Karasa ( )

EOB NO PART OF ANY STEVENS-NE	
	Klamath County, Oregon
Daniel Ottinger 62993 Crown point RD. (ors Bay OR 97420 Grantor's Name and Address	
1005 Bay OR 97420	
Grantor's Name and Address	00041241200800028300010013
1387 California Avr.	03/05/2008 02:42:01 PM Fee: \$21.00
(005 Bang OR. 97420	
Grantee's Name and Address	SPACE RESERVE FOR
After recording, return to (Name, Address, Zip):  465; Guirendo	RECORDER'S US
1387 California Ave	
1008 Bay 08. 97420	
Until requested otherwise, send all tax statements to (Name, Address, Zip):	
1387 Carifornia AVE	By, Deputy.
(005 Bay OR. 97420	
	QUITCLAIM DEED
	Daniel Ottingel
	fter stated, does hereby remise, release and forever quitclaim unto,
hereinafter called grantee, and unto grantee's heirs, such	cessors and assigns, all of the grantor's right, title and interest in that certain appurtenances thereunto belonging or in any way appertaining, situated in
County, State of Orc	egon, described as follows, to-wit:
1 L. L. 2 > Cansielia	a of 3.59 acres in the Sprague River
Block Y, Lot &,	Tetales as recorded in
unit in Klamath Falls	g of 3.59 acres in the Sprague River forest Estates as recorded in
Klamath County, oregon.	
	d grantee's heirs, successors and assigns forever.
The true and actual consideration paid for this t	transfer, stated in terms of dollars, is $\square$ part of the $\mathbb{Z}$ the whole (indicate erty or value given or promised which is $\square$ part of the $\square$
In construing this deed, where the context so re	equires, the singular includes the plural, and all grammatical changes shall be
made so that this deed shall apply equally to corporati IN WITNESS WHEREOF, the grantor has executed the state of the stat	
grantor is a corporation, it has caused its name to be si	igned and its seal, if any, affixed by an officer or other person duly authorized
to do so by order of its board of directors.	
BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON I	TRANSFERRING Y, UNDER ORS CHAPTER 424,  CHAPTER 424,
FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IT AN 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, OREGON LAWS 2007. THIS INSTRUMENT DOES NOT ALLOW USE OF DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND	CHAPTER 424, THE PROPERTY
DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT REGULATIONS. BEFORE SIGNING OR ACCEPTING THE MICH.  THE	USE LAWS AND F, THE PERSON
ACQUIRING FEE TILLE TO THE PROPERTY SHOULD OFFICE THAT THE LINIT	OF LAND BEING
TRANSFERRED IS A LAWFULLY ESTABLISHED LOT ON PAROLE, AS O	OR PARCEL TO
DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF FORCEST	FIGHBORING
PROPERTY OWNERS, IF ANY, UNDER URS 193.300, 193.301 AND 193.	300 TO 300.000 A
STATE OF OREGON, Co.	unty of Klamath ss. 5 2008
This instrument wa	as acknowledged delote the on
	as acknowledged before me on
This instrument wa	as acknowledged before the oil
as	
of	
OFFICIAL SEAL	7 Swa Kessler
LISA KESSLER	
NOTARY PUBLIC-OREGON COMMISSION NO. 415234	My commission expires//QTB
MY COMMISSION EXPIRES MAR. 13, 201	11 Media and the Control of the Cont

PUBLISHER'S NOTE: If using this form to convey real property subject to ORS 92.027, include the required reference.