<sup>™</sup> 47553 KNOW ALL MEN BY THESE PRES	QUITCLAIM DEED	VOL MASPAGE	5046
for the consideration hereinafter stated, does h JERRY 0 ANDERS	ereby remise, release and	, hereinafte quitclaim unto	
hereinafter called grantee, and unto grantee's l in that certain real property with the teneme wise appertaining, situated in the County of!	heirs, successors and assi	gns all of the grantor's right.	title and inf
City of Klamath Falls, of Lot 11, Block 55, 1 Falls, County of Klama	, Oregon, Lots 9	and 10, South 12 f	_
	IENT, CONTINUE DESCRIPTION ON		
In construing this deed and where the con changes shall be implied to make the provisions	text so requires, the sing	ular includes the plural and al	See ORS 93.03 Il grammati
In construing this deed and where the con changes shall be implied to make the provisions ; In Witness Whereof, the grantor has execu if a corporate grantor, it has caused its name to order of its board of directors. THIS INSTRUMENT DOES NOT GUARANTEE THA PARTICULAR USE MAY BE MADE OF THE PRO DESCRIBED IN THIS INSTRUMENT A BUYER SI CHECK WITH THE APPROPRIATE CITY OR C PLANNING DEPARTMENT TO VERIFY APPROVED	text so requires, the sing hereof apply equally to o ted this instrument this. be signed and seal affixe AT ANY PERTY HOULD	, if not applicable, should be deleted. ular includes the plural and ai opporations and to individuals.	See ORS 93.03 Il grammati
In construing this deed and where the con changes shall be implied to make the provisions In Witness Whereof, the grantor has execu if a corporate grantor, it has caused its name to order of its board of directors. THIS INSTRUMENT DOES NOT GUARANTEE THA PARTICULAR USE MAY BE MADE OF THE PRO DESCRIBED IN THIS INSTRUMENT. A BUYER SI CHECK WITH THE APPROPRIATE OFFICE	text so requires, the sing hereof apply equally to o ted this instrument this be signed and seal affixe AT ANY PERTY HOULD OUNTY D USES. STATE OF OREGON,	if not applicable, should be deleted. ular includes the plural and all corporations and to individuals. day of <u>formary</u> a by its officers, duly authorized from the state of the stat	See ORS 93.02 Il grammati Zed thereto
In construing this deed and where the con changes shall be implied to make the provisions In Witness Whereof, the grantor has execu if a corporate grantor, it has caused its name to order of its board of directors. THIS INSTRUMENT DOES NOT GUARANTEE THA PARTICULAR USE MAY BE MADE OF THE PRO DESCRIBED IN THIS INSTRUMENT. A BUYER SI CHECK WITH THE APPROPRIATE CITY OR CO PLANNING DEPARTMENT TO VERIFY APPROVED STATE OF OREGON,	text so requires, the sing hereof apply equally to o ted this instrument this. be signed and seal affixe AT ANY PERTY HOULD OUNTY DUSES. STATE OF OREGON, Personally appea	in not applicable, should be deleted.	See ORS 93.02 Il grammati Zed thereto ) ss.
In construing this deed and where the con changes shall be implied to make the provisions i In Witness Whereof, the grantor has execu- if a corporate grantor, it has caused its name to order of its board of directors. THIS INSTRUMENT DOES NOT GUARANTEE THA PARTICULAR USE MAY BE MADE OF THE PRO DESCRIBED IN THIS INSTRUMENT A BUYER SI CHECK WITH THE APPROPRIATE CITY OR C PLANNING DEPARTMENT TO VERIFY APPROVED STATE OF OREGON County of Constant of Sales S	text so requires, the sing hereof apply equally to c ted this instrument this be signed and seal affixe AT ANY PERTY HOULD OUNTY D. USES. STATE OF OREGON, Personally appea each for himselt and no	if not applicable, should be deleted.	See ORS 93.02 Il grammati zed thereto ) ss. ) ss. eing duly swo he former is to the latter is to
In construing this deed and where the con changes shall be implied to make the provisions . In Witness Whereof, the grantor has execu- if a corporate grantor, it has caused its name to order of its board of directors. THIS INSTRUMENT DOES NOT GUARANTEE THA PARTICULAR USE MAY BE MADE OF THE PRO DESCRIBED IN THIS INSTRUMENT. A BUYER SC CHECK WITH THE APPROPRIATE CITY OR CC PLANNING DEPARTMENT TO VERIFY APPROVED STATE OF OREGON, County of 2-8, 19.55. Personally appeared the above named MEEGGY JEAN ANDERSON State of CALL Motary Public for Oregon	and that the seal affire of said corporation and half of said corporation and	if not applicable, should be deleted.	See ORS 93.0: Il grammati , 19 zed thereto , 19 zed thereto , ss. eing duly swo he former is t the latter is t the latter is t the latter is t acorporatie sealed in b
In construing this deed and where the con changes shall be implied to make the provisions i In Witness Whereof, the grantor has execu- if a corporate grantor, it has caused its name to order of its board of directors. THIS INSTRUMENT DOES NOT GUARANTEE THA PARTICULAR USE MAY BE MADE OF THE PRO DESCRIBED IN THIS INSTRUMENT. A BUYER SI CHECK WITH THE APPROPRIATE CITY OR C PLANNING DEPARTMENT TO VERIFY APPROVED STATE OF OREGON. County of <u>Current</u> ss. Personally appeared the above named <u>PEGGY JEAN ANDERSON</u> County of Current Current acknowledged the foregoing instru- ment to be <u>Current</u> voluntary act and deed.	and that the seal affire of said corporation and half of said corporation and half of said corporation and half of said corporation and half of said corporation	if not applicable, should be deleted. ular includes the plural and all corporations and to individuals. day of <u>futury</u> by its officers, duly authorized <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <del>futury <u>futury</u> <del>futury <u>futury</u> <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury</del> <del>futury <del>futury <del>futury <del>futury</del> <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury</del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del>	See ORS 93.0: Il grammati , 198 zed thereto , 200 zed thereto ) ss. a seing duly swo the latter is t the latter is t act and each act and dee (SEAL
In construing this deed and where the con changes shall be implied to make the provisions in In Witness Whereof, the grantor has execu- if a corporate grantor, it has caused its name to order of its board of directors. THIS INSTRUMENT DOES NOT GUARANTEE THA PARTICULAR USE MAY BE MADE OF THE PRO DESCRIBED IN THIS INSTRUMENT. A BUYER SC CHECK WITH THE APPROPRIATE CITY OR C PLANNING DEPARTMENT TO VERIFY APPROVED STATE OF OREGON County of <u>Buker</u> Personally appeared the above named <u>PEGGY JEAN ANDERSON</u> My commission expires: //-/2-88 <u>PEGGY JEAN ANDERSON</u> Route 1, Box 51	AT ANY be signed and seal affixed that so requires, the sing hereof apply equally to o the this instrument this be signed and seal affixed the signed and seal affixed the signed and seal affixed the signed and seal affixed the signed and seal affixed out of seal corporation and halt of said corporation and halt of said corporation them acknowledged sai Before me: Notary Public for Orego	if not applicable, should be deleted. ular includes the plural and all corporations and to individuals. day of <u>futury</u> by its officers, duly authorized <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <u>futury</u> <del>futury <u>futury</u> <del>futury <u>futury</u> <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury</del> <del>futury <del>futury <del>futury <del>futury</del> <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury <del>futury</del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del></del>	See ORS 93.02 Il grammati , 19 zed thereto zed thereto ) ss. a eing duly swoi the latter is t the latter is t accorporate se id sealed in b ors; and each act and dee (SEAL ed by a corporation
In construing this deed and where the con changes shall be implied to make the provisions . In Witness Whereof, the grantor has execu- if a corporate grantor, it has caused its name to order of its board of directors. THIS INSTRUMENT DOES NOT GUARANTEE THA PARTICULAR USE MAY BE MADE OF THE PRO DESCRIBED IN THIS INSTRUMENT. A BUYER SI CHECK WITH THE APPROPRIATE CITY OR C PLANNING DEPARTMENT TO VERIFY APPROVED STATE OF OREGON County of <u>Calcer</u> Personally appeared the above named <u>PEGGY JEAN ANDERSON</u> My commission expires: //-/2 -88 <u>PEGGY JEAN ANDERSON</u>	AT ANY be signed and seal affixed that so requires, the sing hereof apply equally to o the this instrument this be signed and seal affixed the signed and seal affixed the signed and seal affixed the signed and seal affixed the signed and seal affixed out of seal corporation and halt of said corporation and halt of said corporation them acknowledged sai Before me: Notary Public for Orego	if not applicable, should be deleted. ular includes the plural and all corporations and to individuals. day of <u>finitessy</u> d by its officers, duly authoriz <u>finitessy</u> <u>finitessy</u> <u>county of</u> <u>red</u> <u>who, b</u> of one for the other, did say that the <u>president and that</u> <u>secretary of</u> <u>d to the foregoing instrument is the</u> that said instrument was signed and by authority of its board of director <u>d instrument to be its voluntary</u> <u>n</u> <u>(If execute</u> <u>STATE OF OREGON</u> , <u>County of</u> <u>STATE OF OREGON</u> , <u>County of</u> <u>Klama</u> <u>I certify that the was</u>	See ORS 93.0: Il grammati , 19 zed thereto , 19 zed thereto ) ss. eing duly swo he former is t the latter is t the latter is t corporate se d sealed in b brs; and each act and dee (SEAI ed by a corporate se (SEAI th
In construing this deed and where the con changes shall be implied to make the provisions J In Witness Whereol, the grantor has execu- if a corporate grantor, it has caused its name to order of its board of directors. THIS INSTRUMENT DOES NOT GUARANTEE THA PARTICULAR USE MAY BE MADE OF THE PRO DESCRIBED IN THIS INSTRUMENT. A BUYER SI CHECK WITH THE APPROPRIATE CITY OR C PLANNING DEPARTMENT TO VERIFY APPROVED STATE OF OREGON, COUNTY OF CALL, 19.55. Personally appeared the above named "PEGGY JEAN ANDERSON ""PEGGY JEAN ANDERSON ""PEGGY JEAN ANDERSON ""Wary Public for Oregon "My commission expires: /1-/2-88 PEGGY JEAN ANDERSON Route 1, BOX 51 Richland, OR 97870 GRANTER'S NAME AND ADDRESS JERRY O. ANDERSON	AT ANY be signed and seal affixed that so requires, the sing hereof apply equally to o the this instrument this be signed and seal affixed the signed and seal affixed the signed and seal affixed the signed and seal affixed the signed and seal affixed out of seal corporation and halt of said corporation and halt of said corporation them acknowledged sai Before me: Notary Public for Orego	n If not applicable, should be deleted. Ular includes the plural and al corporations and to individuals. Dudy of <u>future y</u> ad by its officers, duly authoriz fuence <u>future</u>	See ORS 93.0: Il grammati , 198 zed thereto , 198 zed thereto ) ss. ) ss. eing duly swo he former is t the latter is t the latter is t accorporate se bors; and deach act and deach ist in instruc- cord on th , 198 and recorde
In construing this deed and where the con changes shall be implied to make the provisions , In Witness Whereol, the grantor has execu- it a corporate grantor, it has caused its name to order of its board of directors. THIS INSTRUMENT DOES NOT GUARANTEE THA PARTICULAR USE MAY BE MADE OF THE PRO DESCRIBED IN THIS INSTRUMENT. A BUYER SI CHECK WITH THE APPROPRIATE CITY OR C PLANNING DEPARTMENT TO VERIFY APPROVED STATE OF OREGON, County of CALCAL STATE OF OREGON, State of the state of the above named STATE OF OREGON, State of the state of the state of the state of the state of fricial State of the state of the state of the state of the state of the sta	AT ANY PERTY HOULD OUNTY DUSES. STATE OF OREGON, Personally appea each for himself and no and that the seal affire of said corporation and half of said corporation them acknowledged sai Before me: Notary Public for Orego My commission expires:	n (If execute STATE OF OREGON, County of Klama I certify that the w Ment was received for re Mark 10:27, o'clock. M., in book/reel/volume No page 5046 or said co Record of Deeds of said co Record of Deeds of said co	See ORS 93.0. Il grammati , 19 & zed thereto ) ss. ) ss. eing duly swo in former is t the latter is t the latter is t acc and deach acc and deach it h a corporation (SEAN deach act and deach act act act act act act act act act act
In construing this deed and where the con changes shall be implied to make the provisions J In Witness Whereol, the grantor has execu- if a corporate grantor, it has caused its name to order of its board of directors. THIS INSTRUMENT DOES NOT GUARANTEE THA PARTICULAR USE MAY BE MADE OF THE PRO DESCRIBED IN THIS INSTRUMENT. A BUYER SI CHECK WITH THE APPROPRIATE CITY OR C PLANNING DEPARTMENT TO VERIFY APPROVED STATE OF OREGON, COUNTY OF CALL, 19.55. Personally appeared the above named "PEGGY JEAN ANDERSON ""PEGGY JEAN ANDERSON ""PEGGY JEAN ANDERSON ""Wary Public for Oregon "My commission expires: /1-/2-88 PEGGY JEAN ANDERSON Route 1, BOX 51 Richland, OR 97870 GRANTER'S NAME AND ADDRESS JERRY O. ANDERSON	An end of the set of said corporation and that the seal affixed and that the seal affixed and th	n (If execute STATE OF OREGON, County of	See ORS 93.03 Il grammati , 19 zed thereto zed thereto ) ss. a eing duly swow he former is to the latter is to act and dee (SEAI ed by a corporation act and dee (SEAI th

CK 5.00