	1-1-74 No. 240-DEED-ESTOPPEL				STEVENS-NESS LAT	W PUBLISHING CO	
.	THIS INDENTU	PEL OI	ESTOPPEL DEL rence H. Nev				TATLAND, OF
	hereinafter called the first hereinafter called the seco Whereas, the title the lien of a mortgade 282	t party and Klamut	L T.	VNAII	11(0)	_Fage_	2336
	Whereas AL	ond party; WITNESS	i First Feder	al Savings	e, so indicatel		
te	the lien of a mortant	ond party; WITNESS to the real property he or trust deed recorde reof or as file/reel hun and the notes and inc	ETH:		unu Loan	Associatio	n
th	cords hereby being made	, and the note	aber.	e records of th	e county he	n the first pareing	arty, sub
sar		Dotes and the	-concurress service		. (state		$\omega_{i}$ in $D$
ll the	in actault	and only	" LICIE IS DOW on		Kare or fring		cince to s
anc	ede to said	atisfaction of the	s requested the s	foord .	immediate f	Oreclas	····· , t.
11	Norra request;	inde	btedness secured	t party to	accept an a	Lieciosure, ai	nd where
1 And	ind the second ror	C. for the			age and the		or conver
and	party), the first party	does hereby to	ist deed and the	ited (which inc.	ludes the ca	Deallar	
Ore	NOW, THEREFOR, indebtedness secured b party), the first party assigns, all of the follow gon	ving described real pro-	rgain, sell and co	Surrender ther	eof marked	"Paid in F.	the note
	11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	to-wit:	perty situate in	Klama	second part. th	y, his heirs, s	ui to th
<b>T</b> - 4						County	, State of
LOt of W	13, Block 13, HOT lamath, State of O	SPRINCE					
11	Jamath, State of O	regon.	FION to the	City of VI-			
		-		- of Klan	ath Falls	, in the C	Ounty
							Juney
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gether y	with all of the tenemon	4					li
	tenenen.	ts, hereditaments and	appurtenses				l
<i>ŧ</i> ;		ICONTINUED	the stances t	hereunto belong	ing or in an	Vurice	.
e;			ON REVERCE ALSO			of wise appert	ain-
18;	with all of the tenemen.		ON REVERSE SIDE)				11
			ON REVERSE SIDE)				
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\$; 	GRANTOR'S NAME AND AD		ON REVERSE SIDE)	STATE OF	OREGON,		_
ģ;	******		ON REVERSE SIDE)	STATE OF	OREGON,	]	ss.
	GRANTOR'S NAME AND AD	DRESS	ON REVERSE SIDE)	STATE OF County of	OREGON,	}	11
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Fee \$8.00

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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

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 against the lawin claims and demands of an persons whomsdever, other than the news above expressive 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 this used is intended as a conveyance, absolute in used effect as well as in torm, or the three to sale 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 any unless, under minimum, or minimum series manon by the second party, or second party's representatives, agents of 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 in-

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 29,048.44 

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

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 affixed by its officers duly authorized thereunto by order of its Board of Directors. (If executed by a corporation, affix corporate seal) sen larence H. Ne STATE OF OREGON. County of Jackson STATE OF OREGON, County of .... February 22 , 19..... Personally appeared the above named. Clarence H. Newhall Personally appeared each for himself and not one for the other, did say that the former is the and acknowledged the foregoing instrument to be president and that the latter is the secretary of..... Before me: and that the seal attixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-that of said corporation by successful of the board of directory and back (OFFICIAL Come M. June SEAL) half of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of nait of said corporation by sutnority of its board of unectors; and each of them acknowledged said instrument to be its voluntary act and deed. Notary Public for Oregon My commission expires: 5-30-86 Notary Public for Oregon My commission expires: nionce between the symbols (), if not applicable, should be deleted. See ORS 93.030. (OFFICIAL SEAL) STATE OF OREGON; COUNTY OF KLAMATH; ss. Filed for record . his 24 day of Feb A.D. 19 83 at o'clock P/M. and duly recorded in Vol. M83 Deeds on a 2216.

By

EVILLYN BIEDY County Jok

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