60919 98 JUN 26 P1	119	COPYRIGHT 1998 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR 87204
bigmoth Country		Vol_ m98 Page 22422
Klamath County 403 Pine Street, Suite 300		STATE OF OREGON.
Klamath Falls OR 97601		County of Ss.
-K-L-L-Service. Inc		I certify that the within instrument
DJ Lalle Industrian #5//		was received for record on the <u>26th</u> day of <u>June</u> , 19 98, at
San Clemente, CA 92672 Grantee's Name and Addreas		O'Clock F M and reported
After recording, return to (Kame, Address, Zip):		book/reel/volume No M98
W. V. T. Service, Inc	SPACE RESERVED FOR	and/or as fee/file/insta-
-u-valle Industriac #5//	RECORDER'S USE	ment/microfilm/reception No. 60919 DEE Records of said County.
-San Lemente, CA 92672		Witness my hand and seal of County
Until requested otherwise, send all tax statements to (Name, Address, Zip): W. V. T. Service, Inc.		affixed.
-u-Lalle_Industriae #544		Bernetha G. Letsch, Co Clerk
San Clemente, CA 92672		IIILE
	FEE:\$30.00	By Kathlun Ross, Deputy.
		, Бершу.
KNOW ALL BY THESE PRESENTS	ITCLAIM DEED	
KNOW ALL BY THESE PRESENTS that _Klama the_State_of_Oregon	ith County, a	Political sub-division of
ereinafter called grantor, for the consideration hereinafter st. $J_V_T_Service_Inc_$ ereinafter called grantee, and unto grantee's bairs	accu, uses hereby remi	se, release and forever quitclaim unto
al property, with the tenements, hereditaments and appurt Lamath	tenances thereunto bel	onging or in any way appertaining situated in
Lot 3, Block 34, First Addition To Official plat thereof on file in the	Klamath Form	
official plat thereof on file in the county, Oregon.	he office of	st Estates, according to the
ounty, oregon.		the County Clerk of Klamath
SUBJECT TO Covenants, conditions, r rights, rights of way and all matte		
rights, rights of way and all matte	ers appearing	of record
	- 0	
		14
(IF SPACE INSUFFICIENT, CON	TINUE DESCRIPTION ON REVE	895
	ITINUE DESCRIPTION ON REVER	
The true and actual consideration paid for this transfer, so	's heirs, successors and tated in terms of dollars	assigns forever. s, is \$-1-850,00
The true and actual consideration paid for this transfer, st al consideration consists of or includes other property or val eh) consideration. O (The subtract hold of the subtra	's heirs, successors and tated in terms of dollar: tue given or promised.	assigns forever. s, is \$-1., 850.00
The true and actual consideration paid for this transfer, st al consideration consists of or includes other property or val eh) consideration. <sup>(1)</sup> (The sentence between the symbols <sup>(2)</sup> , if not applied In construing this deed, where the particular symbols <sup>(2)</sup> , if not applied in construing this deed, where the particular symbols <sup>(2)</sup> , if not applied in construing the sentence between the sentence between the symbols <sup>(2)</sup> .	's heirs, successors and tated in terms of dollars the given or promised eable, should be deleted. See	I assigns forever. s, is \$ 1.,85000
The true and actual consideration paid for this transfer, st al consideration consists of or includes other property or val etc) consideration. <sup>(1)</sup> (The sentence between the symbols <sup>(2)</sup> , if act applied In construing this deed, where the context so requires, the e so that this deed shall apply equally to context so requires.	's heirs, successors and tated in terms of dollars the given or promised- coble, should be deleted. East to singular includes the	I assigns forever. s, is \$ 1., 8.50., 00
The true and actual consideration paid for this transfer, st al consideration consists of or includes other property or val consideration. <sup>①</sup> (The sentence between the symbols <sup>①</sup> , if not applied In construing this deed, where the context so requires, the e so that this deed shall apply equally to corporations and to IN WITNESS WHERE of the sentence between the symbols <sup>②</sup> .	's heirs, successors and tated in terms of dollar, the given or promised- exple, chould be deleted. See the singular includes the p individuals.	I assigns forever. s, is \$-1., 85000
The true and actual consideration paid for this transfer, st al consideration consists of or includes other property or val consideration. <sup>①</sup> (The sentence between the symbols <sup>①</sup> , if not applied In construing this deed, where the context so requires, the e so that this deed shall apply equally to corporations and to IN WITNESS WHERE of the sentence between the symbols <sup>②</sup> .	's heirs, successors and tated in terms of dollar, the given or promised- exple, chould be deleted. See the singular includes the p individuals.	I assigns forever. s, is \$ 1, ,850, 00
The true and actual consideration paid for this transfer, st al consideration consists of or includes other property or val ch) consideration. <sup>①</sup> (The sentence between the symbols <sup>①</sup> , if not applie In construing this deed, where the context so requires, th e so that this deed shall apply equally to corporations and to IN WITNESS WHEREOF, the grantor has executed this tor is a corporation, it has caused its name to be signed and it o so by order of its board of directors.	's heirs, successors and tated in terms of dollar the given or promised- exple, chould be deleted. See the singular includes the individuals. instrument this .24 <u>t</u> .	I assigns forever. s, is \$ 1, ,850, 00
The true and actual consideration paid for this transfer, st al consideration consists of or includes other property or val ch) consideration. <sup>①</sup> (The sentence between the symbols <sup>①</sup> , if not applie In construing this deed, where the context so requires, th e so that this deed shall apply equally to corporations and to IN WITNESS WHEREOF, the grantor has executed this tor is a corporation, it has caused its name to be signed and it o so by order of its board of directors.	's heirs, successors and tated in terms of dollar the given or promised- exple, chould be deleted. See the singular includes the individuals. instrument this .24 <u>t</u> .	A assigns forever. s, is \$-1, 85000
The true and actual consideration paid for this transfer, st al consideration consists of or includes other property or val- consideration. O (The sentence between the symbols O, if act applie In construing this deed, where the context so requires, th e so that this deed shall apply equally to corporations and to IN WITNESS WHEREOF, the grantor has executed this tor is a corporation, it has caused its name to be signed and i o so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- NS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT THE PERSON	's heirs, successors and tated in terms of dollar the given or promised- exple, chould be deleted. See the singular includes the individuals. instrument this .24 <u>t</u> .	I assigns forever. s, is \$ 1, ,850, 00
The true and actual consideration paid for this transfer, st al consideration consists of or includes other property or val- consideration. O (The sentence between the symbols O, if act applie In construing this deed, where the context so requires, th e so that this deed shall apply equally to corporations and to IN WITNESS WHEREOF, the grantor has executed this tor is a corporation, it has caused its name to be signed and i o so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- NS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT THE PERSON	's heirs, successors and tated in terms of dollar the given or promised- exple, chould be deleted. See the singular includes the individuals. instrument this .24 <u>t</u> .	A assigns forever. s, is \$ 1, 850, 00
The true and actual consideration paid for this transfer, so al consideration consists of or includes other property or val- th) consideration. <sup>(1)</sup> (The sentence between the symbols <sup>(2)</sup> , if not applied in construing this deed, where the context so requires, th e so that this deed shall apply equally to corporations and to IN WITNESS WHEREOF, the grantor has executed this for is a corporation, it has caused its name to be signed and i so by order of its board of directors. NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- ies. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON RING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPRO- CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.	's heirs, successors and tated in terms of dollar the given or promised- exple, chould be deleted. See the singular includes the individuals. instrument this .24 <u>t</u> .	A assigns forever. s, is \$ 1, 850, 00
The true and actual consideration paid for this transfer, st al consideration consists of or includes other property or val- ch) consideration. <sup>(1)</sup> (The sentence between the symbols <sup>(2)</sup> , if not applied In construing this deed, where the context so requires, th e so that this deed shall apply equally to corporations and to IN WITNESS WHEREOF, the grantor has executed this tor is a corporation, it has caused its name to be signed and i o so by order of its board of directors. INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- NS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON RING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPRO- E CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES	's heirs, successors and tated in terms of dollar the given or promised- exple, chould be deleted. See the singular includes the individuals. instrument this .24 <u>t</u> .	A assigns forever. s, is \$ 1, 850, 00
The true and actual consideration paid for this transfer, st al consideration consists of or includes other property or val- sh) consideration. <sup>(1)</sup> (The sentence between the symbols <sup>(2)</sup> , if not appli- in construing this deed, where the context so requires, th e so that this deed shall apply equally to corporations and to IN WITNESS WHEREOF, the grantor has executed this tor is a corporation, it has caused its name to be signed and it o so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN OCTOPER SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON RING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPRO- ECITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES D DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST ICES AS DEFINED IN ORS 30.930. STATE OF OREGON. County of	's heirs, successors and tated in terms of dollars the given or promised- explexition of promised- explexition of promised- te singular includes the pindividuals. instrument this 24th its seal, if any, affixed the seal, if any, affixed the seal, if any affixed the seal of the seal of the seal the seal of the seal of the seal the seal of the seal of the seal the seal of the seal of the seal of the seal the seal of the seal of the seal of the seal the seal of the seal of the seal of the seal of the seal the seal of the	A assigns forever. s, is \$ 1, 850, 00 • However, the which is part of the 1 the whole (indicate • ORS 02.020) plural, and all grammatical changes shall be 2. day ofJune
The true and actual consideration paid for this transfer, st al consideration consists of or includes other property or val- sh) consideration. <sup>(1)</sup> (The sentence between the symbols <sup>(2)</sup> , if not appli- in construing this deed, where the context so requires, th e so that this deed shall apply equally to corporations and to IN WITNESS WHEREOF, the grantor has executed this tor is a corporation, it has caused its name to be signed and it o so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN SCITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES D DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST ICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of	's heirs, successors and tated in terms of dollars the given or promised- exple, chould be deleted. See the singular includes the p individuals. instrument this 24th its seal, if any, affixed th Second Content Klamath	A assigns forever. s, is \$ 1, 850, 00 • However, the which is part of the 1 the whole (indicate • ORS 02.020) plural, and all grammatical changes shall be 2. day ofJune, 19 98; if by an officer or other person duly authorized wult
The true and actual consideration paid for this transfer, st al-consideration consists of or includes other property or val- eh) consideration. <sup>(1)</sup> (The sentence between the symbols <sup>(2)</sup> , if not applie In construing this deed, where the context so requires, th e so that this deed shall apply equally to corporations and to IN WITNESS WHEREOF, the grantor has executed this tor is a corporation, it has caused its name to be signed and it o so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- NS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON RING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPRO- E CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES D DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST TICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of This instrument was acknowled	's heirs, successors and tated in terms of dollars tue given or promised- cable, chould be deleted. See the singular includes the p individuals. instrument this 24 th its seal, if any, affixed th where the second second second second second second second the second se	Assigns forever. s, is \$ 1.,850.00
The true and actual consideration paid for this transfer, st al consideration consists of or includes other property or val- eh) consideration. <sup>(1)</sup> (The sentence between the symbols <sup>(2)</sup> , if not applic In construing this deed, where the context so requires, th e so that this deed shall apply equally to corporations and to IN WITNESS WHEREOF, the grantor has executed this tor is a corporation, it has caused its name to be signed and it to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- NS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON RING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPRO- E CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES D DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST TICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of	's heirs, successors and tated in terms of dollars tue given or promised- cable, chould be deleted. See the singular includes the p individuals. instrument this 24 th its seal, if any, affixed th where the second second second second second second second the second se	Assigns forever. s, is \$ 1.,850.00
The true and actual consideration paid for this transfer, st al consideration consists of or includes other property or val- consideration. O (The science between the symbols O, if act appli- in construing this deed, where the context so requires, th e so that this deed shall apply equally to corporations and to IN WITNESS WHEREOF, the grantor has executed this tor is a corporation, it has caused its name to be signed and i o so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- NS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON RING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPRO- ECITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES D DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST ICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of	's heirs, successors and tated in terms of dollars the given or promised- explosion of promised- explosion of promised- te singular includes the o individuals. instrument this 24 th its seal, if any, affixed th fits seal, if any, affixed th fits seal, if any affixed th fits seal affixed the search of the search of the search of the fits seal affixed the search of the sea	A assigns forever. s, is \$ 1.,850.00
The true and actual consideration paint of this transfer, st al consideration consists of or includes other property or val- ble consideration. O (The sentence between the symbols O, if not applie In construing this deed, where the context so requires, th e so that this deed shall apply equally to corporations and to IN WITNESS WHEREOF, the grantor has executed this tor is a corporation, it has caused its name to be signed and i o so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- NS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON RING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPRO- ECITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES D DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST ICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of	's heirs, successors and tated in terms of dollars tue given or promised- eable, chould be deleted. See the singular includes the p individuals. instrument this 24 th its seal, if any, affixed th where the second second second Klamath liged before me on liged before me on	A assigns forever. s, is \$ 1.,850.00
The true and actual consideration paid for this transfer, st al consideration consists of or includes other property or val- ble consideration. O (The scheme between the symbols Q, if not applie In construing this deed, where the context so requires, the e so that this deed shall apply equally to corporations and to IN WITNESS WHEREOF, the grantor has executed this tor is a corporation, it has caused its name to be signed and it e so by order of its board of directors. NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- SO DEFERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST DEFERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST ICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of	's heirs, successors and tated in terms of dollars tue given or promised- eable, chould be deleted. See the singular includes the p individuals. instrument this 24 th its seal, if any, affixed th where the second second second Klamath liged before me on liged before me on	A assigns forever. s, is \$ 1.,850.00
The true and actual consideration paid for this transfer, st al consideration. Consists of or includes other property or val- eh) consideration. (The sentence between the symbols 0, if not appli- in construing this deed, where the context so requires, th e so that this deed shall apply equally to corporations and to IN WITNESS WHEREOF, the grantor has executed this tor is a corporation, it has caused its name to be signed and i o so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- NS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON RING FEE TILE TO THE PROPERTY SHOULD CHECK WITH THE APPRO- ECITY OR COUNTY PLANNING DEPARATMENT TO VERIFY APPROVED USES D DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST ICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of This instrument was acknowled by Francis_Roberts as Director_of_Public_W UNDA A. SEATER NOTARY PUBLIC-OREGON	's heirs, successors and tated in terms of dollars tue given or promised- eable, chould be deleted. See the singular includes the p individuals. instrument this 24 th its seal, if any, affixed th where the second second second Klamath liged before me on liged before me on	A assigns forever. s, is \$ 1.,850.00
The true and actual consideration paid for this transfer, st nal consideration consists of or includes other property or val- eh) consideration. <sup>O</sup> (The sentence between the symbols O, if not applied In construing this deed, where the context so requires, the term of the source of the sentence between the symbols O, if not applied In construing this deed, where the context so requires, the term of the source of the sentence between the symbols O, if not applied In construing this deed, where the context so requires, the term of the source of the sentence between the symbols O, if not applied to ris a corporation, it has caused its name to be signed and it to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- NS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- NS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- NS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON INSTRUMENT PLANNING DEPARTMENT TO VERIFY APPROVED USES O DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST INCES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of	's heirs, successors and tated in terms of dollars tue given or promised- eable, chould be deleted. See the singular includes the p individuals. instrument this 24 th its seal, if any, affixed th where the second second second Klamath liged before me on liged before me on	A assigns forever. s, is \$ 1.,850.00