EOB NO PART OF ANY STEVENS-N	ESS FORM MAY BE R	EPRÓDUĈED IN ANY FORM OR BY ANY	ELECTRONIC OR MECHANICAL MEANS.	
William E. McLaughlin + Charles S. McLaughl P.O. Box 653 Chiloguin, Dr. 9762 Grantor's Name and Address Dille J. McLaughlin 420 Old Huy. 62 #55 Grantee's Name and Address After recording, return to (Name, Address, Zip): O. Box 653 Chiloguin, Dr. 97624 Until requested otherwise, send all tax statements to (Name, Address, Zip): W. J. A. H. E. McLaughlin R. D. Box 653 Chiloguin, Dr. 97624 KNOW ALL BY THESE PRESENTS that	SPACE RI FC RECORL	2009-015824 Klamath County, Oregon 100076850200900158240 12/17/2009 01:44:47 PM	on 0010018 Fee: \$37.00	s , , n n 1 ty.
hereinafter called grantor, for the consideration hereinafter called grantoc, and unto grantee's heirs, succeed property, with the tenements, hereditaments and a conty, State of Ore Lot 2, Block 10, Chilogue a ccording to the office of the County Subject to conversely subject to conversely ease ments, reser AND All matters ap	cessors and assappurtenances of the control of the	gns, all of the grantor's righthereunto belonging or in an as follows, to-wit: We addition at there of cof Klamath ditions, rest	t, title and interest in that cer ny way appertaining, situated to Chiloguin, O on file in the County, Or, rictions	r.
To Have and to Hold the same unto grantee and The true and actual consideration paid for this tra actual consideration consists of or includes other proper which) consideration. (The sentence between the symbols (), it is construing this deed, where the context so required the solution of the context so required to do so that this deed shall apply equally to corporation in WITNESS WHEREOF, the grantor has executed grantor is a corporation, it has caused its name to be signed to do so by order of its board of directors. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TR. FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, 195,300, 195,301 AND 195,305 TO 195,336 AND SECTIONS 5 TO 11, COREGON LAWS 2007. THIS INSTRUMENT DOES NOT ALLOW USE OF THE DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND US REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ACITY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFI 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOT OR DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PROPERTY OWNERS, IF ANY, UNDER ORS 195,300, 195,301 AND 195,303 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007. STATE OF OREGON, County of the property of the content of the property of the conten	grantee's heirs ansfer, stated in ty or value give f not applicable, sh quires, the singu ns and to indivi- nted this instrum ned and its scal ANSFERRING UNDER ORS HAPTER 424, E PROPERTY SE LAWS AND PPROPRIATE LAND BEING INED IN ORS PARCEL, TO PACTICES, AS EIGHBORING 5 TO 195.336 ty of	terms of dollars, is \$_40 en or promised which is \$_50 ould be deleted. See ORS 93.030.) alar includes the plural, and duals. hent on	art of the the whole (indicated the the whole (indicated the the whole (indicated the whole (the last of the la
PUBLISHER'S NOTE: If using this form to convey real property subject to ORS	5 92.027, include the I	equired reference.	, ,	