BE NO PART OF ANY STEVENS-NE	SS FORM MAY BE REPRODUCED IN ANY FORM OR BY ANY ELECTRONIC OR MECHANICAL MEANS.	
	2040 00000	
	2010-006258 Klamath County, Oregon	
Grantor's Name and Address		
	00084669201000062580010012	
Grantee's Name and Address	SPACE RE FO. 05/24/2010 11:15:52 AM Fee: \$37.00 →.	
After recording, return to (Name, Address, Zip):	RECORD	
Klamath Falls OR, 97602		
Until requested otherwise, send all tax statements to (Name, Address, Zip):	·-	
PO BOX 7943 Klamath Falls, OR 97602	y.	
Aldmot Ph T 4113, ore 110		
BA	ARGAIN AND SALE DEED	
KNOW ALL BY THESE PRESENTS that Fred E. Walkey JR		
hereinafter called grantor, for the consideration hereinaf	ter stated, does hereby grant, bargain, sell and convey unto	
Fred E Mulked Jr. a Carnette		
hereinafter called grantee, and unto grantee's neirs, successors and assigns, and of that country are grantee, and unto grantee s neirs, successors and assigns, and of that country are grantee, and appurtenances thereunto belonging or in any way appertaining, situated in		
State of Oregon, described as follows, to-wit: + C + hp Following described		
The Southrely 60 ree of the Northwest corner of Said		
hereinafter called grantee, and unto grantee's heirs, successors and assigns, all of that certain real property, with the tenements, never itaments and appurtenances thereunto belonging or in any way appertaining, situated in Klanath County, State of Oregon, described as follows, to-wit: The Southrely 60 Feet of the Following described The Southrely 60 Feet of the North west corner of said Properly; Beinning East about the North Line of Cotty Geres thence East along the North Line of Lot 21, Vicory Geres thence of 100 Feet; Thence South a Said Lot 21 A Distance of 100 Feet; thence West along a		
Lot 21; Vicory acres thence east thence South a Lot 21; Vicory acres thence of 100 Feet; Thence South a Said Lot 21 A Distance of 100 Feet; thence West a Longa Longa Line said Rarallel to the west thence West a Longa Longa Line said Rarallel to 500 Feet; thence West a Longa Longa Line said Lot a distance Lot 21 Thence South a Mark		
Lotali Vicory stance of 100 Februst Line of 59/cl		
Sid of 21 P Distalled to the west a Longa		
said to said faralles and Feet: thence west		
Said Lot 21 A Distance of the west Line of alonga Long aline said Rarallel to the west Line of said Lot adistance Lot 21 a distance of 200 Feet; thence west alonga Lot 21 a distance of 200 Feet; thence west alonga Lot 21 a distance of 200 Feet; thence West alonga Lot 21 a distance North Line of said Lot 21; thence North		
Lot 21 a distathe North line of shirt of there el Wakte		
Kine Paraller & Langest Line of Sala distance at 200		
Long aline said Parallel Long aline said Parallel Lot 21 a distance of 200 Feet; thence West along Lot 21 a distance of 200 Feet; thence West aree Kine Parallel to the North Line of said Lot 21; thence North of 100 Feet to the west Line of said Lot 21 a distance at 200 along the west Lone to said Lot 21 a distance at 200 along the west Lone to begaining.		
glong the west lave	bearinning	
glong the upstlane to t Feet to the Point of		
	1to being successors and assigns forever.	
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 \$		
1 1 appoints of or includes other pror	seriv or value given of profitised which is a part of the	
which) consideration. (The sentence between the symbols of	of it not applicable, should be deleted. See Oks 35.0507	
made so that this deed shall apply equally to corporat	ions and to individuals.	
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 corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly authorized		
grantor is a corporation, it has the		
BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD TO SHOULD THE ANY UNDER ORS 105 200, 195 301, AND 195 305 TO		
195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, AND SECTIONS 2 TO 9 AND 17,		
CHAPTER 855, OREGON LAWS 2009. THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. THE PERSON ACQUIRING FEE TITLE TO THE		
PROPERTY SHOULD CHECK WITH THE APPROPERTED IS A LAMEULLY ESTABLISHED LOT OR PARCEL		
AS DEFINED IN ORS 92.010 OR 215.010. TO VENET FARMING OR EDBEST PRACTICES AS DEFINED IN		
ORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBOATING PROPERTY AND TO THE RIGHTS OF NEIGHBOATING PROPERTY AND TO THE RIGHTS OF NEIGHBOATING PROPERTY AND TO THE RIGHTS OF NEIGHBOATING PROPERTY AND THE RIGHTS OF THE RI		
GON LAWS 2007, AND SECTIONS 2 TO 9 AND 17, GIAR TER 603, GREGOR EMB 604		
This instrument w	as acknowledged before me on Tred's E. MWKeyk	
by		
This instrument w		
as		
of		
Tully		
OFFICIAL SEAL	Notary Public for Oregon My commission expires	
EMILY COE NOTARY PUBLIC- OREGON My commission expires		
COMMISSION NO. 426594 MY COMMISSION EXPIRES APR 21, 2012		
PUBLISHER'S NOTE: If using this form to convey real property subject to	PUBLISHER'S NOTE: If using this form to convey real property subject to ORS 92.027, include the required reference.	

3 TAMP