21

MAR 22 PM2:19		Vol_M02 Page 16953
Barbara E. Wasing		STATE OF OREGON,
8622 Reeder Road Klamath Falls, OR 97603		
Grantor's Name and Address Barbara E. Heseltine		
8622 Reeder Road		
Klamath Falls, OR 97603 Grantee's Name and Address	SPACE RESERVED	
After recording, return to (Name, Address, Zip): Barbara E. Heseltine	FOR RECORDER'S USE	
8622 Reeder Road Klamath Falls, OR 97603	HEGGNOLING GGL	State of Oregon, County of Klamath Recorded 03/22/2002 2:19 pm.
intil requested otherwise, send all tax statements to (Name, Address, Zip):  Barbara E. Heseltine		Vol M02, Pg 16953 Linda Smith, County Clerk
8622 Reeder Road Klamath Falls, OR 97603		Fee \$ <u>2/00</u> # of Pgs _ / eputy
	QUITCLAIM DEED	
KNOW ALL BY THESE PRESENTS that	BARBARA E.	WASING
ereinafter called grantor, for the consideration hereinafte	er stated, does hereby	remise, release and forever quitclaim unto
BARBARA E. HESELTINE ereinafter called grantee, and unto grantee's heirs, succe		
ear property, with the tenements, hereditaments and ap	purtenances thereunt	o belonging or in any way appertaining situated in
County, State of Oreg	on, described as follo	ows, to-wit:
A named of land classes in the NIC1/4 CC1/4	60 ii 60 m	11 20 0 1 2 2 2
A parcel of land situated in the NE1/4 SE1/4 of Willamette Meridian, more particularly descri	of Section 30, To	wnship 39 South, Range 10 East of the
with a second state of the second sec	oca as follows.	
Beginning at a point on the East line of said S	ection 30, said po	int being on the centerline of the County
road and being South a distance of 86.0 feet fr	rom the East quar	ter corner of said Section 30; thence
South 89° 25' West parallel with the South lir	ne of the NE1/4 or	f said Section 30 a distance of 30.0 feet to
an iron pin on the West line of the County roa 155.0 feet to an iron pin; thence South paralle	d; thence continu	ing South 89° 25' West a distance of
feet to an iron pin; thence North 89° 25' East	narallel with the	South line of the NE1/4 of said Section 20
a distance of 155.0 feet to an iron pin on the V	Vest line of the Co	ounty road: thence continuing North 80°
25' East a distance of 30.0 feet to the East line	e of said Section 3	0; thence North along the East line of
said Section 30 a distance of 126.0 feet, more	or less, to the poi	nt of beginning.
(IF SPACE INSUFFICIEN	NT, CONTINUE DESCRIPTION	ON REVERSE)
To Have and to Hold the same unto grantee and grantee	antee's heirs, success	ors and assigns forever
The true and actual consideration paid for this trans	ster, stated in terms o	f dollars, is \$ none XX the whole (indicate
nich) consideration. $^{\odot}$ (The sentence between the symbols $^{\odot}$ , if no	ar and ground pro	barrot me une whole (mulcate
In construing this deed, where the context so required as a short limit of the context so required as a short	ot applicable, should be de	leted. See ORS 93.030.)
lade so that this deed shall apply equally to corporatione	res, the singular inclu	leted. See ORS 93.030.) Ides the plural, and all grammatical changes shall be
IN WITNESS WHEREOF, the grantor has executed	res, the singular inclu and to individuals. I this instrument on	March 22, 2002
IN WITNESS WHEREOF, the grantor has executed rantor is a corporation, it has caused its name to be signed	res, the singular inclu and to individuals. I this instrument on	March 22, 2002
IN WITNESS WHEREOF, the grantor has executed rantor is a corporation, it has caused its name to be signed do so by order of its board of directors.	res, the singular inch and to individuals. I this instrument on a d and its seal, if any,	March 22, 2002; if affixed by an officer or other person duly authorized
IN WITNESS WHEREOF, the grantor has executed rantor is a corporation, it has caused its name to be signed do so by order of its board of directors.  IS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIFIES INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND	res, the singular incluand to individuals. If this instrument on a dand its seal, if any,  BED IN REGU-	March 22, 2002; if affixed by an officer or other person duly authorized land 6. Washing
IN WITNESS WHEREOF, the grantor has executed antor is a corporation, it has caused its name to be signed do so by order of its board of directors.  IS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIFTS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND TIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PROPERTY SHOULD CHECK WITH THE ADURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ADURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ADURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ADURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ADURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ADURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ADURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ADURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ADURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ADURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ADURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ADURING FEED THE PROPERTY SHOULD CHECK WITH T	res, the singular inch and to individuals. I this instrument on d and its seal, if any, BED IN REGU- ERSON BARI	March 22, 2002; if affixed by an officer or other person duly authorized
IN WITNESS WHEREOF, the grantor has executed antor is a corporation, it has caused its name to be signed do so by order of its board of directors.  S INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIES INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND TONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PROVING HERE TITLE TO THE PROPERTY SHOULD CHECK WITH THE A ATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOR	res, the singular incluand to individuals. If this instrument on a dand its seal, if any,  BED IN REGU- ERSON BARI PPRO-	March 22, 2002; if affixed by an officer or other person duly authorized land 6. Washing
IN WITNESS WHEREOF, the grantor has executed antor is a corporation, it has caused its name to be signed do so by order of its board of directors.  S INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIES INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND TIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PLOUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE A ATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FLACTICES AS DEFINED IN ORS 30.930.	res, the singular incluand to individuals. If this instrument on a dand its seal, if any,  BED IN REGU- ERSON BARD OUSES OREST	March 22, 2002; if affixed by an officer or other person duly authorized lana 6. Washing
IN WITNESS WHEREOF, the grantor has executed antor is a corporation, it has caused its name to be signed do so by order of its board of directors.  IS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIFIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND TIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PIQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE A LATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FLACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, County of This instrument was acknown to the county of th	res, the singular incluand to individuals.  If this instrument on a dand its seal, if any,  BED IN REGU- ERSON BARI OUSES OREST  STAMATH Nowledged before me	March 22, 2002; if affixed by an officer or other person duly authorized was E. Wasing  BARA E. WASING  Son March 22, 2002
IN WITNESS WHEREOF, the grantor has executed antor is a corporation, it has caused its name to be signed do so by order of its board of directors.  IS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIF IS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND TIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PROPERTY SHOULD CHECK WITH THE A MATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED D TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FLACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, County of This instrument was acknown to the company of the county	res, the singular incluand to individuals. If this instrument on a dand its seal, if any,  BED IN REGU- ERSON BARD PPRODUSES OREST  Of KLAMATH Inowledged before measing	March 22, 2002; if affixed by an officer or other person duly authorized dara & Wasing  BARA E. WASING  Son March 22, 2002
IN WITNESS WHEREOF, the grantor has executed rantor is a corporation, it has caused its name to be signed do so by order of its board of directors.  IS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIFIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND TIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PROPERTY SHOULD CHECK WITH THE A LIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FLACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, County of This instrument was acknown to the county of	res, the singular incluand to individuals. If this instrument on a dand its seal, if any,  BED IN REGU- ERSON PARO- DUSES OREST  MILAMATH IN	March 22, 2002; if affixed by an officer or other person duly authorized was E. Wasing  BARA E. WASING  Son March 22, 2002
rantor is a corporation, it has caused its name to be signed of do so by order of its board of directors.  HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIPTIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PROPERTY SHOULD CHECK WITH THE AGAINE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FRACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, County of This instrument was acknown to the county of th	res, the singular incluand to individuals. If this instrument on a dand its seal, if any,  BED IN REGU- ERSON PARO- DUSES OREST  MILAMATH IN	March 22, 2002 ; if affixed by an officer or other person duly authorized data & Wasing  BARA E. WASING  Son
IN WITNESS WHEREOF, the grantor has executed rantor is a corporation, it has caused its name to be signed to do so by order of its board of directors.  HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIFIES INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND INTIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PROPERTY SHOULD CHECK WITH THE ARIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED IN TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FRACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, County of This instrument was acknown to be a supplied in the county of t	res, the singular incluand to individuals. If this instrument on a dand its seal, if any,  BED IN REGU- ERSON BARI PPRODUSES OREST  Of KLAMATH  nowledged before meaning  nowledged before meaning	March 22, 2002; if affixed by an officer or other person duly authorized day a C. Washing  BARA E. WASING  Ss. con March 22, 2002
IN WITNESS WHEREOF, the grantor has executed rantor is a corporation, it has caused its name to be signed to do so by order of its board of directors.  HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIFING INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND ATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PLOUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ARIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED BY THE ARIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED BY THE ARIATE CITY OR COUNTY PLANNING OF FRACTICES AS DEFINED IN ORS 30.930.  STATE OF OREGON, County of This instrument was acknowledged byBarbara_E Was	res, the singular incluand to individuals. If this instrument on a dand its seal, if any,  BED IN REGU- ERSON BARI PPRODUSES OREST  Of KLAMATH  nowledged before meaning  nowledged before meaning	March 22, 2002; if affixed by an officer or other person duly authorized was E. Wasing  BARA E. WASING  SS. and March 22, 2002

My commission expires \_\_\_8/30/03