FORM No. 633 - WARRANTY DEED (Individual or Corporate).	© 1990-1999 STEVENS NESS LAW PUBLISHING CO., PORTLAND, ORwww.stevensness.com
EA NO PART OF ANY STEVENS-NESS FORM MAY B	REPRODUCED IN ANY FORM OR BY ANY ELECTRONIC OR MECHANICAL MEANS.
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Mable DMitchell	161 MOE then 31312
Klamath Folls, OR 97601	Vol_MO5_Page_3131 2
Catherine E Kelry	
6,15 Upham St	
KLAMATH FALLS, OR 97601	
After recording, return to (Name, Address, Zip):	
KLAMATH FALLS OR 97601	State of Oregon, County of Klamath ixed.
Mable D Mitchell	Recorded 05/02/2005 <u>8:40 P.</u> m Vol M05 Pg <u>3/3/2</u>
Until requested otherwise, send all tax statements to (Name, Address, Zip):	Linda Smith, County Clerk
(015 11 0 hours 3+	Fee \$ 2/00 # of Pgs / puty.
Klamath Falls OF 97601	. ,
WARRANT	TY DEED
KNOW ALL BY THESE PRESENTS that Mobile O	Mitchell
pereinafter called grantor, for the consideration hereinafter stated,	
other in a E. Herry with rights	Survivor Ship
hereinafter called grantee, does hereby grant, bargain, sell and con	ever unto the grantee and grantee's heirs, successors and assigns,
that certain real property, with the tenements, hereditaments and situated in County, State of Ore	appurtenances thereunto belonging or in any way appertaining,
The East 1/2 (one half) of Lots	s / and 8 in Block 11 of
Fairview addition No. 2; ac thereof on File in the Offi	ecoeding to the official plat
thereof on file in the offi	ce of the county clark
of Klamath County, OREGOD	
of the strate country to a gen	
Tax account no: 3809-020	7CA-14700-000
Key no: 301710	
Reg 110. Wille	
(if space insufficient, continue) To Have and to Hold the same unto grantee and grantee's h	
And grantor hereby covenants to and with grantee and gran	ntee's heirs, successors and assigns, that grantor is lawfully seized
in fee simple of the above granted premises, free from all encur	mbrances except (if no exceptions, so state):
	and that
grantor will warrant and forever defend the premises and every par	rt and parcel thereof against the lawful claims and demands of all
persons whomsoever, except those claiming under the above descr	ted in terms of dollars, is \$
actual consideration consists of or includes other property or value	e given or promised which is the whole part of the (indicate
which) consideration. (The sentence between the symbols (), if not applicable	ble, should be deleted. See ORS 93.030.)
In construing this deed, where the context so requires, the	singular includes the plural, and all grammatical changes shall be
made so that this deed shall apply equally to corporations and to in In witness whereof, the grantor has executed this instrumen	nd on; if grantor
is a corporation, it has caused its name to be signed and its seal, if	any, affixed by an officer or other person duly authorized to do so
by order of its board of directors.	
THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN	mable D. mitchell
THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON	
ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPRO-	
AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930.	
1	//m/ith)
STATE OF OREGON, County ofA	ss. ged before me on May 2, 2005
hy Mario 10 M	itill 5

OFFICIAL SEAL

OFFICIAL SEAL

LISA WEATHERBY

NOTARY PUBLIC- OREGON

COMMISSION NO. 373360

MY COMMISSION EXPIRES NOV 20, 2007 as

Notary Public for Oregon