FORKI No. 721 - OUTCLAMI DEED (Instructual or Consonab).	COFYM	QHT 1998 STEVENS HERS LAW PUBLISHING CO., PORTLAND, OR 57804
× 59970 ATC # 98	মানহ	mai Dage 20694
98 JIN 16 P3:29	Vol.	198 Page 20094
		STATE OF OREGON,
		County of <u>Klanath</u> J <sup>ss.</sup> I certify that the within instrument
Grantor's Name and Address		was received for record on the _16thday
		of, 1998, at
		_3:29 o'clockPM., and recorded in
Granie's Hama and Address		book/reel/volume No on page 20694 and/or as fee/file/instru-
After n-oprding, return to (Hame, Addross, Zip): )	SPACE RESERVED	ment/microfilm/reception No. 59970-Deed
Gaistonia Neurou	RECORDER'S USE	Records of said County.
Lasth 1/2 97403		Witness my hand and seal of County
Vigit requested otherwise, send sil tax statements to (Name, Address, Zip):		affixed.
Schridtopher Newton		Bernetha G. Letsch, Co.Clerk
	Fee \$30.00	By Kattlun Road, Deputy.
	QUITCLAIM DEED	
KNOW ALL BY THESE PRESENTS thatK	edrick D. Davis	·
hereinafter called grantor, for the consideration hereinafter		, release and forever quitclaim unto
Christopher Aaron	Newton	
hereinafter called grantee, and unto grantee's heirs, succe	essors and assigns, all of the	grantor's right, title and interest in that certain
real property, with the tenements, hereditaments and an		
KLANATH CO County, State of Oreg	ion, described as follows, to	
Lots 28 and 29, Block 6, INDUSTRIAL ADDITION TO THE CITY OF KLAMATH FALLS,		
in the County of Klamath, State of	Oregon.	
전 전 그 옷 그 병원에 도망가 많이 다. 불법	영상 이 집 문화를 했다.	
이번 지난 것은 물고 가지 수는 물건물을 했다.		
김 사람이 들었는 것은 것을 가지 않는다.		
	HENT, CONTINUE DESCRIPTION ON RE	
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tr	granice's neirs, successors a	and assigns forever. are is \$ 0 However the
actual consideration consists of or includes other proper	ty or value given or promise	d which is $\Box$ part of the $\Box$ the whole (indicate
which) consideration. $\Phi$ (The scattering between the symbols $\Phi$ , i		
In construing this deed, where the context so red	uires, the singular includes t	he plural, and all grammatical changes shall be
made so that this deed shall apply equally to corporatio	ns and to individuals.	
IN WITNESS WHEREOF, the grantor has exec	ited this instrument this CC	11) day of, 1972; if
grantor is a corporation, it has caused its name to be sig	ned and its seal, if any, affix	ed by an officer of other person duly authorized
to do so by order of its board of directors.	-/1	15
THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DES		
THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS / LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, TH	E PERSON	
ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH TI PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPR	IE APPHU-	
AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING I PRACTICES AS DEFINED IN ORS 30,930.	DR FOREST	
		· · · · · · · · · · · · · · · · · · ·
STATE OF OREGON, Cour	ty of KIAMATA	
This instrument was	acknowledged belore me on	D/aa., 1948,
by <u>KEDRICK DE</u>	<u>VIS</u>	
This instrument was	acknowledged before me on	, 19,
by		
CARA OFFICIAL 2EAL	$\neg \neg$	
CAROLE A. LINDE	1 2.11	ALA 1
COMMESSION NO.056736	Carole	N.C. Me
AT COMMENSION EXPINES AUG. 15, 2000	Notary Public for	
	My commission e	xpires 1// 2/(X)
•		

30.