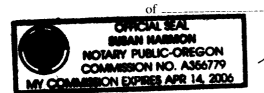
FORM No. 633 – WARRANTY DEED (Individual or Corporate).	₱ 1990-1999 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR www.stevensness.com
	S FORM MAY BE REPRODUCED IN ANY FORM OR BY ANY ELECTRONIC OR MECHANICAL MEANS.
ALLARIUN and Florence P. Larton  P.D. Box 3046  HARPER, OR 97415  Grantor's Name and Address  MIKE EAG AN  TITI NORTH EAST 19516  Grantes's Name and Address  After recording, return to (Name, Address, Zip):  HIKE EAGAN  TITI NETH EAST 1951  CRAVITS PASS, OR 97526  Until requested otherwise, send all tax statements to (Name, Address, Zip):  Sume Cis allowe	State Of Oregon, County Of Klamath  M05-61790  08/12/2005 09:18:46 AM  # Of Pages 1 Fee: \$21.00  SPA  REC
	WARRANTY DEED
KNOW ALL BY THESE PRESENTS that A	L and FLORENCE P. LARTEN HUSINAND
hereinafter called grantor, for the consideration hereina	fter stated, to grantor paid by
Lot 2 in Black b of For plat Thereof on file in	State of Oregon, described as follows, to-wit:  Ex Howar, according to the duly recorded  The records of Kharrath County, OREGON  of Conditions and Restrictions dated  and December 17, 1964 in Volume 358  and of Klamath County, Oregon
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grant for simple of the above granted premises, free from	d grantee's heirs, successors and assigns forever.  tee and grantee's heirs, successors and assigns, that grantor is lawfully seized om all encumbrances except (if no exceptions, so state):
NO EXCEPTU	えんらう and that
persons whomsoever, except those claiming under the The true and actual consideration paid for this actual consideration consists of or includes other prop which) consideration. (The sentence between the symbols of In construing this deed, where the context so r made so that this deed shall apply equally to corporate	and every part and parcel thereof against the lawful claims and demands of all above described encumbrances.  transfer, stated in terms of dollars, is \$

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN 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 APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930.

Florence P. Larton



Notary Public for Oregon
My commission expires April 14,2006