69130	, '93 NJI -4 F	Vol <u>M98</u> Page 40465
Klamath County		STATE OF OREGON.
305 Main Street, Rm 238		County of Klamath ss.
Klamath Falls, OR 97601 Grentor's Name and Address		I certify that the within instrument was received for record on the $4th$ day
C. Lawrence & J. Grzesiak P. O. Box 8008		of <u>November</u> 19.98 at
Clamath Falls, OR 97602 Granter's Norro and Address		3:43 o'clock P. M. and recorded in book/reel/volume No. M98 on page
Grantee's Nomo and Addrees After recording, return to (Name, Ad Broso, Zip):	SPACE RESERVED	40465 and/or as fee/file/instru-
C. Lawrence & J. Grzesiak	For Recurders use	ment/microfilm/reception No. 69130-Dee
P. O. Box 8008		Records of said County. Witness my hand and seal of County
Lamath Falls, OR 97602		affixed.
C. Lawrence & J. Grzesiak		Bernetha G. Letsch, Co. Clerk
2.0. Box 8008 (lamath Falls, OR 97602	Eco. 630.00	
	Fee: \$30.00	By Kuttlun Resal, Deputy.
	QUITCLAIM DEED	
KNOWALL OV THESE DESERVICE 4 VI		
KNOW ALL BY THESE PRESENTS that _K1 the State of Oregon	awarn Lounty,	a rollrical sub-division of
Charles Lawrence & Jeannine Grze hereinafter called grantee, and unto grantee's heirs, succ real property, with the tenements, hereditaments and a Klanath County, State of Ore	essors and assigns, all of pourtenances thereunto b	the grantor's right, title and interest in that certain elonging or in any way appending situated in
Lot 58, Block 48, Tract 1184 - O cording to the official plat the Clerk of Klamath County, Oregon.	reof on file in	Unit 2 - 1st Addition, ac- n the office of the County
To Have and to Hold the same unto grantee and a The true and actual consideration paid for this tra actual consideration consists of or includes other propert which) consideration. ⁽¹⁾ (The context between the symbols 0, if In construing this deed, where the context so require made so that this deed shall apply equally to corporation	nsfer, stated in terms of d ty or velve-given or prom not appliceble, should be delate uires, the singular include a and to individuals. ied this instrument this	s and assigns forever. ollars, is \$.2.,52.7.00
grantor is a corporation, it has caused its name to be sign to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC	RIBED IN	
grantor is a corporation, it has caused its name to be sign to do so by order of its board of directors.	RIBED IN Second	<u>4th</u> day of <u>November</u> , 1998; if ixed by an officer or other person duly authorized <u>Productor</u> , Dir. of Pub. Wks
grantor is a corporation, it has caused its name to be sign o do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AN ATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE COULING FEE TITLE TO THE PROPERTY SHOLLD CHECK WITH THE ARIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROV WID TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF PHACTICES AS DEFINED IN ORS 30 930. STATE OF OREGON, County This instrument was ac	RIRED IN ND REGU- PERSON E APPRO- /ED USES R FOREST y ofKlamath_ cknowledged before me o	ixed by an officer or other person duly authorized Chale
grantor is a corporation, it has caused its name to be sign o do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESC THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AN ATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE COURNING FEE TILE TO THE PROPERTY SHOLL O CHECK WITH THE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROV NO TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OF "RACTICES AS DEFINED IN ORS 30 930. STATE OF OREGON, County This instrument was ac by	RIRED IN VD REGU- PERSON E APPRO- ZED USES R FOREST y ofKlamath_ cknowledged before me o cknowledged before me o tsJblic_Works_for	ixed by an officer or other person duly authorized