53538		/ol_mgs_Page5750_
ROBER STEADEMAN		STATE OF OREGON.
PO BOX 163		County of Klamath ss.
KENO DR. 9762-7 Grantor's Name and Address		I certify that the within instrument
Grantor's Name and Address KATHERINE STEADENAM, et. al.		was received for record on the 23rd day
2061 Ab lenc St.		of <u>February</u> , 1998, at 1:37 o'clock P.M., and recorded in
KLAMATH FALLS OR 97601		book/reel/volume No. M98 on page
Grantee's Name and Address	SPACE RESERVED	5750 and/or as fee/file/instru-
r recording, return to (Name, Address, Zip):  KATHEKUNG STEADEM AV	FOR RECORDER'S USE	ment/microfilm/reception No. 53538-Deed
AS PIBNE	RECONDER'S USE	Records of said County.
		Witness my hand and seal of County
requested otherwise, send all tax statements to (Name, Address, Zip):		affixed.
KATHERINE STEROCMAN		Bernetha G. Letsch, Co. Clerk
	Fee: \$30.00	
		By Kathler Krss , Deputy.
		<u> </u>
시스타 - 항 - 하스타일 하고 있을다.	QUITCLAIM DEED	
KNOW ALL BY THESE PRESENTS that	ROGER STEA	DEMAN
reinafter called grantor, for the consideration herein  KANHERING STEADEMAN, WOOD, reinafter called grantee, and unto grantee's heirs, so  all property, with the tenements, hereditaments and  LAM ATH County, State of C	Elizabeth Steacemacessors and assigns, all of appurtenances thereunto be	the grantor's right, title and interest in that certain elonging or in any way appertaining, situated in
그렇다 그리는 아이들의 아이를 다고 있다.		
RIVERVIEW Z	END ADDITION, B	10CK 4,
LOT 1		
		발생 사용하는 것으로 하는 것이 되었다면 하는 것이다. 발생들은 사용하는 것으로 하는 것이 되었다면 하는 것이다.
어느 생물 보고 있다면 가장 그는 그는 것이 되었다. 그는 사람들은 사람들은 사람들은 사람들이 가장 하는 사람들이 가장 살아 없다. 생물이 가장 없다.		
	"我们的是我们的"Mark",他们们也是一样的"Art",我们的人们的是这种是有一样的。	화작을 되었는데 하는 눈물이 되었다. 그 그 그 그는 그는 그 나가를 모르는 것 같아?
하게 되었다. 그는 사람들이 들어가 그렇게 하는 말을 하는 사람들이 되는 사람들이 가장 사람들이 함께 가장 하는 것이다.		
机双铁铁铁 医克特特氏征 化自己的复数 经国际 医电影 医大胆病 化二甲基磺胺 医阿斯特氏病 医阿斯特氏病 化二甲基酚		
선생님들이 가는 생활님이 느느 보다보고 나는 것도 하는 이번 생활이 보고 생활되지 않을 위한 분활하고 하지않으셨다.		
机双铁铁铁 医克特特氏征 化自己的复数 经国际 医电影 医大胆病 化二甲基磺胺 医阿斯特氏病 医阿斯特氏病 化二甲基酚		
机双铁铁铁 医克特特氏征 化自己的复数 经国际 医电影 医大胆病 化二甲基磺胺 医阿斯特氏病 医阿斯特氏病 化二甲基酚		
선생님들이 가는 생활님이 느느 보다보고 나는 것도 하는 이번 생활이 보고 생활되지 않을 위한 분활하고 하지않으셨다.		
선생님들이 가는 생활님이 느느 보다보고 나는 것도 하는 이번 생활이 보고 생활되지 않을 위한 분활하고 하지않으셨다.		
선생님들이 가는 생활님이 느느 보다보고 나는 것도 하는 이번 생활이 보고 생활되지 않을 위한 분활하고 하지않으셨다.		
2		
(IF SPACE INSL	IFFICIENT, CONTINUE DESCRIPTION O	
(IF SPACE INSU To Have and to Hold the same unto grantee a	nd grantee's heirs, successo	rs and assigns forever.
(IF SPACE INSI To Have and to Hold the same unto grantee a The true and actual consideration paid for this	nd grantee's heirs, successors transfer, stated in terms of	rs and assigns forever. dollars, is \$
(IF SPACE INSU To Have and to Hold the same unto grantee a The true and actual consideration paid for this tual consideration consists of or includes other pro	and grantee's heirs, successor s transfer, stated in terms of perty or value given or pron	rs and assigns forever.  dollars, is \$
(IF SPACE INSU To Have and to Hold the same unto grantee a The true and actual consideration paid for this tual consideration consists of or includes other pro hich) consideration. <sup>©</sup> (The sentence between the symbols	nd grantee's heirs, successors transfer, stated in terms of perty or value given or pron on, if not applicable, should be dele	rs and assigns forever.  dollars, is \$
(F SPACE INSU.  To Have and to Hold the same unto grantee a The true and actual consideration paid for this tual consideration consists of or includes other pro hich) consideration. <sup>©</sup> (The sentence between the symbols In construing this deed, where the context so ade so that this deed shall apply equally to corpora	nd grantee's heirs, successors transfer, stated in terms of operty or value given or pronout if not applicable, should be delete requires, the singular includations and to individuals.	rs and assigns forever.  dollars, is \$
To Have and to Hold the same unto grantee a The true and actual consideration paid for this tual consideration consists of or includes other pro hich) consideration. (The sentence between the symbols In construing this deed, where the context so ade so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has ex	nd grantee's heirs, successors transfer, stated in terms of operty or value given or pronout find the period of the period of the state	rs and assigns forever.  dollars, is \$
To Have and to Hold the same unto grantee a The true and actual consideration paid for this tual consideration consists of or includes other pro hich) consideration. <sup>©</sup> (The sentence between the symbols In construing this deed, where the context so ade so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has ex antor is a corporation, it has caused its name to be	nd grantee's heirs, successors transfer, stated in terms of operty or value given or pronout find the period of the period of the state	rs and assigns forever.  dollars, is \$
To Have and to Hold the same unto grantee a The true and actual consideration paid for this tual consideration consists of or includes other prohich) consideration. The true and actual consideration paid for this tual consideration. The sentence between the symbols In construing this deed, where the context so ade so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has exantor is a corporation, it has caused its name to be do so by order of its board of directors.	and grantee's heirs, successors transfer, stated in terms of a perty or value given or pron of, if not applicable, should be deletequires, the singular includations and to individuals. The signed and its seal, if any, at	rs and assigns forever.  dollars, is \$
To Have and to Hold the same unto grantee a The true and actual consideration paid for this tual consideration consists of or includes other prohich) consideration. The sentence between the symbols In construing this deed, where the context so ade so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has exantor is a corporation, it has caused its name to be do so by order of its board of directors.	and grantee's heirs, successors transfer, stated in terms of a perty or value given or pron o, if not applicable, should be delerequires, the singular includations and to individuals. The secured this instrument this signed and its seal, if any, at the samp recit.	rs and assigns forever.  dollars, is \$
To Have and to Hold the same unto grantee a The true and actual consideration paid for this tual consideration. On the same unto grantee a tual consideration. The true and actual consideration paid for this tual consideration. The sentence between the symbols In construing this deed, where the context so ade so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has exantor is a corporation, it has caused its name to be do so by order of its board of directors.  ILS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY ILS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAY ITIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT.	and grantee's heirs, successors transfer, stated in terms of operty or value given or pronopo, if not applicable, should be delerequires, the singular includations and to individuals. The second and its seal, if any, at the person in the pe	rs and assigns forever.  dollars, is \$
(IF SPACE INSL.  To Have and to Hold the same unto grantee a The true and actual consideration paid for this tual consideration consists of or includes other prohich) consideration. (The sentence between the symbols In construing this deed, where the context so ade so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has exantor is a corporation, it has caused its name to be do so by order of its board of directors.  IIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY IS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW TIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT COURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITHATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIEY APPLIANTED TO VERIEY APPLIANTED.	and grantee's heirs, successors transfer, stated in terms of perty or value given or pron o, if not applicable, should be dele requires, the singular includitions and to individuals. Secuted this instrument this signed and its seal, if any, at the person of the person	rs and assigns forever.  dollars, is \$
To Have and to Hold the same unto grantee a The true and actual consideration paid for this tual consideration consists of or includes other prohich) consideration. The true and actual consideration paid for this tual consideration. The sentence between the symbols In construing this deed, where the context so ade so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has exantor is a corporation, it has caused its name to be do so by order of its board of directors.  IIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY INSINISTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW ITIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT COURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH INTERCEPT OF COUNTY PLANNING DEPARTMENT TO VERIFY AP NOT DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING TO THE PROPERTY SHOULD CHECK WITH	and grantee's heirs, successors transfer, stated in terms of perty or value given or pron o, if not applicable, should be dele requires, the singular includitions and to individuals. Secuted this instrument this signed and its seal, if any, at the person of the person	rs and assigns forever.  dollars, is \$
To Have and to Hold the same unto grantee a The true and actual consideration paid for this tual consideration consists of or includes other prohich) consideration. (The sentence between the symbols In construing this deed, where the context so ade so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has exantor is a corporation, it has caused its name to be do so by order of its board of directors.  IIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY INSINSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW TIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT COURT OR COUNTY PLANNING DETAY SHOULD CHECK WITHATE CITY OR COUNTY PLANNING ON LAWSUITS AGAINST FARMING TRACTICES AS DEFINED IN ORS 30,930.	and grantee's heirs, successors transfer, stated in terms of a perty or value given or pron of, if not applicable, should be delerequires, the singular includations and to individuals. It is instrument this signed and its seal, if any, at the PERSON IN THE PERSON IN THE APPROPROVED USES NG OR FOREST	rs and assigns forever.  dollars, is \$
To Have and to Hold the same unto grantee a The true and actual consideration paid for this tual consideration consists of or includes other pro hich) consideration. <sup>©</sup> (The sentence between the symbols In construing this deed, where the context so ade so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has ex antor is a corporation, it has caused its name to be do so by order of its board of directors.  IIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY IS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW TIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT OURTING FEE TITLE TO THE PROPERTY SHOULD CHECK WIT HATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY AP ID TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMINACTICES AS DEFINED IN ORS 30,930.  STATE OF OREGON. CO	and grantee's heirs, successors transfer, stated in terms of operty or value given or pron of if not applicable, should be deleterequires, the singular includitions and to individuals. Secuted this instrument this signed and its seal, if any, at the person of the pers	rs and assigns forever.  dollars, is \$
To Have and to Hold the same unto grantee a The true and actual consideration paid for this stual consideration consists of or includes other prohich) consideration. The sentence between the symbols In construing this deed, where the context so ade so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has exantor is a corporation, it has caused its name to be do so by order of its board of directors.  ILS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW THOMS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT COURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITHATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY AP USE TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING ACCTICES AS DEFINED IN ORS 30,930.  STATE OF OREGON, CA	and grantee's heirs, successors transfer, stated in terms of operty or value given or pron of if not applicable, should be deleted in terms of operty or value given or pron of if not applicable, should be deleted in the successor of individuals. Secured this instrument this signed and its seal, if any, at the person of the	rs and assigns forever.  dollars, is \$
To Have and to Hold the same unto grantee a The true and actual consideration paid for this stual consideration. O (The sentence between the symbols In construing this deed, where the context so ade so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has extent is a corporation, it has caused its name to be do so by order of its board of directors.  IIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY HIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW TIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT OURINING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH A COUNTY PLANNING DEPARTMENT TO VERIFY AP UD TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING ACCIDES AS DEFINED IN ORS 30,930.  STATE OF OREGON, CA	and grantee's heirs, successors transfer, stated in terms of perty or value given or pron on if not applicable, should be deleterequires, the singular includitions and to individuals. Secuted this instrument this signed and its seal, if any, at the person of the perso	rs and assigns forever.  dollars, is \$
OF SPACE INSL.  To Have and to Hold the same unto grantee a The true and actual consideration paid for this stual consideration consists of or includes other prohich) consideration. The sentence between the symbols In construing this deed, where the context so ade so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has exantor is a corporation, it has caused its name to be do so by order of its board of directors.  IIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY IS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAND	and grantee's heirs, successors transfer, stated in terms of operty or value given or pron of if not applicable, should be deleted in terms of operty or value given or pron of if not applicable, should be deleted in the successor of individuals. Secured this instrument this signed and its seal, if any, at the person of the	rs and assigns forever.  dollars, is \$
To Have and to Hold the same unto grantee a The true and actual consideration paid for this stual consideration. On the sentence between the symbols In construing this deed, where the context so ade so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has extantor is a corporation, it has caused its name to be do so by order of its board of directors.  IIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY HIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW MITONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT RIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPLICABLE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPLICABLE SAS DEFINED IN ORS 30,930.  STATE OF OREGON, CATTIS INSTRUMENT APPLICABLE OF OREGON.	and grantee's heirs, successors transfer, stated in terms of perty or value given or pron on if not applicable, should be deleterequires, the singular includitions and to individuals. Secuted this instrument this signed and its seal, if any, at the person of the perso	rs and assigns forever.  dollars, is \$
To Have and to Hold the same unto grantee a The true and actual consideration paid for this stual consideration consists of or includes other prohich) consideration. (It is sentence between the symbols in construing this deed, where the context so ade so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has extrantor is a corporation, it has caused its name to be do so by order of its board of directors.  Its instrument will not allow use of the property its instrument in violation of applicable land use law attoms. Before signing or accepting this instrument to couring the trille to the property should check with the property of the prope	and grantee's heirs, successors transfer, stated in terms of perty or value given or pron on if not applicable, should be deleterequires, the singular includitions and to individuals. Secuted this instrument this signed and its seal, if any, at the person of the perso	rs and assigns forever.  dollars, is \$
To Have and to Hold the same unto grantee a The true and actual consideration paid for this stual consideration consists of or includes other prohich) consideration. The sentence between the symbols In construing this deed, where the context so ade so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has exantor is a corporation, it has caused its name to be do so by order of its board of directors.  Ils INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAW ITIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT TO VIEW AND THE PROPERTY SHOULD CHECK WITH ALTE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY AP IND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMINACTICES AS DEFINED IN ORS 30,930.  STATE OF OREGON, C. This instrument we by	and grantee's heirs, successors transfer, stated in terms of perty or value given or pron on if not applicable, should be deleterequires, the singular includitions and to individuals. Secuted this instrument this signed and its seal, if any, at the person of the perso	rs and assigns forever.  dollars, is \$
To Have and to Hold the same unto grantee a The true and actual consideration paid for this stual consideration consists of or includes other prohich) consideration. (It is sentence between the symbols in construing this deed, where the context so ade so that this deed shall apply equally to corpora IN WITNESS WHEREOF, the grantor has extrantor is a corporation, it has caused its name to be do so by order of its board of directors.  Its instrument will not allow use of the property its instrument in violation of applicable land use law attoms. Before signing or accepting this instrument to couring the trille to the property should check with the property of the prope	and grantee's heirs, successors transfer, stated in terms of perty or value given or pron on if not applicable, should be deleterequires, the singular includitions and to individuals. Secuted this instrument this signed and its seal, if any, at the person of the perso	rs and assigns forever.  dollars, is \$