2 JUL 15 AM8:00	Vol MO2 Page 39825 STATE OF OREGON,
Caren L. Beown 15908 Sprague River Rd. Chiloquind Name Add 7624	STATE OF OREGON, (cc
Michael L. Brown 15908 Sprague River Rd. Chiloq@range's Newpandships 4 After recording, return to (Name, Address, Zip):	SPACE RESERVED FOR
Michael L. Brown 15908 Sprague River Rd. Until requested on Finds, Landrall IDE Statements ID (Name, Address, Zip):	State of Oregon, County of Klamath Recorded 07/15/2002 8.40 a _m
Michael L. Brown 15908-Sprague River Rd. Chiloquin-OR-97624	Vol M02, Pg 39825 Linda Smith, County Clerk By Fee \$ 2100 # of Pgs /
QUI	TCLAIM DEED
KNOW ALL BY THESE PRESENTS that Care	n-LBrowna-marriedwoman
	ated, does hereby remise, release and forever quitclaim unto
hereinafter called grantee, and unto grantee's heirs, successor	rs and assigns, all of the grantor's right, title and interest in that certain tenances thereunto belonging or in any way appertaining, situated in
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UM	
An undivided one-half interest of Saddle Mountain Estates	an alect i bees of the all
To Have and to Hold the same unto grantee and grant The true and actual consideration paid for this transfer actual consideration consists of or includes other property or which) consideration. The sentence between the symbols of, if not a In construing this deed, where the context so requires	r, stated in terms of dollars, is \$\(\frac{1}{2} \) \to \(\text{D} \) \to However, the value given or promised which is \(\text{D} \) part of the \(\text{D} \) the whole (indicate policable, should be deleted. See ORS 93.030.) The singular includes the plural, and all grammatical changes shall be
IN WITNESS WHEREOF the grantor has executed the	nis instrument on ally 10, 2002 if
IN WITNESS WHEREOF, the grantor has executed the grantor is a corporation, it has caused its name to be signed a to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED	nis instrument on ; if any affixed by an officer or other person duly authorized
grantor is a corporation, it has caused its name to be signed a to do so by order of its board of directors.	is instrument on all 10, 2002; if and its seal, if any affixed by an officer or other person duly authorized OIN GU-SON RO-SES
grantor is a corporation, it has caused its name to be signed a to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RELATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERS ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APP PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED U AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOR PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of This instrument was acknoby	is instrument on Jaly 10, 2002; if and its seal, if any affixed by an officer or other person duly authorized O IN GU- SON RO- SES EST Klamath wledged before me on July 10, 2002
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