FORM No. 721 – QUITCLAIM DEED (Individual or Corporate).		COPYTRIGHT 1998 . STEVENS-NESS LAW PUBLISHING CO., POHTLAND, CR 1/7204
[™] 39349 ⁹⁷ JN	16 P1:09	Vol. <u>M91</u> Page 18488 🏶
Klamath_County		STATE OF OREGON,
403 Pine Street, Suite 300 Klamath Falls, OR 97601 Granutrs Norma and Address		I certify that the within instrument
John M. & Janetta R. Lawrence		was received for record on the <u>16th</u> day ofJune, 19.97, at
P O Box 1374 Chiloquin, OR 97624 Granted's Norros and Address		1:09 o'clock P.M., and recorded in
Grantes's Name and Address After recording, return to (Name, Address, Zip):	SPACE RESERVED	book/reel/volume No. <u>M97</u> on page <u>18488</u> and/or as fec/file/instru-
John M. & Janetta R. Lavrence P O Box 1374	FOR RECORDER'S USE	ment/microfilm/reception No. 39.349-Deed Records of said County.
Chiloquin, OR 97624		Witness my hand and seal of County affixed.
Unii requested otherwice, send all tax statements to (Name, Address, 29): John M. & Janetta R. Lawrence	17.00 mm	Bernetha G. Letsch, Co. Clerk
<u>P O Box 1374</u> Chiloguin, OR 97624		
	Fee: \$30.00	By Ketthera Loss Deputy.
	QUITCLAIM DEED	
KNOW ALL BY THESE PRESENTS that Klamath County, A Public Corporation of the State of Oregon		
hereinafter called grantor, for the consideration hereinafter stated, does hereby remise, release and forever quitclaim unto		
John M. Lawrence & Janetta R. Lawrence, as Tenants by the Entirety hereinafter called grantee, and unto grantee's heirs, successors and assigns, all of the grantor's right, title and interest in that certain		
real property, with the tenements, hereditaments and appurtenances thereunto belonging or in any way appertaining, situated in Klamath		
Lot 7, Block 42, First Addition To Klamath Forest Estates situated in Sec- tion 27, Township 35 South, Range 10 East of the Willamette Meridian,		
Klamath County, Oregon.		
SUBJECT TO Coverante conditions		
SUBJECT TO Covenants, conditions, reservations, easements, restrictions, rights, rights of way and all matters appearing of record.		
(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE) To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.		
The true and actual consideration paid for this transfer, stated in terms of dollars, is \$1,600.00.		
actual consideration consists of or includes other property or value given or promised which is pan of the The whole (indicate which) consideration O (The content of the whole (indicate		
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 individuals.		
IN WITNESS WHEREOF, the grantor has executed this instrument this <u>12th</u> day of <u>June</u> , <u>1997</u> ; 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 DESC		
THIS INSTRUMENT IN VIULATION OF APPLICABLE LAND USE LAWS AI		Result, Dir. of Pub. Wks.
THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AI LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH TH PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIEX APPROV	ND REGU- E PERSON F APPRO-	Kalut, Dir. of Pub. Wks.
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