby	old the same unto grant by covenants to and with	tee and grantee's heirs, successon h grantee and grantee's heirs, su	ors and assigns forever.	rantor is lawfully s
And grantor hereby	old the same unto grant by covenants to and with we granted premises, fr	ee and grantee's heirs, successe	ors and assigns forever. accessors and assigns, that g cept (if no exceptions, so st	rantor is lawfully s ate):
And grantor hereby	old the same unto grant by covenants to and with we granted premises, fr	tee and grantee's heirs, successed in grantee and grantee's heirs, su ree from all encumbrances exc	ors and assigns forever. accessors and assigns, that g cept (if no exceptions, so st	ate):
And grantor hereb	old the same unto grant by covenants to and with we granted premises, fr	hee and grantee's heirs, successed in grantee and grantee's heirs, so	ors and assigns forever. accessors and assigns, that g tept (if no exceptions, so st	ate):, and
And grantor hereb in fee simple of the above	old the same unto grant by covenants to and with we granted premises, fr	tee and grantee's heirs, successed in grantee and grantee's heirs, successed in grantee and grantee's heirs, successed in grantee and grantee's heirs, successed in grantee's heirs, succe	ors and assigns forever. accessors and assigns, that g tept (if no exceptions, so st	ate):, and
And grantor hereb in fee simple of the above	old the same unto grant by covenants to and with we granted premises, fr forever defend the premise those claiming under	tee and grantee's heirs, successed in grantee and grantee's heirs, successed in grantee and grantee's heirs, successed in grantee and encumbrances excessed and every part and parcel the above described encumbrances.	ors and assigns forever. accessors and assigns, that g ept (if no exceptions, so st chereof against the lawful cla crances.	ate):, and aims and demands
And grantor hereby in fee simple of the above grantor will warrant and for persons whomsoever, excellent true and actual true actual true and actual true actu	old the same unto grant by covenants to and with we granted premises, fr forever defend the premise those claiming under all consideration paid for	hee and grantee's heirs, successed in grantee and grantee's heirs, so the grantee and grantee's heirs, so the grantee and encumbrances excesses and every part and parcel the above described encumber this transfer, stated in terms of	ors and assigns forever. accessors and assigns, that g cept (if no exceptions, so st chereof against the lawful cla cances. dollars, is \$8000.	ate):, and aims and demands
And grantor hereb in fee simple of the above grantor will warrant and for persons whomsoever, excellent true and actual contest soonists at the contes	old the same unto grant by covenants to and with we granted premises, fr forever defend the premise ept those claiming under al consideration paid for	ree and grantee's heirs, successed in grantee and grantee's heirs, so the grantee and grantee's heirs, so the grantee and encumbrances excesses and every part and parcel to the above described encumber this transfer, stated in terms of the grant of the grantee and grantee's heirs, so the grantee's heirs of the grantee's heirs of the grantee's heirs, so the grantee's heirs, so the grantee's heirs, so the grantee's heirs, so the grantee's heirs of the grantee's heirs of the grantee's heirs.	cors and assigns forever. secessors and assigns, that goept (if no exceptions, so state of against the lawful clarances. dollars, is \$8000	ate):, and aims and demands
And grantor hereb in fee simple of the above grantor will warrant and for persons whomsoever, excellent true and actual control contro	old the same unto grant by covenants to and with we granted premises, fr forever defend the premi ept those claiming under al consideration paid for issoforcial alexage.	ree and grantee's heirs, successed in grantee and grantee's heirs, so the grantee and grantee's heirs, so the grantee and encumbrances excesses and every part and parcel the above described encumber this transfer, stated in terms of the grant and grantee and	cors and assigns forever. secessors and assigns, that get (if no exceptions, so state thereof against the lawful clarances. dolfars, is \$ 8000.	ate):, and aims and demands .00 .2 However
And grantor hereb in fee simple of the above grantor will warrant and for persons whomsoever, excent The true and actual control construing this of the construi	old the same unto grant by covenants to and with we granted premises, fr forever defend the premisent those claiming under al consideration paid for insofraction paid for insofraction and consideration and consideration and consideration and consideration and context.	ree and grantee's heirs, successed in grantee and grantee's heirs, so the grantee and grantee's heirs, so the grantee and encumbrances excesses and every part and parcel the above described encumbrant this transfer, stated in terms of the grant of the grantee of	cors and assigns forever. secessors and assigns, that goept (if no exceptions, so state thereof against the lawful clarances. dollars, is \$8000. assection by a sign was a second against the lawful clarances.	ate):, and aims and demands .00 **However ***********************************
And grantor hereb in fee simple of the above grantor will warrant and for persons whomsoever, excent The true and actual control construing this of the construi	old the same unto grant by covenants to and with we granted premises, fr forever defend the premisent those claiming under al consideration paid for insofraction paid for insofraction and consideration and consideration and consideration and consideration and context.	ree and grantee's heirs, successed in grantee and grantee's heirs, so the grantee and grantee's heirs, so the grantee and encumbrances excesses and every part and parcel the above described encumbrant this transfer, stated in terms of the grant of the grantee of	cors and assigns forever. secessors and assigns, that goept (if no exceptions, so state thereof against the lawful clarances. dollars, is \$8000. assection by a sign was a second against the lawful clarances.	ate):, and aims and demands .00
And grantor hereb in fee simple of the above grantor will warrant and for persons whomsoever, excent The true and actual control construing this of the construi	old the same unto grant by covenants to and with we granted premises, fr forever defend the premisent those claiming under al consideration paid for insofraction paid for insofraction and consideration and consideration and consideration and consideration and context.	ree and grantee's heirs, successed in grantee and grantee's heirs, so the grantee and grantee's heirs, so the grantee and encumbrances excesses and every part and parcel the above described encumbrant this transfer, stated in terms of the grant of the grantee of	cors and assigns forever. secessors and assigns, that goept (if no exceptions, so state thereof against the lawful clarances. dollars, is \$8000. assection by a sign was a second against the lawful clarances.	ate):, and aims and demands .00 **Howere ***********************************
And grantor hereb in fee simple of the above grantor will warrant and for persons whomsoever, excent The true and actual control construing this of the construi	old the same unto grant by covenants to and with ve granted premises, from the premises of the premise of the p	ree and grantee's heirs, successed in grantee and grantee's heirs, so the grantee and grantee's heirs, so the grantee and encumbrances excesses and every part and parcel the above described encumber this transfer, stated in terms of the grant and grantee and	cors and assigns forever. secessors and assigns, that goept (if no exceptions, so state thereof against the lawful clarances. dollars, is \$8000. assection by a sign was a second against the lawful clarances.	ate):, and aims and demands .00 **Howere ***********************************
grantor will warrant and for persons whomsoever, excerning the above the abo	forever defend the premises, from the premises, from the premises of the premise	ree and grantee's heirs, successed in grantee and grantee's heirs, so the grantee and grantee's heirs, so the grantee and encumbrances exercises and every part and parcel for the above described encumbrant this transfer, stated in terms of the grantee of the gr	cors and assigns forever. secessors and assigns, that goept (if no exceptions, so state thereof against the lawful clarances. dollars, is \$8000. assection by a sign was a second against the lawful clarances.	ate):, and aims and demands .00 **Howere ***********************************
grantor will warrant and for persons whomsoever, excerning the above the abo	forever defend the premises, from the premises, from the premises of the premise	ree and grantee's heirs, successed in grantee and grantee's heirs, so the grantee and grantee's heirs, so the grantee and grantee's heirs, so the grantee and every part and parcel of the above described encumber this transfer, stated in terms of the grantee and the singular includes the grantee and to individuals. The grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and grantee and grantee.	cors and assigns forever. secessors and assigns, that goept (if no exceptions, so state thereof against the lawful clarances. dollars, is \$8000. assection by a sign was a second against the lawful clarances.	ate):, and aims and demands .00 **Howere ***********************************
grantor will warrant and for persons whomsoever, excerning the abovidance of the abovidance of the structure and actual constraints of the true and actual c	old the same unto grant by covenants to and with ve granted premises, from the premises of the premise of the p	ree and grantee's heirs, successed in grantee and grantee's heirs, so the grantee and grantee's heirs, so the grantee and grantee's heirs, so the grantee and every part and parcel of the above described encumber this transfer, stated in terms of the grantee and to individuals. The porations and to individuals and the grantee and its scal, if any, affixed by the grantee and its scal, if any, affixed by the grantee and its scal, if any, affixed by the grantee and its scal, if any, affixed by the grantee and its scal, if any, affixed by the grantee and its scal, if any, affixed by the grantee and its scal, if any, affixed by the grantee and its scal, if any, affixed by the grantee and its scal, if any, affixed by the grantee and gr	cors and assigns forever. secessors and assigns, that greet (if no exceptions, so state thereof against the lawful clarances. dollars, is \$ 8000. another basis the whole has the plural, and all grammatic properties of other person of the	ate): , and aims and demands , 00
And grantor hereby in fee simple of the above the simple of	old the same unto grant by covenants to and with ye granted premises, from the premises of the premise of the p	ree and grantee's heirs, successed in grantee and grantee's heirs, so the grantee and grantee's heirs, so the grantee and grantee's heirs, so the grantee and encumbrances exercises and every part and parcel of the above described encumbrant this transfer, stated in terms of the grantee of t	cors and assigns forever. secessors and assigns, that greet (if no exceptions, so state thereof against the lawful clarances. dollars, is \$ 8000. another basis the whole has the plural, and all grammatic properties of other person of the	ate): , and aims and demands , 00
grantor will warrant and for persons whomsoever, excertions whomsoever, excertions whomsoever, excertions whomsoever, excertions whomsoever, excertions whomsoever, excertions who was a comparation of the second with the second with the second with the second will not a comparation, it has caused by order of its board of districtions. In the second will not a comparation will not a this instrument will not a this instrument in violation lations. Before signing or acquiring fee title to the feet of the second will not be second with the	old the same unto grant by covenants to and with ye granted premises, from the granted premises, from the granted premises, from the granted premises and consideration paid for its co	ree and grantee's heirs, successed in grantee and grantee's heirs, so the grantee and grantee's heirs, so the grantee and grantee's heirs, so the grantee and encumbrances exercises and every part and parcel of the above described encumbrant this transfer, stated in terms of the grantee of t	cors and assigns forever. secessors and assigns, that greet (if no exceptions, so state thereof against the lawful clarances. dollars, is \$ 8000. another basis the whole has the plural, and all grammatic properties of other person of the	ate): , and aims and demands , 00
grantor will warrant and for persons whomsoever, excertions who was a construing this of made so that this deed shared is a corporation, it has cauby order of its board of distributions. BEFORE SIGNING OR ACQUIRING FEE TITLE TO THE FRIATE CITY OR COUNTY PLANN AND TO DETERMINE ANY LIMITS PRACTICES AS DEFINED IN ORS	old the same unto grant by covenants to and with the granted premises, from the granted premises, from the granted premises, from the granted premises and consideration paid for the granted premises and the granted premis	ree and grantee's heirs, successed in grantee and grantee's heirs, so the grantee and grantee's heirs, so the grantee and grantee's heirs, so the grantee and encumbrances excessed and every part and parcel of the above described encumbrant in this transfer, stated in terms of the grantee and the grantee and the grantee and to individuals. The grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and grantee and grantee and parcel of the grantee and grantee an	cors and assigns forever. secessors and assigns, that goept (if no exceptions, so state the lawful clarances. dollars, is \$ 8000 state the plural, and all grammatices the plural, and all grammatic person of the	ate): , and aims and demands , 00 . A Horrer control of the con
grantor will warrant and for persons whomsoever, excertions who was a construing this of made so that this deed shared is a corporation, it has cauby order of its board of distributions. BEFORE SIGNING OR ACQUIRING FEE TITLE TO THE FRIATE CITY OR COUNTY PLANN AND TO DETERMINE ANY LIMITS PRACTICES AS DEFINED IN ORS	old the same unto grant by covenants to and with the granted premises, from the granted premises, from the granted premises, from the granted premises and consideration paid for the granted premises and the granted premises and the granted premises accepting the granted premises on Lawsuits against factors.	ree and grantee's heirs, successed in grantee and grantee's heirs, so the grantee and grantee's heirs, so the grantee and grantee's heirs, so the grantee and encumbrances excessed and every part and parcel of the above described encumbrant in this transfer, stated in terms of the grantee and the grantee and the grantee and to individuals. The grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and grantee and grantee and parcel of the grantee and grantee an	cors and assigns forever. secessors and assigns, that goept (if no exceptions, so state the lawful clarances. dollars, is \$ 8000 state the plural, and all grammatices the plural, and all grammatic person of the	ate): , and aims and demands , 00 . A Horrer control of the con
grantor will warrant and for persons whomsoever, excertions who was a construing this of made so that this deed shared is a corporation, it has cauby order of its board of distributions. BEFORE SIGNING OR ACQUIRING FEE TITLE TO THE FRIATE CITY OR COUNTY PLANN AND TO DETERMINE ANY LIMITS PRACTICES AS DEFINED IN ORS	old the same unto grant by covenants to and with the granted premises, from the granted premises, from the granted premises, from the granted premises and consideration paid for the granted premises and the granted premises and the granted premises accepting the granted premises on Lawsuits against factors.	ree and grantee's heirs, successed in grantee and grantee's heirs, so the grantee and grantee's heirs, so the grantee and grantee's heirs, so the grantee and encumbrances excessed and every part and parcel of the above described encumbrant in this transfer, stated in terms of the grantee and the grantee and the grantee and to individuals. The grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and grantee and grantee and parcel of the grantee and grantee an	cors and assigns forever. secessors and assigns, that goept (if no exceptions, so state the lawful clarances. dollars, is \$ 8000 state the plural, and all grammatices the plural, and all grammatic person of the	ate): , and aims and demands , 00 . A Horrer control of the con
grantor will warrant and for persons whomsoever, excertions who was a construing this of made so that this deed shared is a corporation, it has cauby order of its board of distributions. BEFORE SIGNING OR ACQUIRING FEE TITLE TO THE FRIATE CITY OR COUNTY PLANN AND TO DETERMINE ANY LIMITS PRACTICES AS DEFINED IN ORS	forever defend the premises, from the premises, from the premises of the premise	ree and grantee's heirs, successed in grantee and grantee's heirs, so the grantee and grantee's heirs, so the grantee and grantee's heirs, so the grantee and every part and parcel of the above described encumber this transfer, stated in terms of the grantee and the grantee and the grantee and to individuals. The grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and grantee and grantee.	cors and assigns forever. secessors and assigns, that greet (if no exceptions, so state the lawful clarances. dollars, is \$ 8000. another basis are whole the plural, and all grammatic propp. President 12-13- 13-04- 13-04- 13-04- 13-04-	ate): and aims and demands 00
grantor will warrant and for persons whomsoever, excertions who was a construing this of made so that this deed shared is a corporation, it has cauby order of its board of distributions. BEFORE SIGNING OR ACQUIRING FEE TITLE TO THE FRIATE CITY OR COUNTY PLANN AND TO DETERMINE ANY LIMITS PRACTICES AS DEFINED IN ORS	forever defend the premises, from the premises, from the premises, from the premises of the premise of the prem	ree and grantee's heirs, successed in grantee and grantee's heirs, so the grantee and grantee's heirs, so the grantee and grantee's heirs, so the grantee and every part and parcel of the above described encumber this transfer, stated in terms of the grantee and the grantee and the grantee and to individuals. The grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and its seal, if any, affixed by the grantee and grantee an	thereof against the lawful clarances. dollars, is \$ 8000. another base \$ 8000. another or other person of the plural, and all grammators. Tropp, President on 12-13-04 on 12-13-04	ate): , and aims and demands , 00
grantor will warrant and for persons whomsoever, excertions who was a construing this of made so that this deed shared is a corporation, it has cauby order of its board of distributions. BEFORE SIGNING OR ACQUIRING FEE TITLE TO THE FRIATE CITY OR COUNTY PLANN AND TO DETERMINE ANY LIMITS PRACTICES AS DEFINED IN ORS	forever defend the premises, from the premises, from the premises, from the premises of the premise of the prem	ree and grantee's heirs, successed in grantee and every part and parcel of the above described encumber this transfer, stated in terms of the properties of the singular incharged and its seal, if any, affixed by the singular incharged and its seal, if any, affixed by the singular incharged and its seal, if any, affixed by the singular incharged and its seal, if any, affixed by the singular incharged and its seal, if any, affixed by the singular incharged and its seal, if any, affixed by the singular incharged and its seal, if any, affixed by the singular incharged and its seal, if any, affixed by the singular incharged and its seal, if any, affixed by the singular incharged and its seal, if any, affixed by the singular incharged and its seal, if any, affixed by the singular incharged and its seal incharge	cors and assigns forever. secessors and assigns, that greet (if no exceptions, so state the lawful clarances. dollars, is \$ 8000. second sec	ate): and aims and demands 00
grantor will warrant and for persons whomsoever, excertions who was a construing this of made so that this deed shared is a corporation, it has cauby order of its board of distributions. BEFORE SIGNING OR ACQUIRING FEE TITLE TO THE FRIATE CITY OR COUNTY PLANN AND TO DETERMINE ANY LIMITS PRACTICES AS DEFINED IN ORS	old the same unto grant by covenants to and with the granted premises, from the premises, from the premises of the premise of	ree and grantee's heirs, successed in grantee and grantee's heirs, successed in grantee and grantee's heirs, successed in grantee and encumbrances exercises and every part and parcel of the above described encumbrant in this transfer, stated in terms of the control of the con	cors and assigns forever. secessors and assigns, that greet (if no exceptions, so state the lawful clarances. dollars, is \$ 8000. second sec	ate): , and aims and demands , 00
grantor will warrant and for persons whomsoever, excertions who was a construing this of made so that this deed shared is a corporation, it has cauby order of its board of distributions. BEFORE SIGNING OR ACQUIRING FEE TITLE TO THE FRIATE CITY OR COUNTY PLANN AND TO DETERMINE ANY LIMITS PRACTICES AS DEFINED IN ORS	forever defend the premises, from the premises, from the premises, from the premises of the premise of the prem	ree and grantee's heirs, successed in grantee and grantee's heirs, successed in grantee and grantee's heirs, successed in grantee and encumbrances exercises and every part and parcel of the above described encumbrant in this transfer, stated in terms of the control of the con	cors and assigns forever. secessors and assigns, that greet (if no exceptions, so state the lawful clarances. dollars, is \$ 8000. second sec	ate): and aims and demands 00
grantor will warrant and for persons whomsoever, excertions who was a construing this of made so that this deed shared is a corporation, it has cauby order of its board of distributions. BEFORE SIGNING OR ACQUIRING FEE TITLE TO THE FRIATE CITY OR COUNTY PLANN AND TO DETERMINE ANY LIMITS PRACTICES AS DEFINED IN ORS	old the same unto grant by covenants to and with the granted premises, from the premises, from the premises of the premise of	ree and grantee's heirs, successed in grantee and grantee's heirs, successed in grantee and grantee's heirs, successed in grantee and encumbrances exercises and every part and parcel of the above described encumbrant in this transfer, stated in terms of the control of the con	cors and assigns forever. secessors and assigns, that greet (if no exceptions, so state the lawful clarances. dollars, is \$ 8000. second sec	ate): and aims and demands 00
grantor will warrant and for persons whomsoever, excertions who was a construing this of made so that this deed shared is a corporation, it has cauby order of its board of distributions. BEFORE SIGNING OR ACQUIRING FEE TITLE TO THE FRIATE CITY OR COUNTY PLANN AND TO DETERMINE ANY LIMITS PRACTICES AS DEFINED IN ORS	old the same unto grant by covenants to and with the granted premises, from the premises, from the premises of the premise of	ree and grantee's heirs, successed in grantee and grantee's heirs, successed in grantee and grantee's heirs, successed in grantee and encumbrances exercises and every part and parcel of the above described encumbrant in this transfer, stated in terms of the control of the con	thereof against the lawful clarances. dollars, is \$ 8000. scients who has state who do not see the plural, and all gramm \$ 12-13. Tropp, President on 12-13-04.	ate): and aims and demands 00
grantor will warrant and for persons whomsoever, excertions who was a construing this of made so that this deed shared is a corporation, it has cauby order of its board of distributions. BEFORE SIGNING OR ACQUIRING FEE TITLE TO THE FRIATE CITY OR COUNTY PLANN AND TO DETERMINE ANY LIMITS PRACTICES AS DEFINED IN ORS	old the same unto grant by covenants to and with the granted premises, from the premises, from the premises of the premise of	ises and every part and parcel to the above described encumbrate this transfer, stated in terms of the transfer, stated in terms of	thereof against the lawful clarances. dollars, is \$ 8000. sicobools has state whole the plural, and all gramm 12-13-500. Tropp, President 35-504.	ate): aims and demands 00
grantor will warrant and for persons whomsoever, excertions who was a construing this of made so that this deed shared is a corporation, it has cauby order of its board of distributions. BEFORE SIGNING OR ACQUIRING FEE TITLE TO THE FRIATE CITY OR COUNTY PLANN AND TO DETERMINE ANY LIMITS PRACTICES AS DEFINED IN ORS	old the same unto grant by covenants to and with the granted premises, from the premises, from the premises of the premise of	ises and every part and parcel to the above described encumbrate this transfer, stated in terms of the transfer, stated in terms of	thereof against the lawful clarances. dollars, is \$ 8000. scients who has state who do not see the plural, and all gramm \$ 12-13. Tropp, President on 12-13-04.	ate): aims and demands 00
grantor will warrant and for persons whomsoever, excertions who was a construing this of made so that this deed shared is a corporation, it has cauby order of its board of distributions. BEFORE SIGNING OR ACQUIRING FEE TITLE TO THE FRIATE CITY OR COUNTY PLANN AND TO DETERMINE ANY LIMITS PRACTICES AS DEFINED IN ORS	old the same unto grant by covenants to and with the granted premises, from the premises, from the premises of the premise of	ises and every part and parcel to the above described encumbrate this transfer, stated in terms of the transfer, stated in terms of	thereof against the lawful clarances. dollars, is \$ 8000. sicobools has state whole the plural, and all gramm 12-13-500. Tropp, President 35-504.	ate): aims and demands 00

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

IFORNIA ALL-PURPOSE AC	chototototototototototototototototototot
State of California)
A150.000	ss.
County of March	
On 12-13-04, before me,	Name-and Title of Officer (e.g., "Jane Doe, Notary Public")
personally appeared	Name(s) of Signer(s)
	personally known to me
	proved to me on the basis of satisfactory
	evidence
	to be the person(s) whose name(s) (isyare
•	subscribed to the within instrument and
CASCANDDA LLONG	acknowledged to me that he she/they executed the same in his/her/their authorized
CASSANDRA L. LONG Commission # 1307299	the same in his/her/their authorized capacity(ies), and that by his/her/their
Notary Public - California	signature(s) on the instrument the person(s), or
Orange County My Comm. Expires Jun 3, 2005	the entity upon behalf of which the person(s)
	acted, executed the instrument.
,	WITNESS my hand and official seal
	and I would down
Place Notary Seal Above	Signature of Notary Public
100 100 7	
	OPTIONAL
Though the information below is not required and could prevent fraudulent remo	by law, it may prove valuable to persons relying on the document val and reattachment of this form to another document.
Description of Attached Document	1 . 2
Title or Type of Document:	Warraity Dela
12 13 -011	
Document Date: [2-13 C-1	Number of Pages:
Signer(s) Other Than Named Above:	
1	
Capacity(ies) Claimed by Signer Signer's Name:	RIGHT THUMBPRINT
Individual	OF SIGNER Top of thumb here
☐ Corporate Officer — Title(s):	
☐ Partner — ☐ Limited ☐ General	
☐ Attorney in Fact	
☐ Trustee ☐ Guardian or Conservator	
Other:	
Signer Is Representing:	
	rth, CA 91313-2402 • www.nationalnotary.org Prod. No. 5907 Reorder: Call Toll-Free 1-800-t