FORM No. 721 - QUITCLAIM DEED. © 1989-2012 STEVENS-NESS LAW	PUBLISHING CO., PORTLAND, OR www.stevensness.com
BLK 15+ NO PART OF ANY STEVENS-NESS FORM MAY BE REPRODUCED IN ANY FORM OR BY AN	2013-012568 Klamath County, Oregon
Eilene Childer 2241 Orchard Klamath Falls Or. 97601	Fee: \$37.00
Karen Johnson, Ellene Childers 2241 Orchard Villmuth Falls Or. 97601.	RVED
Grantee's Name and Address After regording, return to (Name and Address): Ellene (hildus) 224/070000000000000000000000000000000000	USE
Will requested otherwise, send all tax statements to (Name and Address): Until requested otherwise, send all tax statements to (Name and Address):	
Viamuth Falls Or. 97601 KNOW ALL BY THESE PRESENTS that Filene (n) Iders	
hereinafter called grantor, for the consideration hereinafter stated, does hereby remise, release and forever quitclaim unto	
hereinafter called grantee, and unto grantee's heirs, successors and assigns, all of the grantor's rig real property, with the tenements, hereditaments and appurtenances thereunto belonging or in County, State of Oregon, described as follows (legal descript)	ght, title and interest in that certain any way appertaining, situated in ion of property):
Lot 342, Block 112, Mills Addition, Cital yalls, Oregon in the Country of Klamath, State	y of Klamath
Jalls, Oregon in the Country of Riamain, State	Lof vregori.
Fine American Title	Ins. Co. has recorded this
Instrument by requiand has not examinor as to its effect u	est as an accommodation only, ned it for regularity and sufficiency pon the title to any real property
that may be descri	OGO mercar.
(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE) 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 \$	
shall be made so that this instrument shall apply equally to businesses, other entities and to indiv IN WITNESS WHEREOF, grantor has executed this instrument on	iduals. ; any
DEFORE CICNING OF ACCEPTING THE INCTHINENT THE DEFOCN TRANSCREPTING OF THE CHOILD	Childre
AND REGULATIONS. BEFORE SIGNING OF ACCEPTING THIS INSTROMMENT, THE PERSON ACQUINING TEE THE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOT OR PARCEL, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DEFINED IN ORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010.	
STATE OF OREGON, County of	,
This instrument was acknowledged before me on by as	
OFFICIAL SEAL ADRIEN LOUISE FLEEK NOTARY PUBLIC - OREGON COMMISSION NO. 453315 MY COMMISSION EXPIRES DECEMBER 03, 2014	400h

PUBLISHER'S NOTE: If using this form to convey real property subject to ORS 92.027, include the required reference.