BLK NO PART OF ANY STEVENS-NESS FORM MAY BE F	EPPODLICED IN ANY FORM OR BY ANY FLECTRONIC OR MECHANICAL MEANS.
	2012-009358 Klamath County, Oregon
Cheryl Lynn McGinnis AKAS, Charyl Lyno Johnston 1927ele Deck Hollaw Rd. Hadan Vallay Lake. CA 954(2)	
Hadan Vallay Lake, CA 95467 JOHN Starina Johnston	00123218201200093580010017
18266 Decc Hollow Rd. 18266 Valley Lake, CA 95467	08/24/2012 10:22:06 AM Fee: \$37.00
Granteb's Name and Address	FOR RECORDER'S USE
After recording, return to (Name and Address): WMU JOHNSTON	
18266 Deer Hollow Rd Thaaan Vallay Laice, CA 95467	
Until requested otherwise, sand all tax statements to (Name and Address):	
Hadon Vallay Lake, CA 95467	
KNOW ALL BY THESE PRESENTS that	
hereinafter called grantor, for the consideration hereinafter stated, does JOHN STOLING JOHNSTON, CHENT LUNG	hereby remise, release and forever quitclaim unto
hereinafter called grantee, and unto grantee's heirs, successors and assi	gns, all of the grantor's right, title and interest in that certain
real property, with the tenements, hereditaments and appurtenances t - K-lama+N County, State of Oregon, described	hereunto belonging or in any way appertaining, situated in as follows (legal description of property):
	as to to the first description of property).
Lot 35 in Tract 1314, Pine 1	Ridge Ranches, according to
the official plat thereof on file	in the office of the
County Clerk of Klamath Cou	ntu Oreano
Courty Startary Startary	7119 0109017.
·	
(IF SPACE INSUFFICIENT, CONTINUE DE	CORUNTION ON BENEDICE
To Have and to Hold the same unto grantee and grantee's heirs,	successors and assigns forever.
The true and actual consideration paid for this transfer, stated in terms of dollars, is $\$$ $2 \cdot 00$ $\$$ However, the actual consideration consists of or includes other property or value given or promised which is \square part of the \square the whole (indicate	
which) consideration. (The sentence between the symbols o, if not applicable, should be deleted. See ORS 93,030.)	
In construing this instrument, where the context so requires, the shall be made so that this instrument shall apply equally to businesses,	other entities and to individuals
IN WITNESS WHEREOF, grantor has executed this instrument	8/34/20/2; any
signature on behalf of a business or other entity is made with the autho BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHO	
INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 SECTIONS 2 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, ORE LAWS 2007, AND 195.305 TO 17. CHAPTER 30.000 AND 195.305 TO	GON
LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010. THIS INSTRUMENT DOES NOT ALL USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LEAND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE	AWS
TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMEN VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCE	T TO
DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOT OR PARCEL, TO DE MINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DEFINED IN ORS 30.930,	TER
TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 195 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTION 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTION 195.305 AND 195.305 TO 195.305 AND 195.305 AN	NS 2
TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON 2 TO 7, CHAPT	. (6
This instrument was acknowledged by	efore me on 14444 24, 2012
Uy	efore me on,
by	
as of	
OFFICIAL SEAL	Ding m. Kender
	y Public for Oregon
NOTARY PUBLIC-OREGON () COMMISSION NO. 455418 () MY COMMISSION EXPIRES MARCH 13, 2015 ()	ommission expires March 13, 2015