69581 % II	07 12 83:49	Vol_ <u>m41</u> Page_ 4138
lamath County		STATE OF OREGON,
05 Main Street, Rm 238 Lameth Falls, OR 97601 Grantors Name and Address		County of
.R.L.L., Inc.		was received for record on the 12th of, 19.98
Q Box 2209 EWPORL Beach, CA 92659-2 Granted's Name and Address	209	3:49 o'clockPM., and recorded
Grantoe's Name and Address for recording, return to (Name, Address, 21p):	SPACE RESERVED	book/reel/volume No. <u>M98</u> on pa <u>41389</u> and/or as fee/file/inst
R.L.L., Inc. O Box 2209	FOR RECORDER'S USE	ment/microfilm/reception No. 69581 Records of said County.
wport Beach, CA 92659-2		Witness my hand and seal of Cour
I I requested otherwise, sond nli tax statsments to (Name, Ado R.L.L	iress, Zip):	affixed. Bernetha G. Letsch, Co. Cler NAME TILE
O_Box 2209 wport_Beach, CA 92659-22		• *
······································	Fee \$30.00	By Kittlun Resel, Depu
	QUITCLAIM DEED	
KNOW ALL BY THESE PRESENTS	that_Klamath_County,	a Political sub-division of
ne_State_of_Oregon	hereinafter stated, does hereby rer	nise, release and forever onitclaim unto
Belefier		the grantor's right, title and interest in that certa
al property, with the tenements, hereditame	ints and appurtenances thereunto h	elonging or in any way appartaining cituated
amath County, St		
le N1/2 NW1/4 NE1/4 of Sect llamette Meridian, Klamat	th County, Oregon.	South, Range 11 East of th
	-	
UBJECT TO Covenants, cond ights, rights of way and	litions, reservations all matters appearin	s, easements, restrictions, ng of record.
SUBJECT TO Covenants, conc rights, rights of way and	litions, reservations all matters appearin	s, easements, restrictions, ng of record.
SUBJECT TO Covenants, conc rights, rights of way and	litions, reservations all matters appearin	s, easements, restrictions, ng of record.
fights, rights of way and αrd	CE INSUFFICIENT. CONTINUE DESCRIPTION ON	ng of record.
(F SPA To Have and to Hold the same unto gra The true and actual consideration paid f	CE INSUFFICIENT, CONTINUE DESCRIPTION ON ntee and grantee's heirs, successors or this transfer, stated in terms of d	REVERSE) s and assigns forever. ollars, is \$ 1.251.0()
(F SPA To Have and to Hold the same unto gra The true and actual consideration paid f hual consideration consists of or includes oth yieh) consideration. (The source set between the sp	CE INSUFFICIENT, CONTINUE DESCRIPTION ON Intee and grantce's heirs, successors or this transfer, stated in terms of de er property or valke given or promi	ng of record. REVERSE) is and assigns forever. ollars, is \$.1,2510()
(F SPA To Have and to Hold the same unto gra The true and actual consideration paid f hud consideration. ⁽¹⁾ (The sevence between the sp In construing this deed, where the conte add so that this deed shall apply equally to co	CE INSUFFICIENT, CONTINUE DESCRIPTION ON Intee and grantce's heirs, successors or this transfer, stated in terms of de er property or valke given or promi muscles, if not applicable, should be delet ext so requires, the singular include proportions and to individuals.	REVERSE) s and assigns forever. ollars, is \$.1.,251Ω()Ω-However, μ isod which is □ part of the □ the whole (indice d. Goe ORS 93.030) s the plural, and all grammatical changes shall b
(F SPA To Have and to Hold the same unto gra The true and actual consideration paid f hund consideration Consists of or includes oth wich) consideration. ⁽¹⁾ (The serve rest between the sy In construing this deed, where the conte add so that this deed shall apply equally to co IN WITNESS WHEREOF, the grantor 1	CE INSUFFICIENT, CONTINUE DESCRIPTION ON Intee and grantce's heirs, successors or this transfer, stated in terms of de er property or value given or prom models, if not applicable, should be delet ext so requires, the singular include orporations and to individuals. has executed this instrument this _1	ng of record. REVERSE) is and assigns forever. ollars, is \$.1.,251Ω()
(F SPA To Have and to Hold the same unto gra The true and actual consideration paid f hull consideration. ⁽¹⁾ (The sentence between the sy in construing this deed, where the conte ade so that this deed shall apply equally to co IN WITNESS WHEREOF, the granter i intor is a corporation, it has caused its name	CE INSUFFICIENT, CONTINUE DESCRIPTION ON Intee and grantce's heirs, successors or this transfer, stated in terms of de er property or value given or prom models, if not applicable, should be delet ext so requires, the singular include orporations and to individuals. has executed this instrument this _1	ng of record. REVERSE) s and assigns forever. ollars, is \$.1,2510
(F SPA To Have and to Hold the same unto gra The true and actual consideration paid f hull consideration consists of or includes oth wich) consideration (The sector between the sys- in construing this deed, where the conte de so that this deed shall apply equally to co- IN WITNESS WHEREOF, the grantor f intor is a corporation, it has caused its name do so by order of its board of directors. S INSTRUMENT WILL NOT ALLOW USE OF THE PROF S INSTRUMENT WILL NOT ALLOW USE OF THE PROF	CE INSUFFICIENT, CONTINUE DESCRIPTION ON ntee and grantee's heirs, successors or this transfer, stated in terms of de et property or value given or prom- mode ⁶ . If not applicable, should be deleted exit so requires, the singular include orporations and to individuals. has executed this instrument this .1 to be signed and its seal, if any, aff SE LAWS AND REGU	ng of record. REVERSE) is and assigns forever. ollars, is \$.1.,251Ω()
(F SPA To Have and to Hold the same unto gra The true and actual consideration paid f and consideration consists of or includes oth yieh) consideration (The semance between the op In construing this deed, where the conte the so that this deed shall apply equally to co IN WITNESS WHEREOF, the grantor is intor is a corporation, it has caused its name do so by order of its board of directors. S INSTRUMENT WILL NOT ALLOW USE OF THE PROP S INSTRUMENT WILL NOT ALLOW USE OF THE PROP S INSTRUMENT WILL NOT ALLOW USE OF THE PROP S INSTRUMENT IN VIOLATION OF APPLICABLE LAND U JONS. BEFORE SIGNING OF ACCEPTING THIS INSTRU- JURING FEE TITLE TO THE PROPERTY SHOULD CHEC	CE INSUFFICIENT. CONTINUE DESCRIPTION ON intee and grantee's heirs, successors or this transfer, stated in terms of de or property or value given or promi imbob C. if not applicable, should be delete exit so requires, the singular include orporations and to individuals. has executed this instrument this .1 to be signed and its scal, if any, aff FERTY DESCRIBED IN SE LAWS AND REGU- MENT. THE PERSON K WITH THE APPRO-	ng of record. REVERSE) s and assigns forever. ollars, is \$.1,2510
(F SPA To Have and to Hold the same unto gra The true and actual consideration paid f and consideration consists of or includes oth job) consideration. ⁽¹⁾ (The semant between the op in construing this deed, where the conte ide so that this deed shall apply equally to co IN WITNESS WHEREOF, the grantor is on the so by order of its board of directors. S INSTRUMENT WILL NOT ALLOW USE OF THE PROF S INSTRUMENT WILL NOT ALLOW USE OF THE PROF	CE INSUFFICIENT. CONTINUE DESCRIPTION ON intee and grantee's heirs, successors or this transfer, stated in terms of de or property or value given or promi imbob C. if not applicable, should be delete exit so requires, the singular include orporations and to individuals. has executed this instrument this .1 to be signed and its scal, if any, aff FERTY DESCRIBED IN SE LAWS AND REGU- MENT. THE PERSON K WITH THE APPRO-	ng of record. REVERSE) s and assigns forever. ollars, is \$.1,2510
(F SPA To Have and to Hold the same unto gra The true and actual consideration paid f and consideration. ^① (The some net of the some unto gra The true and actual consideration paid f and consideration. ^① (The some net of the some ln construing this deed, where the conte de so that this deed shall apply equally to co IN WITNESS WHEREOF, the grantor i intor is a corporation, it has caused its name do so by order of its board of directors. SINSTRUMENT WILL NOT ALLOW USE OF THE PROF SINSTRUMENT IN VIOLATION OF APPLICABLE LAND U IONS, BEFORE SIGNING OR ACCEPTING THIS INSTRU- UNING COUNTY PLANNING DEPARTMENT TO VER DTO DETERMINE ANY LIMITS ON LAVOUTS AGAINST I COTICES AS DEFINED IN ORS 30.930.	All matters appearin CE INSUFFICIENT, CONTINUE DESCRIPTION ON Intee and grantee's heirs, successors or this transfer, stated in terms of de er property or value given or prom- muscle, if not applicable, should be delaw ext so requires, the singular include proporations and to individuals. has executed this instrument this _1 to be signed and its seal, if any, aff SE LAWS AND REGU- IMENT, THE PERSON K WITH THE APPRO- IFY APPROVED USES "ARMING OR FOREST	ng of record. REVERSE) s and assigns forever. ollars, is \$.1,251Q()
(F SPA To Have and to Hold the same unto gra The true and actual consideration paid f and consideration. ^① (The some net of the some unto gra The true and actual consideration paid f and consideration. ^① (The some net of the some ln construing this deed, where the conte de so that this deed shall apply equally to co IN WITNESS WHEREOF, the grantor is a corporation, it has caused its name do so by order of its board of directors. SINSTRUMENT WILL NOT ALLOW USE OF THE PROF SINSTRUMENT IN VIOLATION OF APPLICABLE LAND U DONS. BEFORE SIGNING OR ACCEPTING THIS INSTRU- UNING FEE TITLE TO THE PROFERTY SHOULD CHEC ATE CITY OR COUNTY PLANNING DEPARTMENT TO VER DTO DETERMINE ANY LIMITS ON LAVSUITS AGAINST I WITCES AS DEFINED IN ORS 30.930. STATE OF OREGO This instrume	CE INSUFFICIENT, CONTINUE DESCRIPTION ON Intee and grantee's heirs, successors or this transfer, stated in terms of de erproperty or value given or prom- muscle of if and applicable, should be delaw ext so requires, the singular include proporations and to individuals. has executed this instrument this _1 to be signed and its seal, if any, aff VERTY DESCRIBED IN SE LAWS AND REGU- IMMENT, THE PERSON K WITH THE APPRO- IFY APPROVED USES ARMING OR FOREST N, County ofKlama.th ent was acknowledged before me o	ng of record. REVERSE) s and assigns forever. ollars, is \$.1,251Q()
(F SPA To Have and to Hold the same unto gra The true and actual consideration paid f and consideration consists of or includes oth yieh) consideration. ⁽¹⁾ (The sevence between the op In construing this deed, where the contr de so that this deed shall apply equally to co IN WITNESS WHEREOF, the grantor I intor is a corporation, it has caused its name do so by order of its board of directors. S INSTRUMENT WILL NOT ALLOW USE OF THE PROP S INSTRUMENT IN VIOLATION OF APPLICABLE LAND U IONS. BEFORE SIGNING OR ACCEPTING THIS INSTRU- UNDERING FEE THILE TO THE PROPERTY SHOULD CHEC ATE CITY OR COUNTY PLANNING DEPARTMENT TO VER D TO DETERMINE ANY LIMITS ON LAVSUITS AGAINST I VOTICES AS DEFINED IN ORS 30.930. STATE OF OREGO This instrume by	all matters appearin CE INSUFFICIENT, CONTINUE DESCRIPTION ON Intee and grantce's heirs, successors or this transfer, stated in terms of de terproperly or value given or prom- masks, if as applicable, should be delay proportions and to individuals. has executed this instrument this _1 to be signed and its scal, if any, aff FERTY DESCRIBED IN SE LAWS AND REGU- MENT, THE PERSON K WITH THE APPRO- INY APPROVED USES ARMING OR FOREST N, County ofKlamath ent was acknowledged before me op-	ng of record. REVERSE) s and assigns forever. ollars, is \$.1,251Q()
(F SPA To Have and to Hold the same unto gra The true and actual consideration paid f hul consideration consists of or includes oth yieh) consideration. ⁽¹⁾ (The sevenese between the op In construing this deed, where the contr ide so that this deed shall apply equally to co IN WITNESS WHEREOF, the grantor 1 untor is a corporation, it has caused its name do so by order of its board of directors. S INSTRUMENT WILL NOT ALLOW USE OF THE PROP S INSTRUMENT ON CAMPACING THIS INSTRU- UDARS, BEFORE SIGNING OR ACCEPTING THIS INSTRU- DIFING FEE TITLE TO THE PROPERTY SHOULD CHEC ATE CITY OR COUNTY PLANNING DEPARTMENT TO VER D TO DETERMINE ANY LIMITS ON LAVSUITS AGAINST H VOTICES AS DEFINED IN ORS 30.930. STATE OF OREGO This instrume by	all matters appearin CE INSUFFICIENT, CONTINUE DESCRIPTION ON Intee and grantce's heirs, successors or this transfer, stated in terms of de- trapporty or value given or prom- mather of the singular include proportions and to individuals. has executed this instrument this 1 to be signed and its scal, if any, aff SE LAWS AND REGU- MENT, THE PERSON K WITH THE APPRO- INFY APPROVED USES ARMING OR FOREST N, County ofKlamath ent was acknowledged before me on Roberts	ng of record. REVERSE) s and assigns forever. ollars, is \$.1,.251Ω()Ω.However, II isod which is □ part of the □ the whole (indice isod which isod which is □ part of the □ the whole (indice isod which is □ part of the □ the whole (indice isod which is □ part of the □ the whole (indice isod which is □ part of the □ the whole (indice isod which is □ part of the □ the whole (indice isod which is □ part of the □ the whole (indice isod which is □ part of the □ the whole (indice isod which is □ part of the □ the whole (indice isod which is □ part of the □ the whole (indice isod which is □ part of the □ the whole (indice isod which is □ part of t
(F SPA To Have and to Hold the same unto gra The true and actual consideration paid f hul consideration. ⁽¹⁾ (The sentence between the sy In construing this deed, where the conte adde so that this deed shall apply equally to co IN WITNESS WHEREOF, the grantor intor is a corporation, it has caused its name do so by order of its board of directors. IS INSTRUMENT WILL NOT ALLOW USE OF THE PROF S INSTRUMENT ON COMPACE ON THE S INSTRUMENT DIF OF EREMINE ANY LIMITS ON LAWSUITS AGAINST MOTICES AS DEFINED IN ORS 30.930. STATE OF OREGO This instrume by	CE INSUFFICIENT. CONTINUE DESCRIPTION ON Intee and grantce's heirs, successors or this transfer, stated in terms of de or property or value given or prom- model of instrapplicable, sheald be delate set so requires, the singular include orporations and to individuals. has executed this instrument this .1 to be signed and its seal, if any, aff FERTY DESCRIBED IN SE LAWS AND REGU- IFY APPROVED USES ARMING OR FOREST N, County ofKlama.th ent was acknowledged before me on R obert to	ng of record. REVERSE) is and assigns forever. ollars, is \$.1,2510()
(F SPA To Have and to Hold the same unto gra The true and actual consideration paid f thus consideration consists of or includes oth wich) consideration (The sentence between the opti- tate so that this deed shall apply equally to co- IN WITNESS WHEREOF, the grantor I intor is a corporation, it has caused its name do so by order of its board of directors. IS INSTRUMENT WILL NOT ALLOW USE OF THE PROP S INSTRUMENT IN VIOLATION OF APPLICABLE LAND UN IDONS. BEFORE SIGNING OR ACCEPTING THIS INSTRU- D TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST MACTICES AS DEFINED IN ORS 30.930. STATE OF OREGO This instrume by	all matters appearin CE INSUFFICIENT, CONTINUE DESCRIPTION ON Intee and grantce's heirs, successors or this transfer, stated in terms of de- trapporty or value given or prom- mather of the singular include proportions and to individuals. has executed this instrument this 1 to be signed and its scal, if any, aff SE LAWS AND REGU- MENT, THE PERSON K WITH THE APPRO- INFY APPROVED USES ARMING OR FOREST N, County ofKlamath ent was acknowledged before me on Roberts	REVERSE) s and assigns forever. ollars, is \$.1,25100