FORM No. 721 - QUITCLAIM DEED (Individual or Corporate).	09-20-95A11	COPYRIGHT 1983	STEVENS NESS LAW PUBLISHING CO., PORTLAND, OF
KNOW ALL MEN BY THESE PRESEN for the consideration hereinafter stated, d	QUITCLAIM DE	vol.mg	25 Page 25422
for the consideration hereinafter stated, d Rad R., Rodgers, Russell R. hereinafter called grantee, and unto gran in that certain real property with the ter way appertaining, situated in the County of	Rodgers, Alic tee's heirs, successor	ase and quitclaim un e. A. Rodgers	to
		e	son, described as follows, to-w
Land Patent No. 645	760		
The northeast quart and the west half o quarter of the nort. Township fory south Meridian, Oregon, co Declarer of patent	of Range eleve ontaining one h	of Section two en east of the nundred sixty	enty-one in e Willamette acres.
Declarer of patent of pertains in any way County Clerks Office	to deeded Right, dated 2-13-1	oroperty except t Of Way, rec 978, Vol. M78	ot that which corded in Klamath , Page 2636.
IF SPACE INCOME			
(IF SPACE INSUFF To Have and to Hold the same unto a The true and actual consideration pair However, the actual consideration consists	CLENT, CONTINUE DESCRIPTIC	ON ON REVERSE SIDE)	
			smal mastell a
to whole	statister, sr		ING ASSIGNS TOTEVER
Ret of the COnsideration (:_ 1:	-or-or-includos-other	Deconstruction of Control	uis, is <u>50.00</u>
In constraint 41	-OF-OF-Includes-other-	property or value	siven or promised which in
In construing this deed, where the construing this deed, where the construing the so that it is the construing the so that it is the construing the made so that it is the construing the the construin	roror includes other contence between the symb intext so requires, the	property or value (given or promised which is ould be deleted. See ORS 93 030)
In construing this deed, where the co anges shall be made so that this deed shall In Witness W	r of or includes other continue between the symbol ntext so requires, the apply equally to apply	property or value g old, it not applicable, sh singular includes the	given or promised which is ould be deleted. See ORS 93.030.)
In construing this deed, where the co anges shall be made so that this deed shall In Witness W	r of or includes other continue between the symbol ntext so requires, the apply equally to apply	property or value g old, it not applicable, sh singular includes the	given or promised which is ould be deleted. See ORS 93.030.)
In construing this deed, which), Φ(The In construing this deed, where the co hanges shall be made so that this deed shall In Witness Whereof, the grantor has ex a corporate grantor, it has caused its name ily authorized thereto by order of its heard	• Of or includes other extense between the symbol intext so requires, the apply equally to corp ecuted this instrument to be signed and its s	property or value g old, it not applicable, sh singular includes the	given or promised which is ould be deleted. See ORS 93.030.)
In construing this deed, which), O(The In construing this deed, where the co hanges shall be made so that this deed shall In Witness Whereof, the grantor has ex a corporate grantor, it has caused its name ily authorized thereto by order of its board SINSTRUMENT WILL NOT ALLOW USE OF THE DOORSTOOD	of or includes other contence between the symbol mtext so requires, the l apply equally to corr ecuted this instrument to be signed and its s of directors.	property or value g old, it not applicable, sh singular includes the	given or promised which is ould be deleted. See ORS 93.030.)
In construing this deed, which), Φ(The In construing this deed, where the co tanges shall be made so that this deed shall In Witness Whereof, the grantor has ex a corporate grantor, it has caused its name ily authorized thereto by order of its board S INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DES TRUMENT IN VIOLATION OF APPLICARIE FLAND USE A THE PROPERTY DES TRUMENT IN VIOLATION OF APPLICARIE FLAND USE A THE PROPERTY DES	of or includes other meters between the symbol intext so requires, the apply equally to corr ecuted this instrument to be signed and its s of directors.	property or value g old, it not applicable, sh singular includes the	given or promised which is ould be deleted. See ORS 93.030.)
In construing this deed, which), Q(The In construing this deed, where the co hanges shall be made so that this deed shall In Witness Whereof, the grantor has ex a corporate grantor, it has caused its name ify authorized thereto by order of its board S INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC TRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC ORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON E TO THE PROPERTY SHOULD CHECK WITH THE APPROPERTY ANNING DEPERTY SHOULD CHECK WITH THE APPROPERTY	contents of the symbol contents of the symbol contents of the symbol matext so requires, the apply equally to corp ecuted this instrument to be signed and its s of directors. CRIBED IN THIS CRIBED	property or value of old, it not applicable, sh singular includes the porations and to indivi- this. 9 day of eal, it any, affixed by for the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of th	given or promised which is ould be deleted. See ORS 93.030.)
In construing this deed, which), Q(The In construing this deed, where the co tanges shall be made so that this deed shall In Witness Whereof, the grantor has ex a corporate grantor, it has caused its name ify authorized thereto by order of its board sufficiency of the solution of APPLICABLE LAND USE LAWS AND ORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON INVING DEPARTMENT TO VERIFY APPROVED USES AND TO DE INVING DEPARTMENT TO VERIFY APPROVED USES AND TO DE ITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES I 30330.	CRIBED IN THIS CRUENCING FEE WALL AND THE ANY AND THE ANY AND THE ANY	property or value of old, it not applicable, sh singular includes the porations and to indivi- this. 9 day of eal, it any, affixed by for the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of th	given or promised which is ould be deleted. See ORS 93.030.)
In construing this deed, which), Q(The In construing this deed, where the co hanges shall be made so that this deed shall In Witness Whereof, the grantor has ex a corporate grantor, it has caused its name ily authorized thereto by order of its board at y authorized thereto by order of its board SINSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC TRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND ORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON JORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON INNING DEPARTMENT TO VERIFY APPROVED USES AND TO DE IS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES 30330. STATE OF OR EGGON, This instrument	County of KLAN	property or value (old, it not applicable, sh singular includes the porations and to indiv this. 20 day of eal, it any, affixed by light from the Kingelse for Kingelse for Kingelse for Kingelse for ATH	given or promised which is ould be deleted. See ORS 93.030.)
In construing this deed, which), Q(The In construing this deed, where the co tanges shall be made so that this deed shall In Witness Whereof, the grantor has ex- a corporate grantor, it has caused its name aly authorized thereto by order of its board source thereto by order of its board source thereto by order of its board the source thereto by order of its board source thereto by order of its board source thereto by order of its board source thereto by order of its board the source thereto by order of its board source thereto by order of its board source thereto by order of its board source the source thereto by order of its source the sour	County of KLANN Was acknowledged bef	property or value f old, it not applicable, shi singular includes the porations and to indiv this	given or promised which is ould be deleted. See ORS 93.030.)
In construing this deed, where the consistent of the construing this deed, where the construing this deed shall in witness Whereof, the grantor has exact a corporate grantor, it has caused its name and a corporate grantor, it has caused its name and y authorized thereto by order of its board is sinstrument will NOT ALLOW USE OF THE PROPERTY DESCRIPTION OF APPLICABLE LAND USE LAWS AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USE AND TO EXTENDENT. THE PERSON J. ET OTHE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CONSTRUMENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT APPROPRIATE CONSTRUMENT APPLICABLE APPROPRIATE CONSTRUMENT APPROPRIES AND TO EXTENDED AND A DEVENT APPROPRIES AND TO EXTENDE AND A DEVENT APPROPRIES AND A DEVENT AP	County of KLAM	property or value of out, it not applicable, sh singular includes the orations and to indivi- this. 9 day of eal, it any, affixed by lighter from the lighter from the l	siven or promised which is given or promised which is ould be deleted. See ORS 93.030.) plural and all grammatical viduels. y an officer or other person The providence of the person the person
In construing this deed, where the consistent of the construing this deed, where the construing this deed shall in witness Whereof, the grantor has exact a corporate grantor, it has caused its name and a corporate grantor, it has caused its name and y authorized thereto by order of its board is sinstrument will NOT ALLOW USE OF THE PROPERTY DESCRIPTION OF APPLICABLE LAND USE LAWS AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USE AND TO EXTENDENT. THE PERSON J. ET OTHE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CONSTRUMENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT IN VIOLATION OF APPLICABLE LAND USES AND TO EXTENDENT APPROPRIATE CONSTRUMENT APPLICABLE APPROPRIATE CONSTRUMENT APPROPRIES AND TO EXTENDED AND A DEVENT APPROPRIES AND TO EXTENDE AND A DEVENT APPROPRIES AND A DEVENT AP	County of KLAM	property or value of out, it not applicable, sh singular includes the orations and to indivi- this. 9 day of eal, it any, affixed by lighter from the lighter from the l	siven or promised which is given or promised which is ould be deleted. See ORS 93.030.) plural and all grammatical viduels. y an officer or other person The providence of the person the person
In construing this deed, which), Q(The In construing this deed, where the co tanges shall be made so that this deed shall In Witness Whereof, the grantor has ex- a corporate grantor, it has caused its name dy authorized thereto by order of its board solution of APPLICABLE LAND USE LAWS AND ORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON NORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON NING DEPARTMENT TO VERIFY APPROVED USES AND TO DE SON LAWSUITS AGAINST FARMING OR FOREST PRACTICES 30330. STATE OF OR EGON, This instrument by L. L. A. A. G. B.	County of KLAM	property or value of out, it not applicable, sh singular includes the orations and to indivi- this. 9 day of eal, it any, affixed by lighter from the lighter from the l	siven or promised which is given or promised which is ould be deleted. See ORS 93.030.) plural and all grammatical viduels. y an officer or other person The providence of the person the person
In construing this deed, which). Q(The In construing this deed, where the co tanges shall be made so that this deed shall In Witness Whereof, the grantor has ex a corporate grantor, it has caused its name ally authorized thereto by order of its board SINSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC SINSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC TRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND ORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON / .E TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CO NNING DEPARTMENT TO VERIFY APPROVED USES AND TO DE SINST SON LAWSUITS AGAINST FARMING OR FOREST PRACTICES / 30330. STATE OF OREGON, This instrument by This instrument by Add R. Rody	County of KLAM	property or value of out, it not applicable, sh singular includes the orations and to indivi- this. 9 day of eal, it any, affixed by lighter from the lighter from the l	siven or promised which is given or promised which is ould be deleted. See ORS 93.030.) plural and all grammatical viduals. y an officer or other person
In construing this deed, which), Q(The In construing this deed, where the co tanges shall be made so that this deed shall In Witness Whereof, the grantor has ex a corporate grantor, it has caused its name dy authorized thereto by order of its board solution of APPLICABLE LAND USE LAWS AND ORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACCEPTING THIS INSTRUMENT, THE PERSON INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC TRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND ORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACCEPTING THIS INSTRUMENT, THE PERSON INNING DEPARTMENT TO VERIFY APPROVED USES AND TO DE SOULD CHECK WITH THE APPROPRIATE CI INNING DEPARTMENT TO VERIFY APPROVED USES AND TO DE SOULD CHECK WITH THE APPROPRIATE CI INNING DEPARTMENT TO VERIFY APPROVED USES AND TO DE SOULD CHECK WITH THE APPROVED USES AND TO DE SOULD CHECK WITH THE APPROVED USES AND TO DE INNING DEPARTMENT TO VERIFY APPROVED USES AND TO DE SOULD CHECK WITH THE APPROVED USES AND TO DE THE INTERVIEW SHOULD CHECK WITH THE APPROVED USES AND TO DE INNING DEPARTMENT TO VERIFY APPROVED USES AND TO DE THIS INSTRUMENT, TO VERIFY APPROVED USES AND TO DE THIS INSTRUMENT TO VERIFY APPROVED USES AND TO DE THIS INSTRUMENT TO VERIFY APPROVED USES AND TO DE THIS INSTRUMENT TO VERIFY APPROVED USES AND TO DE THIS INSTRUMENT BY	County of KLAM	property or value of out, it not applicable, sh singular includes the orations and to indivi- this. 9 day of eal, it any, affixed by lighter from the lighter from the l	siven or promised which is given or promised which is ould be deleted. See ORS 93.030.) plural and all grammatical viduels. y an officer or other person The providence of the person the person
In construing this deed, which). Q(The In construing this deed, where the co tanges shall be made so that this deed shall In Witness Whereof, the grantor has ex a corporate grantor, it has caused its name dy authorized thereto by order of its board solve signing or ACCEPTING THIS INSTRUMENT, THE PERSON INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESS SINSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESS SINSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY SENS TRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND ORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON INSTRUMENT TO VERIFY APPROVED USES AND TO DE 30.930. STATE OF OR EGON, This instrument by L.L. And ge e This instrument by A.L. R. Rodge COFFICIAL SEAL DONALD J. TORRIE NOTARY PUBLIC- OREGON COMMISSION NO, 028843	Cribed in this instrument to be signed and its s of directors.	property or value of out, it not applicable, sh singular includes the vorations and to indivi- eal, it any, affixed by select from U General Select Re Radgets For And gene on SEPT A Del gene s	siven or promised which is given or promised which is ould be deleted. See ORS 93.030.) plural and all grammatical viduals.
In construing this deed, which). Q(The In construing this deed, where the co tanges shall be made so that this deed shall In Witness Whereof, the grantor has ex a corporate grantor, it has caused its name dy authorized thereto by order of its board source of the source of the property Desc SINSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC RUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND DRE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON / E TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CO NNING DEPARTMENT TO VERIFY APPROVED USES AND TO DE 30930. STATE OF OREGON, This instrument by	County of KLAM	property or value of out, it not applicable, sh singular includes the vorations and to indivi- eal, it any, affixed by select from U General Select Re Radgets For And gene on SEPT A Del gene s	siven or promised which is given or promised which is ould be deleted. See ORS 93.030.) plural and all grammatical viduels. y an officer or other person
In construing this deed, which). Q(The In construing this deed, where the co tanges shall be made so that this deed shall In Witness Whereof, the grantor has ex a corporate grantor, it has caused its name dy authorized thereto by order of its board SINSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESS ORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PROPERTY HUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND ORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PROPERTY HUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND ORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CO NNING DEPARTMENT TO VERIFY APPROVED USES AND TO DE 30330. STATE OF OR EGON, This instrument by	Cribed in this instrument to be signed and its s of directors.	property or value of out, it not applicable, sh singular includes the vorations and to indivi- eal, it any, affixed by select from U General Select Re Radgets For And gene on SEPT A Del gene s	siven or promised which is given or promised which is ould be deleted. See ORS 93.030.) plural and all grammatical viduals.
In construing this deed, which). Q(The In construing this deed, where the co tanges shall be made so that this deed shall In Witness Whereof, the grantor has ex a corporate grantor, it has caused its name dy authorized thereto by order of its board SINSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESS RESIDENT OF APPLICABLE LAND USE LAWS AND ORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON / E TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE OF NNING DEPARTMENT TO VERIFY APPROVED USES AND TO DE 30330. STATE OF OREGON, This instrument by Add. R. Acdge CFFTICIAL SEAL DONALD J. TORRIE NOTARY PUBLIC - OREGON COMMISSION NO. 028843 MY COMMISSION EXPIRES OCT 14, 1997	Cribed in this instrument to be signed and its s of directors.	property or value of out, it not applicable, sh singular includes the vorations and to indivi- eal, it any, affixed by self any self any self affixed by affixed	Siven or promised which is given or promised which is ould be deleted. See ORS 93.030.) plural and all grammatical viduals.
In construing this deed, which). Q(The In construing this deed, where the co tanges shall be made so that this deed shall In Witness Whereof, the grantor has ex a corporate grantor, it has caused its name dy authorized thereto by order of its board SINSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESS RUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND ORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON FE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE OF NNING DEPARTMENT TO VERIFY APPROVED USES AND TO DE 30330. STATE OF OREGON, This instrument by Add This instrument by Add CFFTICIAL SEAL DONALD J. TORRIE NOTARY PUBLIC - OREGON COMMISSION NO. 028843 MY COMMISSION EXPIRES OCT 14, 1997 .RODGERSS. & SONS. 0.9. S POE_VALLEY_RCL. mathFalls, OR9760.3 Grantor's Name and Address	Cribed in this instrument to be signed and its s of directors.	property or value of out, it not applicable, sh singular includes the vorations and to indivi- this <u>9</u> and to any of eal, it any, affixed by select from the select from	siven or promised which is given or promised which is ould be deleted. See ORS 93.030.) plural and all grammatical viduals.
In construing this deed, which). Q(The In construing this deed, where the co tanges shall be made so that this deed shall In Witness Whereof, the grantor has ex a corporate grantor, it has caused its name ify authorized thereto by order of its board SINSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESS RESIDENT OF APPLICABLE LAND USE LAWS AND ORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON FE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE OF NNING DEPARTMENT TO VERIFY APPROVED USES AND TO DE 30330. STATE OF OREGON, This instrument by	Cribed in this instrument to be signed and its s of directors.	property or value (property	siven or promised which is given or promised which is ould be deleted. See ORS 93.030.) plural and all grammatical viduals.
In construing this deed, which). Q(The In construing this deed, where the co tanges shall be made so that this deed shall In Witness Whereof, the grantor has ex a corporate grantor, it has caused its name ally authorized thereto by order of its board silv authorized thereto by order of its board SINSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESS TRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND ORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON JORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON NNING DEPARTMENT TO VERIFY APPROVED USES AND TO DE SOULD CHECK WITH THE APPROPRIATE CO SOULD SEE SOULD CHECK WITH THE APPROPRIATE CO SOUND SEE SOULD SEE SOULD CHECK WITH THE APPROPRIATE CO SOUND SEE SOULD SEE	Cribed in this instrument to be signed and its s of directors.	property or value (property	siven or promised which is given or promised which is ould be deleted. See ORS 93.030.) plural and all grammatical viduals.
In construing this deed, which). Q(The In construing this deed, where the co tanges shall be made so that this deed shall In Witness Whereof, the grantor has ex a corporate grantor, it has caused its name dy authorized thereto by order of its board SINSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC TRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND ORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON / E TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE OF NONING DEPARTMENT TO VERIFY APPROVED USES AND TO DE SON LAWSUITS AGAINST FARMING OR FOREST PRACTICES / 30330. STATE OF OREGON, This instrument by	Cribed in this instrument to be signed and its s of directors.	property or value of property or value of property or value of property or value of singular includes the protections and to indivi- this <u>P</u> day of eal, if any, affixed by <i>lighter for any of the second and the second </i>	Siven or promised which is given or promised which is ould be deleted. See ORS 93.030.) plural and all grammatical viduals. A Control of the person A Control of the person A Control of the person A Control of the person S. 20, 1975, 20, 1975,
In construing this deed, which). Q(The In construing this deed, where the co tanges shall be made so that this deed shall In Witness Whereof, the grantor has ex a corporate grantor, it has caused its name ally authorized thereto by order of its board SINSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC TRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND ORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON / E TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE OF NINING DEPARTMENT TO VERIFY APPROVED USES AND TO DE SOULD CHECK WITH THE APPROPRIATE OF SOULD CHECK SOULD CHECK WITH THE APPROPRIATE OF SOULD CHECK SOULD CHECK ON COUNTS AND ADD ADD THE APPROPRIATE OF SOULD CHECK SOULD CHECK ON COUNTS AND ADD ADD THE APPROPRIATE OF SOULD CHECK SOULD CHECK ON COUNTS AND ADD ADD ADD THE SOULD CHECK SOULD CHECK ON COUNTS AND ADD ADD ADD THE APPROPRIATE OF SOULD CHECK SOULD CHECK ON COUNTS ADD ADD THE ADD ADD THE APPROPRIATE OF SO	CRIBED IN THIS COUNTY OF COUNTY COUNTY OF COUNTY Marked income COUNTY OF COUNTY Marked income My commisse	property or value of property or value of property or value of property or value of singular includes the property of any of eal, if any, affixed by singular includes the property of any of property of STATE OF OF County of STATE of of County of State of the State of the St	All of the within instrument record on the 20thay REGON, REGON, Klamath record on the 20thay ex
In construing this deed, which). Q(The In construing this deed, where the co tanges shall be made so that this deed shall In Witness Whereof, the grantor has ex a corporate grantor, it has caused its name ally authorized thereto by order of its board SINSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC TRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND ORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON / E TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE OF NINING DEPARTMENT TO VERIFY APPROVED USES AND TO DE SOULD CHECK WITH THE APPROPRIATE OF SOULD CHECK SOULD CHECK WITH THE APPROPRIATE OF SOULD CHECK SOULD CHECK ON COUNTS AND ADD ADD THE APPROPRIATE OF SOULD CHECK SOULD CHECK ON COUNTS AND ADD ADD THE APPROPRIATE OF SOULD CHECK SOULD CHECK ON COUNTS AND ADD ADD ADD THE SOULD CHECK SOULD CHECK ON COUNTS AND ADD ADD ADD THE APPROPRIATE OF SOULD CHECK SOULD CHECK ON COUNTS ADD ADD THE ADD ADD THE APPROPRIATE OF SO	Crilbed in this instrument to be signed and its s of directors. CRIBED IN THIS REGULATIONS ACOURNING FEE COUNTY COUNTY TERMINE ANY Was acknowledged beto Soft Acress Allice My commiss.	property or value of property or value of property or value of property or value of singular includes the protections and to indivi- this of day of eal, if any, affixed by signature of the signature of the signatur	REGON, Klamath Regon, Klamath Klamath Regon, Klamath Klamat
In construing this deed, which). Q(The In construing this deed, where the co tanges shall be made so that this deed shall In Witness Whereof, the grantor has ex a corporate grantor, it has caused its name dy authorized thereto by order of its board SINSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC TRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND ORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON / E TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE OF NONING DEPARTMENT TO VERIFY APPROVED USES AND TO DE SON LAWSUITS AGAINST FARMING OR FOREST PRACTICES / 30330. STATE OF OREGON, This instrument by	CRIBED IN THIS COUNTY OF COUNTY COUNTY OF COUNTY Marked income COUNTY OF COUNTY Marked income My commisse	property or value of property or value of property or value of singular includes the portions and to indivi- this of day of eal, if any, affixed by any affixed by affixed by any affixed by affixed by aff	REGON, KLamath REGON, KLamath REGON, KLamath KLAMA KLAMA KLAMA KLAMA KLAMA KLAMA KLAMA KLAMA KLAMA KLAMA
In construing this deed, which). Q(The In construing this deed, where the co tanges shall be made so that this deed shall In Witness Whereof, the grantor has ex a corporate grantor, it has caused its name ally authorized thereto by order of its board SINSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESS TRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND DRE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON / E TO THE PROPERTY SHOLD CHECK WITH THE APPROPRIATE CI NNING DEPARTMENT TO VERIFY APPROVED USES AND TO DE 30330. STATE OF OREGON, This instrument by	CRIBED IN THIS COUNTY OF COUNTY COUNTY OF COUNTY Marked income COUNTY OF COUNTY Marked income My commisse	property or value of property or value of property or value of property or value of singular includes the protections and to indivi- thisday of eal, if any, affixed by any affixed by affixed by af	REGON, Klamath Regon,
In construing this deed, which). Q(The In construing this deed, where the co tanges shall be made so that this deed shall In Witness Whereof, the grantor has ex a corporate grantor, it has caused its name ally authorized thereto by order of its board SINSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC TRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND ORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON / E TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE OF NINING DEPARTMENT TO VERIFY APPROVED USES AND TO DE SOULD CHECK WITH THE APPROPRIATE OF SOULD CHECK SOULD CHECK WITH THE APPROPRIATE OF SOULD CHECK SOULD CHECK ON COUNTS AND ADD ADD THE APPROPRIATE OF SOULD CHECK SOULD CHECK ON COUNTS AND ADD ADD THE APPROPRIATE OF SOULD CHECK SOULD CHECK ON COUNTS AND ADD ADD ADD THE SOULD CHECK SOULD CHECK ON COUNTS AND ADD ADD ADD THE APPROPRIATE OF SOULD CHECK SOULD CHECK ON COUNTS ADD ADD THE ADD ADD THE APPROPRIATE OF SO	CRIBED IN THIS COUNTY OF COUNTY COUNTY OF COUNTY Marked income COUNTY OF COUNTY Marked income My commisse	property or value of property or value of property or value of singular includes the protections and to indivi- this of day of eal, if any, affixed by any affixed by affixed by any affixed by affixed by affi	REGON, Klamath REGON, Klamath REGON, Klamath Klamat
In construing this deed, which). Q(The In construing this deed, where the co tanges shall be made so that this deed shall In Witness Whereof, the grantor has ex a corporate grantor, it has caused its name ify authorized thereto by order of its board SINSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESS RUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND ORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON / E TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CI ON LINKSUITS AGAINST FARMING OR FOREST PRACTICES / 30330. STATE OF OREGON, 	CRIBED IN THIS COUNTY OF COUNTY COUNTY OF COUNTY Marked income My commisse	property or value of property or value of bull, it not applicable, shi singular includes the porations and to indivi- this <u>P</u> day of eal, if any, affixed by <i>lifeter A</i> and <i>a</i> <i>lifeter A</i> and <i>b</i> <i>lifeter A b</i> <i>lifeter A b</i> <i>lifeter b</i> <i>A b</i> <i>lifeter b</i> <i>A b</i> <i>lifeter b</i> <i>A b</i> <i>lifeter b</i> <i>county of</i> <i>li certify th</i> <i>was received for</i> <i>of Septemb</i> <i>ll:01o'clock</i> <i>book/reel/volum</i> <i>25/22ar</i> <i>ment/microtilm/</i> <i>Record of Deeds</i> <i>Witness</i> <i>County affixed.</i>	REGON, Klamath REGON, Klamath REGON, Klamath REGON, Klamath Model to Conter Person REGON, Klamath Model Conter Model
In construing this deed, which). Q(The In construing this deed, where the co tanges shall be made so that this deed shall In Witness Whereof, the grantor has ex a corporate grantor, it has caused its name dy authorized thereto by order of its board is accepted thereto by order of its board is a corporate grantor, it has caused its name dy authorized thereto by order of its board is accepted thereto by order of its board is solved thereto by order of its board is accepted thereto by order of its board is accepted thereto by order of its board is contariable. With the Appropriate C is instrument will NOT ALLOW USE OF THE PROPERTY DESS ORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESS OFFICIALSEL LAND USE LAWS AND DE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CO IS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES A 30330. STATE OF OREGON, This instrument by	CRIBED IN THIS COUNTY OF COUNTY COUNTY OF COUNTY Marked income My commisse	property or value of property or value of book it not applicable, shi singular includes the porations and to indivi- this Q day of eal, it any, affixed by singular includes the preme on difference of the additional application of the state of the book/reel/volum 25422 ar ment/microfilm/ Record of Deeds Witness County affixed. Bernetha G.	REGON, Klamath Notary Public for Oregon REGON, Klamath Record on the 20thay er. M. A.M., and recorded in me No. M95 on page nd/or as fee/file/instru- reception No. 6408