NE QUITCLAIM DETERMINENT OF THE CONSIDERATION OF THE CONSIDERATION OF THESE PRESENTS, That Kl. of the State of Oregon for the consideration hereinafter stated, does hereby remise, rei Velma L. Morris, as tenants by the enti hereinafter called grantee, and unto grantee's heirs, successors hereinafter called grantee, and unto grantee's heirs, successors	amath C			Juewar	UD.
for the consideration hereinafter stated, does hereby remise, re- Velma L. Morris, as tenants by the enti	uma 0 0	ounty,	A Publi	c'Corpor	atio
for the consideration hereinafter stated, does hereby remise, re- Velma L. Morris, as tenants by the enti			, herei	nafter called	gran
Velma L. Morris, as tenants by the entr					
neremaner caned grantes, and ante g	and assigns	urtenanci	s thereunto	belonging o	r in a
hereinafter called grantee, and unto grantee's nerve, successors in that certain real property with the tenements, hereditamen wise appertaining, situated in the County ofKlamath		tate of O	egon, descril	ed as follow	s, to-1
wise appertaining, situated in the County of an account of the					
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Tract 1053 Oregon Shores, Lot 9, Block					
TITLE CONVEYED SUBJECT TO any covenant	s or re	strict	ions of	record.	
TILLE CONVERED DOBOLOT DO LAS					
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IF SPACE INSUFFICIENT, CONTINUE TO Have and to Hold the same unto the said grantee	DESCRIPTION ON	KEVERSE SID		l assidns for	ver.
In Witness Whereof, the grantor has executed this has if a corporate grantor, it has caused its name to be signed a thorized thereto by order of its board of directors.	Jarry	Intel			
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