	dividual or Corporate).	93P03:18 RCVD	STEVENS. NESS LAW PUBLISHING CO., PORTLAND. OR 97204
[№] 63530 KNOW ALL MEN BY T	HESE PRESENTS, That .Kla	amath County, A	Public Corporation hereinafter called grantor, aim unto Oreranches, Inc.
for the consideration here	einafter stated, does hereby fel	mise, release and quiter	······
in that certain real prop way appertaining, situate	perty with the tenements, here ed in the County ofKlama	th, State	of the grantor's right, title and interest enances thereunto belonging or in any of Oregon, described as follows, to-wit:
State of Oregon	•		rk, County of Klamath,
SUBJECT to all rights and righ	conditions, covenan hts of way of record	its, reservation l.	ns, restrictions, easement
	(IF SPACE INSUFFICIENT, CO	ONTINUE DESCRIPTION ON REV	VERSE SIDE)
	o Hold the same unto the grar		s, successors and assigns forever. terms of dollars, is \$ 213,00
The true and a	o Hold the same unto the grar actual consideration paid for t	ntee and grantee's heirs his transfer, stated in	s, successors and assigns forever. terms of dollars, is \$213.00
The true and a [©] Howevex the xecture	o Hold the same unto the gran actual consideration paid for t KXRISTLENTION XNOSSESSOFX	ntee and grantee's heirs his transfer, stated in http://www.www.com/www.com/www.com/www.com/www.com/www.com/www.com/www.com/www.com/www.com/www.com/www.com/www	s, successors and assigns forever. terms of dollars, is \$213.00 NXXXXXXXXXX given XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a OHOWR NEXX NEXT HEXIBUR PRIX & XDR ROMARCHING In construing t	b Hold the same unto the gran actual consideration paid for t transitiention reasists of con transitient which a standard a his deed, where the context s	ntee and grantee's heirs his transfer, stated in http://www.com/files/com/fi	s, successors and assigns forever. terms of dollars, is \$213.00 NYXXXXXXXXXX given XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a CHOWR YEX IN XXIIII HEXIBUL PRIX I THE XOR XIN XIN In construing t changes shall be made	b Hold the same unto the gran actual consideration paid for t t xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	ntee and grantee's heirs his transfer, stated in hubbalesxotherxproper execution for the singula o requires, the singula equally to corporation	s, successors and assigns forever. terms of dollars, is \$21.3.00. tyxorx valuex given x trollifeed weiter xi or portology weiter and all grammatica as and to individuals.
The true and a WHOW R VEX.X HWX APAVED the X Solution part of the X Solution In construing t changes shall be made In Witness Who if a corporate grantor duly authorized there	b Hold the same unto the gran actual consideration paid for t actual consideration reads for t actual consideration reads and for t actual for the second bis deed, where the context s e so that this deed shall apply ereof, the grantor has executed by the grantor has executed to by order of its board of direct	ntee and grantee's heirs his transfer, stated in his transfer, stated in his transfer, stated in his transfer, stated in equally to corporation this instrument this	s, successors and assigns forever. terms of dollars, is \$ 21.3.00. MXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a WHOW R VEX.X HWX APAVED the X Solution part of the X Solution In construing t changes shall be made In Witness Who if a corporate grantor duly authorized there	b Hold the same unto the gran actual consideration paid for t actual consideration reads for t actual consideration reads and for t actual for the second bis deed, where the context s e so that this deed shall apply ereof, the grantor has executed by the grantor has executed to by order of its board of direct	ntee and grantee's heirs his transfer, stated in his transfer, stated in his transfer, stated in his transfer, stated in equally to corporation this instrument this	s, successors and assigns forever. terms of dollars, is \$21.3.00. tyxorx valuex given x trollifeed weiter xi or portology weiter and all grammatica as and to individuals.
The true and a WHOW R VEX.X HWX APAVED the X Solution part of the X Solution In construing t changes shall be made In Witness Who if a corporate grantor duly authorized there	b Hold the same unto the gran actual consideration paid for t actual consideration reads for t actual consideration reads and for t actual for the second bis deed, where the context s e so that this deed shall apply ereof, the grantor has executed by the grantor has executed to by order of its board of direct	ntee and grantee's heirs his transfer, stated in his transfer, stated in his transfer, stated in his transfer, stated in equally to corporation this instrument this	s, successors and assigns forever. terms of dollars, is \$213.00 tyx or x walkex given x or province a ward ward ward ward ward ward ward wa
The true and a WHOWE NEXX NEXT STATE the state of the second state part of the state of the second state In construing the changes shall be made In Witness Who if a corporate grantor duly authorized there	b Hold the same unto the gran actual consideration paid for t KXROSTIERATION XXROSTIXXON (Active Active XXROSTIXXON (Active Active XXROSTIXXON (Active Active XXROSTIXXON (Active Active Active Active Active Active Apple (Active Active Active Active Active Active Approved USE) (Active Activ	the and grantee's heirs his transfer, stated in kinkballesxoxKerxproper execution Karxproper to requires, the singula equally to corporation this instrument this signed and its seal, if ectors.	s, successors and assigns forever. terms of dollars, is \$ 213.00. MXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a WHOWE NEXX NEXCOLUDE the star for the second descent part of the second descent of the second In construing the second descent of the second descent descen	b Hold the same unto the gran actual consideration paid for t KXRONIC ACTURE ACTURE (KARONIC ACTURE ACTURE (KARONIC ACTURE ACTUR	ntee and grantee's heirs his transfer, stated in kinkballesxotkerxproper execution Kinkballesxotkerxproper to requires, the singula equally to corporation this instrument this signed and its seal, if ectors.	s, successors and assigns forever. terms of dollars, is \$ 213.00. MXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a WHOWE NEXX NEXCOLUDE the star for the second descent part of the second descent of the second In construing the second descent of the second descent descen	b Hold the same unto the gran actual consideration paid for t k KROSKIE KRINK KROSKISK OK (inclignt KRINK) XX KROSKOW his deed, where the context s e so that this deed shall apply ereof, the grantor has executed to by order of its board of direct (NOT ALLOW USE OF THE PROPERTY ENT IN VIOLATION OF APPLICABLE L IONS. BEFORE SIGNING OF ACCEP PERSON ACQUIRING FEE TITLE TOO CK WITH THE APPROPRIATE CITY RTMENT TO VERIFY APPROVED USE STATE OF OREGON, Cou This instrument was by	ntee and grantee's heirs his transfer, stated in KinkballesxoxKerxproper e Reconstruction of the singula e equally to corporation this instrument this signed and its seal, if ectors. DE- AND THE THE THE THE Acknowledged before n acknowledged before n	s, successors and assigns forever. terms of dollars, is \$ 213.00. MXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a WHOWE NEXX NEXCOLUDE the star for the second descent part of the second descent of the second In construing the second descent of the second descent descen	b Hold the same unto the gran actual consideration paid for t k x x x x x x x x x x x x x x x x x x x	ntee and grantee's heirs his transfer, stated in KinkballesxoxKerxproper e Reconstruction (KinkballesxoxKerxproper to requires, the singula equally to corporation this instrument this signed and its seal, if ectors. DE- AND THE Construction that the seal of the sectors. DE- AND THE Construction the seal of the sectors (Kinkballestore not acknowledged before not Jean Elzner of Klamath Coun	s, successors and assigns forever. terms of dollars, is \$ 213.00. MXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a WHOWE NEXX NEXCOLUDE the star for the second descent part of the second descent of the second In construing the second descent of the second descent descen	b Hold the same unto the gran actual consideration paid for t consideration paid for t consideration xnosists of x on consideration of the context s e so that this deed shall apply ereof, the grantor has executed to by order of its board of direct on the grantor has executed to by order of its board of direct word allow USE OF THE PROPERTY ENT IN VIOLATION OF APPLICABLE L IONS. BEFORE SIGNING OR ACCEPT PERSON ACQUIRING FEE TILE TO CK WITH THE APPROPRIATE CITY RIMENT TO VERIFY APPROVED USE STATE OF OREGON, Cou This instrument was by	ntee and grantee's heirs his transfer, stated in KinkballesxoxKerxproper e Reconstruction (KinkballesxoxKerxproper to requires, the singula equally to corporation this instrument this signed and its seal, if ectors. DE- AND THE Construction that the seal of the sectors. DE- AND THE Construction the seal of the sectors (Kinkballestore not acknowledged before not Jean Elzner of Klamath Coun	s, successors and assigns forever. terms of dollars, is \$ 213.00. MXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a WHOWR NEXX the XSTAND I CONSTRUMENT WILL A Changes shall be made In Witness Who if a corporate grantor duly authorized there THIS INSTRUMENT WILL A SCRIBED IN THIS INSTRUM USE LAWS AND REGULAT THIS INSTRUMENT. THE PROPERTY SHOULD CHE COUNTY PLANNING DEPA	b Hold the same unto the gran actual consideration paid for t k KROSKE KALIAR KALISK KALIAR (ix discrete Kaliar KALISK KALIAR his deed, where the context s e so that this deed shall apply ereof, the grantor has executed to by order of its board of direct (i) thas caused its name to be to by order of its board of direct NOT ALLOW USE OF THE PROPERTY ENT IN VIOLATION OF APPLICABLE L TONS. BEFORE SIGNING OR ACCEP PERSON ACQUIRING FEE TITLE TOO CK WITH THE APPROPENTE CITY RIMENT TO VERIFY APPROVED USE STATE OF OREGON, Cou This instrument was by Mes Sine and F. as COMMISSIONERS C of the State of OF OFFICIAL SEAL NDA A. SEATER	ntee and grantee's heirs his transfer, stated in KinkballesxoxKerxproper e Reconstruction (KinkballesxoxKerxproper to requires, the singula equally to corporation this instrument this signed and its seal, if ectors. DE- AND THE Construction that the seal of the sectors. DE- AND THE Construction the seal of the sectors (Kinkballestore not acknowledged before not Jean Elzner of Klamath Coun	s, successors and assigns forever. terms of dollars, is \$ 213.00. MXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a WHOWR NEXX NEXT STATE the state of the second distribution of the se	b Hold the same unto the gran actual consideration paid for t kxprsideration xposists of xon (indigetext high) XX Kesserowa his deed, where the context s e so that this deed shall apply ereof, the grantor has executed , it has caused its name to be to by order of its board of direct on the grantor of Applicable L ions. BEFORE SIGNING OF ACCEPP PERSON ACQUIRING FEE TITLE TO CK WITH THE APPROPRIATE CITY RTMENT TO VERIFY APPROVED USE STATE OF OREGON, Cou This instrument was by <u>Wes</u> Sine and F. as <u>COmmissioners</u> of the State of Or OFFICIAL SEAL NDA A. SEATER IMP PUBLIC-OREGON IMISSION NO. 0006936	ntee and grantee's heirs his transfer, stated in KinkballesxoxKerxproper e Reconstruction (KinkballesxoxKerxproper to requires, the singula equally to corporation this instrument this signed and its seal, if ectors. DE- AND THE Construction that the seal of the sectors. DE- AND THE Construction the seal of the sectors (Kinkballestore not acknowledged before not Jean Elzner of Klamath Coun	s, successors and assigns forever. terms of dollars, is \$ 213.00 MYXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a Howreex the xerture the true and a Price of the xerture In construing t changes shall be made In Witness Whe if a corporate grantor duly authorized there THIS INSTRUMENT WILL P SCRIBED IN THIS INSTRUMENT USE LAWS AND REGULAT THIS INSTRUMENT. THE PROPERTY SHOULD CHE COUNTY PLANNING DEPA	b Hold the same unto the gran actual consideration paid for t kxmrsideration xcosists of xon (sindigetexting xcosists at xon (sindigetext high) x X kessed and his deed, where the context s e so that this deed shall apply ereof, the grantor has executed , it has caused its name to be to by order of its board of direct vot ALLOW USE OF THE PROPERTY ENT IN VIOLATION OF APPLICABLE L 10NS. BEFORE SIGNING OR ACCEP PERSON ACQUIRING FEE TITLE TO CK WITH THE APPROPRIATE CITY RTMENT TO VERIFY APPROVED USS STATE OF OREGON, Cou This instrument was by <u>Wes</u> Sine and F. as <u>Commissioners</u> of of the State of Or OFFICIAL SEAL NDA A. SEATER INTY OF A COURT OF A COU MINSSION NO. 006936 ISSION EXPIRES MAY 20, 1995	ntee and grantee's heirs his transfer, stated in Kinkballesxotkerxproper e RevenutResynbols to requires, the singula equally to corporation this instrument this signed and its seal, if ectors. DE- AND THE THE THE THE AND AND THE AND AND THE AND AND AND AND AND AND AND AND AND AND	s, successors and assigns forever. terms of dollars, is \$ 213.00. tyxorx values given x or provide the second watch is a second watch watch is a second watch is a second watch is and to individuals. I includes the plural and all grammatica and to individuals.
The true and a "However's the xerture thexisters the xerture thexisters for xerture thexisters for xerture the changes shall be made In Witness Whe if a corporate grantor duly authorized there THIS INSTRUMENT WILL P SCRIBED IN THIS INSTRUMENT USE LAWS AND REGULAT THIS INSTRUMENT. THE COUNTY PLANNING DEPA NOTA COMMY COMMING MY COMMING K1 amath COULD	b Hold the same unto the gran actual consideration paid for t k CRASSIDERATION XEOSISTS AND (Sindigetext Ministry) X K Kesser Conv (Sindigetext Ministry) X K Kesser Conv (Sindigetext Ministry) X Kesser Conv (Sindiget	ntee and grantee's heirs his transfer, stated in Kinkballesxotkerxproper e RevenutResynbols to requires, the singula equally to corporation this instrument this signed and its seal, if ectors. DE- AND THE THE THE THE AND AND THE AND AND THE AND AND AND AND AND AND AND AND AND AND	s, successors and assigns forever. terms of dollars, is \$ 213.00. MXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a "Howreex's the xecture the xit of Xernick we kight Part of the Xernick we kight In construing t changes shall be made In Witness Who if a corporate grantor duly authorized there THIS INSTRUMENT WILL P SCRIBED IN THIS INSTRUMENT USE LAWS AND REGULAT THIS INSTRUMENT, THE COUNTY PLANNING DEPA WITCOMMING COUNTY PLANNING DEPA	b Hold the same unto the gran actual consideration paid for t k CRASSIDERATION XEOSISTS ACTA (Stadiget Activity) X K tessed on A (Stadiget Activity) X K tessed activity K (Stadiget Activity) X K K tessed activity K (Stadiget Activity) X K K tessed activity K (Stadiget Activity K K tessed activity K	ntee and grantee's heirs his transfer, stated in Kinkballesxotkerxproper e RevenutResynbols to requires, the singula equally to corporation this instrument this signed and its seal, if ectors. DE- AND THE THE THE THE AND AND THE AND AND THE AND AND AND AND AND AND AND AND AND AND	s, successors and assigns forever. terms of dollars, is \$ 213.00. MXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a "However's the sector the sector of the sector	b Hold the same unto the gran actual consideration paid for t k CRASSIDERATION XEOSISTS ACTA (Sindigetext Ministry) X Keosetoeve his deed, where the context se e so that this deed shall apply ereof, the grantor has executed , it has caused its name to be to by order of its board of direct NOT ALLOW USE OF THE PROPERTY ENT IN VIOLATION OF APPLICABLE L IONS. BEFORE SIGNING OR ACCEP PERSON ACQUIRING FEE TITLE TO, CK WITH THE APPROPRIATE CITY RTMENT TO VERIFY APPROVED USS STATE OF OREGON, Cou This instrument was by	ntee and grantee's heirs his transfer, stated in Kinkballesxotkerxproper e RevenutResynbols to requires, the singula equally to corporation this instrument this signed and its seal, if ectors. DE- AND THE THE THE THE AND AND THE AND AND THE AND AND AND AND AND AND AND AND AND AND	s, successors and assigns forever. terms of dollars, is \$ 213.00 MXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a However, the xerture the xit of Xernick seture the xit of Xernick seture In construing t changes shall be made In Witness Whe if a corporate grantor duly authorized there THIS INSTRUMENT WILL I SCRIBED IN THIS INSTRUM USE LAWS AND REGULAT THIS INSTRUMENT. THE PROPERTY SHOULD CHE COUNTY PLANNING DEPA Klamath Coun Courthouse A Klamath Fall Greener Oreranches. PO Box 361	b Hold the same unto the gram actual consideration paid for t k x x x x x x x x x x x x x x x x x x x	ntee and grantee's heirs his transfer, stated in Kinkballesxotkerxproper e RevenutResynbols to requires, the singula equally to corporation this instrument this signed and its seal, if ectors. DE- AND THE THE THE THE AND AND THE AND AND THE AND AND AND AND AND AND AND AND AND AND	s, successors and assigns forever. terms of dollars, is \$ 213.00 MXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a Howr rex is the xecture the xite is a construing to changes shall be made In Witness Whi if a corporate grantor duly authorized there THIS INSTRUMENT WILL P SCRIBED IN THIS INSTRUM USE LAWS AND REGULAT THIS INSTRUMENT. THE PROPERTY SHOULD CHE COUNTY PLANNING DEPA Klamath. Coun. Courthouse. A Klamath. Fall Granter Oreranches. P.O. Box 361 Chiloquin, O Orerance	b Hold the same unto the gram actual consideration paid for t k x x x x x x x x x x x x x x x x x x x	ntee and grantee's heirs his transfer, stated in Kinkballesxotkerxproper e RevenutResynbols to requires, the singula equally to corporation this instrument this signed and its seal, if ectors. DE- AND THE THE THE THE AND AND THE AND AND THE AND AND AND AND AND AND AND AND AND AND	s, successors and assigns forever. terms of dollars, is \$ 213.00 MXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a However, the xecture the xite Xervice xecture the xite Xervice xecture the xite Xervice xecture In construing t changes shall be made In Witness Whi if a corporate grantor duly authorized there THIS INSTRUMENT WILL I SCRIBED IN THIS INSTRUM USE LAWS AND REGULAT THIS INSTRUMENT, THE COUNTY PLANNING DEPA Klamath Coun Courthouse A Klamath Fall Grenanches, P.O. Box 361 Chiloquin, O Oreranches,	b Hold the same unto the gran actual consideration paid for t k CRASSIDERATION XEASSISTS of X on x (Sixdiget X X Missists X of X on x (Sixdiget X on x	ntee and grantee's heirs his transfer, stated in KinkballesXotKerXpreper e RevenuxResXn06K9, NY2 so requires, the singula equally to corporation this instrument this signed and its seal, if ectors. DE- AND THE Corporation ty of Klamath acknowledged before n Jean Elzner of Klamath Coun tegon.	s, successors and assigns forever. terms of dollars, is \$ 213.00 MXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a However, the xecture the xite Xervice xecture the xite Xervice xecture the xite Xervice xecture In construing t changes shall be made In Witness Whi if a corporate grantor duly authorized there THIS INSTRUMENT WILL I SCRIBED IN THIS INSTRUM USE LAWS AND REGULAT THIS INSTRUMENT, THE COUNTY PLANNING DEPA Klamath Coun Courthouse A Klamath Fall Grenanches, P.O. Box 361 Chiloquin, O Oreranches,	b Hold the same unto the gran actual consideration paid for t k CRASSIDERATION XEASSISTS of X on x (Sixdiget X X Missists X of X on x (Sixdiget X on x	ntee and grantee's heirs his transfer, stated in KinkballesXotKerXpreper e RevenuxResXn06K9, NY2 so requires, the singula equally to corporation this instrument this signed and its seal, if ectors. DE- AND THE Corporation ty of Klamath acknowledged before n Jean Elzner of Klamath Coun tegon.	s, successors and assigns forever. terms of dollars, is \$ 213.00 MXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
The true and a Howe next the xecture the xite Xecture the xite Xecture In construing t changes shall be made In Witness Whi if a corporate grantor duly authorized there THIS INSTRUMENT WILL I SCRIBED IN THIS INSTRUM USE LAWS AND REGULAT THIS INSTRUMENT. THE PROPERTY SHOULD CHE COUNTY PLANNING DEPA Klamath. Coun. Courthouse A Klamath. Fall Grenanches, P.O. Box 361 Chiloquin, O Oreranches, P.O. Box 361 Chiloquin, C	b Hold the same unto the gran actual consideration paid for t k consideration xeosists of xor k (indigetext which) X X kessed and his deed, where the context s e so that this deed shall apply ereof, the grantor has executed , it has caused its name to be to by order of its board of direct NOT ALLOW USE OF THE PROPERTY ENT IN VIOLATION OF APPLICABLE L TONS. BEFORE SIGNING OR ACCEPP PERSON ACQUIRING FEE TITLE TO CK WITH THE APPROPRIATE CITY RTMENT TO VERIFY APPROVED USE STATE OF OREGON, Cou This instrument was by <u>Wes</u> Sine and F. as <u>Commissioners</u> of of <u>the State of Or</u> OFFICIAL SEAL NDA A. SEATER NDA A. S	ntee and grantee's heirs his transfer, stated in KinkballesXotKerXpreper e RevenuxResXn06K9, NY2 so requires, the singula equally to corporation this instrument this signed and its seal, if ectors. DE- AND THE Corporation ty of Klamath acknowledged before n Jean Elzner of Klamath Coun tegon.	s, successors and assigns forever. terms of dollars, is \$ 213.00 MXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX