QUITCLAIM DEED

Vol.mg 2 Page 12845 @

Katherina F. Patsch

KNOW ALL MEN BY THESE PRESENTS, That

, hereinafter called grantor, 

hereinafter called grantee, and unto grantee's heirs, successors and assigns all of the grantor's right, title and interest in that certain real property with the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, situated in the County of .....Klamath ....., State of Oregon, described as follows, to-wit: Lot 3 Block 35 of first addition to the cits of Klemath Falls, OR other-wise kmown as 524 Grant St. includes all attached awnings and out buildings this also includes lots 1&2 which are free and clear of incumbrances. Taxes on lots one and two will be paid by buyer. Taxes on lot 3Block 35 are included in contract with Dept of Veterans Affairs of Oregon which buyer will pay faithfully and in good faith and good will, loan is located at D. V. A. of Oregon.

If there are any questions refer to contract 44731 Volm92 page 10238 dated May 7, 1992.

(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE)

To Have and to Hold the same unto the said grantee and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 23, 153.37 OHowever, the actual consideration consists of or includes other property or value given or promised which is the whole part of the consideration (indicate which).  $^{\circ}$  (The sentence between the symbols  $^{\circ}$ , it not applicable, should be deleted. See ORS 93.030.) In construing this deed, where the context so requires, the singular includes the plural and all grammatical

changes shall be made so that this deed shall apply equally to corporations and to individuals. if a corporate grantor, it has caused its name to be signed and its seal affixed by an office of other person duly au-Flatsch thorized thereto by order of its board of directors.

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED 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.

MENT TO VERIFY APPROVED USES.	••••	
STATE OF OREGON, County of	of Klamatt )ss. nowledged before me on June /	1992
by Katheria This instrument was acknown	Salock  nowledged before me on	, 19,
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of		
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Notary Public for Oregon My commission expires ......

STATE OF OREGON,

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ACE RESERVED FOR RECORDER'S USE

Fee \$30.00

County of ....Klamath..... I certify that the within instrument was received for record on the 12th...day of .......June......, 19....92 at..2:05......o'clock P., M., and recorded in book/reel/volume No...M92.....on page. 12845....or as document/fee/file/ instrument/microfilm No. 46110....., Record of Deeds of said county.

Witness my hand and seal of County affixed.

Evelyn Biehn, County Clerk

By Deauline Multade Deputy