FORM No. 721 - QUITCLAIM DEED (Individual or Corporate).		₹) 1989-2006 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR www.stevensness	5.00M
ES NO PART OF ANY STEVENS NE	SS FORM MAY BE REPROD	UCED IN ANY FORM OR BY ANY ELECTRONIC OR MECHANICAL MEANS.	
Bradford D. Watson			
3320 Bristol Ave		M06-03685	
Klamath Falls, OR 97603		Klamath County, Oregon	
Fredrick W Forsythe& Douglas W	Roufs	02/28/2006 10:55:12 AM	
4832-Summers-Lane		Pages 1 Fee: \$21.00	
Klamath-falls, 0r 97603			· ~ŋ
After recording, return to (Name, Address, Zip):			
Fredrick-W-Forsythe			
4832 Summers Lane			
Klamath Falls, Or 97603			_
Until requested otherwise, send all tax statements to (Name, Address, Zip):			
fredrick-W-Forsythe4832-Summers-Lane			
Klamath-Falls, Or-97603			•
	QUITCLAIM DEED		
KNOW ALL BY THESE PRESENTS that	Bradford-F	Watson	
			,
hereinafter called grantor, for the consideration hereina	fter stated, does her	eby remise, release and forever quitclaim unto	
Fredrick W Forsythe and Douglas	W-Roufs		·,
hereinafter called grantee, and unto grantee's heirs, suc	cessors and assigns	, all of the grantor's right, title and interest in that cer	rtain
real property, with the tenements, hereditaments and			d in
Klamath County, State of Or	egon, described as I	ollows, to-wit:	
LONE DINE ON MUE ADDIANE DIOCK	E		
LONE PINE ON THE SPRAGUE, BLOCK 25% INTEREST - DIVIDED EQUALLY		CV W DODGWEUD AND	
DOUGLAS W ROUFS	UNTO FREDRI	CK W FORSYTHE AND	
DOUGLAS W ROOFS			
·			
•	CIENT, CONTINUE DESCRI		
To Have and to Hold the same unto grantee and	grantee's neirs, suc	ms of dollars, is \$2,,000,000 [®] However,	the
actual consideration consists of or includes other prope	ansier, stated in ter	r promised which is \square part of the \square the whole (indi	cate
which) consideration. (1) (The sentence between the symbols (0),			
In construing this deed, where the context so re	quires, the singular	includes the plural, and all grammatical changes shall	ll be
	4	•	
in Witness Whereof, the grantor has exec	uted this instrument	on 7-18-06	
grantor is a corporation, it has caused its name to be sig	gneu anu its scar, ii	any, arrived by an officer of other person dary addict	ızea
to do so by order of its board of directors.		1 110 11	
BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON RING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHT	TRANSFER- TS. IF ANY.	front & wat	
UNDER CHAPTER 1, OREGON LAWS 2005 (BALLOT MEASURE 37 (2 INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIB		/	
I INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AN	D REGULA-		
TIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, TH ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH T	HE APPRO-		
PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY USES, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMIN	APPROVED		
FST PRACTICES AS DEFINED IN ORS 30,930 AND TO INQUIRE A	ABOUT THE		
RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER COREGON LAWS 2005 (BALLOT MEASURE 37 (2004)).			
CTATE OF ODECON, Com-	was Klannt	h	
STATE UP UKEGUN, COU	acknowledged befo	THE ME ON FEBRUARY 2006	
by Brachord Da	vid Watson	h ss. re me on February 2006	,
This instrument was	acknowledged befo	ere me on	,
by			
as			

OFFICIAL SEAL
DEBORAH TORRIE
NOTARY PUBLIC - OREGON
COMMISSION EXPINES OCTOBER 14, 2009

Notary Public for Oregon

My commission expires Oct 14 2009

0/0