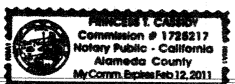
FORM No. 633 – WARRANTY DEED (Individual or Corporate).	© 1990-2006 STEVENS-NESS LAW PUBLISHING CO., PORTL/AND, OR WStevensness.com
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GEORGE E. REYNOLDS	2007-019983
3-717-Montreal-Cir	Klamath County, Oregon
Concord, Ca945201425	8) # 80 8 11 8 MB 130 18 18 18 1 18 18 18 18 18 18 18 18 18 1
Grantor's Name and Address RTROLAND, INC	
c/o Pauline Browning HC71, Box 495C	00035852200700199830010014
Hanover, Niverante & Manage and Address	11/27/2007 03:02:03 PM Fee: \$21.00
RATION (OCOMAND Feturn (D Mame, Address, Zip):	FOR RECORDER'S L
c-/oPaulineBrowning HC71-,Box495C	RECORDER'S (
Hanover, NM 88041	
Until requested otherwise, send all tax statements to (Name, Address, Zip):	
RTROLAND, INC C/O-Pauline-Browning	
HC71,-Box-495C	
Hanover, NM 88041	
	WARRANTY DEED
KNOW ALL BY THESE PRESENTS that	
RTROLAND, INC A NEVADA CORPORA	ter stated, to grantor paid byTION
hereinafter called grantee, does hereby grant, bargain, so that certain real property, with the tenements, hereditar situated inKLAMATH COUNTY County, S	ell and convey unto the grantee and grantee's heirs, successors and assigns, ments and appurtenances thereunto belonging or in any way appertaining, state of Oregon, described as follows, to-wit:
LOT 19, BLOCK 45, KLAMATH FORE	
Edi 19, Bedek 19, Kerintili i dite	of Hotatio, tot ADDITION
To Have and to Hold the same unto grantee and And grantor hereby covenants to and with grante	grantee's heirs, successors and assigns forever. the and grantee's heirs, successors and assigns, that grantor is lawfully seized and encumbrances except (if no exceptions, so state):
	an encumorances except (if no exceptions, so state):
	d every part and parcel thereof against the lawful claims and demands of all
persons whomsoever, except those claiming under the al	have described encumbrances
The true and actual consideration paid for this tra	ansfer, stated in terms of dollars, is \$4000.00 . *However, the ty or value given or promised which is the whole to part of the midicale.
*Which) consideration. (The sentence verween the symbols of the	not applicable, should be deleted. See ORS 93.030.)
	uires, the singular includes the plural, and all grammatical changes shall be
made so that this deed shall apply equally to corporation In witness whereof, the grantor has executed this	instrument on; if grantor
is a corporation, it has caused its name to be signed and	d its seal, if any, affixed by an officer or other person duly authorized to do
so by order of its board of directors.	
BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TI RING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS	S. IF ANY. XI BELLA J. G. J. C. J. C
UNDER ORS 197.352. THIS INSTRUMENT DOES NOT ALLOW USE OF T ERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICAL	BLE LAND
USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS MENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOU WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT FY APPROVED USES, TO DETERMINE ANY LIMITS ON LAWSUITS FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930 AND TO ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF AN	LD CHECK F TO VERI- AGAINST
ORS 197.352.	
STATE OF County	ty of Contra Costa) ss. acknowledged before me on November 13, 2007
This instrument was a by George E. Rey	acknowledged before me on November 13, 200 T
This instrument was a	acknowledged before me on,
by	
as of	
	. 0

4.N



Notary Public for Occion California

My commission expires Feb. 12, 2011