70886	QUITCLAIM DEED		W PUBLISHING CO., PORTLAND, OR
KNOW ALL MEN BY THESE PR	ESENTS That -	Vol. 79	Page 17110
for the consideration hereinst	Lucil	leCorbin	
for the consideration hereinafter stated, do Klamath Biver Acres of Or hereinafter called grantee, and unto grantee	es hereby remise, release a	nd quitclaim unto	hereinafter called gran
hereinafter called grantee, and unto grantee	's heirs success		
hereinafter called grantee, and unto grantee in that certain real property with the tene wise appertaining, situated in the County of	ments, hereditaments and	signs all of the granto	r's right, title and inter
in that certain real property with the tene wise appertaining, situated in the County o Lot 17, Block 24, Fourth Additi	fKlamath	., State of Oregon de	into belonging or in a
, June 24, Fourth Additi	on 771 11	이 집에 가지 않는 것 같아. 친구들 것 같아?	as ionows, to-w
Klamath Country o	unereor on file in d	he eee	
Klamath County, Oregon, together well, pump and pumphouse located or Acres of Oregon, Ltd., Klamath Cour for the purpose of establishing	r with an undivided	one-third $(1/3)$	County Clerk of
for the nurness of	ty, Oregon, along w	Fourth Addition	to Klamath River
line, said one then i	pipeline and for the		tu well from Lot 1
easement shall be f	te above described w		said pipe-
easement shall be for the benefit o one-third interest and easement des said Lot 17, whoever he or she may maintaining and operating said woll	cribed herein shall	all run with the	land. Also, said
maintaining and one and is an and	be, contributing to	one_thind out	ou the resident o
that all subcoment	, pump and pumphoned	and it i	cost of repairin
conveyance and that their rights in contingent upon their so sharing in	said well	bound by the te	rms of this
contingent upon their so sharing in	the expenses descri	mphouse and easer	ment shall be
	1 uf3(1)	bed herein.	
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Ine true and	, salu graniee and orantaal		assions forever
Other and actual consideration paid other and actual consideration paid other and actual consideration consists: actual consideration (indicate which). <sup>()</sup> (The s In construing this deed and where the co-	wixax includes with	n terms of dollars, is §	3 10.00
changes shall be	ntext so requires the sind	it not applicable, should be	deleted. See ORS 93 030 )
In construing this deed and where the co- changes shall be implied to make the provisions In Witness Whereof, the grantor because	so requires, the sing	lar includes the star	=======================================
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