FORM No. 723 - BARGAIN AND SALE DE	ED (Individual or Corporate).	© 1990-2010 ST	TEVENS-NESS LAW PUBLISHING CO., POR	TLAND, OR www.stevensness.com
BE	NO PART OF ANY STEVENS-NESS	FORM MAY BE REPRODUCED IN ANY	FORM OR BY ANY ELECTRONIC OF	R MECHANICAL MEANS.
RUNALD W. L 1300 STAFFORD LIUBA CITY, CH. Grantor's Name RYAN MIZE P 2132 LA MANT LIUBA CITY, CA. Grantoe's Name	95991-2812. and Address IND GINI LINGLE IN DRIVE	0011126	County, Oregon	
After recording, return to (Name, Address RYAN MIZE AND 3132 LA MANT YUBA CITY, CA, CONTROL OF MIZE AND 3132 LA MANT YUBA CITY, CA,	a, Zip): A BRIVE J S 993.8989: atements to (Name, Address, Zip): BINE LING(E) I A DRIVE	FOR NO. RECORDER'S USE	Witness my hand and so	TITLE
	BARGESE PRESENTS that	GAIN AND SALE DEED	NG/F	
hereinafter called grantor, for MIZE MND hereinafter called grantee, and itaments and appurtenances to State of Oregon, described as	the consideration hereinafter GINT LING d unto grantee's heirs, success hereunto belonging or in any	stated, does hereby grant, be the stated stated, does hereby grant, be the stated stated assigns, all of that does appertaining, situated	pargain, sell and convey uncertain real property, with	the tenements, hered-
Hierv		it, plat no	o.4, Accor	n in G
The true and actual c actual consideration consists which) consideration. [®] (The In construing this de- made so that this deed shall	the same unto grantee and g onsideration paid for this tran of or includes other property sentence between the symbols ©, if r ed, where the context so requ apply equally to corporations REOF, the grantor has execut as caused its name to be signs	sfer, stated in terms of doll or value given or promise not applicable, should be deleted, ires, the singular includes to and to individuals.	nd assigns forever. ars, is \$ d which is □ part of the see ORS 93.030.) the plural, and all gramms	atical changes shall be; if
BEFORE SIGNING OR ACCEPTING THIS IN INQUIRE ABOUT THE PERSON'S RIGHT'S 195.336 AND SECTIONS 5 TO 11, CHAPTE CHAPTER 855, OREGON LAWS 2009. THE DESCRIBED IN THIS INSTRUMENT IN VIOU BEFORE SIGNING OR ACCEPTING THIS PROPERTY SHOULD CHECK WITH THE AVERIFY THAT THE UNIT OF LAND BEING THE AS DEFINED IN ORS 92.010 OR 215.010, DETERMINE ANY LIMITS ON LAWSUITS ORS 30.930, AND TO INQUIRE ABOUT 1 UNDER ORS 195.300, 195.301 AND 195.30	STRUMENT, THE PERSON TRANSFERRING S, IF ANY, UNDER ORS 195.300, 195.301 IS 424, OREGON LAWS 2007, AND SECTIO IS INSTRUMENT DOES NOT ALLOW USE LATION OF APPLICABLE LAND USE LAWS A INSTRUMENT, THE PERSON ACQUIRING PROPRIATE CITY OR COUNTY PLANNING RANSFERRED IS A LAWHULLY ESTABLISHE TO VERIFY THE APPROVED USES OF THE LAGAINST FARMING OR FOREST PRACTIC THE RIGHTS OF NEIGHBORING PROPERTY 105 TO 195.336 AND SECTIONS 5 TO 11, CAND 17, CHAPTER 855, OREGON LAWS 20 CTATE, OF OREGON, COUNTY	AND 195.305 10 NS 2 TO 9 AND 17, OF THE PROPERTY ND REGULATIONS. FEE TITLE TO THE 3 DEPARTMENT TO 10 LOT OR PARCEL, TO ES, AS DEFINED IN OWNERS, IF ANY, HAPTER 424, ORE- 09.) ss.	
b	y			
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This instrument was acknowledged before me on

Notary Public for Oregon

My commission expires

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

ACKNOWLEDGMENT

State of California County of Sutter
On 12 / 8 / 2011 before me, Karen L Fitch, Notary Public (insert name and title of the officer)
personally appeared Ronald W. Lingle & Ryan Mize Gini Lingle who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.
I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
WITNESS my hand and official seal. KAREN L. FITCH NOTARY PUBLIC - CALIFORNIA COMMISSION # 1943491
Signature Karen L Fitch (Seal)