FOESE Ho. 721 - QUITCLAIM DEED (Individual or Corporate) 69450 98 Ku. 10 P3:1 01. 1998 Page 41135 ELLIOTT L. FERBUSON AND FINTOINETTE S. FERBUSON 152375 WARON TRAIL ROAD LA FINE OFFE 97739 RAF AND MARGINAL <u>A</u> STATE OF OREGON, County of Klamath I certify that the within instrument AF ANN MC DOWALD was received for record on the 10th day of <u>November</u>, 19.98, at 3:11 o'clock P.M. and recorded in TO FOR RUN LANE CANFIELD, OHO 44406 Grentees Asme and Address book/reel/volume No. \_\_\_\_\_\_M98\_\_\_\_on page recording, netern to (Flame, Addrese, Zip); SPACE RESERVED 41135 and/or as fee/file/instru-LANK MORE CONTRACTOR AND CONTRACTOR AND THE CONTRAC FOR ment/microfilm/reception No. 69450-Deed RECORDER'S USE Records of said County. Witness my hand and seal of County All ELECT Of the Content of the set of the s affixed. Bernetha G. Letsch, Co. Clerk By Kattlun Real, Deputy. Fee: \$30.00 QUITCLAIM DEED KNOW ALL BY THESE PRESENTS that ELLIOTIL FERGUSON AND ANTOINETTE hereinafter called grantor, for the consideration hereinafter stated, does hereby remise, release and forever quitclaim unto AEARNNRCDONALDhereinafter cailed grantee, and unto grantee's heirs, successors and assigns, all of the grantor's right, title and interest in that certain real property, with the tenements, hereditaments and appurtenances thereunto belonging or in any way appertaining, situated in ELAMATH County, State of Oregon. described as follows, to-wit: LOTS 36 AND 37 IN BLOCK 6, WAGONTRAIL ACREASES NUMBER ONE, SECOND ADDITION, ACCORDING TO THE OFFICIAL PLAT THERE OF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREBON. (IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE) To Have and to Hold the same unto grantee and grantee's heirs, successors and assigns forever. The true and actual consideration paid for this transfer, stated in terms of doilars, is \$\_NOTHINE\_\_\_\_\_\_O However, the actual consideration consists of or includes other property or value given or promised which is [] part of the [] the whole (indicate which) consideration. (The sentence between the symbols  $\Phi$ , if not applicable, should be deleted. See ORS 93.030.) In construing this deed, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this deed shall apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument this 14th \_ day of \_NOVENBLE\_, 1992; if grantor is a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU-LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPRO-PRIATE CITY OR COUNTY PLAKNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930. excusion - Ref fleduron comitte Texus Printe XA Ferg STATE OF OREGON, County of \_\_\_\_\_\_ -.) ss. [/ An Dinetty Le Faquents 11-10 1998 This instrument was acknowledged before me on \_\_\_\_\_ bγ as of Notary Public for Oregon OFFICIAL SEAL JILL M. C'NEIL NOTINY PUBLIC OREGON COMPASSION EXPRESSION NO. DATTISA COMPASSION EXPRESSION UNT TO 15950 My dommission expires \_\_\_\_ 10-10-99 30-