~ 69744	COPYRIGHT 1986 BTEVENS HESS LAW PUBLISHING CO., PORTLANO, OR 97
물 수 물건에 있는 것 같아. 그는 것 물건을 가려졌다.	34 NUL 10 P2:40 Vol M98 Page 41744
Klamath County	STATE OF OREGON.
-305 Main Street, Rm 238 Klamath Falls OP 07605	County of Klamath S
Klamath Falls, OR 97601	I certify that the within instrume
Barbara Martin 736 Prescott	was received for record on the 16th dr
Klamath Falls, OR 97601 Grantes's Hante and Address	of Nov, 19_98, 2:40o'clock _PM., and recorded i
Grantee's Name and Address	DOOK/reel/volume No M98
Alter recording, rearn to (Hanna, Address, Zip): Barbara Martin	41/44 and/or as fee/file/instru
-LID_ETESCOFF	RECORDER'S USE Inclin/initronin/reception No 69744
Klamath Falls, OR 97601	Records of said County.
Until requested otherwise, send all tax statements to a	Witness my hand and seal of County affixed.
-ualuara Marrin	
736 Prescott Klamath Falls, CB 97601	Bernetha G. Letsch, Co, Cler
	Fee \$30.00 By Kattlun Ross, Deputy.
	Fee \$30.00 By Lander And Deputy.
	QUITCLAIM DEED
KNOW ALL BY THESE PRESENTS that	Kiensti o
the State of Oregon	Klamath County, a Political sub-division of
ereinafter called grantor, for the consideration here	einafter stated, does hereby remise, release and forever quitclaim unto
Barbara Martin	stated, does hereby remise, release and forever quitclaim unto
VIVERIALEI CHURT OTONIAA and make	
Klamath	successors and assigns, all of the grantor's right, title and interest in that certain nd appurtenances thereunto belonging or in any way appertaining, situated in Oregon, described as follows, to-wit:
Klamath County, State of	Oregon, described as follows, to-wit:
A parcel of land lying in Lot	4, Block 103, Buena Vista Addition to the
City of Klamath Falls, Klamat	4, Block 103, Buena Vista Addition to the h County, Oregon, the said parcel being that ortheasterly of a line parallel the being that
LEXINGV, Which contain it.	
by and through its State High	and a state of Orego
of Klamath County Record of De	eeds.
UF SPACE INSUFF	
	FIGIENT, CONTINUE DESCRIPTION ON REVERSE)
The true and actual consideration will be	d grantee's heirs, successors and assigns forever.
The true and actual consideration paid for this the actual consideration consists of or includer at	d grantee's heirs, successors and assigns forever. ransfer, stated in terms of dollars, is $\frac{200.00}{0.00}$
The true and actual consideration paid for this to al consideration consists of or includes other prope th) consideration O (The context between the symbols T, In construing this deed where the context of	d grantee's heirs, successors and assigns forever. ransfer, stated in terms of dollars, is $2\Omega O Q Q$ . O However, the Hy or value given or promised which is part of the phie whole (indicate if an applicable should be deloted. See ORS 93.030.)
The true and actual consideration paid for this th al consideration consists of or includer other prope th) consideration () (The context between the symbols 7, In construing this deed, where the context so rec e so that this deed shall apply equally to conserve	d grantee's heirs, successors and assigns forever. ransfer, stated in terms of dollars, is $2\Omega O Q Q$ . $\Omega$ . However, the sty or value given or promised which is part of the part of the whole (indicate if an applicable, cheall be deleted. See ORS 93.020) quires, the singular includes the plural, and all grammatical changes shall be
The true and actual consideration paid for this th al consideration consists of or includes other prope th) consideration (The sentence between the symbols T, In construing this deed, where the context so rec e so that this deed shall apply equally to corporatio IN WITNESS WHEREOF the sentence the symbols T.	d grantee's heirs, successors and assigns forever. ransfer, stated in terms of dollars, is $2\Omega\Omega \cdot Q\Omega$ . $\Omega$ . However, the sty or value given or promised which is $\Box$ part of the $\Box$ the whole (indicate if not applicable, should be dolored. See ORS 93.030.). quires, the singular includes the plural, and all grammatical changes shall be ons and to individuals.
The true and actual consideration paid for this th al consideration consists of or includes other prope th) consideration (The sentence between the symbols T, In construing this deed, where the context so rec e so that this deed shall apply equally to corporatio IN WITNESS WHEREOF the sentence the symbols T.	d grantee's heirs, successors and assigns forever. ransfer, stated in terms of dollars, is $2\Omega\Omega \cdot Q\Omega$ . $\Omega$ . However, the sty or value given or promised which is $\Box$ part of the $\Box$ the whole (indicate if not applicable, should be dolored. See ORS 93.030.). quires, the singular includes the plural, and all grammatical changes shall be ons and to individuals.
The true and actual consideration paid for this th al consideration consists of or includes other prope th) consideration (The sentence between the symbols T, In construing this deed, where the context so rec e so that this deed shall apply equally to corporatio IN WITNESS WHEREOF the sentence the symbols T.	d grantee's heirs, successors and assigns forever. ransfer, stated in terms of dollars, is $2\Omega\Omega \cdot Q\Omega$ . $\Omega$ . However, the sty or value given or promised which is $\Box$ part of the $\Box$ the whole (indicate if not applicable, should be dolored. See ORS 93.030.). quires, the singular includes the plural, and all grammatical changes shall be ons and to individuals.
The true and actual consideration paid for this tr al consideration consists of or includer other prope th) consideration () (The context between the symbols T, in construing this deed, where the context so rec e so that this deed shall apply equally to corporatio IN WITNESS WHEREOF, the grantor has exect tor is a corporation, it has caused its name to be sig o so by order of its board of directors.	d grantee's heirs, successors and assigns forever. ransfer, stated in terms of dollars, is $$200.00$
The true and actual consideration paid for this tr al consideration consists of or includer other prope th) consideration () (The context between the symbols T, in construing this deed, where the context so rec e so that this deed shall apply equally to corporatio IN WITNESS WHEREOF, the grantor has exect tor is a corporation, it has caused its name to be sig o so by order of its board of directors.	d grantee's heirs, successors and assigns forever. ransfer, stated in terms of dollars, is $$200.00$
The true and actual consideration paid for this to al consideration consists of or includer other prope th) consideration (The sentence between the symbols T, In construing this deed, where the context so red is construing this deed, where the context so red is so that this deed shall apply equally to corporatio IN WTINESS WHEREOF, the grantor has exect tor is a corporation, it has caused its name to be sig to so by order of its board of directors. NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS A COTY OF COUNTY OF APPOPERTY SHOULD CHECK WITH TH COTY OF COUNTY OF APPOPERTY SHOULD CHECK WITH TH	d grantee's heirs, successors and assigns forever. ransfer, stated in terms of dollars, is $$200.00$ . However, the hey or value given or promised which is part of the the whole (indicate if not applicable, should be dolored. See ORS 02.020.) quires, the singular includes the plural, and all grammatical changes shall be ons and to individuals. uted this instrument this 1.3th day of <u>November</u> , 1998; if gned and its seal, if any, affixed by an officer or other person duly authorized CRIBED IN NO REGU- E PERSON REGU- E APPRO.
The true and actual consideration paid for this the al consideration consists of or includer other property in construing this deed, where the context so real in construing this deed, where the context so real is so that this deed shall apply equally to corporatio iN WITNESS WHEREOF, the grantor has execu- tor is a corporation, it has caused its name to be sig is so by order of its board of directors. NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI NSTRUMENT IN VOLATION OF APPLICABLE LAND USE LAWS A NS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, TH ANG FEE TITLE TO THE PROPERTY SHOULD CHECK WITH TH ECITY OR COUNTY PLANNING DEPARTMENT TO VERIEY APPRO	d grantee's heirs, successors and assigns forever. ransfer, stated in terms of dollars, is $$200.00$ . However, the hey or value given or promised which is part of the the whole (indicate if not applicable, should be dolored. See ORS 02.020.) quires, the singular includes the plural, and all grammatical changes shall be ons and to individuals. uted this instrument this 1.3th day of <u>November</u> , 1998; if gned and its seal, if any, affixed by an officer or other person duly authorized CRIBED IN NO REGU- E PERSON REGU- E APPRO.
The true and actual consideration paid for this the al consideration consists of or includer other property in construing this deed, where the context so real in construing this deed, where the context so real is so that this deed shall apply equally to corporatio iN WITNESS WHEREOF, the grantor has execu- tor is a corporation, it has caused its name to be sig is so by order of its board of directors. NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI NSTRUMENT IN VOLATION OF APPLICABLE LAND USE LAWS A NS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, TH ANG FEE TITLE TO THE PROPERTY SHOULD CHECK WITH TH ECITY OR COUNTY PLANNING DEPARTMENT TO VERIEY APPRO	d grantee's heirs, successors and assigns forever. ransfer, stated in terms of dollars, is $$200.00$ . However, the hey or value given or promised which is part of the the whole (indicate if not applicable, should be dolored. See ORS 02.020.) quires, the singular includes the plural, and all grammatical changes shall be ons and to individuals. uted this instrument this 1.3th day of <u>November</u> , 1998; if gned and its seal, if any, affixed by an officer or other person duly authorized CRIBED IN NO REGU- E PERSON REGU- E APPRO.
The true and actual consideration paid for this th al consideration consists of or includes other prope th) consideration (The contexts of the symbols T, in construing this deed, where the context so red e so that this deed shall apply equally to corporatio IN WITNESS WHEREOF, the grantor has exect tor is a corporation, it has caused its name to be sig o so by order of its board of directors. NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI NSTRUMENT IN VOLATION OF APPLICABLE LAND USE LAWS A NSTRUMENT IN VOLATION OF APPLICABLE LAND USE LAWS A NSTRUMENT IN VOLATION OF APPLICABLE LAND USE LAWS A NSTRUMENT IN TO THE PROPERTY SHOULD CHECK WITH TH CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPRO D DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF ICES AS DEFINED IN ORS 30.330.	d grantee's heirs, successors and assigns forever. ransfer, stated in terms of dollars, is $$200.00$ . <sup>(D)</sup> However, the here or value given or promised which is $\Box$ part of the $\Box$ the whole (indicate if not applicable, cheuld be dolered. See ORS 93.030.) quires, the singular includes the plural, and all grammatical changes shall be ons and to individuals. uted this instrument this <u>13th</u> day of <u>November</u> , 1998.; if gned and its seal, if any, affixed by an officer or other person duly authorized CRIBED IN LE PERSON HE APPRO. WED REGU- E PERSON HE APPRO. WED USES
The true and actual consideration paid for this to al consideration consists of or includer other prope th) consideration () (The sentence between the symbols T, in construing this deed, where the context so red is construing this deed, where the context so red is so that this deed shall apply equally to corporatio in WTINESS WHEREOF, the grantor has exect for is a corporation, it has caused its name to be sig is so by order of its board of directors. NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC NOT REAL SIGNING OR ACCEPTING THIS INSTRUMENT, THI RING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH TH CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPRO D DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING ON NEES AS DEFINED IN ORS 30.930.	d grantee's heirs, successors and assigns forever. ransfer, stated in terms of dollars, is $$200.00$ . <sup>(D)</sup> However, the here or value given or promised which is $\Box$ part of the $\Box$ the whole (indicate if not applicable, chould be dolored. See ORS 02.020.) quires, the singular includes the plural, and all grammatical changes shall be ons and to individuals. uted this instrument this 1.3 th day of <u>November</u> , 1998.; if gned and its seal, if any, affixed by an officer or other person duly authorized CRIBED IN ND REGU- E PERSON WED USES IN FOREST K Lamath
The true and actual consideration paid for this to al consideration consists of or includer other prope th) consideration () (The sentence between the symbols T, In construing this deed, where the context so red is construing this deed, where the context so red is so that this deed shall apply equally to corporatio IN WITNESS WHEREOF, the grantor has exect for is a corporation, it has caused its name to be sig to so by order of its board of directors. NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC NSTRUMENT IN V.OLATION OF APPLICABLE LAND USE LAWS A NS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THI RING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH TH CCITY OR COUNTY PLANNING DEPARTMENT TO VERISY APPRO D DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING O ICES AS DEFINED IN ORS 30.930. STATE OF OREGON, Count	d grantee's heirs, successors and assigns forever. ransfer, stated in terms of dollars, is $$200.00$ . <sup>(D)</sup> However, the here or value given or promised which is $\Box$ part of the $\Box$ the whole (indicate if not applicable, chould be dolored. See ORS 02.020.) quires, the singular includes the plural, and all grammatical changes shall be ons and to individuals. uted this instrument this 1.3 th day of <u>November</u> , 1998.; if gned and its seal, if any, affixed by an officer or other person duly authorized CRIBED IN ND REGU- E PERSON WED USES IN FOREST K Lamath
The true and actual consideration paid for this th al consideration consists of or includer other proper ch) consideration (0, (The orders between the symbols 7), in construing this deed, where the context so re- e so that this deed shall apply equally to corporatio IN WITNESS WHEREOF, the grantor has exect tor is a corporation, it has caused its name to be sig to so by order of its board of directors. NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESS NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY SHOULD CHECK WITH TH E CITY OR COUNTY PLANNING DEPARTIMENT TO VERIFY APPRO O DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING O INCES AS DEFINED IN OR'S 30.930. STATE OF OREGON, Count This instrument was an by	d grantee's heirs, successors and assigns forever. ransfer, stated in terms of dollars, is \$ _200.00 However, the if not opplicable, cheald be dolead. See ORS 93.000.) quires, the singular includes the plural, and all grammatical changes shall be ons and to individuals. The day of 1998_; if gned and its seal, if any, affixed by an officer or other person duly authorized CRIBED IN Change Dir.of_PubWks. E PERSON E PERSON E PERSON E APPRO- WED USES CRIME DIR SS. cknowledged before me on SS.
The true and actual consideration paid for this th al consideration consists of or includer other prope ch) consideration. O (The contexts between the symbole True in construing this deed, where the context so rec e so that this deed shall apply equally to corporatio IN WITNESS WHEREOF, the grantor has exect tor is a corporation, it has caused its name to be sig to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI NSTRUMENT IN VOLATION OF APPLICABLE LAND USE LAWS AS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THI E CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPRO O DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING O INCES AS DEFINED IN ORS 30.930. STATE OF OREGON, Count, This instrument was at by	d grantee's heirs, successors and assigns forever. ransfer, stated in terms of dollars, is \$ 200.00
The true and actual consideration paid for this th al consideration consists of or includer other prope ch) consideration O (The others between the symbols Tr in construing this deed, where the context so rec e so that this deed shall apply equally to corporatio IN WITNESS WHEREOF, the grantor has execu- tor is a corporation, it has caused its name to be sig to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESS NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESS O DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING O NCES AS DEFINED IN ORS 30.930. STATE OF OREGON, Count This instrument was ac by Francis Robert as Director of Pul	d grantee's heirs, successors and assigns forever. ransfer, stated in terms of dollars, is \$ _200.00Mowever, the htty or value given or promised which ispart of thethe whole (indicate if not opplicable cheall be dolead. See ORS 93.020.) quires, the singular includes the plural, and all grammatical changes shall be ons and to individuals. ruted this instrument this <u>1.3th</u> day of <u>November1998if</u> gned and its seal, if any, affixed by an officer or other person duly authorized CRIBED IN <u></u>
The true and actual consideration paid for this the sal consideration consists of or includer other proper ch) consideration. O (The enters between the symbols Tru- in construing this deed, where the context so re- le so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has exect tor is a corporation, it has caused its name to be sign to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY PROPE OF THE TILE TO THE PROPERTY SHOULD CHECK WITH TH E CITY OF COUNTY PLANNING DEPARTMENT TO VERIFY APPRO O DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF INCES AS DEFINED IN ORS 30.930. STATE OF OREGON, Count This instrument was ac by Francis Robert: as Director of Pull of the State of OT	d grantee's heirs, successors and assigns forever. ransfer, stated in terms of dollars, is \$ _200.00Mowever, the htty or value given or promised which ispart of thethe whole (indicate if not opplicable cheall be dolead. See ORS 93.020.) quires, the singular includes the plural, and all grammatical changes shall be ons and to individuals. ruted this instrument this <u>1.3th</u> day of <u>November1998if</u> gned and its seal, if any, affixed by an officer or other person duly authorized CRIBED IN <u></u>
The true and actual consideration paid for this to the true and actual consideration paid for this to that consideration. O (The enters between the symbols T, In construing this deed, where the context so red to consideration. O (The enters between the symbols T, In construing this deed, where the context so red to consideration. O (The enters between the symbols T, In construing this deed, where the context so red to so that this deed shall apply equally to corporatio IN WITNESS WHEREOF, the grantor has exect tor is a corporation, it has caused its name to be sig to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI INSTRUMENT IN VOLATION OF APPLICABLE LAND USE LAWS A NS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THI RANG FEE TITLE TO THE PROPERTY SHOULD CHECK WITH TH CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPRO O DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING O INCES AS DEFINED IN ORS 30.930. STATE OF OREGON, Count This instrument was ac by	d grantee's heirs, successors and assigns forever. ransfer, stated in terms of dollars, is \$ _200.00Mowever, the htty or value given or promised which ispart of thethe whole (indicate if not opplicable cheall be dolead. See ORS 93.020.) quires, the singular includes the plural, and all grammatical changes shall be ons and to individuals. ruted this instrument this <u>1.3th</u> day of <u>November1998if</u> gned and its seal, if any, affixed by an officer or other person duly authorized CRIBED IN <u></u>
The true and actual consideration paid for this th al consideration consists of or includer other proper ch) consideration 0. The enters between the symbols 7, in construing this deed, where the context so re- e so that this deed shall apply equally to corporatio IN WITNESS WHEREOF, the grantor has exect tor is a corporation, it has caused its name to be sig to so by order of its board of directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY PROPE OFFICIAL SEA ECITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPRO D DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF INCES AS DEFINED IN ORS 30.930. STATE OF OREGON, Count This instrument was ac by Francis Robert: as Director of Pul of the State of OT OFFICIAL SEAL UNDA A BEATER	d grantee's heirs, successors and assigns forever. ransfer, stated in terms of dollars, is \$ _200.00 However, the htty or value given or promised which ispart of the the whole (indicate if not opplicable, checkly be deleted. See ORS 93.020.) quires, the singular includes the plural, and all grammatical changes shall be ons and to individuals. uted this instrument this <u>13th</u> day of <u>November1998</u> ; if gned and its seal, if any, affixed by an officer or other person duly authorized CRIBED IN <u></u>
The true and actual consideration paid for this th al consideration consists of or includes other prope th) consideration () (The entered between the symbols T, in construing this deed, where the context so red e so that this deed shall apply equally to corporatio IN WITNESS WHEREOF, the grantor has exect for is a corporation, it has caused its name to be sig to so by order of its board of directors. INSTRUMENT IN VOLATION OF APPLICABLE LAND USE LAWS A NSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESI NISTRUMENT IN VOLATION OF APPLICABLE LAND USE LAWS A NS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THI RING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH TH O DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING O ICES AS DEFINED IN ORS 30.930. STATE OF OREGON, Count This instrument was ac by	d grantee's heirs, successors and assigns forever. ransfer, stated in terms of dollars, is \$ _200.00Mowever, the htty or value given or promised which ispart of thethe whole (indicate if not opplicable cheall be dolead. See ORS 93.020.) quires, the singular includes the plural, and all grammatical changes shall be ons and to individuals. ruted this instrument this <u>1.3th</u> day of <u>November1998if</u> gned and its seal, if any, affixed by an officer or other person duly authorized CRIBED IN <u></u>