经经济	<b>16124</b>			Vol. <u>mgð</u> Page <mark>11495</mark>
				v Gi. <u>7719 v</u> Page <u>a 1955</u>
		ln the	Circuit	
				Court of the State of Oregon
		for	the Count	y ofKlamath
	CRAFT PRINTERS,	INC., ass	igned to	
	KLAMATH .COUNTYT	ITLE COMP	ANY	No. DC. 81-2371
A second se		vs.	F	Plaintiit,
	Round Lake Esta	tes		RELEASE OF CERTAIN PROPERTY
			Del	fendant.
	For and in con	sideration o	the sum of	One and no/100 Dollars (\$1.00), and other good and valuable con
	in hand paid, Klam	ath Count	y litle Co	ompany
(a) A start of particular and a start of	승규는 영화에서 지금 말에서 가슴을 가다.	극황 두 가지 하나 있는	法认识 化生产生 计行行工作	g described real property, to-wit:
	Lot 26, Block 3 Estates, accord	and Lots	8, 10 and	1 14, Block 4 in Tract No. 1046 Round Lake
	County Clerk of	Klamath	County, Or	plat thereof on file in the office of the regon.
	17, ugainst	ound Lake	Lates	in the above entitled cause on the 9th day of September
	in said cause for the e 	ound Lake unount of \$ orded in utt; but in u release had	Nacious Nacious	, entered in Judgment Docket No. 37 at page of the second second second shall remain in full face of the second shall remain in full face of the second shall remain in full face of the second sec
(a) A set of the second sec	in said cause for the e 135, and rec the records of said co	ound Lake unount of \$ orded in urt; but in t release had	Nacious Nacious	, entered in Judgment Docket No. 37 at page court journal at page. o ects, the judgment above described shall remain in full force and courted.
(a) A set of a set	in said cause for the e 	ound Lake unount of \$ orded in urt; but in t release had	Lates Various Il other respond not been exe	, entered in Judgment Docket No. 37 at page court journal at page. o ects, the judgment above described shall remain in full force and courted.
events a set of the	in said cause for the e 	ound Lake unount of \$ orded in urt; but in t release had	Lates Various Il other respond not been exe	, entered in Judgment Docket No. 37 at page court journal at page. o ects, the judgment above described shall remain in full force and courted.
	in said cause for the e 	ound Lake unount of \$ orded in urt; but in t release had	Lates Various Il other respond not been exe	, envered in Judgment Docket No. 37 at page court journal at page court ects, the judgment above described shall remain in full force and courted.
	in said cause for the e 	ound Lake unount of \$ orded in urt; but in i release had /.2	Lates Various Il other respondent	court journal at page
	in said cause for the e .136, and rec the records of said co effect as though this Dafed	ound Lake unount of \$ orded in urt; but in i release had /.2	Lates Various Il other respondent	court journal at page
	in said cause for the e 	ound Lake unount of \$ orded in urt; but in i release had /.2	LECALES. Various Il other resp not been exe 	, envered in Judgment Docket No. 37 at page court journal at page of ects, the judgment above described shall remain in full force and ected. C. C. C. C. C. C. C. C. C. C. C. C. C.
	in said cause for the e 	ound Lake unount of \$ orded in urt; but in i release had /.2	LECALES. Various Il other resp not been exe 	., envered in Judgment Docket No.  37  at page    .court journal  at page  .court    .ects, the judgment above described shall remain in full force and couted.
	in said cause for the e 	ound Lake unount of \$ orded in urt; but in i release had /.2 /.2 clicowledged 1 (S, by	LECALES Various Il other resp not been exe , 19.9 	ADDRESS
	in said cause for the e 	ound Lake unount of \$ orded in urt; but in i release had /.2 /.2 clicowledged 1 (S, by	LECALES Various Il other resp not been exe , 19.9 	., envered in Judgment Docket No.  37  at page    .court journal  at page  .court    .ects, the judgment above described shall remain in full force and couted.
• • • •	in said cause for the e 	ound Lake unount of \$ orded in urt; but in i release had /.2	LECALES Various Il other resp not been exe , 19.9 	, envered in Judgment Docket No. 37 at page court journal at page of ects, the judgment above described shall remain in full force and ected.
	in said cause for the e 	Notary Puby	Laties Various Il other respond not been exe , 19. 9 } ss. elore me on	servered in Judgment Docket No. 37 at page court journal at page of ects, the judgment above described shall remain in full force and ected.
(S	in said cause for the e 136, and rece the records of said co effect as though this Dafed	Notary Puly	LECALES VACIOUS Il other respond to been exe , 19 9 ss. } ss. } ss. core me on 	, envered in Judgment Docket No. 37 at page court journal at page of ects, the judgment above described shall remain in full force and ects, the judgment above described shall remain in full force and ected.
57 (51	in said cause for the e .136, and rece the records of said co effect as though this Dafed	NTY OF KI	LECALES Various Il other resp not been exe 	, envered in Judgment Docket No. 37 at page court journal at page of ects, the judgment above described shall remain in full force and cuted.
SI (SI	in said cause for the e 136, and rece the records of said co effect as though this Dafed	Notary Public for the second s	LECALES Various Various Il other respond been exe , 19. 9 ss. ss. ss. ss. elore me on ic for Oregon AM/ATH: (lamath Co 10. at 2:	, envered in Judgment Docket No. 37 at page court journal at page of ects, the judgment above described shall remain in full force and ects, the judgment above described shall remain in full force and ects, the judgment above described shall remain in full force and ects, the judgment above described shall remain in full force and ects, the judgment above described shall remain in full force and ects, the judgment above described shall remain in full force and ects, the judgment above described shall remain in full force and the page of the page of the page of the page of the page of the instrument was acknowledged before me on full 13 for the state of the page of the page of the page of the state of the page of the page of the page of the of the page of the page of the page of the page of the state of the page of the page of the page of the state of the page of the page of the page of the page of the state of the page of the page of the page of the state of the page of the page of the page of the page of the state of the page of the page of the page of the page of the state of the page of the page of the page of the page of the state of the page of the state of the page of the page of the page of the page of the state of the page of the page of the page of the page of the state of the page of the page of the page of the page of the state of the page of the page of the page of the page of the state of the page of the page of the page of the page of the state of the page of the page of the page of the page of the state of the page of the page of the page of the page of the state of the page of the page of the page of the page of the state of the page of the page of the page of the page of the state of the page of the state of the page of the state of the page of the state of the page of the page of the page of the page of t

HH 2 HA EI HAN OF.