## PARTIE GAY TRUST    2008-013487	EOB NO PART OF ANY STEVENS-NE	SS FORM MAY BE REPRODUCED IN ANY FORM OR BY ANY ELECTRONIC OR MECHANICAL MEANS.
Remark County, Oregon    Security Newson to defense   Part		
Ranach County, Oregon  TARACE C. C. LARK, TRUTEE  20.74. N. SOWLES Rd  ACAM PO. C. A. T.	HATTIE GAY TRUST	
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SPANES G. C. LARK  1. C. 1. N. OWHES Rd  A. C. A. M. S. O. L. L. A. G. E.  2. C. 1. N. S. O. L. L. A. G. E.  2. C. 1. N. S. O. L. L. S. Rd  A. C. A. M. D. C. A. G. E.  2. C. 1. N. S. O. L. L. A. G. E.  KNOW ALL BY THESE PRESENTS that I'IE 7 KN STEE OF 1978  KNOW ALL BY THESE PRESENTS that I'IE 7 KN STEE OF 1978  hereinafter called granter, for the consideration between fuller stated, does hereby remise, release and forever quitchim unto  hereinafter called granter, for the consideration between fuller stated, does hereby remise, release and forever quitchim unto  hereinafter called granter, for the consideration between the thoughing or in any way appertaining, situated in reni property, with the tengeneris. hereinafter called granters, between the tengenery or with the tengenery state of Oregon, described as follows, to-wit.  SECTION 32: THE N I OF NE 4, SECTION 32  TOUN SHIP 40, RAME 8, EAST OF  WILL AME TIE MERDIAM IN KLAMATH COUNTY, STATE OF OREGON  TO Have and to Hold the same unto grantee and grantoe's heirs, successors and assigns forever.  The true and actual consideration paid for this instrument on the state of the	Grantee's Name and Address	
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hereinafter called grantor, for the consideration hereinafter stated, does hereby remise, release and forever quitclaim unto  IMMES C. CLARK  hereinafter called grantee, and unto grantee's heirs, successors and assigns, all of the grantor's right, title and interest in that certain real property, with the tenements, herefultaments and appurtenances thereunto belonging or in any way appertaining, situated in FORGON, described as follows, to-wit:  SECTION 32: THE N S OF NE 4, SECTION 32  TOWN S HIP 40, RAMGE 8, EAST OF WILL AMETTE MERDIAN IN  KLAMATH COUNTY, STATE OF OREGON  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 S.  O However, the actual consideration. Of the senence lesseen the symbols, if not applicable, should be delead. See ORS 93 000.  In constraing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations, and to individuals.  IN WITNESS WHEREOF, the grantor has executed this instrument on grantor is a comporation, the sustainable of the strain of the plural of the strain of the str		
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(I) No TARY PUBLIC-OREGON (I)	ANGELA J. FULLER	Notary Public for Oregon
		My commission expires 4/3/2010

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