Vol. mg2 Page 23191

KNOW ALL MEN BY THESE PRESENTS, That	verne//2
M. Hadley	hereinatter called grantor,
tor the consideration hereinafter stated, does hereby remise, release and quitclaim u G. Daylen & Dillayou And Rodney L. Idaley Sn. in Join	nt ownership
hereinafter called grantee, and unto grantee's heirs, succesors and assigns all of the	e grantor's right, title and interest
in that certain real property with the tenements, hereditaments and appurtenance way appertaining, situated in the County of K. J. m. J. H, State of Or	regon, described as tollows, to-wit:
Beginning at the corner to sections stand 3 8 i	n Township 37 John
Range 14 East And Sections 34 and 33 in 10 wa	uship ob out
Range 14 = 35t, Will, In Oregon. Thence West	- 1343 PEET, THEREE
South 358 Feet For the initial on Begian	cing point inence
South 32 Feet; thence Fast 105. Feet, the	rence North Ja
Feet; thence west 105 Feet to the place of	of Beginning;
Being a part of lot Noa of Szid Section	3, in township
37. south, Range 14 E., W.M. in Klamath C	county, oregon.

(IF SPACE INSUFFICIENT,	CONTINUE DESCRIPT	TION ON REVERSE SIDE)
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(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE)
To Have and to Hold the same unto the grantee and grantee's heirs, successors and assigns forever.
The true and actual consideration paid for this transfer, stated in terms of dollars, is \$
[®] However, the actual consideration consists of or includes other property or value given or promised which is
the whole part of the consideration (indicate which). ©(The sentence between the symbols®, 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.
In Witness Whereof, the grantor has executed this instrument this
In Witness Whereof, the grantor has executed this instrument this manufactured by the profiler or other person
if a corporate grantor, it has caused its name to be signed and its seal, if any, affixed by an officer or other person
duly authorized thereto by order of its board of directors of the property DE-
CORIDED IN THIC INCTUIMENT 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.
STATE OF OREGON, County ofKlamath) ss. This instrument was acknowledged before me onOctober 5, 1992,
This instrument was acknowledged before me on October 5 , 1992 ,
by Vernetia M Hadley
This instrument was acknowledged before me on, 19,
by
as
of
OFFICIAL SEAL SHURLEY J. DRUMM SHURLEY J. DRUMM NOTARY Public for Oregon AND ARY PUBLIC OREGON COMMISSION NO. 006078 My commission expires april 16, 1995
SHIRLEY J. DRUMM Notary Public for Oregon
NOTARY PUBLIC-OREGON april 16, 1995 COMMISSION NO. 006078 My commission expires
MY COMMISSION EXPIRED APR. 18, 1905)
(Contract of the Contract of t
STATE OF OREGON,
County of Klamath ss

Grantor's Name and Address

SPACE RESERVED FOR RECORDER'S USE

I certify that the within instrument was received for record on the 5th day of ______, 19_92., at 11:13 o'clock A M., and recorded in book/reel/volume No. M92 on page

23191 and/or as fee/file/instru-ment/microfilm/reception No. 51851, Record of Deeds of said County.

Witness my hand and seal of County affixed.

Evelyn Biehn, County Clerk

Fee \$30.00