FORM No. 723 - BARGAIN AND BALL DEED (Individual or Corporate).		COPYRIGHT 1998 & TEVENG NESS YAW FUELSHORD CO. FORTI AND OR FETT
[№] 62990 All:42 ATC	982227	
98 JUL 20 A11:42 FITC	100001	Vol <u>M98_</u> Page <u>26331</u> 🛞
		STATE OF OREGON,
		County of <u>Klamath</u> SS. I certify that the within instrument
Grantor's Name and Address		was received for record on the 20th day
		of July to 98.
Granise's Name and Address		11:42 o'clock <u>A.</u> M., and recorded in book/reel/volume No. <u>M98</u> on page
After recordiop, return to diama, Addinas, Table	SPACE RESERVED	<u>26331</u> and/or as fcc/file/instru-
Betty Cameron FO Box 226	FOR RECORDER'S USE	ment/microfilm/reception No. 62990-Deed
Keno, Oregon 97627	•*	Records of said County. Witness my hand and seal of County
Until requested otherwise, send all tax statements to (Name, Address, Zip):		affixed.
No Chenge		Bernetha G. Letsch, Co. Clerk
	Fee: \$30.00	
		By Kattlun Kosa, Deputy.
BAS	RGAIN AND SALE DEED	
KNOW ALL BY THESE PRESENTS that _ELISABETH_ANN_DE_WITT		
hercinafter called grantor, for the consideration hereinafter stated, does hereby grant, bargain, sell and convey unto ELISABETH ANN DEWITT and PATRICIA A. DEWITT, not as tenants in commendation but and convey unto ELISABETH ANN		
hereinafter called grantee, and unto grantee's heirs, successors and assigns, all of that certain real property, with the tenements, hered- itaments and appurtenances thereunto belonging or in any way appertaining, situated inKlamathCounty,		
State of Oregon, described as follows, to-wit:	iy way appentaning, situat	county,
Lot 1 in Block 2 of FIRST ADDITION TO		s.
Lot 1 in Block 2 of FIRST ADDITION TO State of Oregon.	KENO HILLSIDE ACI	RES, in the County of Klamath,
	· · · · ·	-
· · ·		
(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE)		
To Have and to Hold the same unto grantee and e	rantee's heirs successors.	and accident forever
The true and actual consideration paid for this tran actual consideration consists of or includes other property which) consideration Φ (The contrast between the property	nsfer, stated in terms of do	llars, is \$ love_&_affection [®] However, the
The sentence between the symbols Q. If i	hot spolicable, should be detered	See ODE 02 020 \
in construing this deed, where the context so requires, the singular includes the plural and all amount includes the plural and all		
made so that this deed shall apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument this f_{1} day of \mathcal{T}_{1} day of \mathcal{T}_{2} ; if		
grantor is a corporation, it has caused its name to be signed and its seal if any affired by an officer or other		
to do so by order of its board of directors.		A company of the period daily additionized
THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCR THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AN		oboth D. W.Et
ACOULTING FEE TITLE TO THE PROPERTY SUCH D CHECK WITH THE	PERSON	
PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROV AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR PRAFTICES AS DETENTED IN AND COORDENATION OF THE ACTION OF THE ACT		
PRACTICES AS DEFINED IN ORS 30.930.		
STATE OF OREGON, County	as delanai	6
This instrument was ac	knowledged before me on	155. 17 10 98
by f	5 Ano De le);# (]
This instrument was acknowledged before me on, 19, by,		
as	\sim	
Of		-A
OFFICIAL SEAL LAURA J. BUTLER	\mathcal{A}_{1}	150 AR
NOTARY PUBLIC-OREGON COMMISSION NO. 312887	Notary Fublic for	
MY COMMISSION EXPIRES MAY 31, 2002		