ES NO PART OF ANY STEVENS-NESS	S FORM MAY BE REPRODUCED IN ANY FORM OR BY ANY ELECTRONIC OR MECHANICAL MEANS.
JERRY J SAVAGE  3939 S. 6th Street  Klamath Falls, OR 97603  Grantor's Name and Address	2006-018839 Klamath County, Oregon
COCO PIERCE 31962 Queen Annes Lace Dr Tangent, OR 97389 Grantee's Name and Address	00004139200600188390010011
After recording, return to (Name, Address, Zip): COCO PIERCE 31962 Queen Annes Lace Dr Tangent, OR 97389	SPACE RESEF
Until requested otherwise, send all tax statements to (Name, Address, Zip):  COGO PIERCE  31962 Queen Annes Lace Dr.	
Tangent OR 97389	
	WARRANTY DEED
KNOW ALL BY THESE PRESENTS that	JERRY J SAVAGE
hereinafter called grantor, for the consideration hereinafter stated, to grantor paid byCOCO M PIERCE	
hereinafter called grantee, does hereby grant, bargain, sell and convey unto the grantee and grantee's heirs, successors and assigns, 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:	
TWP 38 RNGE 11, BLOCK SEC 22, TRACT NW\$SE4 & NE\$ NWLY E OF ROAD, ACRES 37.42, MULT MS"S X# 241437; 99-208	
other wise known as: 4771 Bly Mountain Cutoff, Bonanza OR 97603	
(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE)  To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever.  And grantor hereby covenants to and with grantee and grantee's heirs, successors and assigns, that grantor is lawfully seized in fee simple of the above granted premises, free from all encumbrances except (if no exceptions, so state):	
grantor will warrant and forever defend the premises and persons whomsoever, except those claiming under the a	d every part and parcel thereof against the lawful claims and demands of all bove described encumbrances.
actual consideration consists of or includes other proper which) consideration. (The sentence between the symbols of, it is in construing this deed, where the context so required.)	ansfer, stated in terms of dollars, is \$\ \begin{align*} 17.000 \\ \text{ty or value given or promised which is }\text{S} the whole }  \text{part of the (indicate f not applicable, should be deleted. See ORS 93.030.)} \\ \text{quires, the singular includes the plural, and all grammatical changes shall be not and to individuals.} \\ \text{s instrument on }  \begin{align*} \left( -\left( -\left( \rho \left( \rho \left) \right) \\ \text{construment on }  \text{construment on } \\ \end{align*}; if grantor
is a corporation, it has caused its name to be signed and so by order of its board of directors.	d its seal, if any, affixed by an officer or other person duly authorized to do
BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON T RING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS UNDER CHAPTER 1, OREGON LAWS 2005 (BALLOT MEASURE 37 (20 INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBE INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND TIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY A USES, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING EST PRACTICES AS DEFINED IN ORS 30.930 AND TO INQUIRE AIRIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER CHOREGON LAWS 2005 (BALLOT MEASURE 37 (2004)).	S, IF ANY, 104)), THIS D IN THIS D REGULA- E PERSON HE APPRO- APPROVED G OR FOR- BOUT THE HAPTER 1,
STATE OF OREGON, Coun This instrument was a	ty ofKLAMATH) ss. acknowledged before me on
byThis instrument was	acknowledged before me on
by	acknowledged before the oil
OFFICIAL SEAL	Nie I
DIXIE SAVAGE NOTARY PUBLIC-OREGON COMMISSION NO. 389586 MY COMMISSION EXPIRES JUN. 12, 2007	Notary Public for Oregon  My commission expires