69758			COPYRICHT 1998 STEVENS NEES LAW FUELSKENS CO. PORTLAND, OR S
김 씨는 동안이 가지 않았다. 같은 것이 많이 많이 있는 것이 없다.	· · · · · · · · · · · · · · · · · · ·	NUI 10 P2:40	Vol. <u>M98</u> Page 41758
Klamath County 305 Main Street,	Bm 220		STATE OF OREGON,
Klamath Falls, Ol	R 97601		County of Klamath
Michael Hoch	nd Address		I certify that the within instrume
-10728-50th Stree	±		was received for record on the
Mira Loma, CA 9 Granine's Marrie at	1752		O'Clock P M and manded
ARE RECEIPT THE MANNE Address	Zini:	SPACE RESERVED	VOUL/ICCI/VONIME No MOQ
-Cuchael Hoch		FOR	and/or as fee/file timet
10728-50th Street Mira Lona, CA 91	750	RECORDER'S USE	ment/microfilm/reception No69758- Records of said County.
Until requested other stas, sand all the state	./.22		Witness my hand and seal of Course
			alliacu.
10728-50th Street			Bernetha G. Letsch, Co. Cler NAME TITLE
Mira Lona, CA 91	.752		TITLE
	F	ee \$30.00	By Kattlun Resa, Deputy
	QU		
KNOW ALL BY THESE	E PRESENTS that VI am	a + 1 - 0	Political_sub-division_of
the State of Orego	2n	ach County, a	Political sub-division of
Michael Hoch	e consideration hereinafter st	tated, does hereby remi	
ereinafter called grantee and w		, area acredy ream	se, release and forever quitclaim unto
al property mich at	into graniee's neirs, successo	IS and assigns all of th	
lamath	County, State of Oregon.	described as follows	onging or in any way appertaining, situated in
ot 1, Block 74, S	ixth Addition To	Nimeral Di	Park, according to the of-
icial plat thereo;	f on file in the	Office of th	Park, according to the of- e County Clerk of Klamath
ouncy, oregon.		orrice of th	e County Clerk of Klamath
UBJECT TO Covenant	s, conditions	- Acomrohi	
ights, rights of w	ay and all matte	ers appearing	easements, restrictions,
		11	VI Lecora
	05 Space way we way		
To Have and to Hold the sar	(IF SPACE INSUFFICIENT, CON Nº Unio grantee and grantee)	TINUE DESCRI≓TION ON REVER	185)
To Have and to Hold the san The true and actual consideration	ne unto grantee and grantee'	TINUE DESCRI≓TION ON REVER 's heirs, successors and	RSE)
Consideration consists of as is	ation paid for this transfer, st	TINUE DESCRI≓TION ON REVER 's heirs, successors and tated in terms of dollars	assigns forever.
b) consideration consists of or in b) consideration. (The contenes b in construing this dead, when	ation paid for this transfer, st acludes other property or val	TINUE DESCRIFTION ON REVER 's heirs, successors and tated in terms of dollars lue given or promiced v rable, should be delated. See	ASE) assigns forever. b, is $3.310 \cdot 00$
L Consideration consists of or in h) consideration. (The contenue b In construing this deed, when so that this deed shall apply ac	ation paid for this transfer, st actudes other property or val notwood the symbols \oplus , if not applic the context so requires, the	TINUE DESCRIFTION ON REVER 's heirs, successors and tated in terms of dollars her given or promised u suble, should be delated. See e singular includes the	assigns forever. assigns forever. b, is $\$_{-3.10, 20}$. which is \Box part of the \Box the whole (indicate ORS 93.030.) plural, and all grammetical shows in the second
L Consideration consists of or in b) consideration. ⁽¹⁾ (The contenue b In construing this deed, when so that this deed shall apply ec IN WITNESS WHERE CON	ation paid for this transfer, st actudes other property or val solutions the symbols Θ , if not applic the the context so requires, the gually to corporations and to	TINUE DESCRIFTION ON REVER 's heirs, successors and tated in terms of dollars the given or promised u rable, should be delated. See e singular includes the individuals.	assigns forever. 5, is $\$_310.00$
L consideration consists of or in a) consideration, (The contents of In construing this deed, when so that this deed shall apply ec- IN WITNESS WHERE OF A	ation paid for this transfer, st actudes other property or val solutions the symbols Θ , if not applic the the context so requires, the gually to corporations and to	TINUE DESCRIFTION ON REVER 's heirs, successors and tated in terms of dollars the given or promised u rable, should be delated. See e singular includes the individuals.	assigns forever. 5, is $\$_310.00$
I consideration consists of or ir h) consideration. ^(III) (The contenes 5 In construing this deed, when so that this deed shall apply eq IN WITNESS WHEREOF, th or is a corporation, it has caused so by order of its board of direct	ation paid for this transfer, st actudes other property or val to the symbols Θ , if not applie to the context so requires, the qually to corporations and to the grantor has executed this is d its name to be signed and i ctors.	TINUE DESCRIFTION ON REVER 's heirs, successors and tated in terms of dollars the given or promised y rable, should be delated. See e singular includes the individuals. instrument this _13th ts seal, if any, affixed b	assigns forever. assigns forever. b, is \$_310.00
Consideration consists of or ir b) consideration. ⁽¹⁾ (The contenes 5 In construing this deed, when so that this deed shall apply eq IN WITNESS WHEREOF, th or is a corporation, it has caused so by order of its board of direct interpretation.	The unit grantee and grantee' ation paid for this transfer, st accludes other property or values ϕ , if not applic the the context so requires, the gually to corporations and to be grantor has executed this is d its name to be signed and i ctors.	TINUE DESCRIFTION ON REVER 's heirs, successors and tated in terms of dollars the given or promised y rable, should be delated. See e singular includes the individuals. instrument this _13th ts seal, if any, affixed b	assigns forever. assigns forever. b, is \$_310.00
I consideration consists of or in h) consideration. ⁽¹⁾ (The contenes 5 In construing this deed, when so that this deed shall apply eq IN WITNESS WHEREOF, it or is a corporation, it has caused so by order of its board of direct STRUMENT WILL NOT ALLOW USE O STRUMENT WILL	A control grantee and grantee' ation paid for this transfer, st actudes other property or val netwood the symbols \Re , if not applic the the context so requires, the qually to corporations and to the grantor has executed this is d its name to be signed and i ctors. IF THE PROPERTY DESCRIBED IN BLE LAND USE LAWS AND REGU- HIS INSTEMENT THE DEPCORT	TINUE DESCRIFTION ON REVER 's heirs, successors and tated in terms of dollars the given or promised y rable, should be delated. See e singular includes the individuals. instrument this _13th ts seal, if any, affixed b	assigns forever. assigns forever. b, is \$_310.00
L'Consideration consists of or in h) consideration () (The contenes 5 In construing this deed, when so that this deed shall apply eq IN WITNESS WHEREOF, th r is a corporation, it has caused so by order of its board of direct STRUMENT WILL NOT ALLOW USE O STRUMENT WILL NO	the unito grantee and grantee' ation paid for this transfer, st accludes other property or val setwoon the symbols \oplus , if not applic the the context so requires, the gually to corporations and to the grantor has executed this is d its name to be signed and i ctors. If THE PROPERTY DESCRIBED IN BLE LAND USE LAWS AND REGU- THIS INSTRUMENT, THE PERSON OULD CHECK WITH THE APPEND	TINUE DESCRIFTION ON REVER 's heirs, successors and tated in terms of dollars the given or promised y rable, should be delated. See e singular includes the individuals. instrument this _13th ts seal, if any, affixed b	assigns forever. 5, is $\$_310.00$
L'Consideration consists of or in h) consideration (Che contone 5 In construing this deed, when so that this deed shall apply eq IN WITNESS WHEREOF, th or is a corporation, it has caused so by order of its board of direct so by order of its board of direct STRUMENT WILL NOT ALLOW USE O STRUMENT WILL	the unito grantee and grantee' ation paid for this transfer, st accludes other property or val setwoon the symbols \oplus , if not applic the the context so requires, the gually to corporations and to the grantor has executed this is d its name to be signed and i ctors. If THE PROPERTY DESCRIBED IN BLE LAND USE LAWS AND REGU- THIS INSTRUMENT, THE PERSON OULD CHECK WITH THE APPEND	TINUE DESCRIFTION ON REVER 's heirs, successors and tated in terms of dollars the given or promised y rable, should be delated. See e singular includes the individuals. instrument this _13th ts seal, if any, affixed b	assigns forever. assigns forever. b, is \$_310.00
L'Consideration consists of or in h) consideration () (The contenes 5 In construing this deed, when so that this deed shall apply eq IN WITNESS WHEREOF, th or is a corporation, it has caused so by order of its board of direct so by order of its board of direct STRUMENT WILL NOT ALLOW USE O STRUMENT W	A child grantee and grantee' ation paid for this transfer, st actudes other property or val interest the symbols \mathcal{O}_{i} if not explic to the context so requires, the qually to corporations and to the grantor has executed this is d its name to be signed and i ctors. If THE PROPERTY DESCRIBED IN BLE LAND USE LAWS AND REGU- THIS INSTRUMENT, THE PERSON IOULD CHECK WITH THE APPRO- IENT TO VERIFY APPROVED USES 3 AGAINST FARMING OR FOREST	TINUE DESCRIPTION ON REVER 's heirs, successors and tated in terms of dollars bue given or promised y whe should be delated. See e singular includes the individuals. instrument this _13th ts seal, if any, affixed b	ASE) assigns forever. b, is $\$_{310.00}$. \textcircled{O} However, the which is \square part of the \square the whole (indicate ORS \$3.030.) plural, and all grammatical changes shall be O day ofNovember, 19.98.; if by an officer or other person duly authorized \textcircled{O} author \overbrace{O} Dir. of Pub. Wks.
L'Consideration consists of or in h) consideration () (The contents 5 In construing this deed, when so that this deed shall apply eq IN WITNESS WHEREOF, th or is a corporation, it has caused so by order of its board of direct so by order of its board of direct istrument with NOT ALLOW USE O STRUMENT OF SOME NOT AN ACCEPTING TO STRUMENT ON ACCEPTING TO STRUMENT OF SOME NOT AN ACCEPTING TO STRUE AND ACCEPTING TO STRU	The units grantee and grantee' ation paid for this transfer, st actudes other property or val interest the symbols \mathcal{O} , if not explic to the context so requires, the qually to corporations and to the grantor has executed this is d its name to be signed and i ctors. If THE PROPERTY DESCRIBED IN BLE LAND USE LAWS AND REGU- THIS INSTRUMENT, THE PERSON IOULD CHECK WITH THE APPRO- IENT TO VERIFY APPROVED USES 3 AGAINST FARMING OR FOREST COREGON. COUNTY of	TINUE DESCRIPTION ON REVER 's heirs, successors and tated in terms of dollars bue given or promised y whe should be delated. See e singular includes the individuals. instrument this _13th ts seal, if any, affixed b	ASE) assigns forever. b, is $\$_{310.00}$. \textcircled{O} However, the which is \square part of the \square the whole (indicate ORS \$3.030.) plural, and all grammatical changes shall be O day ofNovember, 19.98.; if by an officer or other person duly authorized O an officer or other person duly authorized O and O Dir. of Pub. Wks.
LConsideration consists of or in h) consideration () (The contents 5 In construing this deed, when so that this deed shall apply eq IN WITNESS WHEREOF, th or is a corporation, it has caused so by order of its board of direct so by order of its board of direct STRUMENT WILL NOT ALLOW USE O STRUMENT ON COUNTY PLANNING DEPARTY SH COUNTY PLANNING ON LAWSUT STATE OF	The units grantee and grantee' ation paid for this transfer, st actudes other property or val interest the symbols \mathcal{O} , if not explic to the context so requires, the qually to corporations and to the grantor has executed this is d its name to be signed and i ctors. If THE PROPERTY DESCRIBED IN BLE LAND USE LAWS AND REGU- THIS INSTRUMENT, THE PERSON IOULD CHECK WITH THE APPRO- IENT TO VERIFY APPROVED USES 3 AGAINST FARMING OR FOREST COREGON. COUNTY of	TINUE DESCRIPTION ON REVER 's heirs, successors and tated in terms of dollars bue given or promised y whe should be delated. See e singular includes the individuals. instrument this _13th ts seal, if any, affixed b	ASE) assigns forever. b, is $\$_{310.00}$. \textcircled{O} However, the which is \square part of the \square the whole (indicate ORS \$3.030.) plural, and all grammatical changes shall be O day ofNovember, 19.98.; if by an officer or other person duly authorized O an officer or other person duly authorized O and O Dir. of Pub. Wks.
L'Consideration consists of or in h) consideration () (The contents 5 In construing this deed, when so that this deed shall apply eq IN WITNESS WHEREOF, th or is a corporation, it has caused so by order of its board of direct so by order of its board of direct istrument with NOT ALLOW USE O STRUMENT WITH THE SON LAWSUT DETERMINE ANY LIMITS ON LAWSUT CES AS DEFINED IN ORS 30.930. STATE OF This by	A child grantee and grantee' ation paid for this transfer, st actudes other property or val interest the symbols \mathcal{O} , if not applie interest the context so requires, the qually to corporations and to the grantor has executed this is d its name to be signed and i ctors. If THE PROPERTY DESCRIBED IN BLE LAND USE LAWS AND REGU- THIS INSTRUMENT, THE PERSON OULD CHECK WITH THE APPRO- ENT TO VERIFY APPROVED USES 3 AGAINST FARMING OR FOREST COREGON, County of	TINUE DESCRIPTION ON REVER 's heirs, successors and tated in terms of dollars bue given or promised y whe should be delated. See e singular includes the individuals. instrument this _13th is seal, if any, affixed b	ASE) assigns forever. b, is \$310.00
L'Consideration consists of or in h) consideration (Che cantano 5 In construing this deed, when so that this deed shall apply eq IN WITNESS WHEREOF, it or is a corporation, it has caused so by order of its board of direct so by order of its board of direct STRUMENT WILL NOT ALLOW USE O STRUMENT ON COMPTY PLANNING DEPARTM DETERMINE ANY LIMITS ON LAWSUIT JES AS DEFINED IN ORS 30.930. STATE OF This by	A child grantee and grantee' ation paid for this transfer, st actudes other property or val interest the symbols of it ast applic the the context so requires, the qually to corporations and to the grantor has executed this is d its name to be signed and i ctors. If THE PROPERTY DESCRIBED IN BLE LAND USE LAWS AND REGU- THIS INSTELMENT, THE PERSON QUID CHECK WITH THE APPRO- STAGAINST FARMING OR FOREST S AGAINST FARMING OR FOREST S OREGON, County of s instrument was acknowled of is Robort to	TINUE DESCRIFTION CN REVER 's heirs, successors and tated in terms of dollars here given or promised u sole, should be delated. See e singular includes the individuals. instrument this _13th ts seal, if any, affixed b	ASE) assigns forever. b, is \$_310.000 However, the which is [_part of the] the whole (indicate ORS 03.03.) plural, and all grammatical changes shall be 1. day of
L'Consideration consists of or in h) consideration () (The contenes 5 In construing this deed, when so that this deed shall apply eq IN WITNESS WHEREOF, th or is a corporation, it has caused so by order of its board of direct so by order of its board of direct so by order of its board of direct STRUMENT WILL NOT ALLOW USE O STRUMENT WILL NOT ALLOW USE O STRUE STRUMENT ON ACCEPTING STRUE STRUMENT ON ACCEPTING STRUE STR	The units grantee and grantee' ation paid for this transfer, st actudes other property or val interest of the symbols of is not applie to the context so requires, the qually to corporations and to the grantor has executed this is d its name to be signed and i ctors. If THE PROPERTY DESCRIBED IN BLE LAND USE LAWS AND REGU- HIS INSTEUMENT, THE PERSON QUID CHECK WITH THE APPRO- BUNT TO VEREY APPROVED USES S AGAINST FARMING OR FOREST FOREGON, County of s instrument was acknowled clis. Boberts GLOR of Public III	TINUE DESCRIFTION CN REVER 's heirs, successors and tated in terms of dollars here given or promised u sole, should be delated. See e singular includes the individuals. instrument this _13th ts seal, if any, affixed b	ASE) assigns forever. b, is \$_310.000 However, the which is [_part of the] the whole (indicate ORS 03.03.) plural, and all grammatical changes shall be 1. day of
IL Consideration consists of or in h) consideration () (The contents 5 In construing this deed, when so that this deed shall apply eq IN WITNESS WHEREOF, th or is a corporation, it has caused so by order of its board of direct so by order of its board of direct istrument with NOT ALLOW USE O ISTRUMENT WITH NOT ALLOW USE O ISTRUMENT WITH ATON OF APPLICA S. BEFORE SIGNING OR ACCEPTING T ING FEE TILE TO THE PROPERTY SH GITY OR COUNTY PLANNING DEPARTM DETERMINE ANY LIMITS ON LAWSUT CES AS DEFINED IN ORS 30.930. STATE OF This by This by Frantas as Direct of _the	A child grantee and grantee' ation paid for this transfer, st actudes other property or val interest the symbols of it ast applic the the context so requires, the qually to corporations and to the grantor has executed this is d its name to be signed and i ctors. If THE PROPERTY DESCRIBED IN BLE LAND USE LAWS AND REGU- THIS INSTELMENT, THE PERSON QUID CHECK WITH THE APPRO- STAGAINST FARMING OR FOREST S AGAINST FARMING OR FOREST S OREGON, County of s instrument was acknowled of is Robort to	TINUE DESCRIFTION CN REVER 's heirs, successors and tated in terms of dollars here given or promised u sole, should be delated. See e singular includes the individuals. instrument this _13th ts seal, if any, affixed b	ASE) assigns forever. b, is \$310.00
In consideration consists of or in h) consideration. (1) (The contents of in construing this deed, when so that this deed shall apply eq IN WITNESS WHEREOF, th or is a corporation, it has caused so by order of its board of direct strument in viol. Atlow USE O ISTRUMENT WILL NOT ALLOW USE O ISTRUMENT WILL NOT ALLOW USE O ISTRUMENT IN VIOLATION OF APPLICA S. BEFORE SIGNING OR ACCEPTING T ING FEE TITLE TO THE PROPERTY SH GTY OR COUNTY PLANNING DEPARTM DETERMINE ANY LIMITS ON LAWSUIT CES AS DEFINED IN ORS 30.930. STATE OF This by This by Fram. as Direct OFFICIAL SEAL LNDA A SEAT	A control grantee and grantee' ation paid for this transfer, st accludes other property or val between the symbols O, if not applic the the context so requires, the qually to corporations and to the grantor has executed this is d its name to be signed and i ctors. If THE PROPERTY DESCRIBED IN BLE LAND USE LAWS AND REGU- THIS INSTRUMENT THE PERSON INIS INSTRUMENT THE PERSON OULD CHECK WITH THE APPRO- STAGAINST FARMING OR FOREST S AGAINST FARMING OR FOREST S OREGON, County of s instrument was acknowled cis. Roberts ctor.of. Public. W	TINUE DESCRIFTION CN REVER 's heirs, successors and tated in terms of dollars here given or promised u sole, should be delated. See e singular includes the individuals. instrument this _13th ts seal, if any, affixed b	ASE) assigns forever. b, is \$_310.000 However, the which is [_part of the] the whole (indicate ORS 03.03.) plural, and all grammatical changes shall be 1. day of
I consideration consists of or in h) consideration () (The contents is In construing this deed, when so that this deed shall apply eq IN WITNESS WHEREOF, th or is a corporation, it has caused so by order of its board of direct so by order of its board of direct so by order of its board of direct so by order of its board of direct STRUMENT WILL NOT ALLOW USE O STRUMENT WILL NOT ALLOW USE O STRUE OF TIME TO MORE SO USE O STATE OF This by Fram as Direct of _the _ NOTARY PUBLIC-ORECO	The unit grantee and grantee' ation paid for this transfer, st accludes other property or val interest the symbols of it not applie to the context so requires, the qually to corporations and to the grantor has executed this is d its name to be signed and i ctors. IF THE PROPERTY DESCRIBED IN BLE LAND USE LAWS AND REGU- HIS INSTEUMENT, THE PERSON QUID CHECK WITH THE APPRO- BENT TO VEREY APPROVED USES S AGAINST FARMING OR FOREST OREGON, County of s instrument was acknowled clis. Boberts ctor.of Public. W State of Oregon.	TINUE DESCRIPTION ON REVER 's heirs, successors and tated in terms of dollars bue given or promised y ble, should be delated. See e singular includes the individuals. instrument this _13th ts seal, if any, affixed b Magnet Office Klamath ged before me on ged before me on arks_for_the	ASE) assigns forever. b, is \$310.00
I consideration consists of or in h) consideration () (The contents of in construing this deed, when so that this deed shall apply eq IN WITNESS WHEREOF, th or is a corporation, it has caused so by order of its board of direct istrument will NOT ALLOW USE O STRUMENT WILL NOT ALLOW USE O STATE OF This by	The unit grantee and grantee' ation paid for this transfer, st accludes other property or val interest the symbols \mathcal{O} , if not applie to the context so requires, the qually to corporations and to the grantor has executed this is d its name to be signed and i ctors. If THE PROPERTY DESCRIBED IN BLE LAND USE LAWS AND REGU- THIS INSTRUMENT, THE PERSON OULD CHECK WITH THE APPRO- ENT TO VERIFY APPROVED USES 3 AGAINST FARMING OR FOREST COREGON, County of s instrument was acknowled cis_Roberts_ ctor_of_Public. W State_of_Oregon_ N	TINUE DESCRIFTION CN REVER 's heirs, successors and tated in terms of dollars here given or promised u sole, should be delated. See e singular includes the individuals. instrument this _13th ts seal, if any, affixed b	ASE) assigns forever. assigns forever. by is \$_310.00