02523			Vol. <u>m93</u> Page 14883
NOW ALL MEN BY T.	HESE PRESENTS, ThatK	lamath County,	A Public Corporation , hereinalter called granton laim unto Robert Garross
nereinafter called grante	e, and unto grantee's heirs, su	accesors and assigns all	of the grantor's right, title and interest tenances thereunto belonging or in an e of Oregon, described as follows, to-wi
Lot 16, Block 65 County of Klamat	5, Klamath Falls Fo ch, State of Oregon	rest Estates H •	ighway 66 Unit Plat No.
SUBJECT to all o rights and/or r	conditions, restric ights of way affect	tions, reserva ing said prope	tions, easements, except rty.
		ONTINUE DESCRIPTION ON RE	e successors and assigns forever.
	Hold the same unto the gra	ntee and grantee's heir	rs, successors and assigns forever. terms of dollars, is \$ 1.556.66
The true and a RNSXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Hold the same unto the gra ctual consideration paid for CONSIDERATION CONSISTS NOT YOUR	ntee and grantee's heir this transfer, stated in NKAUGEN XXIIEN XXIII	rs, successors and assigns forever. terms of dollars, is \$.1.,556.66 WE XX WARK X XWARX X XHAMBACK WARK
The true and a RHSW&&KXRXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Hold the same unto the gra ctual consideration paid for CONSIDERATION CONSISTS OF YOU CONSIDERATION CONSISTS OF YOU CONSIDERATION OF CONTENT his deed, where the context	ntee and grantee's hein this transfer, stated in NANACES SARES SARES SO requires, the singula	rs, successors and assigns forever. terms of dollars, is \$.1.,555.66 NY XX WANK XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a WHOLE WAY, XINE XXXIII WHOLE WAY, XINE XXXIII WHOLE WAY In construing the Changes shall be made In Witness Whe if a corporate grantor.	Hold the same unto the gra- ctual consideration paid for Consideration values of con- consideration considered for Consideration of the context is so that this deed shall apply recof, the grantor has executed it has caused its name to be	ntee and grantee's heir this transfer, stated in XKANATES XXREX XXXXX XXXXXXXXXXXXXXXXXXXXXXXXXXX	rs, successors and assigns forever. terms of dollars, is \$1.,556.66 RY XX XXANX XXXXXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a NNSXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Hold the same unto the gra ctual consideration paid for Consideration bails for Consideration Consideration Consideration Consideration Consideration Constant of the granter has executed it has caused its name to be to by order of its board of dim	ntee and grantee's heir this transfer, stated in NANACES XXIES XXION So requires, the singul y equally to corporation this instrument this . e signed and its seal, il rectors.	rs, successors and assigns forever. terms of dollars, is \$.1.,556.66. WEXX WARK SALE SALE SALE AND
The true and a NNSXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Hold the same unto the gra ctual consideration paid for consideration paid for consideration books of xos consideration books of xos consideration books of xos consideration books of the grant of the secure to by order of its board of dir consideration of the property	ntee and grantee's heir this transfer, stated in Nichtades XXIII (XXIII) So requires, the singular y equally to corporation of this instrument this e signed and its seal, if rectors.	rs, successors and assigns forever. terms of dollars, is \$.1.,556.66 WH XX WANNE XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a NNSXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Hold the same unto the gra- ctual consideration paid for Consideration paid for Consideration back of Con- Consideration Consideration Consideration Consideration Consideration Construct the so that this deed shall apply record, the grantor has executed it has caused its name to be to by order of its board of dir Cons. Before signing or Accept Cons. Before Signing or Accept Const accourting fee Title TO CK WITH THE APPROPRIATE CITI RTMENT TO VERIFY APPROVED USI	ntee and grantee's heir this transfer, stated in XNANATES XXIVES XXIVES SO requires, the singular y equally to corporation of this instrument this A e signed and its seal, if rectors.	rs, successors and assigns forever. terms of dollars, is \$ 1.556.666 RY XX XX KXX XXXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a NNSXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Hold the same unto the gra- ctual consideration paid for (Kitk Kitk Kitk Kitk Kitk Kitk Kitk Kitk Kitk Kitk Kitk Kitk Kitk Kitk his deed, where the context so that this deed shall apply reof, the grantor has executed it has caused its name to be to by order of its board of dir OT ALLOW USE OF THE PROPERTY ENT IN VIOLATION OF APPLICABLE UNS. BEFORE SIGNING OR ACCEP CHALLOW USE OF THE PROPERTY ENT IN VIOLATION OF APPLICABLE UNS. BEFORE SIGNING OR ACCEP CK WITH THE APPROPRIATE CITY RTMENT TO VERIFY APPROVED USI STATE OF OREGON, Con	ntee and grantee's heir this transfer, stated in XNANATES XXIVES XXIVES SO requires, the singular y equally to corporation of this instrument this A e signed and its seal, if rectors.	rs, successors and assigns forever. terms of dollars, is \$ 1.556.66. RY XX XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a NNSXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Hold the same unto the gra- ctual consideration paid for Korsideration paid for Korsideration paid for Korsideration paid for Korsideration paid for Korsideration for the source (Krifker Krifter for the source the so that this deed shall apply the for the grantor has executed in the grantor has executed in the grantor has executed for the grantor has executed in the caused its name to be to by order of its board of din to tallow use of the property erson accounting fee title to kee with the appropriate citter the appropriate citter STATE OF OREGON, Con This instrument was by	ntee and grantee's heir this transfer, stated in XNANATES XXIEX XXOP SO requires, the singular y equally to corporation of this instrument this A e signed and its seal, if rectors.	rs, successors and assigns forever. terms of dollars, is \$ 1,556.66. REX XX XX KXX XXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a NNSXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Hold the same unto the gra- ctual consideration paid for (KAKKAKAKAKAKAKAKAKAKAKAKAKAKAKAKAKAKAK	ntee and grantee's heir this transfer, stated in XNANATES XXIEX XXOP SO requires, the singular y equally to corporation of this instrument this A e signed and its seal, if rectors.	rs, successors and assigns forever. terms of dollars, is \$ 1.556.66. RY XX XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a Whow were stated and a Whow were stated and a Whow were stated and a Whow were stated and a In construing the changes shall be maded In Witness Who if a corporate grantor, duly authorized therea THIS INSTRUMENT WILL N SCRIBED IN THIS INSTRUMENT USE LAWS AND REGULAT THIS INSTRUMENT, THE F PROPERTY SHOULD CHEC COUNTY PLANNING DEPAR	Hold the same unto the gra- ctual consideration paid for (KANKAKAKAKAKAKAKAKAKAKAKAKAKAKAKAKAKAKA	ntee and grantee's heir this transfer, stated in XNAVACE XXIEX XXOX so requires, the singul y equally to corporation this instrument this A e signed and its seal, if rectors. The table acknowledged before acknowledged before Jean Elzner of Klamath. Coul	rs, successors and assigns forever. terms of dollars, is \$ 1,556.66. RY XX XX KALX XX X
The true and a NIN X XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Hold the same unto the gra- citual consideration paid for (KATKCATEXATAN CONSISTS AND CONSISTS A	ntee and grantee's heir this transfer, stated in XNAVACE XXIEX XXOX so requires, the singul y equally to corporation this instrument this A e signed and its seal, if rectors. The table acknowledged before acknowledged before Jean Elzner of Klamath. Coul	rs, successors and assigns forever. terms of dollars, is \$ 1,556.66. REX XX XX KXX XXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a XNSWAVE , XINE XXXMAN XNSWAVE , XINE XXXMAN XNSWAVE , XINE XXXMAN XNSWAVE , XINE XXXMAN XNSWAVE , XINE XXXMAN In construing the changes shall be made In Witness Whe if a corporate grantor, duly authorized therein THIS INSTRUMENT WILL N SCRIBED IN THIS INSTRUMENT USE LAWS AND REGULAT THIS INSTRUMENT. THE F PROPERTY SHOULD CHEC COUNTY PLANNING DEPAR NOT COUNTY PLANNING DEPAR	Hold the same unto the gra- ctual consideration paid for KKMKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKK	ntee and grantee's heir this transfer, stated in XNANATES XXNEX XXOP SO requires, the singular y equally to corporation of this instrument this A e signed and its seal, if rectors. The AND THE SARD THE SARD THE SARD THE SARD THE SARD THE SARD THE SARD THE SARD THE SARD THE SARD THE SARD THE SARD THE SARD SARD SARD SARD SARD SARD SARD SARD	rs, successors and assigns forever. terms of dollars, is \$1,556.66. RY XX XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a NISWAY XXXX XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Hold the same unto the gra- ctual consideration paid for (KATACAE KATACAE AND	ntee and grantee's heir this transfer, stated in XNANATES XXNEX XXOP SO requires, the singular y equally to corporation of this instrument this A e signed and its seal, if rectors. The AND THE SARD THE SARD THE SARD THE SARD THE SARD THE SARD THE SARD THE SARD THE SARD THE SARD THE SARD THE SARD THE SARD SARD SARD SARD SARD SARD SARD SARD	rs, successors and assigns forever. terms of dollars, is \$ 1.556.66. RY XX XX KX XX
The true and a RNSXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Hold the same unto the gra ctual consideration paid for (KATKCATESTATION PAID FOR (KATKCATESTATION PAID FOR this deed, where the context reof, the grantor has executed it has caused its name to but to by order of its board of dir OT ALLOW USE OF THE PROPERTY ENT IN VIOLATION OF APPLICABLE TOT ALLOW USE OF THE PROPERTY ENT IN VIOLATION OF APPLICABLE IN VIOLATION OF APPLICABLE TOT ALLOW USE OF THE PROPERTY ENT IN VIOLATION OF APPLICABLE TOT ALLOW USE OF THE PROPERTY ENT IN VIOLATION OF APPLICABLE TOT ALLOW USE OF THE PROPERTY ENT IN VIOLATION OF APPLICABLE TOT ALLOW USE OF THE PROPERTY ENT IN VIOLATION OF APPLICABLE TOT ALLOW USE OF THE PROPERTY ENT IN VIOLATION OF APPLICABLE TOT ALLOW USE OF THE PROPERTY ENT IN VIOLATION OF APPLICABLE TOT ALLOW USE OF THE PROPERTY ENT OF ACQUIRING FEE TITLE TO ENT ACQUIRING FEE TITLE TO STATE OF OREGON, Con This instrument was by Wes Sine and F as COMMISSIONERS DY WES SINE AND F AND STATE OF OREGON WINSSION NO. 006936 HISSION EXPIRES MAY 20. 1995 Y. COMMISSIONERS NEX, 305 Main St. OR 97601 Name and Address	ntee and grantee's heir this transfer, stated in XNANATES XXNEX XXOP SO requires, the singular y equally to corporation of this instrument this A e signed and its seal, if rectors. The AND THE SARD THE SARD THE SARD THE SARD THE SARD THE SARD THE SARD THE SARD THE SARD THE SARD THE SARD THE SARD THE SARD SARD SARD SARD SARD SARD SARD SARD	rs, successors and assigns forever. terms of dollars, is \$ 1,556.66. RY XX XX KX XX
The true and a RNSW & XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Hold the same unto the gra- citual consideration paid for (KATKAKAKAKAKAKAKAKAKAKAKAKAKAKAKAKAKAKA	ntee and grantee's heir this transfer, stated in XNOWNEE XXNEX XXOP SOUNCE XXNEX XXOP SOUNCE XXNEX XXOP SOUNCE XXNEX XXOP SOUNCE SOUNCE AND XXOP SOUNCE AND XX	rs, successors and assigns forever. terms of dollars, is \$ 1,556.66. RY XX XX KALX XX X
The true and a White the second seco	Hold the same unto the gra ctual consideration paid for (KMKC&KMAXA)XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	ntee and grantee's heir this transfer, stated in XNANACE XAREX XXAP SO requires, the singular y equally to corporation of this instrument this A e signed and its seal, if rectors. The table acknowledged before Jean Elzner of Klamath QUI regon My commission	rs, successors and assigns forever. terms of dollars, is \$ 1.556.66. RY XX XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a Wisk with Xikk Xikk Xikk Xikk With Xikk Xikk Xikk Xikk Xikk With Xikk Xikk Xikk Xikk Xikk With Xikk Xikk Xikk Xikk Xikk In construing the changes shall be maded In Witness Whe if a corporate grantor, duly authorized therest THIS INSTRUMENT WILL N SCRIBED IN THIS INSTRUMENT. THIS INSTRUMENT. THE F PROPERTY SHOULD CHEF COUNTY PLANNING DEPAT NOT COMMY COUNTY Klamath Counts: Courthouse Anny Klamath Falls Comment Robert Garros 1322 Peralta Berkeley, CA. Berkeley, CA.	Hold the same unto the gra ctual consideration paid for (KATKAMAKAN KATSAK KATSAK KATSAK (KATKAMAKAN KATSAK KATSAK (KATKAMAKAN KATSAK KATSAK (KATKAMAKAN KATSAK KATSAK (KATKAMAKAN KATSAK KATSAK (KATKAMAKAN KATSAK KATSAK (KATKAMAKAN KATSAK (KATKAMAKAN KATSAK (KATKAMAKAN KATSAK (KATKAMAKAN KATSAK (KATKAMAKAN KATSAK (KATKAMAKAN KATSAK (KATKAMAKAN KATSAK)) (KATKAMAKAN KATSAK)) (KATKAMAKAN)) (KATSAKAN	ntee and grantee's heir this transfer, stated in XNOWNEE XXNEX XXOP SOUNCE XXNEX XXOP SOUNCE XXNEX XXOP SOUNCE XXNEX XXOP SOUNCE SOUNCE AND XXOP SOUNCE AND XX	rs, successors and assigns forever. terms of dollars, is \$ 1,556.66. RY XX XX KALX XX X