05	DRM to. 633 - WARRANTY DEED (Individual or Corporate).	© 1990-1999 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR www.stevensness.com
MAR 28	EA NO PART OF ANY STEVENS-NES	
28 A	MARILYN E. VREDENBURG	
2411	110 SW 118th PL.,%R N Bills Seattle, Wa 98146-2916	Vol. M05 Page 20333
:26	D T SERVICE, INC.,	s
	c/o Pauline Browning HC71, Box 495C	n
	Hanover, NMGrante SNA Address	- n
	DAM: resulting by (Name Norses, Zip): c/o_Pauline_Browning	
	HC71, Box 495C	State of Oregon, County of Klamath
_	Until requested otherwise, send all tax statements to (Name, Address, Zip):	Recorded 03/28/2005 //: 26 a m Vol M05 Pg 20 333
	D-T-SERVICE, INC., c/o-Pauline Browning	Linda Smith, County Clerk Fee \$ <u>\lambda / ee} # of Pgs _ /</u>
İ	HC71, Box 495C Hanover, NM 88041	
!	nanover, NA	WARRANTY DEED
	KNOW ALL BY THESE PRESENTS that	
		T-W
	hereinafter called grantor, for the consideration hereinafter stated, to grantor paid by	
	hereinafter called grantee, does hereby grant, bargain, sell and convey unto the grantee and grantee's heirs, successors and assigns, that certain real property, with the tenements, hereditaments and appurtenances thereunto belonging or in any way appertaining, situated in	
	LOT 40, BLOCK 30, OREGON SHORES, TRACT 1184, UNIT 2, 1ST ADDITION	
	(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE) To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever. And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfully seized in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):	
11		
	which) consideration consists of or includes (inter propert which) consideration. (The sentence between the symbols of the inconstruing this deed, where the context so required so that this deed shall apply equally to corporation. In witness whereof, the grantor has executed this is a corporation, it has caused its name to be signed and it by order of its board of directors.	y of value given or promised which is the whole to part of the (indicate not applicable, should be deleted. See ORS 93.030.) uires, the singular includes the plural, and all grammatical changes shall be s and to individuals. instrument on; if grantor its seal, if any, affixed by an officer or other person duly authorized to do so
	THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCI THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AN LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROV AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR PRACTICES AS DEFINED IN ORS 30.930.	DREGU- PERSON YKUNLYNE, The discherg
:	000 MILLION D.	y of KIND cknowledged before me on MARCH 14,2005
1.	by by	cknowledged before me on
	28.06 as	A +1 A
	OF WASHING	Mulle mm,
	***	Notary Public for Oregon WASHINGTON
- 1		
	Ď, m	My commission expires W. 26-VV