29157	Vol. <u>M% Page 37951</u>
Klamath County	STATE OF OREGON.
403 Pine Street, Suite 300	County of S
Klamath Falls, OR 97601 Graniter's Hermo and Address	I certify that the within instrume
lom Loe	was received for record on the 5th de
6354 Woodland Avenue	
Modesto, CA 95358 Grantes's Name and Actives	book/reel/volume No. <u>M96</u> on pa
and an and a second and a second and the second and a second as a s	BRACE RESERVED and/or as fee/file/instru-
Tom Lore 6354 Woodland Avenue	ment/microfilm/reception No.29457-De
Modesto, CA 95358	Records of said County. Witness my hand and seal of County
And esquasted otherwise, source of fax stationers to (Name, Address, Zpp:	affixed.
lom Loe	
6354 Woodland Avenue Modesto, CA 95358	Bernetha G. Letsch, Co. Clerk
10000010, 0A 23338	- Fee: \$30.00 By Muthura Rosa, Deput
	QUITCLAIM DEED
KNOW ALL BY THESE PRESENTS that K	lamath County, A Public Corporation of the
neteinanter called grantor, for the consideration herein	after stated, does hereby remise, release and forever quitclaim unto
and the second state of th	
cal property, with the tenements, hereditaments and	iccessors and assigns, all of the grantor's right, title and interest in that certa
Klamath County, State of O	appuricances thereunto belonging or in any way appertaining, situated bregon, described as follows, to-wit:
Lots o, 9, 10 & 11, Block 9, F	irst Addition To Sprague River, Oregon sit
Meridian, Klamath County, Oreg	ID SAUTE KARAA IN NAAF AF AFA DITT_
mered of the second states of	
SUBJECT TO Commande and he	
correct to covenance, condition	ns, reservations, easements, restrictions
rights, rights of way and all	ma, reservations, easements, restrictions, matters appearing of record.
rights, rights of way and all	ns, reservations, easements, restrictions, matters appearing of record.
rights, rights of way and all	ons, reservations, easements, restrictions, matters appearing of record.
rights, rights of way and all	ns, reservations, easements, restrictions, matters appearing of record.
rights, rights of way and all	ns, reservations, easements, restrictions, matters appearing of record.
rights, rights of way and all	ons, reservations, easements, restrictions, matters appearing of record.
rights, rights of way and all	ns, reservations, easements, restrictions, matters appearing of record.
rights, rights of way and all	ns, reservations, easements, restrictions, matters appearing of record.
rights, rights of way and all	ons, reservations, easements, restrictions, matters appearing of record.
rights, rights of way and all	ons, reservations, easements, restrictions, matters appearing of record.
rights, rights of way and all	ons, reservations, easements, restrictions, matters appearing of record.
rights, rights of way and all	ons, reservations, easements, restrictions, matters appearing of record.
(F SPACE INSUF	Hatters appearing of record.
(F SPACE INSUF To Have and to Hold the same unto grantee an	FIGENT, CONTINUE DESCRIPTION ON REVERSE)
(F SPACE INSUF To Have and to Hold the same unto grantee an The true and actual consideration paid for this	FIGENT, CONTINUE DESCRIPTION ON REVERSE) ad grantce's heirs, successors and assigns forever. Itransfer, stated in terms of dollars is \$ 3.3.8 0.0
(F SPACE INSUF To Have and to Hold the same unto grantee an The true and actual consideration paid for this is sunst scousideration scale of the same unto	FIGENT, CONTINUE DESCRIPTION ON REVERSE) id grantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$ 3.38.00
(F SPACE INSUF To Have and to Hold the same unto grantee an The true and actual consideration paid for this is sund nonsideration monitor after the true and actual consideration paid for this is all the true and actual consideration paid for the true actual	FIGENT, CONTINUE DESCRIPTION ON REVERSE) ad grantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$ 3.38.00
(F SPACE INSUF To Have and to Hold the same unto grantee an The true and actual consideration paid for this t stand southerston southerston insubject under parts AXCM) Construing this deed, where the context so ra nade so that this deed shall apply equally to corporati	FIGENT, CONTINUE DESCRIPTION ON REVERSE) id grantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$ 3.38.00
(F SPACE INSUF To Have and to Hold the same unto grantee an The true and actual consideration paid for this t stand southerston southerston insubject under parts AYCH) COMMERCIAN ACTION AND SUM SOUTH ACTION SUM SOUTHERS In construing this deed, where the context so ra nade so that this deed shall apply equally to corporati IN WITNESS WHEREOF, the grantor has exe	FIGENT, CONTINUE DESCRIPTION ON REVERSE) id grantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$ 3.38.00
(F SPACE INSUF To Have and to Hold the same unto grantee an The true and actual consideration paid for this t stinct sometheration sconing after the same unto grantee an The true and actual consideration paid for this t stinct sometheration sconing after the solution paid for this to stinct sometheration sconing after the solution paid after the solution of the solution of the solution of the In construing this deed, where the context so m ande so that this deed shall apply equally to corporati IN WITNESS WHEREOF, the grantor has exe prantor is a corporation, it has caused its name to be si	FIGENT, CONTINUE DESCRIPTION ON REVERSE) id grantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$ 3.38.00
(F SPACE INSUF To Have and to Hold the same unto grantee an The true and actual consideration paid for this t Ethel KOURING ACTION EXPLOSION EXPLOSION SYMBOL MACHYCOM MARKEN AND AND AND AND AND AND In construing this deed, where the context so m ande so that this deed shall apply equally to corporati IN WITNESS WHEREOF, the grantor has exe prantor is a corporation, it has caused its name to be si o do so by order of its board of directors.	TRUERTS appearing of record. FICIENT, CONTINUE DESCRIPTION ON REVERSE) ad grantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$ 3.38.00
(F SPACE INSUF To Have and to Hold the same unto grantee an The true and actual consideration paid for this to the true and actual consideration paid for this the true and actual consideration paid for this to the true and actual consideration paid for this to the true and actual consideration paid for this to the true and actual consideration paid for the true and actual consideration paid for this to the true and actual consideration paid for the true and the true and actual consideration paid for the true and the true and actual consideration paid for the true and the true and actual consideration paid for the true and the true and actual consideration paid for the true and the true and actual consideration paid for the true and the true and actual consideration paid for the true and the true and actual consideration paid for the true and the true and actual consideration paid for the true and the true and actual consideration paid for the true and the true and the true and true and the true and true and true and the true and the true and true an	TRUERT, CONTINUE DESCRIPTION ON REVERSE) id grantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$ 3.38.00
(F SPACE INSUF To Have and to Hold the same unto grantee an The true and actual consideration paid for this to the true and actual consideration paid for this the true and actual consideration paid for this to the true and actual consideration paid for this to the true and actual consideration paid for this to the true and actual consideration paid for the true and actual consideration paid for this to the true and actual consideration paid for the true and the true and actual consideration paid for the true and the true and actual consideration paid for the true and the true and actual consideration paid for the true and the true and actual consideration paid for the true and the true and actual consideration paid for the true and the true and actual consideration paid for the true and the true and actual consideration paid for the true and the true and actual consideration paid for the true and the true and actual consideration paid for the true and the true and the true and true and the true and true and true and the true and the true and true an	TRUERTS appearing of record. FICIENT, CONTINUE DESCRIPTION ON REVERSE) ad grantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$ 3.38.00
(F SPACE INSUF To Have and to Hold the same unto grantee an The true and actual consideration paid for this is a consideration model of the same unto grantee an The true and actual consideration paid for this is and some some some some some some some some	THE PERSON THE PERSON AND REGU- THE PERSON MAD REGU- THE APPRO- MAD REGU- THE APPRO-
(F SPACE INSUF To Have and to Hold the same unto grantee an The true and actual consideration paid for this t istnet consideration consideration paid for this t istnet consideration consists of the ball of this t istnet construing this deed, where the context so n hade so that this deed shall apply equally to corporati IN WITNESS WHEREOF, the grantor has exe prantor is a corporation, it has caused its name to be si o do so by order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY OF HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY OF HIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS ATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, T COURTING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH RIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPL ND TO DETERMINE ANY I MILE NOT ALLOW USE OF THE PROPERTY APPLICABLE	THE SERVICE ON THE SERVICE OF THE SE
(F SPACE INSUF To Have and to Hold the same unto grantee an The true and actual consideration paid for this t istnet consideration consideration paid for this t istnet consideration consists of the ball of this t istnet construing this deed, where the context so n hade so that this deed shall apply equally to corporati IN WITNESS WHEREOF, the grantor has exe prantor is a corporation, it has caused its name to be si o do so by order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY OF HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY OF HIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS ATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, T COURTING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH RIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPL ND TO DETERMINE ANY I MILE NOT ALLOW USE OF THE PROPERTY APPLICABLE	THE PERSON THE PERSON AND REGU- THE PERSON MAD REGU- THE APPRO- MAD REGU- THE APPRO-
(F SPACE INSUF To Have and to Hold the same unto grantee an The true and actual consideration paid for this t stand Konsideration Examina after the same unto grantee an The true and actual consideration paid for this t stand Konsideration Examina after the same to the si and so that this deed shall apply equally to corporati IN WITNESS WHEREOF, the grantor has exe grantor is a corporation, it has caused its name to be si o do so by order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY OF HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY OF HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY OF HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY OF HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY OF HIS INSTRUMENT IN VIOLATE AN OF APPLICABLE LAND USE LAWS ATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, T COURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH RIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPL ND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING RACTICES AS DEFINED IN ORS 30.930.	FIGENT, CONTINUE DESCRIPTION ON REVERSE) Id grantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$ 3.3.8.00
(F SPACE INSUF To Have and to Hold the same unto grantee an The true and actual consideration paid for this to stated nonsideration economic action in the same with a consideration economic action in the same with a consideration economic action in the same with a consideration economic action in the same with a construing this deed, where the context so re nade so that this deed shall apply equally to corporati IN WITNESS WHEREOF, the grantor has exe prantor is a corporation, it has caused its name to be si o do so by order of its board of directors. WIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY OF HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY OF HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY OF HIS INSTRUMENT IN VIOLATE AN OF APPLICABLE LAND USE LAWS ATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, T COULTRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH TRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPA ND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING RACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, Cou	FIGENT, CONTINUE DESCRIPTION ON REVERSE) Id grantec's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$ 3.38.00
(F SPACE INSUF To Have and to Hold the same unto grantee an The true and actual consideration paid for this to BUNN KOUNHERSTON ECONIMACTION INSUESS UNITS AND MACHY COMMERCIAION ECONIMACTION INSUESS UNITS MACHY COMMERCIAION SCITH MADER COMMENT IN CONSTRUMENT OF MADER COMMENT IN CONSTRUMENT OF MADER COMMENT IN WITNESS WHEREOF, the grantor has exe prantor is a corporation, it has caused its name to be si to do so by order of its board of directors. MIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS ATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, I COULTRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH RIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPA ND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING RACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, Cou This instrument was by	THELET'S appearing of record. FIGENT, CONTINUE DESCRIPTION ON REVERSE) Id grantee's heirs, successors and assigns forever. Itransfer, stated in terms of dollars, is \$ 338.00
(F SPACE INSUF To Have and to Hold the same unto grantee an The true and actual consideration paid for this taking konsideration mailed for this taking konsideration mailed for this taking konsideration mailed for the same konsideration for the same konstruing the deed, where the context so remarks so that this deed shall apply equally to corporate in with WITNESS WHEREOF, the grantor has exe grantor is a corporation, it has caused its name to be si to do so by order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY OF the same to be si to do so by order of the property should check with the same to be site of the same same same same same same same sam	THELET'S appearing of record. THELET'S appearing of record. THELET'S appearing of record. THE STATES AND ALL AND AL
(F SPACE INSUF To Have and to Hold the same unto grantee an The true and actual consideration paid for this taking konsideration mailed for this taking konsideration mailed for this taking konsideration mailed for the same konsideration for the same konstruing the deed, where the context so remarks so that this deed shall apply equally to corporate in with WITNESS WHEREOF, the grantor has exe grantor is a corporation, it has caused its name to be si to do so by order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY OF the same to be si to do so by order of the property should check with the same to be site of the same same same same same same same sam	THELET'S appearing of record. THELET'S appearing of record. THELET'S appearing of record. THELET'S appearing of record. THELET'S heirs, successors and assigns forever. Transfer, stated in terms of dollars, is \$ 338.00
(F SPACE INSUF To Have and to Hold the same unto grantee an The true and actual consideration paid for this to subset southeration monima abox insides the the parts MACKY COMMENT MATTER AND A STATE AND A STATE In construing this deed, where the context so re nade so that this deed shall apply equally to corporati IN WITNESS WHEREOF, the grantor has exe grantor is a corporation, it has caused its name to be si to do so by order of its board of directors. HIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND ENSTRUMENT IN ATIONS. BEFORE SIGNING OF ACCEPTING THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS ATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, TO VERIFY OF COUNTY PLANNING DEPARTMENT TO VERIFY APPLIAND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING FRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, Cou This instrument was by	THE SAPPEARING OF REVERSE) HIGHLIGE'S ADDREAM ON REVERSE) Id grantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$ 338.00
(F SPACE INSUF To Have and to Hold the same unto grantee an The true and actual consideration paid for this indust konvideration konvints after kinet was been and actual consideration paid for this indust konvideration konvints after kinet was been and a construing this deed, where the context so re- nade so that this deed shall apply equally to corporation in construing this deed, where the context so re- nade so that this deed shall apply equally to corporation in WITINESS WHEREOF, the grantor has exce- grantor is a corporation, it has caused its name to be si to do so by order of its board of directors. WIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE HIS INSTRUMENT IN VIOLATICAN OF APPLICABLE LAND USE LAWS ATIONS FEE TITLE TO THE PROPERTY BIGULD CHECK WITH "MATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPL "MATE CITY OR COUNTY PLANNING OF ACCEPTING THIS INSTRUMENT ANY MAD TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING "RACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, Cou This instrument was by	THE SAPPEARING OF RECEIPTION ON REVERSE) HIGHT CONTINUE DESCRIPTION ON REVERSE) Id grantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$ 338.00
(F SPACE INSUF To Have and to Hold the same unto grantee an The true and actual consideration paid for this to stated konsideration konsideration paid for this to had be shall apply equally to corporati IN WITNESS WHEREOF, the grantor has exe grantor is a corporation, it has caused its name to be si to do so by order of its board of directors. HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY OF HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY OF ATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT TO COLLEND FEE TILE TO THE PROPERTY SHOULD CHECK WITH TAILE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY AFF ND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING RACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, Cou This instrument was by	THE PERSON THE PERSON THE PERSON THE SERVICE OF THE COUNTY, OF KLAMATH, 19-96 S acknowledged before me on
(F SPACE INSUF To Have and to Hold the same unto grantee an The true and actual consideration paid for this is stinel consideration consists after in the same way in the state of the same way in the state of the same in the same is deed, where the context so n ande so that this deed shall apply equally to corporation in with the second state of the same to be si the with the same of the same is a corporation, it has caused its name to be si o do so by order of its board of directors. WIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE MIND TO DEFENSION OR ACCEPTING THIS INSTRUMENT TO COUNTY PLANNING DEPARTMENT TO VERIFY APP MAID TO DEFERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING RACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, COUNTY This instrument was by	THE SAPPEARING OF RECEIPTION ON REVERSE) HIGHT CONTINUE DESCRIPTION ON REVERSE) Id grantee's heirs, successors and assigns forever. transfer, stated in terms of dollars, is \$ 3.38.00