FORM No. 721 QUITCLAIM DEED (Individual or Corporate).	© 1989-2006 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR www.stevensness.com
ES NO PART OF ANY STEVENS-NESS FORM	MAY BE REPRODUCED IN ANY FORM OR BY ANY ELECTRONIC OR MECHANICAL MEANS.
	<i>**</i>
A. LEE SOUTTERE	NOC 40500
1468 TARBOX STREET SAN DIEGO, CA 92114	M06-12502
Grantor's Name and Address	Klamath County, Oregon ✓ 06/19/2006 02:21:24 PM
A. LEE SOUTTERE BIBLETSY A WHARTOR	Pages 1 Fee: \$21.00
BEATTY OR 97621 Grantee's Name and Address	·
S	P
After recording, return to (Name, Address, Zip): 347.57. A. WHARTON, CIO VICTOR DURYIS B	ne.
P.O. BOX 148, BEATTY, OR 97621	
intll requested otherwise, send all tax statements to (Name, Address, Zip):	
LEE SOUTTERE & UTSY A WHARTON	
O VIETUR DUPUIS	
0. BOX 148, BEATTY, OR 97621	
OUIT	CLAIM DEED
KNOW ALL BY THESE PRESENTS that	E SOUTTERE
nereinafter called grantor, for the consideration hereinafter sta	ted, does hereby remise, release and forever quitclaim unto
A. LEE SOUTTLERE AND BETSY	A. WHARTON,
	s and assigns, all of the grantor's right, title and interest in that certain enances thereunto belonging or in any way appertaining, situated in
	lescribed as follows, to-wit:
LOT 13, BLOCK 47 OF ORELO	N PINES SUBDIVISION.
	•
-	
(IF SPACE INSUFFICIENT, CO To Have and to Hold the same unto grantee and grante	ONTINUE DESCRIPTION ON REVERSE) e's beirs, successors and assigns forever
	stated in terms of dollars, is \$ However, the
	alue given or promised which is \square part of the \square the whole (indicate
which) consideration. (The sentence between the symbols Φ , if not app	
	the singular includes the plural, and all grammatical changes shall be
nade so that this deed shall apply equally to corporations and	to individuals.
IN WITNESS WHEREOF, the grantor has executed this	s instrument on JUNE 19, 2,06 ; if
rantor is a corporation, it has caused its name to be signed and	d its seal, if any, affixed by an officer or other person duly authorized
o do so by order of its board of directors.	
FORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFEI	
I FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF AN ER CHAPTER 1, OREGON LAWS 2005 (BALLOT MEASURE 37 (2004)). TH	IS
Trument does not allow use of the property described in th Frument in violation of applicable land use laws and regul	IS //
INDIMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGUL. VIS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSO UIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPRO	5N
IATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVE	ED /
SES, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOI IT PRACTICES AS DEFINED IN ORS 30.930 AND TO INQUIRE ABOUT TH	B•
IGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER CHAPTER	1,
EGON LAWS 2005 (BALLOT MEASURE 37 (2004)).	
STATE OF OREGON, County of	Hothath)ss. 19,2006, Jounters
This instrument was acknow	redged before me on June 17,006,
by Aliquest he	JOUTIEY C
This instrument was acknow	ledged before me on,
by as	
of	
20222222222222222	
OFFICIAL SEAL	telle Harris
PAULA J. HARRIS () NOTARY PUBLIC-OREGON ()	Notary Public for Oregon My commission expires OV 29, 2008
COMMISSION NO. 387199 (1)	My commission expires VOV 21,008
MY COMMISSION EXPIRES NOV. 20, 2008 ()	,