39342	97 JAN 15 P1:08	Vol. 1997 Page 18481
Klamath County		STATE OF OREGON,
403 Pine Street, Suite 300		County of <u>Klamath</u>
Klamath Falls, OR 97601 Granter's Home and Address		I certify that the within instrume
Civil Inspections. Inc.		was received for record on the 16th da
<u>198_NW_Eastman #316</u>		of <u>June</u> , <u>1997</u>
Gresham, OR 97030 Grantso'a Name and Addinasa	****	1:08 o'clock P. M., and recorded book/reel/volume No. <u>M97</u> on page
flor recording, return to (Name, Address, Zin):	SPACE RESERVED	<u>18481</u> and/or as fee/file/instru-
Civil Inspections. Inc.	FOR RECORDER'S USE	ment/microfilm/reception No. 39342-D
<u>298_NW_Eastman #316</u>		Records of said County.
Gresham, OR 97030		Witness my hand and seal of Count
mill requested otherwise, send all tex statements to (Name, Address, Civil Inspections, Inc.	, Zip):	affixed.
598 NV Eastman #316		Bernetha G. Letsch, Co. Clerk
Gresham, OR 97030	Fee: \$30.00	
		By Kettlun Aras, Deputy
	QUITCLAIM DEED	
KNOW ALL BY THESE PRESENTS that	Klamath County, A	Public Corporation of the
tate of Oregon		indiana supporation of the
ereinafter called grantor, for the consideration here Livil Inspections. Inc.	reinafter stated, does hereby ren	nise, release and forever quitclaim up to
ivil Inspections, Inc.		
al property, with the tenements bareditements	, successors and assigns, all of	he grantor's right, title and interest in that certain
lamath County, State of	and appurtenances thereunto be	the grantor's right, title and interest in that certain elonging or in any way appertaining, situated in
County, Blace	Moregon, described as follows,	to-wit:
ot 3, Block 2, Tract No. 10 ange 7 East of the Willamot	69 situated in Sec	tion 1 Township 26 Count
ange 7 East of the Willamet	te Meridian, Klama	th County. Oregon
UBIECT TO Company	•	
UBJECT TO Covenants, condit ights, rights of way and al	lons, reservations	, easements, restrictions,
ights, rights of way and al.	i matters appearin	g of record.
	· · · · · · · · · · · · · · · · · · ·	
(IF SPACE INS	SUFFICIENT, CONTINUE DESCRIPTION ON R	EVERSE)
to have and to Hold the same unto grantee	and grantee's heirs, successory,	and pasters for
The true and actual consideration paid for the	and grantee's heirs, successors a	and assigns forever.
The true and to Hold the same unto grantee The true and actual consideration paid for this the consideration consistence includes a second	and grantee's heirs, successors a is transfer, stated in terms of dol	and assigns forever. lars, is \$_6_000_00 OHENCEVER, the
The true and to Hold the same unto grantee The true and actual consideration paid for this ind consideration consists of or includes other pro- ich) consideration. ⁽¹⁾ (The semene-between the context so In construing this deed, where the context so	and grantee's heirs, successors a is transfer, stated in terms of dol openty or value given or promis service of the state state of the state of the state of the state state state state of the state of the state of the state state state state of the st	and assigns forever. lars, is \$ <u>6</u> ,000 <u>0</u>
The true and to Hold the same unto grantee The true and actual consideration paid for this ind consideration consists of or includes other pro- ish) consideration. ⁽¹⁾ (The sentence between the symbols In construing this deed, where the context so le so that this deed shall apply equally to corpore	and grantee's heirs, successors a is transfer, stated in terms of dol operty or value given or promis or requires, the singular includes ations and to individual	and assigns forever. lars, is \$ <u>6</u> ,000_00 0 However, the set which is part of the E the whole (indicate See 618 93.030.) the plural, and all grammatical changes shall be
The true and to Hold the same unto grantee The true and actual consideration paid for this ind consideration consists of or includes other pre- ch) consideration. ⁽¹⁾ (The sume construction of the same in construing this deed, where the context so le so that this deed shall apply equally to corpora IN WITNESS WHEREOF the granter has a	and grantee's heirs, successors a is transfer, stated in terms of dol operty or value given or promis so, if no application should be deleted. o requires, the singular includes ations and to individuals.	and assigns forever. lars, is \$ <u>6</u> ,000_00 Otherwein, the set which is part of the <u>Strewhole (indicate</u> Sec 618 93.030.) the plural, and all grammatical changes shall be
The true and to Hold the same unto grantee The true and actual consideration paid for this nel-consideration consists of or includes other pre- eh) consideration. ⁽¹⁾ (The senter between the symbols In construing this deed, where the context so le so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has ex- itor is a corporation, it has caused its name to be	and grantee's heirs, successors a is transfer, stated in terms of dol operty or value given or promis so, if no application should be deleted. o requires, the singular includes ations and to individuals.	and assigns forever. lars, is \$ <u>6</u> ,000_00 Otherwein, the set which is part of the <u>Strewhole (indicate</u> Sec 618 93.030.) the plural, and all grammatical changes shall be
The true and to Hold the same unto grantee The true and actual consideration paid for this indeconsideration consists of or includes other pre- ies) consideration. (The senter between the symbols In construing this deed, where the context so le so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has ex- itor is a corporation, it has caused its name to be	and grantee's heirs, successors is is transfer, stated in terms of dol operty or value given or promis or requires, the singular includes ations and to individuals. executed this instrument this 12 signed and its seal, if any, affix	and assigns forever. lars, is \$.6.,000.00
In construing this deed, where the context so In construing this deed, where the context so is a corporation, it has caused its name to be o so by order of its board of directors.	and grantee's heirs, successors is is transfer, stated in terms of dol operty or value given or promis or requires, the singular includes ations and to individuals. executed this instrument this 12 signed and its seal, if any, affix	and assigns forever. lars, is \$.6.,000.00
In Plave and to Hold the same unto grantee The true and actual consideration paid for this ind consideration consists of or includes other pre- ich) consideration. Or (These means the symbols In construing this deed, where the context so de so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has ex- ntor is a corporation, it has caused its name to be o so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW	and grantee's heirs, successors is is transfer, stated in terms of dol operty or value given or promis or requires, the singular includes ations and to individuals. executed this instrument this 12 signed and its seal, if any, affix DESCRIBED IN VS AND REGU-	and assigns forever. lars, is \$ <u>6</u> ,000_00 O However, the set which is part of the <u>Stewhole (indicate</u> See GIS 93.030.) the plural, and all grammatical changes shall be
In the same unto grantee The true and actual consideration paid for this indeconsideration consists of or includes other pre- ich) consideration. (The scherobetween the symbols In construing this deed, where the context so le so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has ex- itor is a corporation, it has caused its name to be o so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY I INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE HAND USE DISTRUMENT IN VIOLATION OF APPLICABLE LAND USE HAND USE DISTRUMENT IN VIOLATION OF APPLICABLE LAND USE HAND USE DISTRUMENT IN VIOLATION OF APPLICABLE LAND USE HAND USE DISTRUMENT, INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE HAND USE DISTRUMENT, INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE HAND USE DISTRUMENT INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE HAND USE DISTRUMENT, INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE HAND USE DISTRUMENT INSTRUMENT AND AND USE OF THE PROPERTY SHOULD CHECK WITH IF CITY OR COUNTY DISTRUMENT, JURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH	and grantee's heirs, successors is is transfer, stated in terms of dol operty or value given or promis or requires, the singular includes ations and to individuals. executed this instrument this 1.2 signed and its seal, if any, affix DESCRIBED IN VS AND REGU- THE PERSON H THE APPRO-	and assigns forever. lars, is \$.6.,000.00
In the true and to Hold the same unto grantee The true and actual consideration paid for this ind consideration consists of or includes other pre- ich) consideration. Or the sense between the context so in construing this deed, where the context so de so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has ex- ntor is a corporation, it has caused its name to be to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY I INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY I INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW DNS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT TO USE EFORE SIGNING OF APPLICABLE INSTRUMENT TO USE THE TO THE PROPERTY SHOULD CHECK WIT TE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPLICABLE INSTRUMENT IN WILL MATS ON LAWSUITS COUNT FOR THE PROPERTY INTE COUNTY PLANNING DEPARTMENT TO VERIFY APPLICABLE O DETERMINE ANY I MATS ON LAWSUITS COUNT FOR A DUST APPLICABLE IN A DUST A DUST APPLICABLE AND USE INFORMED TO DETERMINE ANY I MATS ON LAWSUITS COUNT FOR A DUST APPLICABLE IN A DUST APPLICABLE AND USE APPLICABLE AND USE LAW DIS DEFORM AND A DUST APPLICABLE AND USE APPLICABLE AND USE APPLICABLE SIGNING AND A DUST APPLICABLE AND A DUST APPLICABLE AND A DUST APPLICABLE AND A DUST APPLICABLE A DUST APPLICABLE AND A DUST APPLI	and grantee's heirs, successors is is transfer, stated in terms of dol operty or value given or promis or requires, the singular includes ations and to individuals. executed this instrument this 1.2 signed and its seal, if any, affix DESCRIBED IN VS AND REGU- THE PERSON H THE APPRO-	and assigns forever. lars, is \$.6.,000.00
To Have and to Hold the same unto grantee The true and actual consideration paid for this and consideration-consists of or includes other pre- ich) consideration. The schedule of the context so in construing this deed, where the context so de so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has ex- ntor is a corporation, it has caused its name to be to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY I INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY I INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY I UNSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY SHOULD CHECK WIT IFE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPLICATION DO DETERMINE ANY I MAYS ON A MAY UNCOUNT OF APPLICABLE CONSTRUMENT.	and grantee's heirs, successors is is transfer, stated in terms of dol operty or value given or promis or requires, the singular includes ations and to individuals. executed this instrument this 1.2 signed and its seal, if any, affix DESCRIBED IN VS AND REGU- THE PERSON H THE APPRO-	and assigns forever. lars, is \$.6.,000.00
 The true and actual consideration paid for this of consideration consists of or includes other presented consideration. Or (The sentence between the symbols in construing this deed, where the context so de so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has existen is a corporation, it has caused its name to be to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW DNS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW DNS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT TO THE PROPERTY SHOULD CHECK WIT TE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY AP TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMIN TICES AS DEFINED IN ORS 30.930. 	and grantee's heirs, successors is is transfer, stated in terms of dol operty or value given or promis or requires, the singular includes ations and to individuals. executed this instrument this 1.2 signed and its seal, if any, affix UESCRIBED IN VS AND REGU- THE PERSON H THE APPRO- PROVED USES NG OR FOREST	and assigns forever. lars, is \$.6.,000.00
The true and actual consideration paid for the ind-consideration-consists of or includes other pre- ich)-consideration. ⁽¹⁾ (The science between the symbols in construing this deed, where the context so de so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has ex- nator is a corporation, it has caused its name to be to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY INSTRUMENT IN VICLATION OF APPLICABLE LAND USE LAW DNS. BEFORE SIGNING OF ACPENING THIS INSTRUMENT TO VERIFY AP TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMIN TICES AS DEFINED IN ORS 30.930. STATE OF OREGON, CC	and grantee's heirs, successors is is transfer, stated in terms of dol operty or value given or promis requires, the singular includes ations and to individuals. executed this instrument this 12 signed and its seal, if any, affix UESCRIBED IN VS AND REGU- THE PERSON THE PERSON THE PERSON A THE APPRO- PROVED USES VG OR FOREST	and assigns forever. lars, is \$.6.,000.00
To Have and to Hold the same unto grantee The true and actual consideration paid for this and consideration consists of or includes other pre- ich) consideration. The scheme between the symbols In construing this deed, where the context so de so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has ex- ntor is a corporation, it has caused its name to be to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY IN INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY IN UNSTRUMENT IN VICLATION OF APPLICABLE LAND USE LAW DNS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT TO VERIFY AP TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMIN TICES AS DEFINED IN ORS 30.930. STATE OF OREGON, Co This instrument with	and grantee's heirs, successors is is transfer, stated in terms of dol operty or value given or promis requires, the singular includes ations and to individuals. executed this instrument this 12 signed and its seal, if any, affix UESCRIBED IN VS AND REGU- THE PERSON H THE APPRO- PROVED USES VG OR FOREST	and assigns forever. lars, is \$.6.,000.00
The true and actual consideration paid for this the true and actual consideration paid for this the consideration-ormistal of or includes other pro- tich)-consideration-Ormistal of or includes other pro- tich)-consideration-Ormistal of ormistal operations In construing this deed, where the context so de so that this deed shall apply equally to corporal IN WITNESS WHEREOF, the grantor has ex- ntor is a corporation, it has caused its name to be to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY I INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY I UNS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, UNS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING THO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING THE OF OREGON, CC This instrument with by	and grantee's heirs, successors is is transfer, stated in terms of dol operty or value given or promis requires, the singular includes ations and to individuals. executed this instrument this 12 signed and its seal, if any, affix UESCRIBED IN VS AND REGU- THE PERSON H THE APPRO- PROVED USES VG OR FOREST	and assigns forever. lars, is \$.6.,000.00
The true and actual consideration paid for this and consideration consists of or includes other pre- ich) consideration. Or the sense of the lades other pre- ich) consideration. Or the sense of the lades other pre- ich) consideration. Or the sense of the sense of the sense In construing this deed, where the context so de so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has ex- intor is a corporation, it has caused its name to be to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY I INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY SHOULD CHECK WIT TE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY AP TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMIN THCES AS DEFINED IN ORS 30.930. STATE OF OREGON, Co This instrument was by	and grantee's heirs, successors is is transfer, stated in terms of dol operty or value given or promis services of the singular includes ations and to individuals. executed this instrument this 12 signed and its seal, if any, affix UESCRIBED IN VS AND REGU- THE PERSON H THE APPRO- PROVED USES WG OR FOREST Dunty ofKlamath_ as acknowledged before me on a as acknowledged before me on a st t s	and assigns forever. lars, is \$.6.,000.00
The true and actual consideration paid for this and consideration consists of or includes other pre- ich) consideration. Or (The sense between the symbols In construing this deed, where the context so de so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has ex- intor is a corporation, it has caused its name to be to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY I INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY IN UNSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY IN INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY IN UNSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW ONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW ONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY OD DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMIN THE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY AP TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMIN THE CITY OF OREGON, CO This instrument was by	and grantee's heirs, successors is is transfer, stated in terms of dol operty or value given or promis service of the singular includes ations and to individuals. executed this instrument this 12 signed and its seal, if any, affix UESCRIBED IN VS AND REGU- THE PERSON H THE APPRO- PROVED USES WG OR FOREST Dunty ofKl amath_ as acknowledged before me on tts	and assigns forever. lars, is \$.6.,000.00
The true and to Hold the same unto grantee The true and actual consideration paid for this and consideration consists of or includes other pre- tich) consideration. Or the sense between the symbols In construing this deed, where the context so de so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has ex- ntor is a corporation, it has caused its name to be to so by order of its board of directors. SINSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY I INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY SHOULD CHECK WIT URING FEE TITLE TO THE PROPERTY SHOULD CHECK WIT TO DEFERMINE ANY LIMITS ON LAWSUITS AGAINST FARMINE TICES AS DEFINED IN ORS 30.930. STATE OF OREGON, Co This instrument was by	and grantee's heirs, successors is is transfer, stated in terms of dol operty or value given or promis service of the singular includes ations and to individuals. executed this instrument this 12 signed and its seal, if any, affix UESCRIBED IN VS AND REGU- THE PERSON H THE APPRO- PROVED USES WG OR FOREST Dunty ofKl amath_ as acknowledged before me on tts	and assigns forever. lars, is \$.6.,000.00
The true and to Hold the same unto grantee The true and actual consideration paid for this the true and actual consideration paid for this the consideration consists of or includes other paids in construing this deed, where the context so de so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has ex- ntor is a corporation, it has caused its name to be to so by order of its board of directors. SINSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY BINSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DIS BEFORE SIGNING OF ACCEPTING THIS INSTRUMENT TO VERIFY AP TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING CTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, CC This instrument was by <u>Trancis</u> Robert as <u>Director</u> of <u>I</u> OFFICIAL SEAL UNDAA, SEATER	and grantee's heirs, successors is is transfer, stated in terms of dol operty or value given or promis service of the singular includes ations and to individuals. executed this instrument this 12 signed and its seal, if any, affix UESCRIBED IN VS AND REGU- THE PERSON H THE APPRO- PROVED USES WG OR FOREST Dunty ofKl amath_ as acknowledged before me on tts	and assigns forever. lars, is \$.6.,000.00
The true and to Hold the same unto grantee The true and actual consideration paid for this the consideration consists of or includes other pre- ish) consideration of the scheme between the symbols In construing this deed, where the context so de so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has ex- ntor is a corporation, it has caused its name to be to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY UNING FEE TITLE TO THE PROPERTY SHOULD CHECK WITI TE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY AP TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING THOE SAS DEFINED IN ORS 30.930. STATE OF OREGON, Co This instrument was by Francis Rober as Director of I UNDA A. SEATER NOTARY PUBLIC-OREGON	and grantee's heirs, successors is is transfer, stated in terms of dol operty or value given or promis services of the singular includes ations and to individuals. executed this instrument this 12 signed and its seal, if any, affix DESCRIBED IN VS AND REGU- THE PERSON H THE APPRO- PROVED USES VG OR FOREST Dunty of	and assigns forever. lars, is \$.6,000.00
The true and actual consideration paid for this and consideration consists of or includes other pro- tech consideration. Or the scheme between the symbols In construing this deed, where the context so the so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has ex- ntor is a corporation, it has caused its name to be to so by order of its board of directors. INSTRUMENT IN VICLATION OF APPLICABLE LAND USE LAW DNS. BEFORE SIGNING OF ACCEPTING THIS INSTRUMENT IN UNSTRUMENT IN VICLATION OF APPLICABLE LAND USE LAW DNS. BEFORE SIGNING OF ACCEPTING THIS INSTRUMENT TO VERIFY AP TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING TICES AS DEFINED IN ORS 30.930. STATE OF OREGON, CC This instrument was by	and grantee's heirs, successors is is transfer, stated in terms of dol operty or value given or promis service of the singular includes ations and to individuals. executed this instrument this 12 signed and its seal, if any, affix UESCRIBED IN VS AND REGU- THE PERSON H THE APPRO- PROVED USES WG OR FOREST Dunty ofKl amath_ as acknowledged before me on tts	and assigns forever. lars, is \$.6,000.00