⁸⁶²²⁵⁴	97 JUL 30	0 P3:08	COPYFICHT 1996 STEVENS-NEBS LAW MADLISHING	CO. PORTAND, OR
Klamath County			Vol. m97 Page 2	4419
4V3 Pine Stroot	Suite 300		STATE OF OREGON,	. 1
UNAL ALLS OK	97601		County of <u>Klamat</u> I certify that the w	th }
P.O. Box 14	tedt	and a state of the second s	"" i i i i i i i i i i i i i i i i i i	- AL. 20.1
Sprague River, OR Grantee's Name and	97639		-3:08 o'clock P M	, 19 <u>.97_</u> ,
After recording, return to (Name, Address, 70		SPACE RESERVED	MOLAND MOLAND MOLAND	97
Gregory Paul Ahlst P.O. Box 14	.edt	FOR RECORDER'S USE	ment/microfilm/reception	Sa . 1041 11
Sprague River OP	97639		county,	
Intil requested otherwise, sond all tax statem Gregory Paul Ahlst R.O. Box 16			Witness my hand and affixed.	seal of Coun
a second day and a			Bernetha G. Letach	. County C
Sprague_River, OR_	-97639			
		Fee \$30.00	By Dauline Mul	e solo Deput
ZNOW		QUITCLAIM DEED		
State_of_Oregon	PRESENTS that _K]	Lamath County,	Public_Corporation	
ereinafter called grantor, for the	consideration hereina	after stated does borehu		ot the
ereinafter called grantee, and up	adt.	stated, does hereby ref	nise, release and forever quitclaim	unto
al property, with the tonoment	to grantee's heirs, suc	ccessors and assigns, all of	the granton's state state	t in that certain
lamath	- County, State of Or	regon, described as follows	elonging or in any way appertaining to-wit-	ing, situated in
ion 23. Township 2	irst Additio	n To Klamath Fo	rest Estates situate he Willamette Morida	_
lamath County, Ore	gon.	ge 10 East of t	rest Estates situate he Willamette Meridi	ed in Sec
		ter da ser a tra esta a		
SUBJECT TO Covenan	ts. condition		s, easements, restri	
rights, rights of w	way and all r	ns, reservation.	s, easements, restri	ctions.
		appearing appearing	ng of record.	,,
To Have and to Hold the same	(IF SPACE INBUFFICIE	ent, continue description on re	VERSEN	
To Have and to Hold the san The true and actual considera	and grantee and gr	ENT, CONTINUE DESCRIPTION ON RE rantee's heirs, successors a	nd accieve for	
To Have and to Hold the san The true and actual considera al consideration consists of or i n the consideration of the same set of the same s	ation paid for this tran	rantee's heirs, successors a sfer, stated in terms of doll	nd assigns forever.	ł owever, the .
h) consideration. Consists of or in h) consideration. (The sentence by In construing this doed when	alion paid for this tran teludes other property etween the symbols 0, if no	rantee's heirs, successors a isfer, stated in terms of doll for value given or promise et spriiceble, should be delend of	nd assigns forever. ars, is \$.2.,021.00	łowever, the Je (indicate-
h consideration consists of or in h) consideration. (1) (The sentence by In construing this deed, wher e so that this deed shall around	ation paid for this tran teludes other property where the symbols 0, if m re the context so requi	rantee's heirs, successors a isfer, stated in terms of doll r or value given or promise et applicable, charld be deleted. t ires, the singular includes t	nd assigns forever. ars, is \$.2., 021.00	ole (indicate-
An consideration consists of or in the consideration. ⁽¹⁾ (The consideration. ⁽²⁾ (The constructed by In construing this deed, where is that this deed shall apply eq IN WITTERCO STATES (Construction)	ation paid for this tran the transformed for the transformed for the symbols of the tween the symbols of the the tween the context so requi qually to corporations	rantee's heirs, successors a isfer, stated in terms of doll for value given or promise et eppliceble, chould be deleted. I ires, the singular includes the and to individuate	nd assigns forever. ars, is \$ 2, 021.00	ole (indicate-
Arconsideration consists of or in the consideration. ⁽¹⁾ (The construct by In construing this deed, wher is so that this deed shall apply eq IN WITNESS WHEREOF, the or is a corporation, it has caused so by order of its board of direct	ation paid for this tran teludes other property etween the symbols 0, if no re the context so requi qually to corporations the grantor has execute d its name to be signed ctors.	rantee's heirs, successors a ster, stated in terms of doll for value given or promise et opliceble, chould be deleted. ires, the singular includes the and to individuals. et this instrument this 29 d and its seal, if any, affixe	nd assigns forever. ars, is \$ 2, 021.00	ole (indicate-
Arconsideration consists of or in the consideration. ⁽¹⁾ (The construct by In construing this deed, wher is so that this deed shall apply eq IN WITNESS WHEREOF, the or is a corporation, it has caused so by order of its board of direct	ation paid for this tran teludes other property etween the symbols 0, if no re the context so requi qually to corporations the grantor has execute d its name to be signed ctors.	rantee's heirs, successors a ster, stated in terms of doll for value given or promise et opliceble, chould be deleted. ires, the singular includes the and to individuals. et this instrument this 29 d and its seal, if any, affixe	nd assigns forever. ars, is $2.021.00$ d which is part of the the which which is part of the line which we one 93.030, he plural, and all grammatical chan th day of <u>July</u> d by an officer or other person duly	ole (indicate- ges shall be , 19_97; if authorized
A consideration consists of or in h) consideration. (The sentence by In construing this deed, wher is so that this deed shall apply eq IN WITNESS WHEREOF, th or is a corporation, it has caused so by order of its board of direct vstrument will NOT ALLOW USE ON ISTRUMENT IN VIOLATION OF APPLICATION OF APPLICATION ISTRUMENT IN VIOLATION OF APPLICATION OF APPLICATI	ation paid for this tran tetudes other property retween the symbols 0, if no re the context so requi qually to corporations the grantor has execute d its name to be signed ctors. IF THE PROPERTY DESCRIF BLE LAND USE LAWS AND INSI INSTRUMENT THE PROPERTY DESCRIFT	rantee's heirs, successors a ster, stated in terms of doll or value given or promise et opplicable, chould be deleted to ires, the singular includes th and to individuals. d this instrument this 29 d and its seal, if any, affixe BED IN Acarecia A	nd assigns forever. ars, is $2.021.00$ d which is part of the the which which is part of the line which we one 93.030, he plural, and all grammatical chan th day of <u>July</u> d by an officer or other person duly	ole (indicate- ges shall be , 19_97; if authorized
Arconstitutethen consists of or in h) consideration. ⁽¹⁾ (The sentence be In construing this deed, wher is so that this deed shall apply eq IN WITNESS WHEREOF, th or is a corporation, it has caused so by order of its board of direct so by order of its board of direct VISTRUMENT IN VIOLATION OF APPLICA IS. DEFORE SIGNING OR ACCEPTING T RING FEE TITLE TO THE PROPERTY SH CITY OR COUNTY PLANNING DEPARTM IN FEEDMING ANY LANNING DEPARTM	ation paid for this tran technology of the property technology of the property technology of the property technology of the property participation of the property d its name to be signed to b	rantee's heirs, successors a isfer, stated in terms of doll for value given or promise at applicable, should be deleted. I ires, the singular includes the and to individuals. and to individuals. and this instrument this 29 d and its scal, if any, affixe BED IN REGU- ERSON	nd assigns forever. ars, is $2.021.00$	ges shall be , 19 <u>97</u> , if authorized
Arconstitutention consists of or in the consideration of the sentence by In construing this deed, where is that this deed shall apply eq IN WITNESS WHEREOF, th or is a corporation, it has caused so by order of its board of direct so by order of its board of direct NSTRUMENT IN VIOLATION OF APPLICA IS. DEFORE SIGNING OR ACCEPTING T RING FEE TITLE TO THE PROPERTY SH CITY OR COUNTY PLANNING DEPARTM OFFEE MARK ANY VIOLATION OF APPLICAL SO DEPARTS ANY VIOLATION OF APPLICAL SO DEPART SIGNING ON ACCEPTING T CITY OR COUNTY PLANNING DEPARTM	ation paid for this tran technology of the property technology of the property technology of the property technology of the property participation of the property d its name to be signed to b	rantee's heirs, successors a isfer, stated in terms of doll for value given or promise at applicable, should be deleted. I ires, the singular includes the and to individuals. and to individuals. and this instrument this 29 d and its scal, if any, affixe BED IN REGU- ERSON	nd assigns forever. ars, is $2.021.00$ d which is part of the the which which is part of the line which we one 93.030, he plural, and all grammatical chan th day of <u>July</u> d by an officer or other person duly	ges shall be , 19 <u>97</u> , if authorized
A consideration consists of or in h) consideration. ^(C) (The sentence by In construing this deed, where so that this deed shall apply eq IN WITNESS WHEREOF, th or is a corporation, it has caused so by order of its board of direct vstrument will NOT ALLOW USE O ISTRUMENT IN VIOLATION OF APPLICAN IS DEFORE SIGNING OR ACCEPTING SO DEFORE SIGNING OR ACCEPTING CITY OR COUNTY PLANNING DEPARTM ODETERMINE ANY LIMITS ON LAWSUIT CES AS DEFINED IN ORS 30.930.	ation paid for this tran reludes other property etween the symbols Φ , if me re the context so requi yually to corporations are grantor has execute d its name to be signed ctors. IF THE PROPERTY DESCRI BLE LAND USE LAWS AND THIS INSTRUMENT, THE PA IOULD CHECK WITH THE A RENT TO VERTIFY APPROVED S AGAINST FARMING OR FO	rantee's heirs, successors a lister, stated in terms of doll or value given or promise et opliceble, chould be deleted. I irres, the singular includes th and to individuals. et d this instrument this _29 d and its seal, if any, affixe BED IN REGU- DUSES OREST	nd assigns forever. ars, is \$ 2,021.0001 d which is part of the the who for ORS 93.030.) he plural, and all grammatical chan th_day of July d by an officer or other person duly chulter Dirof_Pul	ges shall be , 19 <u>97</u> , if authorized
Arconstduction consists of or in the consideration. ^(C) (The contenes by In construing this deed, wher is so that this deed shall apply eq IN WITNESS WHEREOF, th or is a corporation, it has caused so by order of its board of direct so by order of its board of direct NSTRUMENT IN VIOLATION OF APPLICAN ISTRUMENT IN VIOLATION OF	ation paid for this tran reludes other property etween the symbols 0, if me re the context so requi yually to corporations are grantor has execute d its name to be signed ctors. IF THE PROPERTY DESCRI BLE LAND USE LAWS AND THIS INSTRUMENT, THE PA IOULD CHECK WITH THE A ENT TO VERTEY APPROVED S AGAINST FARMING OR FO OREGON, County on S instrument was one	rantee's heirs, successors a lister, stated in terms of doll or value given or promise et opliceble, chould be deleted. I irres, the singular includes th and to individuals. et d this instrument this 29 d and its seal, if any, affixe BED IN REGU- EGU- EGU- DUSES OREST	nd assigns forever. ars, is \$ 2,021.00	iges shall be , 19_97; if authorized
A consideration consists of or in h) consideration. ^(C) (The source by In construing this deed, wher is that this deed shall apply eq IN WITNESS WHEREOF, th or is a corporation, it has caused so by order of its board of direc vstrument will NOT ALLOW USE O ISTRUMENT IN VIOLATION OF APPLICAN IS DEFORE SIGNING OR ACCEPTING IS DEFORE SIGNING OR ACCEPTING IS DEFORE SIGNING OR ACCEPTING OF TERMINE ANY LIMITS ON LAWSUIT CES AS DEFINED IN ORS 30.930. S'TATE OF This by	ation paid for this tran reludes other property etween the symbols 0, if me re the context so requi yually to corporations the grantor has execute d its name to be signed ctors. IF THE PROPERTY DESCRII BLE LAND USE LAWS AND THIS INSTRUMENT, THE PA IOULD CHECK WITH THE A RENT TO VERTEY APPROVED S AGAINST FARMING OR FO S OREGON, County o is instrument was ackr	rantee's heirs, successors a lister, stated in terms of doll or value given or promise et eppliceble, chould be deleted. I irres, the singular includes th and to individuals. et this instrument this 29 d and its scal, if any, affixe BED IN REGU- REGU- REGU- RESON PPPRO- DUSES OREST DfK1 ama t h	nd assigns forever. ars, is \$ 2,021.00	yes shall be , 19_97; if authorized
A consideration consists of or in h) consideration. ⁽⁾ (The continue by In construing this deed, where s that this deed shall apply eq IN WITNESS WHEREOF, th or is a corporation, it has caused so by order of its board of direc vstrument will NOT ALLOW USE O ISTRUMENT IN VIOLATION OF APPLICAN ISTRUMENT IN VIOLATION OF APPLICAN STATE OF THE PROPERTY SH OFFERMINE ANY LIMITS ON LAWSUIT: GES AS DEFINED IN ORS 30.930. STATE OF This by	ation paid for this tran teludes other property etween the symbols 0, if more re the context so requi jually to corporations a grantor has execute d its name to be signed ctors. IF THE PROPERTY DESCRIFT BLE LAND USE LAWS AND INSTRUMENT, THE PR IOULD CHECK WITH THE A MENT TO VERIFY APPROVED S AGAINST FARMING OR FO S OREGON, County o is instrument was ackn	rantee's heirs, successors a ster, stated in terms of doll or value given or promise et explicible chould be deleted. I ires, the singular includes the and to individuals. et this instrument this 29 d and its seal, if any, affixe BED IN REGU- ERSON PPRO- DUSES OREST DfK1 ama.th mowledged before me on	nd assigns forever. ars, is \$ 2,021.00	-, 19, 19, if y authorized
Arconsideration consists of or in the consideration. ⁽¹⁾ (The conteness In construing this deed, wher is so that this deed shall apply eq IN WITNESS WHEREOF, th or is a corporation, it has caused so by order of its board of direct so by order of its board of direct NSTRUMENT IN VIOLATION OF APPLICA IS. DEFORE SIGNING OR ACCEPTING T RING FEE TITLE TO THE PROPERTY SH CITY OR COUNTY PLANNING DEPARTM DEFERMINE ANY LIMITS ON LAWSUIT ICES AS DEFINED IN ORS 30.930. STATE OF This STATE OF This by	ation paid for this tran reludes other property etween the symbols 0, if me re the context so requi jually to corporations the grantor has execute d its name to be signed tors. IF THE PROPERTY DESCRII BLE LAND USE LAWS AND THIS INSTRUMENT, THE PA IOULD CHECK WITH THE A RENT TO VERIFY APPROVED S AGAINST FARMING OR FO S OREGON, County of s instrument was acknown s instrument was acknown s control of the second s control of the second s instrument was acknown s ins	rantee's heirs, successors a ster, stated in terms of doll or value given or promise et explicitly chould be deleted. I ires, the singular includes the and to individuals. et this instrument this 29 d and its seal, if any, affixe BED IN EEGU- ERSON PPRO- DUSES OREST ofK1 amath nowledged before me on	nd assigns forever. ars, is \$ 2,021.00	-, 19, 19, if y authorized
A consideration consists of or in th) consideration. ⁽¹⁾ (The contenes by In construing this deed, wher is so that this deed shall apply eq IN WITNESS WHEREOF, th or is a corporation, it has caused so by order of its board of direc NSTRUMENT WILL NOT ALLOW USE ON INSTRUMENT WILL NOT ALLOW USE ON NSTRUMENT WILL NOT ALLOW USE ON STRUMENT WILL NOT ALLOW USE ON DETERMINE ANY LIMITS ON LAWSUIT CES AS DEFINED IN ORS 30.930. STATE OF This by OFFICUE SEADE OFFICUE SEADE LINDA A SEATER	ation paid for this tran reludes other property etween the symbols O, if m re the context so requi qually to corporations are grantor has execute d its name to be signed ctors. If THE PROPERTY DESCRI BLE LAND USE LAWS AND THIS INSTRUMENT, THE PI OULD CHECK WITH THE A MENT TO VERIFY APPROVED S AGAINST FARMING OR FO S AGAINST FARMING OR FO S INSTRUMENT WAS ackn of S Instrument was ackn s instrument was ackn ncis_Roberts State_of_Ore	rantee's heirs, successors a ster, stated in terms of doll or value given or promise et explicitly chould be deleted. I ires, the singular includes the and to individuals. et this instrument this 29 d and its seal, if any, affixe BED IN EEGU- ERSON PPRO- DUSES OREST ofK1 amath nowledged before me on	nd assigns forever. ars, is \$ 2,021.00	-, 19, 19, if y authorized
A consideration consists of or in th) consideration O (The sentence by In construing this deed, wher is so that this deed shall apply eq IN WITNESS WHEREOF, th or is a corporation, it has caused so by order of its board of direct so by order of its board of direct NSTRUMENT IN VIOLATION OF APPLICAL IS DEFORE SIGNING OR ACCEPTING T RING FEE TITLE TO THE FROPERTY SH CITY OR COUNTY PLANNING DEPARTM DEFERMINE ANY LIMITS ON LAWSUT CES AS DEFINED IN ORS 30.930. STATE OF This by DEFERMINE SIGNING ON ACCEPTING T COFFIC OF SEALS OFFIC OF SEALS UNDA A. SEATER NOTARY PUBLIC-OREGO COMMISSION NO AMON	ation paid for this tran returned symbols of if the returned of the property returned the symbols of if the re the context so requi jually to corporations is grantor has execute d its name to be signed to so the signed to so the signed of THE PROPERTY DESCRII BLE LAND USE LAWS AND INSTRUMENT, THE PA IOULD CHECK WITH THE A RENT TO VERIFY APPROVED S AGAINST FARMING OR FO S OREGON, County of s instrument was ackn s in	rantee's heirs, successors a ster, stated in terms of doll or value given or promise et explicitly chould be deleted. I ires, the singular includes the and to individuals. et this instrument this 29 d and its seal, if any, affixe BED IN EEGU- ERSON PPRO- DUSES OREST ofK1 amath nowledged before me on	nd assigns forever. ars, is \$ 2,021.00	-, 19, 19, if y authorized
A consideration. Consists of or in the consideration. Cite sentence by In construing this deed, where is so that this deed shall apply eq IN WITNESS WHEREOF, th or is a corporation, it has caused so by order of its board of direct NSTRUMENT WILL NOT ALLOW USE ON NSTRUMENT WILL NOT ALLOW USE ON STRUMENT ALLOW USE ON ALLOW USE ON STRUMENT ALLOW US	ation paid for this tran returned symbols of if the returned of the property returned the symbols of if the re the context so requi jually to corporations is grantor has execute d its name to be signed to so the signed to so the signed of THE PROPERTY DESCRII BLE LAND USE LAWS AND INSTRUMENT, THE PA IOULD CHECK WITH THE A RENT TO VERIFY APPROVED S AGAINST FARMING OR FO S OREGON, County of s instrument was ackn s in	rantee's heirs, successors a ster, stated in terms of doll or value given or promise et explicitly chould be deleted. I ires, the singular includes the and to individuals. et this instrument this 29 d and its seal, if any, affixe BED IN EEGU- ERSON PPRO- DUSES OREST ofK1 amath nowledged before me on	nd assigns forever. ars, is \$ 2,021.0001 d which is part of the the who ice ORS 93.030) he plural, and all grammatical chan th_day of d by an officer or other person duly churterDirof_Put) ss. 	-, 19, 19, if y authorized