91944

1967

THIS INDENTURE between

ESTOPPEL (In

lieu of foreclosure) (Individual or Corporate)

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See Exhibit

a part hereof.

hereinafter called the first party, and WALTER DIETRICH & JANE DIETRICH, husband & wife hereinafter called the second party; WITNESSETH:

VIRGINIA CRANE

lif husband and wife, so indicate

21152

Page

Whereas, the title to the real property hereinafter described is vested in fee simple in the first party, subject CONTRACT to the lien of a property described recorded in the mortgage records of the county hereinafter named, in book M79 at page 26270 thereof, reference to said records hereby being made, and the notes and indebtedness secured by said nonvente of the second party, on which notes and indebtedness there is now owing and unpaid the sum of \$ 21,975.66 the same being now in default and said mortgage or trust deed being now subject to immediate foreclosure, and whereas the first party, being unable to pay the same, has requested the second party to accept an absolute deed of conveyance of said property in satisfaction of the indebtedness secured by said mortgage and the second party does now accede to said request;

NOW, THEREFORE, for the consideration hereinafter stated (which includes the cancellation of the notes and indebtedness secured by said mortgage or trust deed and the surrender thereof marked "Paid in Full" to the first party), the first party does hereby grant, bargain, sell and convey unto the second party, his heirs, successors and assigns, all of the following described real property situate in _____ Klamath _____ County, State of Oregon, to-wit:

"A"

211.58

^βιν C 38 together with all of the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertain-

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ing; 🤆 TO HAVE AND TO HOLD the same unto said second party, his heirs, successors and assigns forever. And the first party, for himself and his heirs and legal representatives, does covenant to and with the second party, his heirs, successors and assigns, that the first party is lawfully seized in fee simple of said property, free and

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attached hereto and hereby made

that the first party will warrant and forever defend the above granted premises, and every part and parcel thereof against the lawful claims and demands of all persons whomsoever, other than the liens above expressly excepted; that this deed is intended as a conveyance, absolute in legal effect as well as in form, of the title to said premises to the second party and all redemption rights which the first party may have therein, and not as a mortgage, trust deed or security of any kind; that possession of said premises hereby is surrendered and delivered to said second party; that in executing this deed the first party is not acting under any misapprehension as to the effect thereof or under any duress, undue influence, or misrepresentation by the second party, or second party's representatives, agents or attorneys; that this deed is not given as a preference over other creditors of the first party and that at this time there is no person, co-partnership or corporation, other than the second party, interested in said premises directly or indirectly, in any manner whatsoever, except as aforesaid.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 21,975.66 R HOWREER, X MER REAL MARK STREET AND A STREET AND A STREET AND A STREET A STREET A STREET A STREET AND A STREET A STRE part of the consideration findings which the

In construing this instrument, it is understood and agreed that the first party as well as the second party may be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural; that the singular pronoun means and includes the plural, the masculine, the feminine and the neuter and that, generally, all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the first party above named has executed this instrument; if first party is a corporation, it has caused its corporate name to be signed hereto and its corporate seal attixed by its officers duly Δ 1 14- Barand of Dissectors 3

STATE OF OREGON,	STATE OF OREGON, County of
	, 19
County of Klamath	Personally appearedand
October 30	who, being duly sworn,
Personally appeared the above named	each for himself and not one for the other, did say that the former is the
VIRGINIA CRANE	president and that the latter is the
Horn and acknowledged the foregoing instru-	secretary of
ment to be her voluntary act and dood.	and that the seal attixed to the foregoing instrument is the corporation
OFFICIAL C. Morma & Mohlucend	and that the seal attived to the lorgoing instancial to said of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed Before me:
Notary Public for Oregon	(OFFICIAL
SEAL) Natar Public for Oregon My commission expires: 10-28-83	Notary Public for Oregon SEAL)
and the second	My commission expires:

of an Institute of Interalse 1. 1. 1. 1. C. 11,54 PC. Basefick Asia STARA TEGINIA CRIME 21157 STITE B. BALTER MALTER DISTRICT & JANE DIFTRICH, Justand & wife in the intervention of the more described is rested in the stropic in the first party, surpect accesses of the county hereinatter numbed, in book figreof, retreace to said tocords hereby hand a ude, and the notes and indebtednest senaral the new owned by the second party on which notes and indebtedness second 1, 975. 66 2 W Marin the same being now in octain and said numpage or most termediate foreclosure, and whereas the first party, being unable to pay the sume, has is accept an absolute used of conversance it said property in satisfaction of the indebimotify and the second party does now accede to said request; is service to the consideration her instre stated (which includes the cancellanon of the noise would be said manigups at true doed and the surrouder there of indeked "Paul in Full, to the 21158 STATE L of said or as filing fee number Record of Deeds in book 1:43 County affixed. **B**oét) 1st day County of After recording ten 3.5.5 1:50 County Cl Klamath ENDERSON & 26 Main (In d County. Witness my y affixed. Witness D. Milne certify that the within O_F Lieu of Foreclosure) 2.00 received for M80 ≷ r OREGON, ę, D ESTOPPEL NESS LAW o'clock P.M., and recorded M80 on page 21157 (FORM No. 240) October 王 Klamath Falls, 5 ப PUB hanous hand treet U MOLATORE 8 Section 2 to e record PORTLAND, ORE. est (hin'n <u> 188</u> - 198 91944 return and OR Deputy. 19.80 97601 seal ŝ instruthe x . Ч _____ ÷... EXHIBIT "A" Beginning at the NE corner of.Lot 9, Block 3, SIXTH STREET ADDITION to the City of Klamath Falls, Oregon, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon; thence West 50, feet along the North line of said Lot 9; thence Uregon; thence West 50, feet along the North line of said Lot 9; thence South 56.12 feet, more or less, to the Southwesterly line of Lot 10 of said Block 3, which is also the Northeasterly line of Pershing Way in said addition; thence Southeasterly along said Northeasterly line of Pershing Way, a distance of 60.43 feet, to the most Southerly corner of said Lot 10; thence North 90.55 feet along the East line of said lots 10 and 9, to the point of beginning, being a portion of Lots 9 and 10, Block 3, SIXTH STREET ADDITION to Klamath Falls, Oregon. and an and and and the first states and the trie of the first states and and the second states and and a state and and a state and and a state and a resultances and that the latter is the الالاد المراجعة المروحة والمتري General Sense Service to gateria. in that the wals alread to the kneeping including a the comparish key and comparison and then cald including including a in the comparish key of a sold comparison and then cald including of the based of directors, and each of best actionated and test unreally of the based of directors, and each of best actionated and test unreal is to be its valuently set. and dest more of all allered graduits COEFECIAL SEAL) Bity contrained strained t was no in Southing to take him from the second second and harden at the the later the s