Quit cl aim Deed

THIS IS A LEGAL INSTRUMENT AND SHOULD BE EXECUTED UNDER SUPERVISION OF AN ATTORNEY

Between:			
	Name:		
	Address:	party of the first, and	
	Name:		
	Address:	party of the second part	
Witnesseth	that the party of the first, in consideration	of dollars, paid by the party of the seconds part, does	
hereby remise	, release and quitclaim unto the parties of t	ne second part, the heirs or successors and assigns of the party of the sec	ond
part forever,			
All			
To have and The word "part This deed is su	d to hold the premises herein granted ur y" shall be construed as if it reads "parties" ubject to the trust provisions of Section 13 of	d rights of the party of the first part, in and to said premises. It to the party of the second part, the heirs or successors and assigns foreve when ever the sense of this indenture so requires. If the Lien Law.	
	Time of the party of the mot part has a	uly executed this deed the day and year above written.	r.
In presence of		uly executed this deed the day and year above written.	r.
In presence of:		uly executed this deed the day and year above writtenL.S.	r.
•		L.S. ACKNOWLEDGEMENT OUTSIDE NEW YORK STATE (RPL 309-b)	r.
ACKNOWLE a) State of Nev	EDGEMENT IN NEW YORK STATE (RPL 309-	L.S. ACKNOWLEDGEMENT OUTSIDE NEW YORK STATE (RPL 309-b) State of New York ss:	r.
ACKNOWLE a)	EDGEMENT IN NEW YORK STATE (RPL 309- W York	L.S. ACKNOWLEDGEMENT OUTSIDE NEW YORK STATE (RPL 309-b) State of New York ss: County of Chemung	r.
ACKNOWLE a) State of New ss: County of C	EDGEMENT IN NEW YORK STATE (RPL 309- W York	L.S. ACKNOWLEDGEMENT OUTSIDE NEW YORK STATE (RPL 309-b) State of New York ss:	r.

