NS 69377	<b>-Q</b> Q 501	-11 00:07	••••••	
Klamath County	10 NU	-у Р2:17	Vol. <u>M98</u> Page	<b>109</b> 83 🦥
305 Main Street Rm	238		County ofKlama	ss.
Klamath Falls, OR 9 Grantors Hame and Acdra	7601		I certify that the	within instrument
William K. Kalita P.O.Box 431			was received for record ofNovember	on the <u>9-th</u> day
Chiloguin, OR 97624 Granies's Name and Acdra			Z:1/ o'clock P.N	., and recorded in
Grantee's Name and Addra After recording, roturn to (Name, Address, Zip):	33	SPACE RESERVED	book/reel/volume No 40983 and/or a	M98 on page
William K. Kalita		FOR RECORDER'S USE	ment/microfilm/reception	No. 69377-Deed
P_O_Box_431 Chiloquin, OR_97624			Records of said County. Witness my hand an	d and of Court
Until requested otherwise, send sil tax statements i	O (Harne, Addicter, Zich)		affixed.	a sear of County
William K. Kalita P.O. Box 431			Bernetha G. Letsch	, Co. Clerk
Chiloquin, OR 97624		Fee: \$30.00		
			By Kattlun Ross	Z, Deputy.
		QUITCLAIM DEED		
KNOW ALL BY THESE PR	ESENTS that Kla	math County,	a Political sub-div	ision of
ereinafter called grantor, for the con	sideration hereine	r stated door be		
ereinafter called grantee, and unto g	rantee's heirs, succe	a fla and accione all a	Calle and the transformer	est in that certain
eal property, with the tenements, he clamath	ounty, State of Oreg	on, described as follows	belonging or in any way apportal s, to-wit:	ining, situated in
ot 5, Block 5, Bella hereof on file in th	Vista-Tract	: 1235, accord	ling to the official	l plat
the second		the County Cl	lerk of Klamath Cour	ity, Oregon.
SUBJECT TO Covenants rights, rights of wa	, conditions	, reservatior	is, easements, restr	ictions.
rights, rights of wa	y and all ma	itters appeari	ng of record.	
	(IF SPACE INSUFFICIEN	T, CONTINUE DESCRIPTION ON		
To Have and to Hold the same	unto grantce and era	T, CONTINUE DESCRIPTION ON Intec's heirs, successors	REVERSE)	
tual consideration consists of or inci	unto grantee and gra on paid for this trans	intee's heirs, successors fer, stated in terms of de	REVERSE) is and assigns forever. ollars, is $\frac{3}{329}$	& However, the
tual consideration consists of or inci- nich - consideration, Consists of or inci- nich - consideration, C (The contene - betw	unto grantce and gra on paid for this trans udes other property-	antee's heirs, successors fer, stated in terms of de or-value given or promi	REVERSE) 6 and assigns forever. ollars, is \$3,329_91 Ged which ispart of thethe	wholo-(indicate
In construing this deed shall apply equa	unto grantce and gra on paid for this trans udes other property- toon the symbols $\Phi$ , if no the context so requir ally to corporations a	intee's heirs, successors fer, stated in terms of de privatue given or promit repliceble sheuid be delete es, the singular include: not to individuale	REVERSE) 6 and assigns forever. ollars, is \$3,329_91 600 which is part of the the stop of the 92,030. 5 the plural, and all grammatical c	<del>whole (indicate</del> hanges shall be
In constderation consideration tual consideration consists of or incl high) consideration. (The contenes between in construing this deed, where inde so that this deed shall apply equal IN WITNESS WHEREOF, the	unto grantce and gra on paid for this trans udes other property- toen the symbols $\Phi$ , if no the context so requir ally to corporations a grantor has executed	antee's heirs, successors fer, stated in terms of de privatue given or promit replicable, sheuid be delete es, the singular include: and to individuals.	REVERSE) s and assigns forever. ollars, is \$3,329_91 Seed which is a part of the a line s for ORS 93.030. s the plural, and all grammatical of Other device on the set	whole (indicate hanges shall be
In consideration consideration tual consideration consists of or incl high) consideration. (The contenes between In construing this deed, where i inde so that this deed shall apply equa IN WITNESS WHEREOF, the intor is a corporation, it has caused i	unto grantce and gra on paid for this trans udes other property- teen the symbols $\Phi_r$ if no- the context so requir ally to corporations a grantor has executed to name to be signed	antee's heirs, successors fer, stated in terms of de privatue given or promit replicable, sheuid be delete es, the singular include: and to individuals.	REVERSE) s and assigns forever. ollars, is \$3,329_91 Seed which is a part of the a line stop of source of the stop of the source of t	whole (indicate hanges shall be
In this and actual consideration tual consideration consists of or jack nich) constitution. <sup>(1)</sup> (The contenes between in construing this deed, where the inde so that this deed shall apply equal IN WITNESS WHEREOF, the intor is a corporation, it has caused in do so by order of its board of director	unto grantce and gra on paid for this trans udes other property- veen the symbols $\Phi$ , if no- the context so requir ally to corporations a grantor has executed ts name to be signed ors.	antee's heirs, successors fer, stated in terms of de or value given or premi esplicible, shewid be delete es, the singular include: and to individuals. I this instrument this and its seal, if any, affi	REVERSE) s and assigns forever. ollars, is \$3,329.91 s the plural, and all grammatical c 9th day ofNovember. ixed by an officer or other person	whole (indicate hanges shall be , 19-9.8.; if duly authorized
In this and actual consideration tual consideration consists of or jack nich) constitution. <sup>(1)</sup> (The contenes between in construing this deed, where the inde so that this deed shall apply equal IN WITNESS WHEREOF, the intor is a corporation, it has caused in do so by order of its board of director	unto grantce and gra on paid for this trans udes other property- veen the symbols $\Phi$ , if no- the context so requir ally to corporations a grantor has executed ts name to be signed ors.	antee's heirs, successors fer, stated in terms of de or value given or premi esplicible, shewid be delete es, the singular include: and to individuals. I this instrument this and its seal, if any, affi	REVERSE) s and assigns forever. ollars, is \$3,329_91 Seed which is a part of the a line stop of source of the stop of the source of t	whole (indicate hanges shall be , 19-9.8.; if duly authorized
In the fact and actual consideration tual consideration consists of or incl high) construing this deed, where the in construing this deed, where the in construing this deed, where the into is a corporation, it has caused in do so by order of its board of directed S INSTRUMENT WILL NOT ALLOW USE OF S INSTRUMENT WILL NOT ALLOW USE OF S INSTRUMENT IN VIOLATION OF APPLICABL 100S, BEFORE SIGNING OR ACCEPTING TH UNRING FEE TITLE TO THE PROPERTY SHOL AFE OTY OF COUNTY & ANNUNC PROPERTY.	unto grantce and gra on paid for this trans udes other property. wenthe symbols $\Phi$ , if no the context so requir illy to corporations a grantor has executed ts name to be signed ors. THE PROPERTY DESCRIB E LAND USE LAWS AND I S INSTRUMENT, THE PE JLD CHECK WITH THE AN	entee's heirs, successors fer, stated in terms of de or value given or premi esplicible, sheuid be delete es, the singular include and to individuals. I this instrument this and its seal, if any, affi ED IN EGUN RSON PRO-	REVERSE) s and assigns forever. ollars, is \$3,329.91 s the plural, and all grammatical c 9th day ofNovember. ixed by an officer or other person	whole (indicate hanges shall be , 19-9.8.; if duly authorized
In consideration consideration tual consideration consists of or incl high) consideration. (The contenes between In construing this deed, where i inde so that this deed shall apply equa IN WITNESS WHEREOF, the intor is a corporation, it has caused i	unto grantce and gra on paid for this trans udes other property. wenthe symbols $\Phi$ , if no the context so requir illy to corporations a grantor has executed ts name to be signed ors. THE PROPERTY DESCRIB E LAND USE LAWS AND I S INSTRUMENT, THE PE JLD CHECK WITH THE AN	entee's heirs, successors fer, stated in terms of de or value given or premi esplicible, sheuid be delete es, the singular include and to individuals. I this instrument this and its seal, if any, affi ED IN EGUN RSON PRO-	REVERSE) s and assigns forever. ollars, is \$3,329.91 s the plural, and all grammatical c 9th day ofNovember. ixed by an officer or other person	whole (indicate hanges shall be , 19-9.8.; if duly authorized
In the fact and actual consideration tual consideration consists of or isol- nich) construing this deed, where is in construing this deed, where is in construing this deed, where is in construing this deed, where is into a corporation, it has caused is do so by order of its board of directs S INSTRUMENT WILL NOT ALLOW USE OF S INSTRUMENT IN VIOLATION OF APPLICABL DONS. BEFORE SIGNING OR ACCEPTING TH DUIRING FEE TITLE TO THE PROPERTY SHO ATE CITY OR COUNTY PLANNING DEPARTME OT D DETERMINE ANY LIMITS ON LAWSUITS ACTICES AS DEFINED IN ORS 30.930.	unto grantce and gra on paid for this trans udes other property- teen the symbols O, if no the context so requir ally to corporations a grantor has executed ts name to be signed ors. THE PROPERTY DESCRIB E LAND USE LAWS AND IS INSTRUMENT, THE PE LID CHECK WITH THE AI NTTO VERIFY APPROVED AGAINST FARMING OR FO	the c's heirs, successors fer, stated in terms of de private given or premi esplicible, okevid to delete es, the singular include and to individuals. I this instrument this and its seal, if any, affi ED IN EGU- REGU	REVERSE) s and assigns forever. ollars, is \$3,329.91 seed which is part of the 14 the seed which is part of the 14 the second of the second second s the plural, and all grammatical of 	whole (indicate hanges shall be , 19.9.8.; if duly authorized _PubWks.
In the fact and actual consideration tual consideration consists of or isole high) constraining this deed, where in construing this deed, where is that this deed shall apply equa- is that this deed shall apply equa- is the so that this deed shall apply equa- intor is a corporation, it has caused i do so by order of its board of directs S INSTRUMENT WILL NOT ALLOW USE OF S INSTRUMENT IN VIOLATION OF APPLICABL 10NS. EFFORE SIGNING OR ACCEPTING TH UNRING FEE TITLE TO THE PROPERTY SHO ATE CITY OR COUNTY PLANNING DEPARTIME DID DETERMINE ANY LIMITS ON LAWSUITS ACTICES AS DEFINED IN ORS 30.930. STATE OF C	unto grantce and gra on paid for this trans udes other property- teen the symbols O, if no the context so requir ally to corporations a grantor has executed ts name to be signed ors. THE PROPERTY DESCRIB E LAND USE LAWS AND IS INSTRUMENT, THE PE LID CHECK WITH THE AI NTTO VERIFY APPROVED AGAINST FARMING OR FO	antee's heirs, successors fer, stated in terms of de or value given or premi esplicible, shevid to delete es, the singular include and to individuals. I this instrument this and its seal, if any, affi ED IN EGUN EGUN EGUN SES IN F I f Klamath wowledged before me or	REVERSE) s and assigns forever. ollars, is \$3, 329.91 ised which is part of the [] the s-See ORS 93.030 s the plural, and all grammatical of .9th day ofNovember. ixed by an officer or other person Release	whole (indicate hanges shall be , 19.9.8.; if duly authorized _PubWks.
The first and actual consideration tual consideration. Consists of or incl high) constrained of the content of the in construing this deed, where in construing this deed, where in construing this deed, where is so that this deed shall apply equa- in WITNESS WHEREOF, the intor is a corporation, it has caused in do so by order of its board of director S INSTRUMENT WILL NOT ALLOW USE OF S INSTRUMENT WILL NOT S 30.930. STATE OF O This	unto grantce and gra on paid for this trans udes other property- ven the symbols of the the context so requir ally to corporations a grantor has executed ts name to be signed ors. THE PROPERTY DESCRIB E LAND USE LAWS AND IS INSTRUMENT, THE PE LO CHECK WITH THE AI NT TO VERIFY APPROVED AGAINST FARMING OR FO OREGON, County o instrument was ackn	antee's heirs, successors fer, stated in terms of de or value given or premi explicible, shewid to delete es, the singular include: and to individuals. I this instrument this and its seal, if any, affi ED IN EGUN REGUN REGUN REGUN SEGN STRO- USES INFEST fKL amath is walcdged before me or	REVERSE) s and assigns forever. ollars, is \$3,329.91 s the plural, and all grammatical c 	whole (indicate hanges shall be , 19_9.8.; if duly authorized _PubWks.
The first and actual consideration tual consideration consists of or incl high) constraining this deed, where in construing this deed, where it is a corporation, it has caused is do so by order of its board of director S INSTRUMENT WILL NOT ALLOW USE OF S INSTRUMENT WILL TO THE PROPERTY SHO ATE CITY OR COUNTY PLANNING OR ACCEPTING TH DURING FEE TITLE TO THE PROPERTY SHO ATE CITY OR COUNTY PLANNING ON LAWSUITS ACTICES AS DEFINED IN ORS 30.930. STATE OF O This byFI.ans	unto grantce and gra on paid for this trans udes other property- reen the symbols $\Phi$ , if no the context so requir ally to corporations a grantor has executed to name to be signed ors. THE PROPERTY DESCRIB E LAND USE LAWS AND IS INSTRUMENT, THE PE JUD CHECK WITH THE AN UT TO VERIFY APPROVED AGAINST FARMING OR FO OREGON, County o instrument was acknown as a check of the source of the construment was acknown and the source of the construment was acknown as a check of the source of the construment was acknown and the source of the construment was acknown as a check of the source of the source of the construment was acknown as a check of the source of the	Antee's heirs, successors fer, stated in terms of do pr-value given or premi esplicible sheuld be delete es, the singular include: and to individuals. I this instrument this and its beal, if any, affi- ED IN EGUN EGUN EGUN DEGU	REVERSE) s and assigns forever. ollars, is \$3, 329.91 s the plural, and all grammatical of 9th day ofNovember. xed by an officer or other person Rolutt	whole (indicate    hanges shall be   , 19-9.8.; if    duly authorized    _PubWks.
In the fact and actual consideration tual consideration consists of or incl high) constraining this deed, where in construing this deed, where it is a corporation, it has caused is do so by order of its board of director S INSTRUMENT WILL NOT ALLOW USE OF S INSTRUMENT WILL TO THE PROPERTY SHO ATE CITY OF COUNTY PLANNING OF APPLICABLE D TO DETERMINE ANY LIMITS ON LAWSUITS ACTICES AS DEFINED IN ORS 30.930. STATE OF OF This by _FI and as _Direct	unto grantce and gra on paid for this trans udes other property- reen the symbols $\Phi$ , if no the context so requir ally to corporations a grantor has executed ts name to be signed ors. THE PROPERTY DESCRIE E LAND USE LAWS AND IS INSTRUMENT, THE PE JUD CHECK WITH THE AN WITTO VERIFY APPROVED AGAINST FARMING OR FO OREGON, County on instrument was acknown as a character to the second construment was acknown construment was acknown construment was acknown construment was acknown construction of the second construction of the second con	Antee's heirs, successors fer, stated in terms of do private given or premi applicable, shewid be delete es, the singular include: and to individuals. I this instrument this and its seal, if any, affi- ted IN ED IN ED IN ED IN ED IN EGUN CECON PRO- USES INTEGUN FKLamath isowledged before me or owledged before me or	REVERSE) s and assigns forever. ollars, is \$3,329.91 s the plural, and all grammatical c 	whole (indicate    hanges shall be   , 19-9.8.; if    duly authorized    _PubWks.
In the fact and actual consideration tual consideration consists of or incl high) construing this deed, where in construing this deed, where in construing this deed, where into is a corporation, it has caused i do so by order of its board of director S INSTRUMENT WILL NOT ALLOW USE OF S INSTRUMENT IN VIOLATION OF APPLICABL IONS, EEFORE SIGNING OR ACCEPTING TH WIRING FEE TILLE TO THE PROPERTY SHO ATE CITY OR COUNTY PLANNING DEPARTIME DID DETERMINE ANY LIMITS ON LAWSUITS ACTICES AS DEFINED IN ORS 30,930. STATE OF This byThis byThis byThis byThis byThis DID COUNTY PLANNING DEPARTIME OF the of CONTOL SEAL LNDA A. SEATER	unto grantce and gra on paid for this trans udes other property- teen the symbols Φ, if no the context so requir illy to corporations a grantor has executed ts name to be signed ors. THE PROPERTY DESCRIBE E LAND USE LAWS AND I IS INSTRUMENT, THE PE LO CHECK WITH THE AN UT TO VERIFY APPROVED AGAINST FARMING OR FO DREGON, County o instrument was ackn cls. Roberts. Lor.of. Publ	Antee's heirs, successors fer, stated in terms of do private given or premi applicable, shewid be delete es, the singular include: and to individuals. I this instrument this and its seal, if any, affi- ted IN ED IN ED IN ED IN ED IN EGUN CECON PRO- USES INTEGUN FKLamath isowledged before me or owledged before me or	REVERSE) s and assigns forever. ollars, is \$3, 329.91 s the plural, and all grammatical of 9th day ofNovember. xed by an officer or other person Rolutt	whole (indicate    hanges shall be   , 19-9.8.; if    duly authorized    _PubWks.
In the fact and actual consideration tual consideration consists of or incl high) construing this deed, where in construing this deed, where in construing this deed, where in construing this deed, where is so that this deed shall apply equa in WITNESS WHEREOF, the untor is a corporation, it has caused i do so by order of its board of director S INSTRUMENT WILL NOT ALLOW USE OF S INSTRUMENT IN VIOLATION OF APPLICABL INGS. EEFORE SIGNING OR ACCEPTING TH UNRIG FEE TITLE TO THE PROPERTY SHO ATE CITY OF COUNTY PLANNING DEPARTINE DTO DETERMINE ANY LIMITS ON LAWSUITS ACTICES AS DEFINED IN ORS 20.930. STATE OF OF This byTABLE 	unto grantce and gra on paid for this trans udes other property- reen the symbols $\Phi$ , if no the context so requir illy to corporations a grantor has executed ts name to be signed ors. THE PROPERTY DESCRIE E LAND USE LAWS AND I S INSTRUMENT, THE PE JUD CHECK WITH THE AN WIT TO VERIFY APPROVED AGAINST FARMING OR FO OREGON, County o instrument was ackn instrument wa	entee's heirs, successors fer, stated in terms of do private given or premi esplicible, shevid be delete es, the singular include and to individuals. I this instrument this and its seal, if any, affi- ted IN ED IN ED IN ED IN ED IN EST FKLamath isowledged before me or owledged before me or i.c. Works_for gon,	REVERSE) and assigns forever. ollars, is \$3,329_91 bed which is part of the [] the \$-See ORE 92,030). Is the plural, and all grammatical of 9th day ofNovember_ ixed by an officer or other person Reduite Dirof  November9. theCountyofKlama	whole (indicate    hanges shall be   , 19-9.8.; if    duly authorized    _PubWks.
In the face and actual consideration tual consideration consists of or incl inconstruing this deed, where in construing this deed, where is construing this deed, where is construing this deed, where is a corporation, it has caused is do so by order of its board of director to so by order of its board of director S INSTRUMENT IN VIOLATION OF APPLICABLE INSTRUMENT IN VIOLATION OF APPLICABLE S INSTRUMENT IN VIOLATION OF APPLICABLE INSTRUMENT IN VIOLATION OF APPLICABLE S INSTRUMENT IN VIOLATION OF APPLICABLE INSTRUMENT IN VIOLATION OF	unto grantce and gra on paid for this trans udes other property- reen the symbols $\Phi$ , if no the context so requir illy to corporations a grantor has executed ts name to be signed ors. THE PROPERTY DESCRIE E LAND USE LAWS AND I S INSTRUMENT, THE PE JUD CHECK WITH THE AN WIT TO VERIFY APPROVED AGAINST FARMING OR FO OREGON, County o instrument was ackn instrument wa	Antee's heirs, successors fer, stated in terms of do private given or premi applicable, shewid be delete es, the singular include: and to individuals. I this instrument this and its seal, if any, affi- ted IN ED IN ED IN ED IN ED IN EGUN CECON PRO- USES INTEGUN FKLamath isowledged before me or owledged before me or	REVERSE) and assigns forever. ollars, is \$3, 329.91 bed which is part of the 1 the d-See ORE 92.030). Is the plural, and all grammatical of 	whole (indicate    hanges shall be   , 19-9.8.; if    duly authorized    _PubWks.