as follows:

Returned at Counter

NO PART OF ANY STEVENS-NESS FORM MAY BE REPRODUC

Klamath County, Oregon

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06/24/2024 03:35:28 PM

Fee: \$87.00

After recording, return to (Name and Address):
JULIO YNIGHEZ JR
00
MARGARET YNIGHEZ
344 BELASINA DR
HENDERSON. NV. 89014
Until requested otherwise, send all tax statements to
(Name and Address):  JULY YNIGHTZ JR
IN MARGARET MIGUEZ
344 BEKASINA DR
HENDERSON NJ 89014
•

[SPACE RESERVED FOR RECORDER'S USE]

JULIO J YNIGHEZ	5R.
	("grantor"),
for the consideration stated below, does hereby remise, release	
PULLO STRIGHT OF SURVIYORSHIP	e and forever quitclaim to  OR MARGARET H. JNIGUEZ JR.
1,75	("grantee"), and to grantee's heirs, successors and assigns, all of

**QUITCLAIM DEED** 

that certain real property, with all rights and interests belonging or relating thereto, situated in New Mary County,

Oregon, legally described (check one):  $\square$  as set forth on the attached Exhibit A, and incorporated by this reference.

LOT 18, BLOCK 21 SPRAGUE RUER YALLEY ACRES

To have as grantee's own and to hold for grantee's heirs, successors and assigns forever.

The true and actual consideration paid by grantee to grantor for this transfer is (check one or both; see ORS 93.030):

 $\square$  other property or value given or promised which is  $\square$  part of the  $\square$  the whole (indicate which) consideration.

PUBLISHER'S NOTE: If using this form to convey real property subject to ORS 92.027, include the required reference. S-N Form No. 721 - Quitclaim Deed - Page 1 of 2



BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010. THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOT OR PARCEL, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DEFINED IN ORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 2 TO 7, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010.

In construing this instrument, where	the context so requires, the singular includes the plural, and the language will be read to
apply equally to businesses, other entities an	d to individuals.
Grantor has executed this instrument business or other entity is made with the auti	· · ·
business of other energy is made with the det	July of man commy.
STATE OF OREG	GON, County of Klamath )ss. rd was acknowledged before me on June 24, 2024. Thinguez Se.
by This reco	To was acknowledged before me on South Strain Strai
by	id was acknowledged before the oil
as (corporate title	
of (company nam	= $+$ $+$ $+$ $+$ $+$ $+$ $+$ $+$ $+$ $+$
OFFICIAL STAMP	Notary Public for Oregon