70728	Vol_ <u>m98</u> Page_ <u>44020</u>
Klamath County	PART ARACELES AND ARACELES A
305 Main Street, Rm 23 Klamath Falls, OR 976	County of <u>Klamath</u> s
Grentor's Harne and Address	1 certify that the within instrume was received for record on the 2nd d
31900 Modoc Point Road	of <u>December</u> 1998
Chiloquin, OR 97624 Greater's Name and Address	11:UL o'clock A. M. and recorded
After recording, raturn to (Hams, Audrezs, Zip):	book/recl/volume No. <u>M98</u> on pages space reserved <u>44020</u> and/or as fee/file/instru-
<u>Joe Farrell</u>	ment/microfilm/reception No. 70728-1
<u>31900 Modoc Point Road</u> Chiloquin, OR 97624	Records of said County.
atil requested otherwise, sund all tax egipments to Au	Witness my hand and seal of Count
Joe Farrell 31900 Modoc Point Road	· 사망 : : : : : : : : : : : : : : : : : :
Chiloquin, OR 97624	
	MTC 46373-NG Kattiun Road, Deputy
	QUITCLAIM DEED
KNOW ALL BY THESE PORCE	
the State of Oregon	ENTS that Klamath County, a Political sub-division of
ercinafter called grantor, for the conside	eration hereinafter stated, does hereby remise, release and forever quitclaim unto
ereinafter called grantee, and unto grant	
	tee's heirs, successors and assigns, all of the grantor's right, title and interest in that certai ditaments and appurtenances thereunto belonging or in any way appertaining, situated i
	Bon, described as follows, fo-wilt:
Lot 3, Block 4, Klamath	h River Sportsman's Estates situated in Section 17,
Dregon.	ge 8 East of the Willamette Meridian, Klamath Count
	에 가능한 사람 방법에 있는 것은 사람이 있는 것은 것을 수 있다. 이는 것은 가능한 가능한 것은 것은 것을 가지 않는 것이다. 이는 것은 것은 것은 것은 것은 것을 가 있다. 가능한 것은 것은 것은 같은 사람에 같은 것은
rights, rights of way	conditions, reservations, easements, restrictions,
Giles, Lights of way a	and all matters appearing of record.
	1. 그 것은 이상에 알려오셨다. 2017년 2 1917년 2월 17일 전문 2월 2017년 2월 20
	가 있는 것은 것은 것은 것을 알려요. 것은 것을 가지 않는 것을 가지 않는 같은 것은
이 같은 사람은 물건이 있는 것이 가지 않는 것은 것이 가지 않는 것이다. 같은 물건은 것이 있는 것이 가지 않는 것이 같은 것이 있는 것이 있는 것이 같이 있다.	에는 것은
성장 이상 방법에 집에 있는 것 같은 것 같은 것 같이 많이	승규는 것을 열 것을 수 없는 수 성화를 얻고 있다. 요즘 유명적을 알려 갔는 것은 것을 수 없는 것이다. 것은 것은 것을 하는 것을 수 있다.
(1945) - 1945 - 1945 - 1947 - 1968) 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979	사람들은 것 같은 것은 것은 것은 것은 것은 것은 것은 것을 알려요. 것은
4	
To have and to Hold the same unt	(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE)
The true and actual consideration r	to grantee and grantee's heirs, successors and assigns forever.
The true and actual consideration p tual consideration consists of or include	to grantee and grantee's heirs, successors and assigns forever. paid for this transfer, stated in terms of dollars, is \$2,615.00
The true and actual consideration p tual consideration consists of or include tich) consideration O (The sentence between In construing this deed, where the	to grantee and grantee's heirs, successors and assigns forever. paid for this transfer, stated in terms of dollars, is \$2,615.00
The true and actual consideration p tual consideration consists of or include nich) consideration () (The sentence between In construing this deed, where the ade so that this deed shall apply equally	to grantee and grantee's heirs, successors and assigns forever. paid for this transfer, stated in terms of dollars, is \$2,615.00
The true and to Hold the same unt The true and actual consideration p tual consideration consists of or include tich) consideration () (The sentence between In construing this deed, where the ide so that this deed shall apply equally IN WITNESS WHEREOF the area	to grantee and grantee's heirs, successors and assigns forever. paid for this transfer, stated in terms of dollars, is \$2,615.00
The true and actual consideration p ual consideration consists of or include ich) consideration O (The seatence between In construing this deed, where the de so that this deed shall apply equally IN WITNESS WHEREOF, the gra- intor is a corporation, it has caused its n	to grantee and grantee's heirs, successors and assigns forever. paid for this transfer, stated in terms of dollars, is \$2,615.00
The true and actual consideration p ual consideration consists of or include ich) consideration () (The sentence between In construing this deed, where the de so that this deed shall apply equally IN WITNESS WHEREOF, the gra- intor is a corporation, it has caused its n do so by order of its board of directors. S INSTRUMENT WILL NOT ALLOW USE OF TUR	to grantee and grantee's heirs, successors and assigns forever. paid for this transfer, stated in terms of dollars, is $$2.615.00$. The whole (indicate states and assigns forever). So other property or value given or promised which is part of the the whole (indicate the symbols of it not applicable, should be deleted. See ORS 02.020.) context so requires, the singular includes the plural, and all grammatical changes shall be to corporations and to individuals. Intor has executed this instrument this _18th_ day of November, 1928_; if name to be signed and its seal, if any, affixed by an officer or other person duly authorized
The true and actual consideration p tual consideration consists of or include tual consideration 0 (The seatence between In construing this deed, where the de so that this deed shall apply equally IN WITNESS WHEREOF, the gra- antor is a corporation, it has caused its n do so by order of its board of directors. S INSTRUMENT WILL NOT ALLOW USE OF THE S INSTRUMENT IN VIOLATION OF APPLICABLE L/ INSY BEFORE SIGNING OF APPLICABLE L/	to grantee and grantee's heirs, successors and assigns forever. paid for this transfer, stated in terms of dollars, is \$2,615.00. The symbols of the property or value given or promised which is part of the the whole (indicate the symbols of the applicable, cheeld be deleted. See ORS 02.020.) context so requires, the singular includes the plural, and all grammatical changes shall be to corporations and to individuals. Intor has executed this instrument this _18th_ day of
The true and actual consideration p tual consideration consists of or include tich) consideration O (The seatence between In construing this deed, where the ide so that this deed shall apply equally IN WITNESS WHEREOF, the gra- intor is a corporation, it has caused its n do so by order of its board of directors. S INSTRUMENT WILL NOT ALLOW USE OF THE S INSTRUMENT IN VIOLATION OF APPLICABLE LA INSTRUMENT IN VIOLATION OF APPLICABLE LA DUIRING FEE TITLE TO THE PROPERTY SHOULD ATE CITY OR COUNTY PLANNING DEDATATATAT	to grantee and grantee's heirs, successors and assigns forever. paid for this transfer, stated in terms of dollars, is \$2,615.00
The true and actual consideration p ual consideration consists of or include ich) consideration () (The sentence between In construing this deed, where the de so that this deed shall apply equally IN WITNESS WHEREOF, the gra- intor is a corporation, it has caused its n do so by order of its board of directors. S INSTRUMENT WILL NOT ALLOW USE OF THE S INSTRUMENT WILL NOT ALLOW USE OF THE S INSTRUMENT IN VIOLATION OF APPLICABLE LA IONS. BEFORE SIGNING OR ACCEPTING THIS IN UIRING FEE TILE TO THE PROPERTY SHOULD ATE CITY OR COUNTY PLANNING DEPARTMENT TO DO DETERMINE ANY UNITY ON A DEPARTMENT TO	to grantee and grantee's heirs, successors and assigns forever. paid for this transfer, stated in terms of dollars, is \$2,615.00
The true and actual consideration p tual consideration consists of or include tual consideration (Che seatence between In construing this deed, where the tde so that this deed shall apply equally IN WITNESS WHEREOF, the gra- antor is a corporation, it has caused its n do so by order of its board of directors. S INSTRUMENT WILL NOT ALLOW USE OF THE S INSTRUMENT IN VIOLATION OF APPLICABLE LA IONS. BEFORE SIGNING OR ACCEPTING THIS IN JURING FEE TITLE TO THE PROPERTY SHOULD ATE CITY OR COUNTY PLANNING DEPARTMENT TO TO DETERMINE ANY LIMITS ON LAWSUITS AGA ICTICES AS DEFINED IN ORS 30.930.	to grantee and grantee's heirs, successors and assigns forever. paid for this transfer, stated in terms of dollars, is \$2,615.00
The true and actual consideration p tual consideration consists of or include tich) consideration @ (The sentence between In construing this deed, where the ade so that this deed shall apply equally IN WITNESS WHEREOF, the gra- antor is a corporation, it has caused its n do so by order of its board of directors. S INSTRUMENT WILL NOT ALLOW USE OF THE S INSTRUMENT IN VIOLATION OF APPLICABLE LA TOMS. BEFORE SIGNING OR ACCEPTING THIS LA IONS. BEFORE SIGNING OR ACCEPTING THIS IN JUIRING FEE TITLE TO THE PROPERTY SHOULD ATE CITY OR COUNTY PLANNING DEPARTMENT TO D TO DETERMINE ANY LIMITS ON LAWSUITS AGA ACTICES AS DEFINED IN ORS 30.930. STATE OF ORI	to grantee and grantee's heirs, successors and assigns forever. paid for this transfer, stated in terms of dollars, is \$2,615.00
The true and actual consideration p tual consideration consists of or include tich) consideration O (The sentence between In construing this deed, where the ide so that this deed shall apply equally IN WITNESS WHEREOF, the gra- intor is a corporation, it has caused its n do so by order of its board of directors. S INSTRUMENT WILL NOT ALLOW USE OF THE S INSTRUMENT IN VIOLATION OF APPLICABLE LA IONS. BEFORE SIGNING OR ACCEPTING THIS IN DUIRING FEE TILE TO THE PROPERTY SHOULD ATE CITY OR COUNTY PLANNING DEPARTMENT TO TO DETERMINE ANY LIMITS ON LAWSUITS AGA ACTICES AS DEFINED IN ORS 30.930. STATE OF ORI This inst	to grantee and grantee's heirs, successors and assigns forever. paid for this transfer, stated in terms of dollars, is \$2,615.00
The true and actual consideration p tual consideration consists of or includes tual consideration (Che seatence between In construing this deed, where the de so that this deed shall apply equally IN WITNESS WHEREOF, the gra- antor is a corporation, it has caused its n do so by order of its board of directors. S INSTRUMENT WILL NOT ALLOW USE OF THE S INSTRUMENT IN VIOLATION OF APPLICABLE LA IONS. BEFORE SIGNING OR ACCEPTING THIS IN JURING FEE TITLE TO THE PROPERTY SHOULD ATE CITY OR COUNTY PLANNING DEPARTMENT TO TO DETERMINE ANY LIMITS ON LAWSUITS AGA COTICES AS DEFINED IN ORS 30.930. STATE OF ORI This inst by	to grantee and grantee's heirs, successors and assigns forever. paid for this transfer, stated in terms of dollars, is \$2,615.00. Souther property or value given or promised which is part of the the whole (indicate the symbols 0, if not appliable, checkle is deleted. See ORS 02.020.) context so requires, the singular includes the plural, and all grammatical changes shall be to corporations and to individuals. intor has executed this instrument this _18th_day ofNoxember, 1928_; if hame to be bigned and its seal, if any, affixed by an officer or other person duly authorized PROPERTY DESCRIBED IN AND USE LAWS AND REGU- NOXEMBED IN CHECK WITH THE APPRO- TO VERIFY APPROVED USES INST FARMING OR FOREST EGON, County ofKlamath) ss. trument was acknowledged before me on is.
The true and actual consideration p tual consideration consists of or include high consideration (Che seatence between In construing this deed, where the ade so that this deed shall apply equally IN WITNESS WHEREOF, the gra- antor is a corporation, it has caused its n do so by order of its board of directors. S INSTRUMENT WILL NOT ALLOW USE OF THE S INSTRUMENT IN VIOLATION OF APPLICABLE LA IONS. BEFORE SIGNING OR ACCEPTING THIS IN JUIRING FEE TITLE TO THE PROPERTY SHOULD ATE CITY OR COUNTY PLANNING DEPARTMENT TO TO DETERMINE ANY LIMITS ON LAWSUITS AGA GOTICES AS DEFINED IN ORS 30.930. STATE OF ORI This inst by	to grantee and grantee's heirs, successors and assigns forever. paid for this transfer, stated in terms of dollars, is \$2,615.00
The true and actual consideration p tual consideration consists of or include nich) consideration (Che seatence between In construing this deed, where the ide so that this deed shall apply equally IN WITNESS WHEREOF, the gra- antor is a corporation, it has caused its n do so by order of its board of directors. S INSTRUMENT WILL NOT ALLOW USE OF THE S INSTRUMENT IN VIOLATION OF APPLICABLE LA S INSTRUMENT IN S INSTRUMENT IN S INSTRUMENT IN S INSTRUMENT IN S INSTRUMENT IN S INSTRUMENT IN	to grantee and grantee's heirs, successors and assigns forever. paid for this transfer, stated in terms of dollars, is \$2,615.00
The true and actual consideration p tual consideration consists of or include inch) consideration O (The sentence between In construing this deed, where the ide so that this deed shall apply equally IN WITNESS WHEREOF, the gra- intor is a corporation, it has caused its n do so by order of its board of directors. S INSTRUMENT WILL NOT ALLOW USE OF THE S INSTRUMENT IN VIOLATION OF APPLICABLE LA S INSTRUMENT IN S INSTRUMENT IN S INSTRUMENT IN S INSTRUMENT IN S INSTRUMENT IN S INSTRUMENT IN S INSTRUMENT IN S INSTRUMENT IN S INS	to grantee and grantee's heirs, successors and assigns forever. paid for this transfer, stated in terms of dollars, is \$2,615.00
The true and actual consideration p tual consideration consists of or include aich) consideration D (The seatence between In construing this deed, where the adde so that this deed shall apply equally IN WITNESS WHEREOF, the gra- antor is a corporation, it has caused its n do so by order of its board of directors. S INSTRUMENT WILL NOT ALLOW USE OF THE S INSTRUMENT IN VIOLATION OF APPLICABLE LA IDVINS. BEFORE SIGNING OR ACCEPTING THIS IN DUIRING FEE TITLE TO THE PROPERTY SHOULD ATE CITY OR COUNTY PLANNING DEPARTMENT TO D DETERMINE ANY LIMITS ON LAWSUITS AGA ACTICES AS DEFINED IN ORS 30.330. STATE OF ORI This inst by	to grantee and grantee's heirs, successors and assigns forever. paid for this transfer, stated in terms of dollars, is \$2,615.00
The true and actual consideration p tual consideration consists of or include hich) consideration (The seatence between In construing this deed, where the ade so that this deed shall apply equally IN WITNESS WHEREOF, the gra- antor is a corporation, it has caused its n do so by order of its board of directors. IS INSTRUMENT WILL NOT ALLOW USE OF THE IS INSTRUMENT IN VIOLATION OF APPLICABLE L/ IONS. BEFORE SIGNING OR ACCEPTING THIS IN DUIRING FEE TITLE TO THE PROPERTY SHOULD ATE CITY OR COUNTY PLANNING DEPARTMENT TO D O DETERMINE ANY LIMITS ON LAWSUITS AGA ACTICES AS DEFINED IN ORS 30.330. STATE OF ORI This inst by	to grantee and grantee's heirs, successors and assigns forever. paid for this transfer, stated in terms of dollars, is \$2,615.00 The Wever, the as other property or value given or promised which is part of the the whole (indicate the symbols 0, if not appliable, choold be deleted. See ORS 02.020.) context so requires, the singular includes the plural, and all grammatical changes shall be to corporations and to individuals. Intor has executed this instrument this 18.th day ofNovember