EA NO PART OF ANY STEVENS-NESS FORM MAY BE REPRODUCED IN ANY FORM OR BY ANY ELECTRONIC OR MECHANICAL MEANS.		
William A. Down & Suzanne L. Down as tenants by the entirety 2130 Arthur Street Klamath Falls, OR 97603 William A. Down & Suzanne L. Down Revocable Living Trust UAD 1/1/04 2130 Arthur St. Klamath Falls, OR 97603 Grantee's Name and Address After recording, return to (Name, Address, Zip): William A Down & Suzanne L Down RLT 2130 Arthur Street Klamath Falls, OR 97603 Until requested otherwise, send all tax statements to (Name, Address, Zip): William A. Down & Suzanne L. Down RLT 2130 Arthur Street Klamath Falls, OR 97603	SPACE RESE FOR RECORDEF	2009-014640 Klamath County, Oregon  00075457200900146400010018  11/13/2009 03:52:07 PM Fee: \$37.00
	<u> </u>	
QUITCLAIM DEED		
KNOW ALL BY THESE PRESENTS that WILLIAM A. DOWN and SUZANNE L. DOWN as tenants by the entirety		
hereinafter called grantor, for the consideration hereinafter stated, does hereby remise, release and forever quitclaim unto		
hereinafter called grantee, and unto grantee's heirs, succe real property, with the tenements, hereditaments and ap Klamath	essors and assigns, purtenances there	, all of the grantor's right, title and interest in that certain cunto belonging or in any way appertaining, situated in
The Southerly 62 feet of Lot 16, Blo FALLS, OREGON, according to the duly the office of the County Clerk of K	y recorded p	lat of said addition of record in
Account No.: 1-4023 Tax Lot 82		
To Have and to Hold the same unto grantee and grantee and actual consideration paid for this transactual consideration consists of or includes other property which) consideration. (The sentence between the symbols (in Inconstruing this deed, where the context so required the solution of the context solutions in Witness Whereof, the grantor has execute grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors.  This instrument will not allow use of the property describing instrument in violation of applicable land use laws and lations. Before signing or accepting this instrument, the facquiring fee title to the property should check with the priate city or county planning department to verify approve and to determine any limits on lawsuits against farming or practices as defined in ors 30.930.	nsfer, stated in term or value given or not applicable, should lives, the singular is and to individual ed this instrument ed and its seal, if a  RIBED IN D REGU- PERSON APPRO- ED USES FOREST	recessors and assigns forever.  ms of dollars, is \$
	knowledged befor knowledged befor knowledged befor knowledged befor knowledged befor knowledged befor	re me on Sept 24,2009  re me on Sept 24,2009  Y  White for Oregon  Dission expires Mouch 24,2011