QUITCLAIM DEED (Individual or Corporate). FORM

^{ok} 68861	QUITCLAIM DEED VOI MA Page 22217
asROSE. MMARTIN for the consideration hereinaiter stated, doe formerlyknownasLONAT hereinafter called grantee, and unto grantee in that certain real property with the tene	ESENTS, That ROSE M. OSBORN, who acquired title , hereinafter called grantor es hereby remise, release and quitclaim unto LONA T. WEED, MARTIN e's heirs, successors and assigns all of the grantor's right, title and interest ements, hereditaments and appurtenances thereunto belonging or in any of Klamath , State of Oregon, described as follows, to-wit
Lot 2 in Block 306 DARROW X Klamath Falls, Oregon.	ADDITION to the City of
To Have and to Hold the same unto The true and actual consideration	SUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDEN the said grantee and grantee's heirs, successors and assigns forever. paid for this transfer, stated in terms of dollars, is \$

K=38322

ne rectual consideration consists of or includes other property or value given or promised which is the wh whole consideration (indicate which).⁽¹⁾ (The sentence between the symbols ⁽¹⁾, it not applicable, should be deleted. See ORS 93.030.) In construing this deed and where the context so requires, the singular includes the plural and all grammatical

changes shall be implied to make the provisions hereof apply equally to corporations and to individuals. In Witness Whereoi, the grantor has executed this instrument this 2nd day of <u>December</u>, 1986; if a corporate grantor, it has caused its name to be signed and seal affixed by its officers, duly authorized thereto by

order of its board of directors. Rona

order of its board of directors.	R	8 a
THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE- SCRIBED 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 APPROVED USES.	Rose M. OS	Born beer
STATE OF OREGON,) ST	ATE OF ORECON. C	ounty of
) 53.		
December 2	Personally appeared	iand
Personally appeared the above named		who, being duly sworn,
Rose Mr. Osborn eac	ch for himself and not	one for the other, did say that the former is the
		president and that the latter is the secretary of
ment to be P. Dere voluntary act and deed. of Betgreptre: (OFFIELAL SEAL:) C. All State Notary Public for Oregon	i that the seul affixed said corporation and if if of said corporation b orm acknowledged said Before me:	. ,
No.		
	tory Public for Oregon commission expires:	(If executed by a corporation, affix corporate seal)
		(If executed by a corporation,

Fee: 310.00 By Am Smith Deputy

BEC er Sen

65

CD R

(1) 10

Palo Alto, California 94304