Na COM	*/E-)~i			COMPRESENT 1988 BTEVENS NESS LAW PUBLISHING CO., PORTLAND, OR \$7295
	757	en ne transferi Hansk seiner	98 NOV 10 P2:40	/ol_ <u>M98</u> Page_ 41757
Klamath Cou	nty			STATE OF OREGON,
305 Main St Klamath Fal	reet, Rm	238		County of <u>Klamath</u> ss.
Klamath Fal	IC's Name and Address	7601		I certify that the within instrument was received for record on the 16th day
Michael Hoch	h			of Nov 19 98, at
10728-50th	Street			2:40 o'clock _ PM., and recorded in
Mira Loma (es's Harne and Address	8		book/reel/volume NoM98 on page
After recording, return to (Hart			SPACE RESERVED	41757 and/or as fee/file/instru-
Michael Hock 10728-50th S			RECORDER'S USE	ment/microfilm/reception No. <u>69757-</u> p Records of said County.
-Mira-Lona-C	A 91.752		5.7 J	Witness my hand and seal of County
Until requested otherwide, sec	of all her statemants to	(Name, Address, Zip):		affixed.
Michael Hoch 10728-50th S	1	***********		Bernetha G. Letsch, Co. Clerk
Mira Loma, C	A 91752]	
		********		By Kattlien Ross, Deputy.
			Fee \$30.00	, , , , , , , , , , , , , , , , , , ,
			QUITCLAIM DEED	
KNOW ALL H	Y THESE PRES	SENTS that	lamath County, a	Political sub-division of
And the second s				
Michael Hoch	tor, for the consi	ideration herein	after stated, does hereby remi	ise, release and forever quitclaim unto
real property, with the	tenements, her	editaments and	appointenances thereinto he	e grantor's right, title and interest in that certain longing or in any way appertaining, situated in
Klamath	Cou	unty, State of O	regon, described as follows,	to-wit:
Lot 105, Blo	ck 31. For	urth Addi	tion To Nimmed D	iver Park, according to the
		on file	in the office of	the County Clerk of Klamath
County, Oreg	on.		01 041200 01	the county clerk of klamath
SUBJECT TO C	• • • • • • • • •			
richte rich	ovenants,	conditio	ns, reservations	, easements, restrictions,
rrgues, rrgu	LS OI WAY	and all	matters appearing	g of record.
To Have and to		(IF SPACE INSUFFI	CIENT, CONTINUE DESCRIPTION ON REV	VERSE)
To Have and to The true and act	Hold the same us	nto grantee and	grantee's heirs successors of	nd analama famma
THE HEE AND ACT	ual consideration	nto grantee and paid for this tra	grantee's heirs, successors an	nd assigns forever.
tual consideration con high) consideration @,	ual consideration isists of or includ	nto grantee and a paid for this tra des other proper	grantee's heirs, successors au ansfer, stated in terms of doll; 4y or value given or promise:	nd assigns forever. ars, is \$26000
tual consideration con hich) consideration. In construing thi	ual consideration usists of or includ (The contense bottom s deed, where the	nto grantee and a paid for this tra des other proper on the symbols 0, if a context so rea	grantee's heirs, successors an ansfer, stated in terms of doll: 19 or value given or promise: 1 act applicable, should be deleted. Wires the singular includes the	nd assigns forever. ars, is \$26000
hich) consideration for hich) consideration for ln construing thi ade so that this deed s	the consideration isists of or include (The contents between s deed, where the hall apply equal	nto grantee and a paid for this tra des other proper on the symbols 9, if the context so req by to corporation	grantee's heirs, successors an ansfer, stated in terms of dolla ty or value given or promises fact applicable, should be deleted of unires, the singular includes the s and to individuals	nd assigns forever. ars, is \$260_00 However, the d which is part of the the whole (indicate See ORS 93.030.) he plural, and all grammatical changes shall be
he file and action con function consideration (D.) In construing thi ade so that this deed so IN WITNESS W	the consideration resists of or includ (The context bolies of the context bolies of the context of the context of the context of the context of the context of the context of the context of the context	nto grantee and paid for this tra des other proper cathe symbols O, if the context so req ly to corporation rantor has even	grantee's heirs, successors as ansfer, stated in terms of doll: ty or value given or promises fact applicable, should be deleted of unires, the singular includes the as and to individuals.	Ind assigns forever. ars, is $2.260.00$
he file and action for the file and action for the file and action for the file and the file action for the file action action for the file action action action for the file action a	sists of or inclus (the contents borned s deed, where the hall apply equall (HEREOF, the gr it has caused its	nto grantee and paid for this tra des other proper- entities of the symbols O, if the context so req ly to corporation rantor has execu- pame to be sign	grantee's heirs, successors as ansfer, stated in terms of doll: ty or value given or promises fact applicable, should be deleted of unires, the singular includes the as and to individuals.	Ind assigns forever. ars, is $2.260.00$
hich is a consideration con- hich) consideration (hi- ln construing thi ade so that this deed s IN WITNESS W antor is a corporation, do so by order of its b	usists of or includ (The contents bower of the contents bower of the contents bower of the contents bower of the content of the content of the content of the content of the content of the content of the con	nto grantee and a paid for this tra- des other proper- en the symbols ∞ , if the context so req ly to corporation rantor has execu- name to be sign s.	grantee's heirs, successors an ansfer, stated in terms of dolla any or value given or promises fact applicable, should be deleted. If uires, the singular includes the and to individuals. and to individuals. and this instrument this _1.3 hed and its seal, if any, affixe	nd assigns forever. ars, is \$260.00
hich is consideration on hich) consideration.0. In construing thi ade so that this deed s IN WITNESS W antor is a corporation, do so by order of its b	sists of or includ (the essence bottom s deed, where the hall apply equall "HEREOF, the gr it has caused its woard of directors	nto grantee and a paid for this tra- des other proper- en the symbols 0, if the context so req ly to corporation rantor has execu- name to be sign S.	grantee's heirs, successors and ansfer, stated in terms of dolla ty or value given or promises fact applicable, should be deleted. (juires, the singular includes the s and to individuals. thed this instrument this _13 hed and its seal, if any, affixe	nd assigns forever. ars, is \$260.00
hich is consideration on hich) consideration.0. In construing thi ade so that this deed s IN WITNESS W antor is a corporation, do so by order of its b	sists of or includ (the essence bottom s deed, where the hall apply equall "HEREOF, the gr it has caused its woard of directors	nto grantee and a paid for this tra- des other proper- en the symbols 0, if the context so req ly to corporation rantor has execu- name to be sign S.	grantee's heirs, successors and ansfer, stated in terms of dolla ty or value given or promises fact applicable, should be deleted. (juires, the singular includes the s and to individuals. thed this instrument this _13 hed and its seal, if any, affixe	Ind assigns forever. ars, is $2.260.00$
hich is consideration on hich) consideration.0. In construing thi ade so that this deed s IN WITNESS W antor is a corporation, do so by order of its to S INSTRUMENT IN VIOLATI HONS. BEFORE SIGNING O DUIRING FEE TILE TO THE ATE OUT OR COUNTY PLAN	consideration usists of or includ (The estimate botworks) s deed, where the hall apply equall "HEREOF, the gr it has caused its poard of directors ALLOW USE OF TH ION OF APPLICABLE PROPERTY SHOUL WHAP OF DEPTING THIS PROPERTY SHOUL	nto grantee and a paid for this tra- des other proper- en-the-symbols Θ , if e context so req ly to corporation rantor has execu- nance to be sign s. IE PROPERTY DESC LAND USE LAWS AI INSTRUMENT, THE D CHECK WITH THI TO VERIE ADDOOR	grantee's heirs, successors and ansfer, stated in terms of dolla ty or value given or promises and applicable, should to deleted. G utres, the singular includes the and to individuals. the d this instrument this _1.3 hed and its seal, if any, affixe GRIBED IN VD REGU-	nd assigns forever. ars, is \$260.00
hich it de and acti fual consideration con hich) consideration (h ln construing thi ade so that this deed s IN WITNESS W antor is a corporation, do so by order of its t S INSTRUMENT IN VIOLAT S INSTRUMENT IN VIOLAT S INSTRUMENT IN VIOLAT S INSTRUMENT IN VIOLAT SUBSING FEE TITLE TO THE ATE CITY OR COUNTY PLAN ATE CITY OR COUNTY PLAN	val consideration usists of or includ (The contents bower s deed, where the hall apply equall THEREOF, the gr it has caused its woard of directors TALLOW USE OF THE CALLOW USE OF THE CALLOW USE OF THE E PROPERTY SHOULD INING DEPARTMENT TS ON I AWAULTS OF SON I AWAU SON I A	nto grantee and a paid for this tra- des other proper- en-the-symbols Θ , if e context so req ly to corporation rantor has execu- nance to be sign s. IE PROPERTY DESC LAND USE LAWS AI INSTRUMENT, THE D CHECK WITH THI TO VERIE ADDOOR	grantee's heirs, successors and ansfer, stated in terms of dolla ty or value given or promises and applicable, should to deleted. G utres, the singular includes the and to individuals. the d this instrument this _1.3 hed and its seal, if any, affixe GRIBED IN VD REGU-	nd assigns forever. ars, is \$260.00
hich is a consideration con- hich) consideration (hi- ln construing thi ade so that this deed s IN WITNESS W antor is a corporation, do so by order of its b	sists of or includ (The contents botween s deed, where the hall apply equall THEREOF, the gr it has caused its soord of directory ALLOW USE OF THE CALLOW USE OF THE CALLOW USE OF THE ACCEPTING THIS PROPERTY SHOULD INING DEPARTMENT IS ON LAWSUITS AG IS 30.530.	nto grantee and a paid for this tra des other proper en the symbols 0, if the context so req ly to corporation rantor has execu- name to be sign s. IE PROPERTY DESC LAND USE LAWS AI INSTRUMENT, THE D CHECK WITH THI TO VERIFY APPROV BAINST FARMING OF	grantee's heirs, successors an ansfer, stated in terms of dolla ty or value given or promise: Fact applicable, should be deleted. If uires, the singular includes th and to individuals. Ited this instrument this _1.3 hed and its seal, if any, affixe PERSON PERSON E APPRO- VED USES A FOREST	nd assigns forever. ars, is \$260.00
hich it de and acti fual consideration con hich) consideration (h ln construing thi ade so that this deed s IN WITNESS W antor is a corporation, do so by order of its t S INSTRUMENT IN VIOLAT S INSTRUMENT IN VIOLAT S INSTRUMENT IN VIOLAT S INSTRUMENT IN VIOLAT SUBSING FEE TITLE TO THE ATE CITY OR COUNTY PLAN ATE CITY OR COUNTY PLAN	sists of or includ (The estimate botween s deed, where the hall apply equall THEREOF, the gr it has caused its board of directory ALLOW USE OF THE ON DF APPLICABLE IF ACCEPTING THIS PROPERTY SHOULD INING DEPARTMENT TS ON LAWSUITS AG IS 30.530. STATE OF OF	nto grantee and a paid for this tra des other proper en the symbols 0, if e context so req ly to corporation rantor has execu- name to be sign s. E PROPERTY DESC LAND USE LAWS AI INSTRUMENT, THE D CHECK WITH THI TO VERIFY APPROV DAINST FARMING OF REGON, County	grantee's heirs, successors an ansfer, stated in terms of dolla ty or value given or promise: het applicable, should to deleted. (uires, the singular includes the s and to individuals. the d this instrument this _1.3 hed and its seal, if any, affixe RIBED IN	nd assigns forever. ars, is \$260.00
hich it de and acti fual consideration con hich) consideration (h ln construing thi ade so that this deed s IN WITNESS W antor is a corporation, do so by order of its t S INSTRUMENT IN VIOLAT S INSTRUMENT IN VIOLAT S INSTRUMENT IN VIOLAT S INSTRUMENT IN VIOLAT SUBSING FEE TITLE TO THE ATE CITY OR COUNTY PLAN ATE CITY OR COUNTY PLAN	sists of or includ (The estimate botween s deed, where the hall apply equall THEREOF, the gr it has caused its board of directory ALLOW USE OF THE ON DF APPLICABLE PROPERTY SHOUL INING DEPARTMENT TS ON LAWSUITS AG IS 30,530. STATE OF OF This in	nto grantee and a paid for this tra- des other proper- en the symbols 0, if the context so req ly to corporation rantor has execu- name to be sign S. HE PROPERTY DESC LAND USE LAWS AI INSTRUMENT, THE D CHECK WITH THI TO VERIFY APPRO DAINST FARMING OF REGON, Coult Estrument was ad	grantee's heirs, successors an ansfer, stated in terms of dolla ty or value given or promises het applicable, should to deleted. (uures, the singular includes the s and to individuals. the d this instrument this _1.3 hed and its seal, if any, affixe SRIBED IN VD REGU- PERSON E APPRO- ZO USES A FOREST y of Klamath cknowledged before me on a	nd assigns forever. ars, is \$260.00
hich it de and acti fual consideration con hich) consideration (h ln construing thi ade so that this deed s IN WITNESS W antor is a corporation, do so by order of its t S INSTRUMENT IN VIOLAT S INSTRUMENT IN VIOLAT S INSTRUMENT IN VIOLAT S INSTRUMENT IN VIOLAT SUBSING FEE TITLE TO THE ATE CITY OR COUNTY PLAN ATE CITY OR COUNTY PLAN	sists of or includ (The contract bottom) s deed, where the hall apply equall THEREOF, the gr it has caused its coard of directors ALLOW USE OF THE CALLOW USE OF THE ACCEPTING THIS PROPERTY SHOULD MING DEPARTMENT TS ON LAWSUITS AG IS 30.530. STATE OF OF This in by	nto grantee and paid for this tra des other proper en the symbols \mathcal{O} , if the context so req ly to corporation rantor has execu- nance to be sign s. EPROPERTY DESC LAND USE LAWS AN INSTRUMENT, THE D CHECK WITH THI TO VERIFY APPROV DAINST FARMING OF ANST FARMING OF REGON, County Estrument was ac-	grantee's heirs, successors an ansfer, stated in terms of dolla ty or value given or promises fact applicable, should be detected of quires, the singular includes th and to individuals. Inted this instrument this _1.3 hed and its seal, if any, affixe with REGU- TERSON A FOREST of CALL AND A CONTRACT OF THE A STATE OF THE ADDRESS OF THE ADDRESS A STATE OF THE ADDRESS	nd assigns forever. ars, is \$260.00Mewever, the d which is part of the the whole (indicate see ORS 93.030.) the plural, and all grammatical changes shall be th day ofNovember19.98.; if d by an officer or other person duly authorized Balketter
hich it de and acti fual consideration con hich) consideration (h ln construing thi ade so that this deed s IN WITNESS W antor is a corporation, do so by order of its t S INSTRUMENT IN VIOLAT S INSTRUMENT IN VIOLAT S INSTRUMENT IN VIOLAT S INSTRUMENT IN VIOLAT SUBSING FEE TITLE TO THE ATE CITY OR COUNTY PLAN ATE CITY OR COUNTY PLAN	sists of or includ (The contract botween s deed, where the hall apply equall THEREOF, the gr it has caused its coard of directors ALLOW USE OF THE INDER DEPARTMENT IS ON LAWSUITS AG IS 30.530. STATE OF OF This in by	nto grantee and paid for this tra des other proper en the symbols 0, if context so req ly to corporation rantor has execu- nance to be sign s. EPROPERTY DESC LAND USE LAWS AN INSTRUMENT, THE D CHECK WITH THI TO VERIFY APPRO- BAINST FARMING OF CHECK WITH THIS D CHECK WITH THIS SAINST FARMING OF CHECK THIS AND THE CONTROL OF CONTROL CHECK THIS AND THE CONTROL OF CONTROL OF CONTROL OF CONTROL CHECK THE CONTROL OF CONTROL OF CONTROL OF CONTROL OF CONTROL CHECK THE THIS AND THE CONTROL OF	grantee's heirs, successors an ansfer, stated in terms of dolla ty or value given or promise: Fact applicable, should be deteed of quires, the singular includes th and to individuals. Ited this instrument this _1.3 hed and its seal, if any, affixe with REGU- THE APPRO- VED USES A FOREST	nd assigns forever. ars, is \$260.00
hich it de and acti fual consideration con hich) consideration (h ln construing thi ade so that this deed s IN WITNESS W antor is a corporation, do so by order of its t S INSTRUMENT IN VIOLAT S INSTRUMENT IN VIOLAT S INSTRUMENT IN VIOLAT S INSTRUMENT IN VIOLAT SUBSING FEE TITLE TO THE ATE CITY OR COUNTY PLAN ATE CITY OR COUNTY PLAN	consideration isists of or includ (The assister between s deed, where the hall apply equall "HEREOF, the gr it has caused its it has caused its coard of directory ALLOW USE OF THE INNO OF APPLICABLE IR ACCEPTING THIS PROPERTY SHOUL INNO OF APPLICABLE INNO OF APPLICABLE INNO OF THIS S 30.530. STATE OF OF This in byThis in:	nto grantee and paid for this tra des other proper en the symbols \mathcal{O} , if is context so req ly to corporation rantor has execu- nance to be sign s. EPROPERTY DESC LAND USE LAWS AN INSTRUMENT, THE D CHECK WITH THI TO VERIFY APPROV DAINST FARMING OF AND ST FARMING OF CHECK WITH THIS D CHECK WITH THIS SAUSS FARMING OF SAUSS FARMING OF CHECK THIS AND THIS SAUSS FARMING OF SAUSS FARMING OF SAUSS FARMING OF SAUSS FARMING OF SAUSS FARMING OF SAUSS FARMING OF SAUSS FARMING OF SAUSS FARMING SAUSS FARMING FARMING FARMING OF SAUSS FARMING OF SAUSS FARMING FARMING OF SAUSS FARMING OF SAUSS FARMING OF SAUSS FARMING FARMING OF SAUSS FARMING FARMING OF SAUSS FARMING OF SAUSS FARMING OF SAUSS FARMING FA	grantee's heirs, successors and ansfer, stated in terms of dolla ty or value given or promises fact applicable, should be detected of quires, the singular includes the stated this instrument this _1.3 hed and its seal, if any, affixe whether the seal, if any, affixe whether the seal of the seal of the stated this instrument this _1.3 hed and its seal, if any, affixe whether the seal of t	nd assigns forever. ars, is \$260.00
hich it de and acti fual consideration con hich) consideration (h ln construing thi ade so that this deed s IN WITNESS W antor is a corporation, do so by order of its t S INSTRUMENT IN VIOLAT S INSTRUMENT IN VIOLAT S INSTRUMENT IN VIOLAT S INSTRUMENT IN VIOLAT SUBSING FEE TITLE TO THE ATE CITY OR COUNTY PLAN ATE CITY OR COUNTY PLAN	consideration isists of or includ (The assister bolican s deed, where the hall apply equall "HEREOF, the gr it has caused its coard of directors ALLOW USE OF THE CALLOW USE OF THE CALLOW USE OF THE ACCEPTING THIS PROPERTY SHOUL INNO OF APPLICABLE R ACCEPTING THIS PROPERTY SHOUL INNO OF APPLICABLE S ON LAWSUITS AG IS 30.530. STATE OF OF This in byThis byThis asIrec	nto grantee and paid for this tra- des other proper- en-the-symbols 0, if the context so req ly to corporation rantor has execu- nance to be sign s. EPROPERTY DESC LAND USE LAWS AN INSTRUMENT, THE D CHECK WITH THI- TO VERIFY APPROV- SAINST FARMING OF REGON, County Estrument was ac- isRoberti- tor_of_Pu	grantee's heirs, successors and ansfer, stated in terms of dolla ty or value given or promises fact applicable, should be detected of quires, the singular includes the stand to individuals. Inted this instrument this _1.3 hed and its seal, if any, affixe with REGU- PERSON A FOREST of	nd assigns forever. ars, is \$260.00Mewever, the d which is part of the the whole (indicate see ORS 93.030.) the plural, and all grammatical changes shall be th day ofNovember19.98.; if d by an officer or other person duly authorized Balketter
In consideration con hich) consideration for a construing thi ade so that this deed s IN WITNESS W antor is a corporation, do so by order of its t is INSTRUMENT IN VIOLATI NONS. BEFORE SIGNING O DUIRING FEE TILE TO THE ATE OIT OR COUNTY PLAN D TO DETERMINE ANY LIMI COTICES AS DEFINED IN OR	sists of or includ (The assists of or includ (The assists of or includ (The assists bowers s deed, where the hall apply equall "HEREOF, the gr it has caused its sooard of directors ALLOW USE OF THE ON DF APPLICABLE PROPERTY SHOULD INING DEPARTMENT IS ON LAWSUITS AG IS 30.330. STATE OF OF This in by	nto grantee and paid for this tra- des other proper- en-the-symbols 0, if the context so req ly to corporation rantor has execu- nance to be sign s. EPROPERTY DESC LAND USE LAWS AN INSTRUMENT, THE D CHECK WITH THI- TO VERIFY APPROV- SAINST FARMING OF REGON, County Estrument was ac- isRoberti- tor_of_Pu	grantee's heirs, successors and ansfer, stated in terms of dolla ty or value given or promises fact applicable, should be detected of quires, the singular includes the stated this instrument this _1.3 hed and its seal, if any, affixe whether the seal, if any, affixe whether the seal of the seal of the stated this instrument this _1.3 hed and its seal, if any, affixe whether the seal of t	nd assigns forever. ars, is \$260.00Mowever, the d which is part of the the whole (indicate see ORS 93.030.) the plural, and all grammatical changes shall be th day ofNovember19_98.; if d by an officer or other person duly authorized Balketter
CFI CFI Consideration On Aich) consideration On In construing thi ade so that this deed s IN WITINESS W antor is a corporation, do so by order of its t S INSTRUMENT IN VIOLATI S INSTRUMENT IN VIOLATI TO DETERMINE ANY LIMI CONTROL OF THE SIGNING O DITION OF COUNTY PLAN D TO DETERMINE ANY LIMI CONTROL OF THE SIGNING O DITION OF COUNTY PLAN D TO DETERMINE ANY LIMI CONTROL OF THE SIGNING O DITION OF THE SIGNING O D TO DETERMINE ANY LIMI CONTROL OF THE SIGNING O D TO DETERMINE ANY LIMI D TO D TO	sists of or includ (The assister bottom s deed, where the hall apply equall "HEREOF, the gr it has caused its coard of directors and an an an Lawsuits ag is 30,530. STATE OF OF This in by by	nto grantee and paid for this tra des other proper en the symbols \mathcal{O} , if is context so req ly to corporation rantor has execu- nance to be sign s. HE PROPERTY DESC LAND USE LAWS AI INSTRUMENT, THE D CHECK WITH THI TO VERIFY APPRO BAINST FARMING OF REGON, County Estrument was ac- strument was ac- strument was ac- strument was ac- strument was ac- strument was ac-	grantee's heirs, successors and ansfer, stated in terms of dolla ty or value given or promises and opplicable, should to deleted. G uures, the singular includes the s and to individuals. Ited this instrument this _1.3 hed and its seal, if any, affixe and and its seal, if any, affixe GRIBED IN WD REGU- THEREON A PAPRO- VED USES A FOREST of	nd assigns forever. ars, is \$260.00Mewever, the d which is □ part of the □ the whole (indicate Sec ORS 93.030.) he plural, and all grammatical changes shall be ith day ofNovember19_98.; if d by an officer or other person duly authorized Balketter
In consideration com hich) consideration (0, In construing thi ade so that this deed s IN WITNESS W antor is a corporation, do so by order of its b S INSTRUMENT IN VIOLATI S INSTRUMENT IN VIOLATI NORS, BEFORE SIGNING O DUIRING FEE TILE TO THE SINSTRUMENT IN VIOLATI NORS, BEFORE SIGNING O DUIRING FEE TILE TO THE ATE CITY OR COUNTY PLAN O TO DETERMINE ANY LIMI VOTICES AS DEFINED IN OF	sists of or includ (The essiste botween s deed, where the hall apply equall THEREOF, the gr it has caused its board of directory ALLOW USE OF THE ON OF APPLICABLE PROPERTY SHOUL INING DEPARTMENT TS ON LAWSUITS AG IS 30.330. STATE OF OF This in by	nto grantee and paid for this tra des other proper en-the symbols O , if e context so req ly to corporation rantor has execu- name to be sign s. HE PROPERTY DESC LAND USE LAWS AN INSTRUMENT, THE D CHECK WITH THI TO VERIFY APPROV SAINST FARMING OF REGON, County Estrument was ac- tis. Rober tor. of Pro- late of C	grantee's heirs, successors and ansfer, stated in terms of dolla ty or value given or promises fact applicable, should be detected of quires, the singular includes the stand to individuals. Inted this instrument this _1.3 hed and its seal, if any, affixe with REGU- PERSON A FOREST of	nd assigns forever. ars, is \$260.00Mewever, the d which is □ part of the □ the whole (indicate Sec ORS 93.030.) he plural, and all grammatical changes shall be ith day ofNovember19_98.; if d by an officer or other person duly authorized Balkster