GLCKIA J CHIN CHILLA WAY  KLAM ATA FALLS GKE STLOS  Grantor's Name and Address  DANIEL L. SUTPHIN  1803 CHIN CHALLA WAY  KLAMATH CALLS OFFE 97603  Grantee's Name and Address  After recording, return to (Name, Address, Zip):  Until-requested otherwise, send all tax statements to (Name, Address, Zip):  (LOKIA J CHIN CHALLA WAY  LLAMATH FALLS, OFFE 97603	SPACE RESE FOR RECORDER	2009-004187 Klamath County, Oregon  00063085200900041870010018  03/24/2009 02:42:03 PM Fee: \$21.00
KNOW ALL BY THESE PRESENTS that	WARRANTY DE	SUTPHIN
	ll and convey unents and apputate of Oregon,	into the grantee and grantee's heirs, successors and assigns rtenances thereunto belonging or in any way appertaining described as follows, to-wit:
To Have and to Hold the same unto grantee and g And grantor hereby covenants to and with grantee in fee simple of the above granted premises, free from	grantee's heirs, e and grantee's a all encumbrar	successors and assigns forever. heirs, successors and assigns, that grantor is lawfully seize nees except (if no exceptions, so state):  , and the parcel thereof against the lawful claims and demands of a
persons whomsoever, except those claiming under the ab The true and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. (The sentence between the symbols in the construing this deed, where the context so required as that this deed shall apply equally to corporation. In witness whereof, the grantor has executed this is a corporation, it has caused its name to be signed and so by order of its board of directors.	nsfer, stated in y or value give not applicable, sho uires, the singu is and to individual instrument on its seal, if any,	encumbrances.  terms of dollars, is \$
BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRA FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, L 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 DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, IN ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APCITY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF L TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFING 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOT OR ID DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRADEFINED IN ORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NE PROPERTY OWNERS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007.  STATE OF OREGON, Count	APIER 424, PROPERTY E LAWS AND HE PERSON PROPRIATE LAND BEING NED IN ORS PARCEL, TO ACTICES, AS EIGHBORING TO 195.336  y of	nath  efore me on march 24, 2009
by	<del></del>	
as		efore me on
of		
OFFICIAL SEAL SHARON K NAU	<u></u>	efore me on