69379 Klamath County	28 福泉 - 9 P2·17 V	ol_ <u>mai_</u> page_40985
		STATE OF OREGON,
305 Main Street, Rm 238		County of Klamath SS.
Clamath Falls, OR 97601 Grantor's Name and Address	·	I certify that the within instrumen was received for record on the 9th day
illiam K. Kalita		of <u>November</u> 1998 a
O.Box.431 hiloquin, OR. 97524 grantose's Narroy Erd Address		2:17 o'clock P. M., and recorded in
Qrantos's Namo and Address 9/ recording, return to (Name, Address, Zip):	SPACE RESERVED	book/reel/volume No. <u>M98</u> on page 40985 and/or as fee/file/instru
<u>illiam K. Kalita</u>	FOR RECORDER'S USE	ment/microfilm/reception No. 69379-D
<u>O Box 431</u> hiloquin, OR 97624		Records of said County. Witness my hand and seal of County
til requested othersize, sand all tax atriaments to (Name, Address,	Zip):	affixed.
illiam K. Kalita .O.Box.431		Bernetha G. Letsch, Co. Clerk
hiloquin, OR 97624	Fee: \$30.00	By Kathlun Ringer, Deputy
		By Addinula A 122, Deputy
	QUITCLAIM DEED	
KNOW ALL BY THESE PRESENTS that	<u>Klamath County, a</u>	Political sub-division of
the State of Oregon reinafter called grantor, for the consideration he	einafter stated, does hereby remis	e. release and forever quitelaim unto
LLLAM N. KALITA		
reinafter colled grantee, and unto grantee's heirs al property, with the tenements, hereditaments	, successors and assigns, all of the	e grantor's right, title and interest in that certain
Lamath County, State of	f Oregon, described as follows, to	wit:
ot 30, Block 24, Tract No.	1027 Mt. Scott Mead	ow. according to the offic
plat thereof on file in the	office of the Count	y Clerk of Klamath County,
)regon.		
15 05 05 V		
To Have and to Hold the same unto grantee	SUFFICIENT, CONTINUE DESCRIPTION ON REV and grantee's heirs, successors at	id assigns forever.
To Have and to Hold the same unto grantee The true and actual consideration paid for the	and grantee's heirs, successors and is transfer, stated in terms of dollars	nd assigns forever. ars. is \$ 2.161.15
To Have and to Hold the same unto grantee The true and actual consideration paid for the true and actual consideration consists of ar includes other p	and grantee's heirs, successors an is transfer, stated in terms of doll operty or value given or promise	Id assigns forever. ars, is \$ 2, 161, 15 0 However, the I which is [] part of the [] the whole (indicate
To Have and to Hold the same unto grantee The true and actual consideration paid for the true consideration consists of or includes other p with consideration. ⁽¹⁾ (The ontone between the symbol In construing this deed, where the context s	and grantee's heirs, successors an is transfer, stated in terms of doll- operty- or value given or promise son if out applicable, should be doleted. I o requires, the singular includes the	Id assigns forever. ars, is \$ 2, 161, 15 0 However, the I which is [] part of the [] the whole (indicate
To Have and to Hold the same unto grantee The true and actual consideration paid for the state of the second state of the second state of the state of the second state of the second state of the In construing this deed, where the context state ade so that this deed shall apply equally to corpo	and grantee's heirs, successors an is transfer, stated in terms of doll- operty- or value given or promise s-0, if not applicable, should be dolated. I o requires, the singular includes the rations and to individuals.	Id assigns forever. ars, is \$.2,161.15
To Have and to Hold the same unto grantee The true and actual consideration paid for th wal consideration consists of or includes other p tich) consideration. ⁽¹⁾ (The ontence between the symbol In construing this deed, where the context s ade so that this deed shall apply equally to corpo IN WITNESS WHEREOF, the grantor has intor is a corporation, it has caused its name to b	and grantee's heirs, successors an is transfer, stated in terms of doll- operty or value given or promises of, if not applicable, should be dolated. If o requires, the singular includes the rations and to individuals. executed this instrument this _9±	Id assigns forever. ars, is \$ 2, 161, 15
To Have and to Hold the same unto granted The true and actual consideration paid for the true consideration consists of or includes other p sich) consideration. ⁽¹⁾ (The outputs between the symbol In construing this deed, where the context s add so that this deed shall apply equally to corpo IN WITNESS WHEREOF, the grantor has antor is a corporation, it has caused its name to b do so by order of its board of directors.	and grantee's heirs, successors and is transfer, stated in terms of doll, operty or value given or promise of if an applicable, should be delated. If o requires, the singular includes the rations and to individuals. executed this instrument this _9t e signed and its seal, if any, affixe	Id assigns forever. ars, is \$.2, 161, 15
To Have and to Hold the same unto grantee The true and actual consideration paid for th wel-consideration consists of an includes other p tich) consideration. ⁽¹⁾ (The onterest between the symbol In construing this deed, where the context s ade so that this deed shall apply equally to corpo IN WITNESS WHEREOF, the grantor has a antor is a corporation, it has caused its name to b do so by order of its board of directors. S INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE L	and grantee's heirs, successors and is transfer, stated in terms of doll- operty or value given or promise so, if net explicible, should be dolated. I o requires, the singular includes the rations and to individuals. executed this instrument this _9 t e signed and its seal, if any, affixed DESCRIBED IN WE AND REGIN	Id assigns forever. ars, is \$.2,161.15
To Have and to Hold the same unto grantee The true and actual consideration paid for th wal consideration consists of or includes other p tich) consideration. ⁽¹⁾ (The ontence between the symbol In construing this deed, where the context s ade so that this deed shall apply equally to corpo IN WITNESS WHEREOF, the grantor has intor is a corporation, it has caused its name to b do so by order of its board of directors. S INSTRUMENT IN VICLATION OF APPLICABLE LAND USE LI IONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT ON THE PROPERTY SHOULD OF HEAD USE LI	and grantee's heirs, successors and bis transfer, stated in terms of doll- operty or value given or promise a first exceptionale should be dollated. I o requires, the singular includes to rations and to individuals. executed this instrument this _9t e signed and its seal, if any, affixed DESCRIBED IN WS AND REGU- T. THE PERSON	Id assigns forever. ars, is \$.2, 161, 15
To Have and to Hold the same unto granted The true and actual consideration paid for th wal consideration consists of or includes other p tich) consideration. ⁽¹⁾ (The onlower between the symbol In construing this deed, where the context s de so that this deed shall apply equally to corpo IN WITNESS WHEREOF, the grantor has intor is a corporation, it has caused its name to b do so by order of its board of directors. S INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY S INSTRUMENT IN VICLATION OF APPLICABLE LAND USE L DINS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT DUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WI ATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIEY A	and grantee's heirs, successors an is transfer, stated in terms of doll- operty or value given or promises of, if not applicable, should be doluted. o requires, the singular includes the rations and to individuals. executed this instrument this _9t e signed and its seal, if any, affixed DESCRIBED IN WS AND REGU- T, THE PPRO- PROVED USSE	Id assigns forever. ars, is \$.2, 161, 15
To Have and to Hold the same unto grantee The true and actual consideration paid for th ual consideration consists of or includes other p tich) consideration. ⁽¹⁾ (The subset between the symbol In construing this deed, where the context s de so that this deed shall apply equally to corpo IN WITNESS WHEREOF, the grantor has intor is a corporation, it has caused its name to b do so by order of its board of directors. S INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY S INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LINS SINSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LINS AFE CITY OR COUNTY PLANNING DEPARTMENT TO VERIEY A DID DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARM ACTICES AS DEFINED IN ORS 30.930.	and grantee's heirs, successors and bis transfer, stated in terms of doll- operty or value given or promise or frince explicitle, should be delated. I o requires, the singular includes the rations and to individuals. executed this instrument this _9± e signed and its seal, if any, affixe DESCRIBED IN WS AND REGU- T, THE PERSON IT THE APPRO- PPROVED USES ING OR FOREST	Id assigns forever. ars, is \$ 2, 161.15 O However, the d which is part of the the whole (indicate is ORS 02.030.) he plural, and all grammatical changes shall be h day ofNovember
To Have and to Hold the same unto granted The true and actual consideration paid for th ual consideration consists of or includes other p tich) consideration. ⁽¹⁾ (The subset between the symbol In construing this deed, where the context s de so that this deed shall apply equally to corpo IN WITNESS WHEREOF, the grantor has untor is a corporation, it has caused its name to b do so by order of its board of directors. S INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY S INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY S INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE L DIOS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT DUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WI ATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIEY A DIO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARM ACTICES AS DEFINED IN ORS 30.930.	and grantee's heirs, successors and is transfer, stated in terms of doll- oporty or value given or promise a transfer, stated in terms of doll- oporty or value given or promise a transfer, stated in terms of doll- a transfer, stated in terms of doll- a transfer, stated in terms of doll- a transfer, stated in terms of doll- trations and to individuals. Executed this instrument this _9t a signed and its seal, if any, affixed DESCRIBED IN WS AND REGU- THE PERSON TH THE APPRO- PPROVED USES ING OR FOREST County ofKlamath	Id assigns forever. ars, is \$.2, 161.15 O However, the d which is part of the the whole (indicate is ORS 02.030.) he plural, and all grammatical changes shall be h day ofNovember
To Have and to Hold the same unto granted The true and actual consideration paid for th ual consideration. ⁽¹⁾ (The subset between the symbol In construing this deed, where the context s de so that this deed shall apply equally to corpo IN WITNESS WHEREOF, the grantor has untor is a corporation, it has caused its name to b do so by order of its board of directors. S INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY S INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY S INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY S INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE L DIOS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT DINS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT ATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIEY A DIO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARM ACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, O This instrument	and grantee's heirs, successors and is transfer, stated in terms of doll- operty or value given or promise a transfer, stated in terms of doll- operty or value given or promise a transfer, stated in terms of doll- a	Id assigns forever. ars, is \$ 2, 161.15 O However, the d which is part of the the whole (indicate is ORS 02.030.) he plural, and all grammatical changes shall be h day ofNovember
To Have and to Hold the same unto granted The true and actual consideration paid for th wal consideration consists of or includes other p tich) consideration. ⁽¹⁾ (The subset between the symbol In construing this deed, where the context s ade so that this deed shall apply equally to corpo IN WITNESS WHEREOF, the grantor has intor is a corporation, it has caused its name to b do so by order of its board of directors. S INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY S INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LI IONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT UNITING SET TILE TO THE PROPERTY SHOULD CHECK WI ATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY A D TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARM NCTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, (This instrument v byTrancisRob	and grantee's heirs, successors and is transfer, stated in terms of doll- operty or value given or promise the if net applicable, should be delated. I o requires, the singular includes the rations and to individuals. executed this instrument this _9t e signed and its seal, if any, affixe DESCRIBED IN WS AND REGU- T. THE PERSON WH THE APPRO- PROVED USES ING OR FOREST County ofKlamath vas acknowledged before me on vas acknowledged before me on art ts	Id assigns forever. ars, is \$ 2, 161.15 0 However, the d which is part of the the whole (indicate SeORS 02.030.) he plural, and all grammatical changes shall be h day ofNovember
To Have and to Hold the same unto granted The true and actual consideration paid for th wal consideration consists of or includes other p tich) consideration. (The subset between the symbol In construing this deed, where the context s ade so that this deed shall apply equally to corpo IN WITNESS WHEREOF, the grantor has intor is a corporation, it has caused its name to b do so by order of its board of directors. S INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY S INSTRUMENT IN VICLATION OF APPLICABLE LAND USE L IDINING FEE TITLE TO THE PROPERTY SHOULD CHECK W ATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY A DT DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARM NCTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, (This instrument v by This instrument v by DI rector_of.	and grantee's heirs, successors and is transfer, stated in terms of doll- operity or value given or promises the if net applicable, should be delated. I o requires, the singular includes the rations and to individuals. executed this instrument this _9t e signed and its seal, if any, affixe DESCRIBED IN WS AND REGU- T. THE PERSON WS AND REGU- T. THE PERSON T. THE PERSON WS AND REGU- T. THE PERSON T.	Id assigns forever. ars, is \$ 2, 161.15 O However, the d which is part of the the whole (indicate is ORS 02.030.) he plural, and all grammatical changes shall be h day ofNovember
To Have and to Hold the same unto granted The true and actual consideration paid for th wal consideration consists of or includes other p tich) consideration. ⁽¹⁾ (The subset between the symbol In construing this deed, where the context s ade so that this deed shall apply equally to corpo IN WITNESS WHEREOF, the grantor has intor is a corporation, it has caused its name to b do so by order of its board of directors. S INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY S INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LI IONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT UNITING SET TILE TO THE PROPERTY SHOULD CHECK WI ATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY A D TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARM NCTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, (This instrument v byTrancisRob	and grantee's heirs, successors and is transfer, stated in terms of doll- operity or value given or promises the if net applicable, should be delated. I o requires, the singular includes the rations and to individuals. executed this instrument this _9t e signed and its seal, if any, affixe DESCRIBED IN WS AND REGU- T. THE PERSON WS AND REGU- T. THE PERSON T. THE PERSON WS AND REGU- T. THE PERSON T.	Id assigns forever. ars, is \$ 2, 161.15 0 However, the d which is part of the the whole (indicate SeORS 02.030.) he plural, and all grammatical changes shall be h day ofNovember
To Have and to Hold the same unto granted The true and actual consideration paid for th twal consideration consists of or includes other p tich) consideration. ⁽¹⁾ (The onlower between the symbol In construing this deed, where the context s de so that this deed shall apply equally to corpo IN WITNESS WHEREOF, the grantor has intor is a corporation, it has caused its name to b do so by order of its board of directors. S INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY S INSTRUMENT IN VICLATION OF APPLICABLE LAND USE L DIOS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT DIIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WI ATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY A DIO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARM ACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, O This instrument w by	and grantee's heirs, successors and bis transfer, stated in terms of doll- operty or value given or promise the if net applicable, should be delated for o requires, the singular includes to rations and to individuals. executed this instrument this _9t e signed and its seal, if any, affixe DESCRIBED IN WS AND REGU- T. THE PERSON WS AND REGU- T. THE PERSON WS AND REGU- T. THE PERSON WS OR FOREST County of	Id assigns forever. ars, is \$ 2, 161.15
To Have and to Hold the same unto granted The true and actual consideration paid for th wal consideration consists of or includes other p tich) consideration. (The subset between the symbol In construing this deed, where the context s ade so that this deed shall apply equally to corpo IN WITNESS WHEREOF, the grantor has intor is a corporation, it has caused its name to b do so by order of its board of directors. S INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY S INSTRUMENT IN VICLATION OF APPLICABLE LAND USE L IONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT S INSTRUMENT IN VICLATION OF APPLICABLE LAND USE L IDINING FEE TITLE TO THE PROPERTY SHOULD CHECK W ATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY A D TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARM NCTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, O This instrument w by This instrument w by DI rector_of. of _the_State_O	and grantee's heirs, successors and is transfer, stated in terms of doll- operity or value given or promises the if net applicable, should be delated. I o requires, the singular includes the rations and to individuals. executed this instrument this _9t e signed and its seal, if any, affixe DESCRIBED IN WS AND REGU- T. THE PERSON WS AND REGU- T. THE PERSON T. THE PERSON WS AND REGU- T. THE PERSON T.	Id assigns forever. ars, is \$ 2, 161.15