EOB NO PART OF ANY STEVENS-NESS FORM MAY BE REPRODUCED IN ANY FORM OR BY ANY ELECTRONIC OR MECHANICAL MEANS.	
.	
	2008-007775 Klamath County, Oregon
	Manager Country, Oregon
Grantor's Name and Address	
	#
	05/29/2008 09:50:37 AM Fee: \$21.00
Grantee's Name and Address After recording, return to (Name, Address, Zip):	SPACE RESETTION
John W Claybaugh	FOR RECORDER'S
2006 Unity St Klamath Falls, OR 97603	
Until requested otherwise, send all tax statements to (Name, Address, Zip):	
John W Claybaugh	
2006 Unity St Klamath Falls, OR 97603	
	No.
	RGAIN AND SALE DEED ssell B Claybaugh and Alesia D Claybaugh
hereinafter called grantor, for the consideration hereinafter stated, does hereby grant, bargain, sell and convey unto	
John W Claybaugh and Pamela J Claybau	gh Husband and Wife
hereinatter called grantee, and unto grantee's heirs, succe	ssors and assigns, all of that certain real property, with the tenements, heredy way appertaining, situated inKlamath County,
State of Oregon, described as follows, to-wit:	y way appertaining, situated inCounty,
Lot / in Block 4 of FIRST ADDITION TO thereof on file in the office of the	MOYINA MANOR, according to the official plat County Clerk of Klamath County, Oregon.
emercor on rise in the office of the	county cierk of klamath county, oregon.
	·
	:
•	ENT, CONTINUE DESCRIPTION ON REVERSE)
To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$0.00 ① However, the	
actual consideration consists of or includes other property	y or value given or promised which is \square part of the \square the whole (indicate
which) consideration. (The sentence between the symbols (), if	not applicable, should be deleted. See ORS 93.030.) nires, the singular includes the plural, and all grammatical changes shall be
taran da antara da a	
IN WITNESS WHEREOF, the grantor has execut	ted this instrument on; if
grantor is a corporation, it has caused its name to be sign	ed 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 TRA	NSFERRING (V)
FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, U 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CH. OREGON LAWS 2007. THIS INSTRUMENT DOES NOT ALLOW USE OF THE	APTER 424 RUSSell B Claybaugh
DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF A LEGISLATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPLICATION OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF LITTLY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF LITTLY OF THE PROPERTY OF THE UNIT OF LITTLY OF THE PROPERTY OF THE UNIT OF LITTLY OF THE PROPERTY OF THE UNIT OF LITTLY OF LITTLY OF THE UNIT OF LITTLY OF LIT	PROPRIATE Alesia D Claybaugn
TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OF THE LOT OF	PARCEL TO
DETERMINE ANY LIMITS ON LAWSUITS AGAINST PARISING OR PORCEST TO	IGHBORING
DEFINED IN URS 30.950, AND 1057 ODE 105 300, 195 301 AND 195 305	TO 195.336
STATE OF OREGON, Count	y of Klamath SS.
This instrument was a	y of Klamath ss. ss. cknowledged before me on ss. s. cknowledged before me on ss. s.
byThestes This instrument was a	cknowledged before me on
by	Clay vaugr
as	
OFFICIAL SEAL	(Remi! m. Dmus)
RENEE M. IMUS	Notary Public for Oregon My commission expires Oct. 17, 2010
COMMISSION NO. 409250	My commission expires Oct. 17, 3010