Nº 69382	1 198 Sto -4 P2	:18/ol_ <u>m98_</u> Page <u>40988_</u>
Klamath County		STATE OF OREGON,
305 Main Street, Rm 238 Klamath Falls OF 07601		County of Klamath ss.
Klamath Falls, OR 97601 Grantor's liance and Address William K, Kalita		I certify that the within instrument was received for record on the2th day
		or November 19 98 at
Chiloquin, OR 97624 Grantee's Herre and Addrees		2:18 o'clock _PM., and recorded in book/reel/volume NoM98 on page
After rocording, return to (Name, Acidmas, Zip): William K. Kalita	SPACE RESERVED	40988 and/or as fee/file/instru-
P O Box 431 Chiloquin, OR 97624	RECORDER'S USE	ment/microfilm/reception No. 69382-Dee Records of said County.
Jatil requestad otherwise exert all ter statements	-	Witness my hand and seal of County affixed.
P O Box 431		Bernetha G. Letsch, Co. Clerk
Chiloquin, OR 97624	 Fee: \$30.00	inter inter
		By Kattlun Roca, Deputy.
KNOW HIL THE	QUITCLAIM DEED	
KNOW ALL BY THESE PRESENTS that _K. the State of Oregon	lamath_Countya	Political_sub-division_of
ereinafter called grantor, for the consideration hereina lilliam_KKalita	after stated, does hereby remain	Sc. release and forever quiet :
creinatter called graptes and upto amount 1		
al property, with the tenements, hereditaments and Lamath	appurtenances thereunto bel	e grantor's right, title and interest in that certain onging or in any way appartaining situate the
lamath County, State of Or	egon, described as follows, t	o-wit:
ot 16, Block 21, Tract No. 102	7	
ot 16, Block 21, Tract No. 102 lat thereof on file in the off regon.	/ Mt. Scott Mead ice of the Count	ow, according to the official
regon,		y Clerk of Klamath County,
• •••		
SUBJECT TO Covenants, conditio rights, rights of way and all a	ns, reservations matters appearing	, easements, restrictions, g of record.
SUBJECT TO Covenants, conditio	ns, reservations matters appearing	, easements, restrictions, g of record.
SUBJECT TO Covenants, conditio	ns, reservations matters appearing	, easements, restrictions, g of record.
SUBJECT TO Covenants, conditio	ns, reservations matters appearing	, easements, restrictions, g of record.
SUBJECT TO Covenants, conditio	ns, reservations matters appearing	, easements, restrictions, g of record.
(F SPACE INSUFFIC)	ENT, CONTINUE DESCRIPTION ON REVI	EASE)
(F SPACE INSUFFIC) To Have and to Hold the same unto grantee and g The true and actual consideration poid for the	ENT. CONTINUE DESCRIPTION ON REVI	ERSE) d assigns forever.
(F SPACE INSUFFIC) To Have and to Hold the same unto grantee and g The true and actual consideration paid for this trat al consideration consists of or includes other property oh) consideration. Other when the paid of the property	ENT. CONTINUE DESCRIPTION ON REVI trantee's heirs, successors an isfer, stated in terms of dollar por value given or promised	ERSE) d assigns forever. rs, is \$2,375.77
(IF SPACE INSUFFICE To Have and to Hold the same unto grantee and g The true and actual consideration paid for this trat al-consideration consists of or includes other property sh) consideration. ⁽¹⁾ (The antisme between the symbols 0, if a In construing this deed, where the context so requ e so that this deed shall apply equally to accurate	ENT. CONTINUE DESCRIPTION ON REVI grantce's heirs, successors an isfer, stated in terms of dollar or value given or promised net applicable, should be deleted. So ires, the singular includes the	TRSE) d assigns forever. rs, is \$2,375.77
(F SPACE INSUFFIC) To Have and to Hold the same unto grantee and g The true and actual consideration paid for this tran al consideration consists of or includes other property sh) consideration. ⁽¹⁾ (The antiset between the symbols 0, if a In construing this deed, where the context so requ e so that this deed shall apply equally to corporations IN WITNESS WHEREOF the construints	ENT. CONTINUE DESCRIPTION ON REV grantce's heirs, successors an isfer, stated in terms of dollar y-or value given or promised not spplicable, should be delated. So ires, the singular includes the s and to individuals.	ERSE) d assigns forever. rs, is \$2,.375.77
(F SPACE INSUFFIC) To Have and to Hold the same unto grantee and g The true and actual consideration paid for this tran al consideration consists of or includes other property sh) consideration. ⁽¹⁾ (The antiset between the symbols 0, if a In construing this deed, where the context so requ e so that this deed shall apply equally to corporations IN WITNESS WHEREOF the construints	ENT. CONTINUE DESCRIPTION ON REV grantce's heirs, successors an isfer, stated in terms of dollar y-or value given or promised not spplicable, should be delated. So ires, the singular includes the s and to individuals.	ERSE) d assigns forever. rs, is \$2,.375.77
(F SPACE INSUFFIC) To Have and to Hold the same unto grantee and g The true and actual consideration paid for this trat al-consideration consists of or includes other property ah) consideration. ⁽¹⁾ (The anterior between the symbols 0, if In construing this deed, where the context so require so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has execute tor is a corporation, it has caused its name to be signed to so by order of its board of directors.	ENT. CONTINUE DESCRIPTION ON REVE grantce's heirs, successors an isfer, stated in terms of dollar y-or value given or promised met applicable, should be delated. So itres, the singular includes the stand to individuals. ed this instrument this9.t.t ad and its seal, if any, affixed	ERSE) d assigns forever. rs, is \$2,375.77
(F SPACE INSUFFIC) To Have and to Hold the same unto grantee and g The true and actual consideration paid for this trat al-consideration consists of or includes other property ah) consideration. ⁽¹⁾ (The anterior between the symbols 0, if In construing this deed, where the context so require so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has execute tor is a corporation, it has caused its name to be signed to so by order of its board of directors.	ENT. CONTINUE DESCRIPTION ON REVE grantce's heirs, successors an isfer, stated in terms of dollar y-or value given or promised met applicable, should be delated. So itres, the singular includes the stand to individuals. ed this instrument this9.t.t ad and its seal, if any, affixed	ERSE) d assigns forever. rs, is \$2,.375.77
(F SPACE INSUFFIC) To Have and to Hold the same unto grantee and g The true and actual consideration paid for this tran al consideration consists of or includes other property ab) enasideration. ^(C) (The antione between the symbols 0, if i In construing this deed, where the context so requ e so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has execute tor is a corporation, it has caused its name to be signe o so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCR INSTRUMENT IN VIGLATION OF APPLICABLE LAND USE LAWS AND RS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE F RING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE COTTY OR COUNTY PLANNING DEPARTMENT TO VENELY APPROVE	ENT. CONTINUE DESCRIPTION ON REVI grantce's heirs, successors an isfer, stated in terms of dollar year value given or promised het applicable, should be delated Sa ires, the singular includes the and to individuals. ed this instrument this _9th and its seal, if any, affixed BED IN PREGU- TERSON APPRO-	ERSE) d assigns forever. rs, is \$2,375.77
(F SPACE INSUFFIC) To Have and to Hold the same unto grantee and g The true and actual consideration paid for this tran al consideration consists of or includes other property ab) enasideration. ⁽¹⁾ (The antice between the symbols 0, if if in construing this deed, where the context so requ e so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has execute tor is a corporation, it has caused its name to be signe to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCR NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCR NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCR INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCR INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCR INSTRUMENT IN UCLATION OF APPLICABLE LAND USE LAWS AND NS BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE F RING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE E CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVE O DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR H INCES AS DEFINED IN ORS 30.930.	ENT. CONTINUE DESCRIPTION ON REVI grantee's heirs, successors an asfer, stated in terms of dollar y or value given or promited not epplicable should be delated. So irres, the singular includes the e and to individuals. ed this instrument this9 t h d and its seal, if any, affixed DREGU- TERSON APPRO- D USES	EASE) d assigns forever. rs, is \$2,375.77 However, the which is part of the I the whole (indicate =ORS 93.030). e plural, and all grammatical changes shall be 1 day ofNovember, 19.98.; if by an officer or other person duly authorized Rature
(F SPACE INSUFFIC) To Have and to Hold the same unto grantee and g The true and actual consideration paid for this tran al consideration consists of or includes other property ob) enasideration. ^(C) (The antione bawen the symbols 0, if if In construing this deed, where the context so require e so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has execute tor is a corporation, it has caused its name to be signed as o by order of its board of directors. MISTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCH NSTRUMENT IN VICLATION OF APPLICABLE LAND USE LAWS AND NS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT IN FIGHT SEFORE SIGNING OR ACCEPTING THIS INSTRUMENT THE F COTTY OR COUNTY PLANNING DEPARTMENT TO VENIFY APPROVE DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR I NEES AS DEFINED IN ORS 30.	ENT. CONTINUE DESCRIPTION ON REVI grantee's heirs, successors an isfer, stated in terms of dollar y or value given or promised ires, the singular includes the sand to individuals. ed this instrument this9th and its seal, if any, affixed DREGU- TERSON APPRO- D USES OREST	ERSE) d assigns forever. rs, is \$2, 375.77 However, the which is part of the U the whole (indicate #ORS 90.00.) e plural, and all grammatical changes shall be 1 day of November
(F SPACE INSUFFIC) To Have and to Hold the same unto grantee and g The true and actual consideration paid for this tran al-consideration consists of or includes other property ab) enasideration. ^(C) (The antione between the symbols 0, if i In construing this deed, where the context so require the so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has execute tor is a corporation, it has caused its name to be signed to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCR INSTRUMENT IN VIGLATION OF APPLICABLE LAND USE LAWS AND NSTRUMENT IN VIGLATION OF APPLICABLE LAND USE LAWS AND NSTRUMENT IN VIGLATION OF APPLICABLE LAND USE LAWS AND NSTRUMENT IN UNCLATION OF APPLICABLE AND USE LAWS AND STATE OF OREGON, COUNTY THE AND THE AND USE SO 930. STATE OF OREGON, County This instrument was ack by	ENT. CONTINUE DESCRIPTION ON REVE grantee's heirs, successors an isfer, stated in terms of dollar y or value given or promised ires, the singular includes the sand to individuals. ed this instrument this9th d and its seal, if any, affixed DREGU- TERSON APPRO- D USES OREST ofKlamath	ERSE) d assigns forever. rs, is \$2, 375.77 However, the which is part of the U the whole (indicate #ORS 90.00.) e plural, and all grammatical changes shall be 1 day of November
(F SPACE INSUFFIC) To Have and to Hold the same unto grantee and g The true and actual consideration paid for this tran al consideration consists of or includes other property as consideration. C (The system between the symbols 0, iff. In construing this deed, where the context so requ e so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has executed tor is a corporation, it has caused its name to be signed o so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCR NSTRUMENT IN VICIATION OF APPLICABLE LAND USE LAWS AND NSTRUMENT IN VICIATION OF APPLICABLE AND USE LAWS AND STATE OF OREGON, COUNTY PLANNING OF APPLICABLE STRUMENT, TO VEHIFY APPROVE 0 DEFERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR INCES AS DEFINED IN ORS 30 930. STATE OF OREGON, County This instrument was ack by	ENT. CONTINUE DESCRIPTION ON REV trantce's heirs, successors an isfer, stated in terms of dollar or value given or promised and spiticable, should be deleted Sa ires, the singular includes the and to individuals. ed this instrument this _9 th and its seal, if any, affixed IBED IN PREGU- TERSON APPRO- D USES OREST ofKlamath nowledged before me on	assigns forever. rs, is \$2,375.77 <u>O However</u> , the which is □ part of the □ the whole (indicate #OPS 90.030). e plural, and all grammatical changes shall be 1. day ofNovember
(F SPACE INSUFFIC) To Have and to Hold the same unto grantee and g The true and actual consideration paid for this trans- al consideration. O (The satisfies of or includes other property ab) consideration. O (The satisfies between the symbols 0, if a In construing this deed, where the context so requires the construing this deed, where the context so requires in construing this deed, where the context so requires to so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has executed tor is a corporation, it has caused its name to be signed to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCA INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCA INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCA INSTRUMENT IN VIGLATION OF APPLICABLE LAND USE LAWS AND S. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE E CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVE D DETERMINE ANY LIMITS ON LAYSUITS AGAINST FARMING OR HITCES AS DEFINED IN ORS 30.930. STATE OF OREGON, County This instrument was ack by	ENT. CONTINUE DESCRIPTION ON REVE prantee's heirs, successors an isfer, stated in terms of dollar por value given or promised ires, the singular includes the and to individuals. ed this instrument this _9 th and its seal, if any, affixed IBED IN TERSON APPRO- D USES OREST ofKlamath nowledged before me on	assigns forever. rs, is \$2,375.77 <u>O However</u> , the which is □ part of the □ the whole (indicate #OPS 90.030). e plural, and all grammatical changes shall be 1. day ofNovember
(F SPACE INSUFFIC) To Have and to Hold the same unto grantee and g The true and actual consideration paid for this tran- al consideration consists of or includes other property al consideration. (The existence between the symbols 0, if , in construing this deed, where the context so requi- e so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has executed tor is a corporation, it has caused its name to be signed to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCA MSTRUMENT IN VICLATION OF APPLICABLE LAND USE LAWS AND MSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCA MSTRUMENT IN VICLATION OF APPLICABLE LAND USE LAWS AND MSTRUMENT IN VICLATION OF ACCEPTING THIS INSTRUMENT MSTRUMENT IN VICLATION OF APPLICABLE LAND USE LAWS AND MSTRUMENT IN VICLATION OF APPLICABLE LAND USE AS AND MSTRUMENT IN VICLATION OF ACCEPTING THIS INSTRUMENT This instrument was ack by This instrument was ack by DIFFICIAL SEAL OFFICIAL SEAL	ENT. CONTINUE DESCRIPTION ON REVE prantee's heirs, successors an isfer, stated in terms of dollar por value given or promised ires, the singular includes the and to individuals. ed this instrument this _9 th and its seal, if any, affixed IBED IN TERSON APPRO- D USES OREST ofKlamath nowledged before me on	ERSE) d assigns forever. rs, is \$2, 375.77 However, the which is part of the U the whole (indicate #ORS 90.00.) e plural, and all grammatical changes shall be 1 day of November
(F SPACE INSUFFIC: To Have and to Hold the same unto grantee and g The true and actual consideration paid for this tran al consideration consists of or includes other property al consideration. ^(C) (The antione between the symbols 0, if it in construing this deed, where the context so requi- e so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has executed tor is a corporation, it has caused its name to be signed to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCR NSTRUMENT IN VIGLATION OF APPLICABLE LAND USE LAWS AND NSTRUMENT IN VIGLATION OF APPLICABLE LAND USE LAWS AND STATE OF OREGON, County This instrument was ack by STATE OF OREGON, County This instrument was ack by STATE OF OREGON, County This instrument was ack by STATE OF OREGON, COUNTY COPPICIAL SEAL LINDA A. SEATER NOTARY PUBLICOREGON	ENT. CONTINUE DESCRIPTION ON REVI grantee's heirs, successors an insfer, stated in terms of dollar y or value given or promited ires, the singular includes the and to individuals. ed this instrument this9th and its seal, if any, affixed DEED IN DEED I	EASE) d assigns forever. rs, is \$2, 375.77
(F SPACE INSUFFIC) To Have and to Hold the same unto grantee and g The true and actual consideration paid for this trat al consideration consists of or includes other property sh) consideration. ^(C) (The antero between the symbols O, if In construing this deed, where the context so requires the so that this deed shall apply equally to corporations IN WITNESS WHEREOF, the grantor has execute tor is a corporation, it has caused its name to be signed to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCR NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCR NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCR NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCR INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCR INSTRUMENT IN VICLATION OF APPLICABLE LAND USE LAWS AND NSTRUMENT IN VICLATION OF APPLICABLE LAND USE LAWS AND NSTRUMENT IN VICLATION OF APPLICABLE LAND USE LAWS AND NSTRUMENT IN VICLATION OF APPLICABLE CAND USE LAWS AND NSTRUMENT IN VICLATION OF APPLICABLE CAND USE LAWS AND NSTRUMENT IN VICLATION OF APPLICABLE LAND USE LAWS AND NSTRUMENT IN VICLATION OF APPLICABLE LAND USE LAWS AND NSTRUMENT IN VICLATION OF APPLICABLE LAND USE LAWS AND NSTRUMENT IN VICLATION OF APPLICABLE CAND USE LAWS AND STATE OF OREGON, County This instrument was ack by 	ENT. CONTINUE DESCRIPTION ON REVE prantee's heirs, successors an isfer, stated in terms of dollar por value given or promised ires, the singular includes the and to individuals. ed this instrument this _9 th and its seal, if any, affixed IBED IN TERSON APPRO- D USES OREST ofKlamath nowledged before me on	EASE) d assigns forever. rs, is \$2, 375.77