--

NO PART OF ANY STEVENS-NESS FORM MAY BE REPRODUCED IN ANY FORM OR BY ANY ELECTRONIC OR MECHANICAL MEANS.



WILMA S. LANCASTER		
6214 ALVA ANENUE		
KLAMATH FALLS OREGON 97603 Grantor's Name and Address		
Grantor's Name and Address		
MARIANNE K. HOLLIER AND		
WILMA S. LANCASTER		
10214 ALVA AVE KLAMATHFALLS. OR		
6214 ALVA AVE KLAMATH FALLS, OR Grantee's Name and Address 97603		
After recording, return to (Name, Address, Zip): WILMA S. LANCASTER AS ABOVE		
Until requested otherwise, send all tax statements to (Name, Address, Zip): WILMA S. LANCASTER AS ABOVE		

M06-14565

Klamath County, Oregon 07/19/2006 12:35:15 PM Pages 1 Fee: \$21.00

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WARRANTY DEED - SURVIVORSHIP

KNOW ALL BY THESE PRESENTS that WILMA S. LANCASTER

hereinafter called grantor, for the consideration hereinafter statement with the consideration hereinafter with the	ed, to grantor paid by WILMA S. LANCASIER	
hereinafter called grantees, does hereby grant, bargain, sell and convey unto the grantees, not as tenants in common but with the right of survivorship, their assigns and the heirs of the survivor of the grantees, that certain real property, with the tenements, hereditaments and appurtenances thereunto belonging or in any way appertaining, situated inKLAMATH County, State of Oregon, described as follows, to-wit:		
LOT 12 IN Block 5, SECOND ADDITION	Y TO WINEMA GARDENS, ACCORDING	
	ON FILE IN THE OFFICE OF THE	
To Have and to Hold the same unto grantees, their ass	inue description on reverse side) signs and the heirs of such survivor, forever; provided that grantees rvivorship, that is, that the fee shall vest absolutely in the survivor of	
And grantor hereby covenants to and with grantees, their in fee simple of the above granted premises, free from all enterprises. THOSE OF RECORD AND VISIBLE	r assigns, and the heirs of such survivor, that grantor is lawfully seized neumbrances except (if no exceptions, so state):	
	, and that	
grantor will warrant and forever defend the premises and every	part and parcel thereof against the lawful claims and demands of all	
persons whomspever, except those claiming under the above d	escribed encumbrances	
The true and actual consideration paid for this transfer,	stated in terms of dollars, is \$ ESTATE PLANNING® However, the	
	alue given or promised which is \square part of the \square the whole (indicate	
which) consideration. (The sentence between the symbols (), if not app	licable, should be deleted. See ORS 93.030.)	
In construing this deed, where the context so requires,	the singular includes the plural, and all grammatical changes shall be	
made so that this deed applies equally to corporations and to ir	ndividuals.	
In witness whereof, grantor has executed this instrumen	t on; if grantor is a cor-	
poration, it has caused its name to be signed and its seal, if ar	ny, affixed by an officer or other person duly authorized to do so by	
order of its board of directors.		
THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED ITHIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REFLICATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSO ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USE AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FORES	J- N O- SS	
PRACTICES AS DEFINED IN ORS 30.930.	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
STATE OF OREGON, County of	KICIDYIHI	
This instrument was acknow	pledged before me on 1971 JULY XXII	
pv 17,711/K 111,27(76:4	
	ledged before me on,	
(Seesesses)		
OFFICIAL SEAL DANNÉ'M. SLEZAK NOTAR'OPUBLIC-OREGON COMMISSION NO. 390413 MY COMMISSION EXPIRES MAR. 08, 2009	Hait Dugt	
or.	Notary Public for Oregon	
0,	My commission expires I Day Con Control	