EOB NO PART OF ART STEVENS-NI	I
Raymond & Frances Searcy	0000 000072
15353 Fern Ave	2009-008272 Klamath County, Oregon
Kenu (OR 97627) Grantor's Name and Address	Klainaut County, Oregon
PO BOX 566	
KODO OR 97427	00067815200900082720010012
Grantee's Name and Address After recording, return to (Name, Address, Zip):	SPACE RE: FOF 06/15/2009 10:50:45 AM Fee: \$21.00
Cerri Searcy	RECORDE
Keno, OR 97627	
Until requested otherwise, send all tax statements to (Name, Address, Zip):	·
Cerri M. Searcy	
Keno, 62 97627	
	QUITCLAIM DEED
Teanette Searcy, husband an	symond Allen Searcy and Frances
hereinafter called grantor, for the consideration hereinaf	fer stated, does hereby remise, release and forever quitclaim unto
Gerry Mexine Searcy	and essions all of the questor's night title and interest in that contain
	ressors and assigns, all of the grantor's right, title and interest in that certain appurtenances thereunto belonging or in any way appertaining, situated in egon, described as follows, to-wit:
Lot 3 Block 3, Town of D	loten, in the County of Klamoth.
State of Oregon.	
Code 21 map 3908-31CC TL 2900	
(IF SPACE INSUFFICE TO Have and to Hold the same unto grantee and	CIENT, CONTINUE DESCRIPTION ON REVERSE) orantee's hoirs, successors and assigns forever.
The true and actual consideration paid for this tra	ansfer, stated in terms of dollars, is \$_/ [©] However, the
actual consideration consists of or includes other property or value given or promised which is part of the X the whole (indicate which) consideration. (The sentence between the symbols of, if not applicable, should be deleted. See ORS 93.030.)	
In construing 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 corporation	ns and to individuals. Ited this instrument on #112 15th day of June , 2009; if
grantor is a corporation, it has caused its name to be sig	ned 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 TR. FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CI	UNDER ORS HAPTER 424
OREGON LAWS 2007. THIS INSTRUMENT DOES NOT ALLOW USE OF TH DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND US	E PROPERTY SE LAWS AND
REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE A	PPROPRIATE
CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEF 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOT OR	ined in ors
DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PF DEFINED IN ORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF N	RACTICES, AS
PROPERTY OWNERS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007.	5 TO 195.336
STATE OF OREGON, Coun	· (
This instrument was a	Aller (Alan) Starcy & Frances Leanette
	acknowledged before me on
byas	
of	<u> </u>
OFFICIAL SEAL	Law Ob Lanua Hornia
PAULA JEANNE HARRIS NOTARY PUBLIC-OREGON	Notary Public for Oregon
COMMISSION NO. 433713 MY COMMISSION EXPIRES NOV. 29, 2012	My commission expires $\sqrt{V} = \sqrt{V} =$

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