APR 22 AMS:32  Klamath County 305 Main St, Rm 238  Klamath Falls, OR 97601  Grantor's Name and Address  Michael J. Ryan		
305 Main St, Rm 238 Klamath Falls, OR 97601 Grantor's Name and Address Michael J. Ryan	1	
Grantor's Name and Address Michael J. Ryan		1/1 MAA - 0400F
Michael J. Ryan		Vol <u>M04</u> Page 24035
riidiad J. Nyaji		G
226 S Tisdale Ave	SPACE RESERVED	State of Oregon, County of Klamath Recorded 04/22/2004 9:32 a. m
Buffalo, WY 82834	FOR	Vol M04 Pg 24035
Grantee's Name and Address	RECORDER'S USE	Linda Smith, County Clerk
After recording, return to (Name, Address, Zip):	•	Fee \$ 2/06 # of Pgs
Michael J. Ryan 226 S Tisdale Ave	j	
Buffalo, WY 82834		
Until requested otherwise, send all tax statements to (Name, Address, Zin):	•	
Michael J. Ryan	<b>'</b>	
226 S Tisdale Ave Buffalo, WY 82834		
bullato, 441 62634		
QUITCI	LAIM DEED	
KNOW ALL BY THESE PRESENTS that KI hereinafter called grantor, for the consideration hereinafter stated, Michael J. Ryan	does hereby remise, i	release and forever quitclaim unto
hereinafter called grantee, and unto grantee's heirs, successors and	d assigns, all of the gra	entor's right title and interest in that costain my
property, with the tanelless, needlaments and appurcenances the	hereunto belonging or	in any way appertaining, situated in
Klamath County, Sate of Oregon, d	iescribed as follows, to	)-wit:
Lot 46, Block 7, Klamath Falls Forest Estates Highway 66 Unit Plat County Clerk of Klamath County, Oregon.	No. 1, according to th	e official plat thereof on file in the office of the
Subject to coverants conditions reservations excements and	<b>detto a</b> status (1.1.).	• • • • • • •
Subject to covenants, conditions, reservations, easements, restri	ictions, rights o	of way and all matters appearing of record.
(IF SPACE INSUFFICIENT, CONTI To Have and to Hold the same unto grantee ar The true and actual consideration paid for this actual consideration consists of or includes other property or value good consideration.* (The sentence between the symbols*, if not applicable, so In construing this deed, where the context so not shall be made so that this deed shall apply acquait to some small property.	nd grantee's heirs, suc transfer, stated in ter gwan or promised whice hould be deleted. See O	ccessors and assigns forever. This of dollars, is \$3,000,00, *Hewever, the This I part of the I the whole (indicate which)
A THE REPORT OF THE PROPERTY O	not to individuale	
IN WITNESS WHEREOF, the grantor has executed its name to be desired and its a	ited this instrument or	1 April 20, 2004 ; if
grantor is a corporation, it has caused its name to be signed and its so by order of its board of directors.	seal, if any, affixed by a	an officer or other person duly authorized to do
,		
THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY	m:1 11	m
DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE	1 pohael K	Marken
LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR	Michael R. Markus	•
ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE		
THE TO THE TENOR ACQUIRERS FEE		
THE TO THE PROPERTY SHOULD CHECK WITH THE		
TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO		
APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON		
APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS		
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APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930.		
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