FORM No. 240 -DEED-ESTOPPEL (In liev of for 1-1-24 16425 K-33727 35721 THIS INDENTURE between Jack B. Sims and Marylou E. Sims hereinafter called the first party, and The State of Oregon' by and through the Director of Veterans hereinafter called the second party; WITNESSETH: Whereas, the title to the real property hereinalter described is vested in fee simple in the first party, subject to the lien of a mortgage or trust deed recorded in the mortgage records of the county hereinaiter named, in book the second party, on which notes and indebtedness there is now owing and unpaid the sum of \$ 33,958.07 same being now in default and said mortgage or trust deed being now subject to immediate foreclosure, and whereas same being now in detaum and sam more age of these being now subject to municume force order, 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 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 tirst party), the first party does hereby grant, bargain, sell and convey, unto the second party, his heirs, successors All the following described real property situate in Klamath County, Oregon: County, State of Beginning at a point 1320.0 feet West of the Southeast corner of the NE 1/4 of said Section 25, said point being the Southwest corner of the above described parcel, thence North, along the West line of the above described parcel, a distance of 436.0 feet; thence East 100.0 feet; thence South, parallel with the West line of above described parcel, a distance of 436.0 feet to the south line of said NE 1/4 of Section 25; thence West along said South line, 100.0 feet to the point of beginning in Township 24 South, 5 Difficq botation to the property: The following described mobile home which is firmly affixed to the property: The the bails apone under the control the state of th edralik 1978 Det Prestige "124" x"60' Mobile Home Serial No. 5164 U&X plurai, that the singular promoter means and motatice, the planat, the prescultar, the pression, and the mar he more than one percent that if the contextore requires the singely short if he and the singely is that if the context of the singely short that if the context of the singely short that the singely short that if the singely short that the singely short the si In constraind this instrument, it is indetsicod and streed that the first party of a second street that the first party of a second street the second street together, with all of the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertain-In the second se DUX OD Crescent, OR¹⁹97733 STATE OF OREGON, State of Oregon, Veterans "Affairs "125 Ferry Street SE Salem, OR 97310 GRANTEE'S NAME AND ADDRESS (CHICL THE THE Here and the proster interesting in County of n seedaala Feanid built I certify that the within instrument was received for second on the GRANTEE'S NAME AND ADDRESS - TOUTO THE After recording return to: After recording return for "A the second state of the second state SPACE RESERVED AND DOOL OF DAGE OF DAGE o'clock M., and recorded, 19....., Record of Deeds of said county. Until & change is requested all tax statements shall be sent to the following address: party, his helts, bucchesole and setigate, that the thrat put (p. 6. fartuil) and a rank in the more party. Witness my hand and seal of County affixed. Vol the first parts for human and in that and he to have a first start of the start Recording Officer Dam

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TO HAVE AND TO HOLD the same unto said se	ad party his heirs, successors and assigns forever.
And the first party, ty, his heirs, successors and assigns, that the first party ty, his heirs, successors and mortgage or trust deed	and further except
ar or incumon and	and narrel thereof
t the first party will warrant and forever defend the ainst the lawful claims and demands of all persons wh s deed is intended as a conveyance, absolute in legal cond party and all redemption rights which the first security of any kind; that possession of said premises	above granted premises, and every part and parter is above granted premises, and every part and parter is above expressly excepted; that homsoever, other than the liens above expressly excepted; that homsoever, other than the liens above expressly excepted; that homsoever, other than the liens above expressly excepted; that homsoever, other time, and not as a mortgage, trust deed party may have therein, and not as a mortgage, trust deed party may have therein, and not as a mortgage, trust deed party may have therein, and not as a mortgage, trust deed party is surrendered and delivered to said second party; hereby is surrendered and delivered to said second party; hereby may misapprehension as to the effect thereof or under under any misapprehension as to the effect thereof or under under any misapprehension party's representatives, agents or
ttorneys; that this deed is not given as a preference ov ttorneys; that this deed is not given as a preference ov	the second party, interested in said premises differences
hor person, co-parameter whatsoever, except as aforesaid. lifectly Fin any manner whatsoever, except as aforesaid. hor between the second actual consideration paid for this	transfer, stated in terms of dollars, is \$
In construing this instrument, it is understood In construing this instrument, it is understood may be more than one person; that if the context so r plural; that the singular pronoun means and include that, generally, all grammatical changes shall be may that, generally, all grammatical changes shall be may equally to corporations and to individuals. IN WITNESS WHEREOF, the first party all poration, it has caused its corporate name to be sig authorized thereinto by order of its Board of Director 19.8.2	and agreed that the first had be taken to mean and include the requires, the singular shall be taken to mean and include the requires, the singular shall be taken to mean and include the set he plural, the masculine, the teminine and the neuter and de, assumed and implied to make the provisions hereof apply de, assumed and implied to make the provisions hereof apply the construction of the provisions hereof apply the construction of the provisions hereof apply bove named has executed this instrument; if first party is a cor- bove named has executed this instrument; if first party is a cor- bove named has executed this instrument; if first party is a cor- bove named has executed this instrument; if first party is a cor- bove named has executed this instrument; if first party is a cor- bove named has executed this instrument; if first party is a cor- bove named has executed the provision of the provision of the set of the provision of the provision of the provision of the set of the provision of the provision of the provision of the set of the provision of the provision of the provision of the set of the provision of the provision of the provision of the set of the provision of the provision of the provision of the provision of the provision of the provision of the provision of the provision of the provision of the provision of the provision of the provision of the provision of the provision of the provision of the provision of the provision of t
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