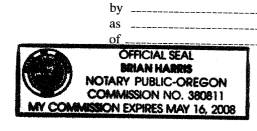
FORM No. 723 – BARGAIN AND SALE DEED (Individual or Corporate). © 1990-2006 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR www.stevensness.co	
NO PART OF ANY STEVENS-NES	SS FORM MAY BE REPRODUCED IN ANY FORM OR BY ANY ELECTRONIC OR MECHANICAL MEANS.
	2007-000684
Danny L. Summerlin	Klamath County, Oregon
41290 HWY 226	January, Oregon
Scio, Or. 97374 Grantor's Name and Address	
Michael R. Summerlin	
39108 Lazy "D" Road	00012880200700006840010014
Scio, Or. 97374 Grantee's Name and Address	01/16/2007 09:08:48 AM Fee: \$21.00
After recording, return to (Name, Address, Zip):	SPA Fee: \$21,00
Michael R. Summerlin	REC
39108 Lazy "D" Road	
Scio, Or. 97374	
Until requested otherwise, send all tax statements to (Name, Address, Zip):  Michael R. Summerlin	
39108 Lazy "D" Road	
Scio, Or. 97374	
BAR	GAIN AND SALE DEED
KNOW ALL BY THESE PRESENTS that	Danny I Cummeration
unit of the british in the service of the ser	Danny L. Summerlin
hereinafter called grantor, for the consideration hereinafter	r stated, does hereby grant, bargain, sell and convey unto
notomatici cancu grantee, and unto grantee's neits, succes	Sors and assigns all of that contain modernment with it
and apparenances increditto belonging or in any	y way appertaining, situated in <u>Klamath</u> County
State of Oregon, described as follows, to-wit:	County
The West 220 Feet 15 12	
The West 220 reet of the	North 100 feet of the NE 1/4 SE 1/4
of Section 25. Township 24	Couth Days 0 7
or occoron 25, 10wnship 24	South, Range 8 East, Williamette
Meridian, Klamath County, O.	regon
	- 09011.
//E 00.00 U.S. 100.00	
To Have and to Hold the same unto grantee and gr	NT, CONTINUE DESCRIPTION ON REVERSE)
The true and actual consideration paid for this trans	affect stated in terms of dellars is 0 10 00
ctual consideration consists of or includes other property	sfer, stated in terms of dollars, is $\$ 10.00$ . $0$ However, the or value given or promised which is $\square$ part of the $\square$ the whole (indicate
hich) consideration. (The sentence between the symbols (), if no	of variety applicable, should be deleted. See ODS 03 030
In construing this deed, where the context so require	res, the singular includes the plural, and all grammatical changes shall be
IN WITNESS WHEREOF, the grantor has executed	d this instrument on 9119106
antor is a corporation, it has caused its name to be signed	and its seal, if any, affixed by an officer or other person duly authorized
do so by order of its board of directors.	f paron dary audiorized
FORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRAN	NSFER-
DER ORS 197.352. THIS INSTRUMENT DOES NOT ALLOW USE OF THE	FANY, Cummulo
ILL DESCUIDED IN THIS INSTRUMENT IN VIII ATION OF VOOLGANDE	: I AND
E LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS IN INT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD IN THE THE PROPERTY SHOULD BE TO THE PROPERTY SHOULD IN	CUECV
APPROVED USES. TO DETERMINE ANY LIMITS ON LAWSHITS AS	VERI-
RIVING ON FUNEST PRACTICES AS DEFINED IN ARC 20 020 AND TO IN	INTROC
OUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, L S 197.352.	JNDER
STATE OF OREGON, County of	of Marion ) ss

This instrument was acknowledged before me on



Notary Public for Oregon My commission expires May 16, 2008