FORM NO. 721—QUITCLAIM OEED (Individual or Corporate).	23-93P03:16 RC	
™ 63512	QUITCLAIM DEED	Vol. <u>m93</u> Page 14872
KNOW ALL MEN BY THESE PRESENTS, That of the State of Oregon	Klamath Count	y, A Public Corporation
for the consideration hereinafter stated, does hereb & Hazel L. Werdeman, as Tenants	v temise, telease and o	, hereinaiter called grantor, guitclaim unto Richard E. Werdeman V
hereinalter called grantee, and unto grantee's heirs in that certain real property with the tenements, way appertaining, situated in the County ofK1	s, succesors and assign hereditaments and ar	is all of the grantor's right, title and interest
Lot 36, Block 26, Klamath Forest State of Oregon.		
In construing this deed, where the context	this transfer, stated i እ አንራጊራርቆጵ ኔቶነቆጵ ይሎን እድንደለም የአኒ ዓንቶይታሪን so requires, the singu	eirs, successors and assigns forever. In terms of dollars, is \$ 825.00 EASY SK VALAS SIVER SK PROMISED VERMER K KKKAPPERSKY SECONDERSKY S& ORS SOVES In includes the plural and all frammatical
The true and actual consideration paid for HOWEVER, WAY NOT ALL CONSIDERATION AND ACTION AND A HOWEVER, WAY NOT ALL CONSIDERATION AND ACTION AND A HOWEVER, CONSIDERATION AND ACTION AND ACTION HOWEVER, CONSIDERATION AND ACTION AND ACTION In construing this deed, where the context changes shall be made so that this deed shall appl In Witness Whereof, the grantor has executed if a corporate grantor, it has caused its name to be duly authorized thereto by order of its board of dir	antee and grantee's he this transfer, stated i KXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	eirs, successors and assigns forever. In terms of dollars, is \$ 825.00 Stay SK VAIGE SKAR SK SKARS SA SKARS KKKAPPERSKER SKARS SA SKARS Idar includes the plurph and all grammatical gas, and to individuals. 2010 day of
The true and actual consideration paid for However, the sound consideration consideration paid for However, the sound consideration consideration for The whole ' Source construing this deed, where the context in construing this deed, where the context changes shall be made so that this deed shall appli- In Witness Whereof, the grantor has executed if a corporate grantor, it has caused its name to be duly authorized thereto by order of its board of dir HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY COMPACT IN VIOL NOT ALLOW USE OF THE PROPERTY	antee and grantee's he this transfer, stated i KXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	eirs, successors and assigns forever. In terms of dollars, is \$ 825.00 KARY & VAIAL & KAR & YOANS & VAIAL & YOANS & KARA & WARK
The true and actual consideration paid for However, the sound consideration consideration Knowhold Subsection first and sound consideration In construing this deed, where the context changes shall be made so that this deed shall appl In Witness Whereof, the grantor has executed if a corporate grantor, it has caused its name to be duly authorized thereto by order of its board of dir THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY CRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE I ISE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEP PROPERTY SHOULD CHECK WITH THE APPROPRIATE CIXE COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USE STATE OF OREGON, Cou	antee and grantee's he this transfer, stated i KXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	tirs, successors and assigns forever. In terms of dollars, is \$ 825.00 Stay SX VANAN STAR SX
The true and actual consideration paid for Works and the actual consideration paid for Works and the actual consideration consideration for the whole X for whole X was known of the formation of the formation of the formation of the In construing this deed, where the context changes shall be made so that this deed shall apply In Witness Whereof, the grantor has executed if a corporate grantor, it has caused its name to be duly authorized thereto by order of its board of dir THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE L JSE LAWS AND REGULATIONS. BEFORE SIGNING OF ACCEP PROPERTY SHOULD CHECK WITH THE APPROVED USE COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USE STATE OF OREGON, Cou This instrument was by	antee and grantee's he this transfer, stated i KXXXIX35X SHSK Prop So requires, the singu y equally to corporati d this instrument this. e signed and its seal, p rectors.	tirs, successors and assigns forever. In terms of dollars, is \$ 825.00 MAY & VAIAX &
The true and actual consideration paid for However, the actual consideration paid for However, the actual consideration actual consideration The whole a Second actual consideration for a construing this deed, where the context changes shall be made so that this deed shall appl In witness Whereof, the grantor has executed if a corporate grantor, it has caused its name to be duly authorized thereto by order of its board of dir THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE DISE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEP THIS INSTRUMENT, THE PERSON ACCUIRING FEE TITLE TO PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITX COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USE STATE OF OREGON, Cou This instrument was by	antee and grantee's he this transfer, stated i KXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	irs, successors and assigns forever. In terms of dollars, is \$ 825.00 Stay SX VAIGE & VALUE
The true and actual consideration paid for Norman Stand Consideration paid for Norman Stand Consideration Consideration Stand Consideration Stand Constrained Co	antee and grantee's he this transfer, stated i KXXXIX65X SHSK Prop so requires, the singu y equally to corporati d this instrument this. e signed and its seal, p rectors. DE THE THE THE CAN	tirs, successors and assigns forever. In terms of dollars, is \$ 825.00 MAY & VAIAX &
The true and actual consideration paid for However, the sound consideration paid for However, the sound consideration consideration for how which Source and the sound constrained a sound for In construing this deed, where the context changes shall be made so that this deed shall apply In Witness Whereof, the grantor has executed if a corporate grantor, it has caused its name to be duly authorized thereto by order of its board of dir THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY CRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE I SE LAWS AND REQULATIONS. BEFORE SIGNING OR ACCEP THIS INSTRUMENT, THE PERSON ACQUIRING FEE TILLE TO ROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USE STATE OF OREGON, Cour This instrument was by	antee and grantee's he this transfer, stated i KXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	irs, successors and assigns forever. In terms of dollars, is \$ 825.00 Stay SX VAIGE & VALUE
The true and actual consideration paid for However, the sound consideration biology with the However, the sound consideration consideration for New Kars CResideration firsticate which & Construing In construing this deed, where the context changes shall be made so that this deed shall appl In Witness Whereof, the grantor has executed if a corporate grantor, it has caused its name to be duly authorized thereto by order of its board of dir HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY ISE LAWS AND REGULATIONS. BEFORE SIGNING OF ACCEP THIS INSTRUMENT, THE PERSON ACCUIRING FEE TILE TO ROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED def STATE OF OREGON, Cou This instrument was by	antee and grantee's he this transfer, stated i KXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	irs, successors and assigns forever. In terms of dollars, is \$ 825.00 Stay St Value & Value
The true and actual consideration paid for However, where and actual consideration paid for However, where where a consideration find act which & & & & & & & & & & & & & & & & & & &	antee and grantee's he this transfer, stated i KXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	sirs, successors and assigns forever. In terms of dollars, is \$ 825.00 Stay St Value & Value
The true and actual consideration paid for Normer and actual consideration for Normer and actual consistences Normer and for Normer and for Normer and actual consistences Normer and actual for an actual for Normer and actual for a for Normer and actual for Normer and actual for a for Normer and actual for a for Norme	antee and grantee's he this transfer, stated i KXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	sirs, successors and assigns forever. In terms of dollars, is \$ 825.00 Stay SX VAIAN STATE OF OREGON, STATE OF OREGON, STATE OF OREGON, States of dollars, is \$ 825.00 STATE OF OREGON, States of dollars, is \$ 825.00 States of dollars, is \$ 825.00 State of dollars, is \$ 825.00 Notary Public for Oregon State of OREGON,
The true and actual consideration paid for Norwey and xha sound xoonsideration back as an in construing this deed, where the context changes shall be made so that this deed shall apply In Witness Whereof, the grantor has executed if a corporate grantor, it has caused its name to be duly authorized thereto by order of its board of dir THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY CRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE I SE LAWS AND REQULATIONS. BEFORE SIGNING OR ACCEP THIS INSTRUMENT, THE PERSON ACQUIRING FEE TILE TO ROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USE STATE OF OREGON, Cour This instrument was by Wes Sine and F. as Commissioners of the State of Or OFFICIAL SEAL LINDA A. SEATER NOTARY PUBLIC-OREGON COMMISSION NO.006935 MY COMMISSION EXPIRES MAY 20, 1995 Klamath County Commissioners Courthouse Annex, 305 Main St. Klamath Falls, OR 97601 Granter's Name and Adams Richard E. & Hazel L. Werdeman. P.O. Box 321 Sprague River, OR 97639	antee and grantee's he this transfer, stated i XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	sirs, successors and assigns forever. In terms of dollars, is \$ 825.00 Stay SX VAISS XX VAISS XX XX SX SX XX SX SX VAISS KXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
The true and actual consideration paid for RHOWERERS NEW ACTURES ACTURES ACCONSISTENT STRUMENT The which Section Stand Acconsident which & & & & & & & & & & & & & & & & & & &	antee and grantee's he this transfer, stated i KXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	sirs, successors and assigns forever. In terms of dollars, is \$ 825.00 Stay St Vallar Stratt St Start Star
The true and actual consideration paid for RH GREERER X NAX ROTRED X CONSIDER X CONSIDER X AND The which X And which X And which X And which X And which X And which X Construing this deed, where the context changes shall be made so that this deed shall apply In Witness Whereof, the grantor has executed if a corporate grantor, it has caused its name to be duly authorized thereto by order of its board of dir THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE IN JSE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEP THIS INSTRUMENT, THE PERSON ACCUIRING FEE TITLE TO PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITX COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED 45E STATE OF OREGON, Cou This instrument was by	antee and grantee's he this transfer, stated i XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	sirs, successors and assigns forever. In terms of dollars, is \$ 825.00 Stay St Vallak Kives St Start
The true and actual consideration paid for RHOWERERS NEW ACTUAL CONSIDERATION STATES The whole Second State Second State Second States Second States Second States States Second States State	antee and grantee's he this transfer, stated i XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	sirs, successors and assigns forever. In terms of dollars, is \$ 825.00 Stay St Vallar Stratt Statutes Statute