10478			195 Page 33916
C) EVE	QUI		
NOW ALL MEN	BY THESE PRESENTS, ThatE	mise. release and mutclai	m unto Angelo A. Doveri. Elodie
nereinafter called	grantee, and unto grantee's news, su	diamonto and annutter	in unto Angelo. A. Doveri, Elodie stee of the CJD Family Trust f the grantor's right, title and interest nances thereunto belonging or in any of Oregon, described as follows, to-wit:
	R-3809-033BC-08000-000		
	201E Railroad 2nd Addition, B	lock 17, Lot 26	
	R-3809-033EC-08100-000 201E Railroad 2nd Attition, E		
		·	th of said
2	Each partner owning an t property as tenants in (C Olimion .	
060 12 P3 38	This deed is to cancel a deeds signed by Cordeli recorded March 6, 1995 of Deeds of Klamath Cou	as #95753, Vol. #	M95, p. 4856, Record s, OR
%	No new quitclain deed o unless signed by three	n this property 1	R CO DE GEEMEN VATIO
The true [©] However, the here for the consider part of the consider In consta	-actual consideration consists of on enation (indicate which). O(The sentence	mis transfer, stated in the monthly it not	and a shan on nonised which is
In Witne if a corporate (duly authorized THIS INSTRUMENT W INSTRUMENT IN VIOL BEFORE SIGNING OR, TITLE TO THE PROPER	e made so that this deed, which this deniate e made so that this deed shall apply ss Whereof, the grantor has executed grantor, it has caused its name to be a thereto by order of its board of din HLL NOT ALLOW USE OF THE PROPERTY DESCRIBED ATION OF APPLICABLE LAND USE LAWS AND REGUL ACCEPTING THIS INSTRUMENT, THE PERSON ACOUNT ITY SHOULD CHECK WITH THE APPROPRIATE CITY OR ENT TO VERIFY APPROVED USES AND TO DETERM S AGAINST FARMING OR FOREST PRACTICES AS DE STATE OF OKEOON, Con This instrument was	y equally to corporations d this instrument this.7.3 e signed and its seal, if a rectors. DIN THIS LATIONS. RING FEE COUNTY INNE ANY FINED IN UNITY of LING s acknowledged before m OLINE	includes the plural and all grammatical is and to individuals. th. day of <u>December</u> , 1995; any, affixed by an officer or other person Ellen Golden)ss. 12/7, 19.95, ne on
In Witne if a corporate of duly authorized THIS INSTRUMENT WIDE BEFORE SIGNING OR. TITLE TO THE PROPER PLANNING DEPARTM LIMITS ON LAWSUITS ORS 30,930. Elodie 9830. NI Bellev After recording refut Angelo 505. Li Klama to 4.505. Li Sob. Li	e made so that this deed, which the shall apply ess Whereof, the grantor has executed grantor, it has caused its name to be 1 thereto by order of its board of din LL NOT ALLOW USE OF THE PROPERTY DESCRIBED ATION OF APPLICABLE LAND USE LAWS AND REGUL ACCEPTING THIS INSTRUMENT, THE PERSON ACOUNT ITY SHOULD CHECK WITH THE APPROPRIATE CITY OR SAGAINST FARMING OR FOREST PRACTICES AS DE STATE OF OXEDON, Con This instrument was by ELODIE ELLED. This instrument was by State of Structure was of State of Structure was by State of Structure was state of	y equally to corporations d this instrument this.7.1 e signed and its seal, if a rectors. DIN THIS LATIONS RING FEE COUNTY MINE ANY FINED IN UNITY OF LING s acknowledged before m CLDEN s acknowledged before m S ackno	includes the plural and all grammatical is and to individuals. thday ofDecember
In Witne if a corporate (duly authorized THIS INSTRUMENT IN VIOL BEFORE SIGNING OR TITLE TO THE PROPER PLANNING DEPARTM LIMITS ON LAWSUITS ORS 30,930.	E. Golden E. Golden E. Golden E. Golden Crantor's Name and Address Crantor's Name and Address Crantor's Name and Address Conserver Cons	y equally to corporations d this instrument this.7.1 e signed and its seal, if a rectors. DIN THIS LATIONS RING FEE COUNTY MINE ANY FINED IN UNITY OF LING s acknowledged before m CLDEN s acknowledged before m S ackno	stand to individuals. s and to individuals. th