JAN 23 AH11:03	nn-ke	Vol M03 STATE OF ORE	_Page0433	9
KENNETH RHYNERSON		ome of one		Cee
Grantor's Name and Address				
WINNIFRED RHYNERSON				
Grantee's Name and Address ter recording, return to (Name, Address, Zip):	SPACE RESERVED FOR			
JUDY ONDRICEK	RECORDER'S USE	State of Orego	n, County of Klam	ath
110 VIA VAQUEROS MARTINEZ, CA 94553		Recorded 01/23	12003 11:03 a	
ntil requested otherwise, cand all tax sinie menis to (Hame, Address, Zip):		Vol M03 Pga	ounty Clerk	
New Owner - Tracy Wood		Fee \$ 2/00	ounty Clerk _ # of Pgs _/	_
	QUITCLAIM DEED			
KNOW ALL BY THESE PRESENTS thatK	ENNETH R RHYNE	RSON		
ereinafter called grantor, for the consideration hereinaft WINNIFRED RHYNERSON	ter stated, does hereb	y remise, release ar	d forever quitclaim un	ito
Lot 4 in Block 1 FAII on file in the offic TOGETHER WITH THAT PO thereto. R-3909-005 ALSO TOGETHER WITH the Serial No. 096702S04 M49183	RFIELD, accord e of the Count ORTION of vaca CA-07900-000 K hat certain Mo	ing to the of y Clerk of Kl ted Cable Ave ey No R-53313 bile Home 196	amath County, O nue which inurr 1	regon. ed
· · · · · · · · · · · · · · · · · · ·	CIENT, CONTINUE DESCRIP grantee's heirs, succ		forever.	
To Have and to Hold the same unto grantee and The true and actual consideration paid for this to	grantee's heirs, succ	cessors and assigns as of dollars, is \$ ot	her than money®	However,
To Have and to Hold the same unto grantee and The true and actual consideration paid for this to actual consideration consists of or includes other prope	grantee's heirs, succ ansfer, stated in tern rty or value given or	cessors and assigns as of dollars, is \$0t promised which is	her than money © ☐ part of the ☐ the w	However, hole (indic
To Have and to Hold the same unto grantee and The true and actual consideration paid for this to actual consideration consists of or includes other proper which) consideration. (The sentence between the symbols (9,	grantee's heirs, succ ransfer, stated in tern rty or value given or if not applicable, should b	cessors and assigns as of dollars, is \$0t promised which is the deleted. See ORS 93.0	her than money \square part of the \square the w \square 130.)	hole (indic
To Have and to Hold the same unto grantee and The true and actual consideration paid for this to actual consideration consists of or includes other prope which) consideration. (The sentence between the symbols of, In construing this deed, where the context so re made so that this deed shall apply equally to corporation	grantee's heirs, successors, stated in terminate or value given or if not applicable, should to quires, the singular it ons and to individual	cessors and assigns as of dollars, is \$0t promised which is deleted. See ORS 93.0 ncludes the plural, as.	her than money© ☐ part of the ☐ the w 130.) and all grammatical ch	hole (indica
To Have and to Hold the same unto grantee and The true and actual consideration paid for this to actual consideration consists of or includes other prope which) consideration. (The sentence between the symbols 0, In construing this deed, where the context so re made so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has exec	grantee's heirs, succ ransfer, stated in tern rty or value given or if not applicable, should to quires, the singular it ons and to individual uted this instrument	cessors and assigns as of dollars, is \$0t promised which is the deleted. See ORS 93.0 ncludes the plural, as. January	her than money© ☐ part of the ☐ the w 130.) and all grammatical ch 2003	anges shall
To Have and to Hold the same unto grantee and The true and actual consideration paid for this to actual consideration consists of or includes other prope which) consideration. (The sentence between the symbols of, In construing this deed, where the context so re made so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has exec grantor is a corporation, it has caused its name to be significant.	grantee's heirs, succ ransfer, stated in tern rty or value given or if not applicable, should to quires, the singular it ons and to individual uted this instrument	cessors and assigns as of dollars, is \$0t promised which is the deleted. See ORS 93.0 ncludes the plural, as. January	her than money© ☐ part of the ☐ the w 130.) and all grammatical ch 2003	anges shall
To Have and to Hold the same unto grantee and The true and actual consideration paid for this to actual consideration consists of or includes other proper which) consideration. (The sentence between the symbols of the construing this deed, where the context so remade so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has exect grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors.	grantee's heirs, succeansfer, stated in terminate or value given on if not applicable, should be quires, the singular is one and to individual uted this instrument agned and its scal, if a	cessors and assigns as of dollars, is \$0t promised which is be deleted. See ORS 93.0 ncludes the plural, ass. January ony, affixed by an of	her than money@ part of the the waso.) and all grammatical changed 2003 ficer or other person de	whole (indica anges shall uly authoriz
To Have and to Hold the same unto grantee and The true and actual consideration paid for this to actual consideration consists of or includes other prope which) consideration. (The sentence between the symbols of, In construing this deed, where the context so re made so that this deed shall apply equally to corporation IN WITNESS WHEREOF, the grantor has exect grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS	grantee's heirs, successives, stated in terminate or value given on if not applicable, should be quires, the singular is one and to individual uted this instrument of gned and its scal, if a scriber of the person. SCRIBED IN	cessors and assigns as of dollars, is \$0t promised which is be deleted. See ORS 93.0 ncludes the plural, ass. January Many, affixed by an of the plural of	her than money® part of the the w 30.) and all grammatical ch 2003 ficer or other person de	anges shall uly authoriz
To Have and to Hold the same unto grantee and The true and actual consideration paid for this to actual consideration consists of or includes other proper which) consideration. (The sentence between the symbols of the construing this deed, where the context so remade so that this deed shall apply equally to corporation in WITNESS WHEREOF, the grantor has exect grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PROPERTY SHOULD CHECK WITH THE PROPERTY OF COUNTY PLANNING DEPARTMENT TO VERIEY APPR	grantee's heirs, successives, stated in terminate or value given on if not applicable, should be quires, the singular is one and to individual uted this instrument of gned and its scal, if a scriber of the person. SCRIBED IN	cessors and assigns as of dollars, is \$0t promised which is be deleted. See ORS 93.0 ncludes the plural, ass. January Many, affixed by an of the plural of	her than money® part of the the w 30.) and all grammatical ch 2003 ficer or other person de	anges shall; uly authoriz
To Have and to Hold the same unto grantee and The true and actual consideration paid for this to actual consideration consists of or includes other prope which) consideration. (The sentence between the symbols o, In construing this deed, where the context so re made so that this deed shall apply equally to corporatio IN WITNESS WHEREOF, the grantor has exec grantor is a corporation, it has caused its name to be sig to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DES THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, TI ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH T PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPR AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING	grantee's heirs, successives, stated in terminate or value given on if not applicable, should be quires, the singular is one and to individual uted this instrument of gned and its scal, if a scriber of the person. SCRIBED IN	cessors and assigns as of dollars, is \$0t promised which is be deleted. See ORS 93.0 ncludes the plural, ass. January Many, affixed by an of the plural of	her than money® part of the the w 30.) and all grammatical ch 2003 ficer or other person de	anges shall; uly authoriz
To Have and to Hold the same unto grantee and The true and actual consideration paid for this to actual consideration consists of or includes other proper which) consideration. (The sentence between the symbols of the construing this deed, where the context so remade so that this deed shall apply equally to corporation in WITNESS WHEREOF, the grantor has exect grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESTRIB INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPR AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING PRACTICES AS DEFINED IN ORS 30.930.	grantee's heirs, successives, stated in terminate or value given on if not applicable, should be quires, the singular is one and to individual uted this instrument agned and its scal, if a scal or s	cessors and assigns as of dollars, is \$0t promised which is promised which is dedeted. See ORS 93.0 ncludes the plural, ass. January Many, affixed by an of the R Rhyners	her than money® part of the the w 30.) and all grammatical ch 2003 ficer or other person de	anges shall
To Have and to Hold the same unto grantee and The true and actual consideration paid for this to actual consideration consists of or includes other proper which) consideration. (The sentence between the symbols of the construing this deed, where the context so remade so that this deed shall apply equally to corporation. IN WITNESS WHEREOF, the grantor has exect grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPR AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING PRACTICES AS DEFINED IN ORS 30.930.	grantee's heirs, successors, stated in terms or value given or if not applicable, should be quires, the singular is one and to individual uted this instrument of gned and its scal, if a scriber of the person oved uses or forest	cessors and assigns as of dollars, is \$0t promised which is perfectly be deleted. See ORS 93.0 includes the plural, as s. January Many, affixed by an of the R Rhyners	her than money® part of the the w 30.) and all grammatical ch 2003 ficer or other person de on	anges shall
To Have and to Hold the same unto grantee and The true and actual consideration paid for this to actual consideration consists of or includes other proper which) consideration. (The sentence between the symbols of the construing this deed, where the context so remade so that this deed shall apply equally to corporation. IN WITNESS WHEREOF, the grantor has exect grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPR AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING PRACTICES AS DEFINED IN ORS 30.930.	grantee's heirs, successors, stated in terms or value given or if not applicable, should be quires, the singular is one and to individual uted this instrument of gned and its scal, if a scriber of the person oved uses or forest	cessors and assigns as of dollars, is \$0t promised which is perfectly be deleted. See ORS 93.0 includes the plural, as s. January Many, affixed by an of the R Rhyners	her than money® part of the the w 30.) and all grammatical ch 2003 ficer or other person de	anges should be angled to the second