CALLES AND CO. FORT AND CO. FOR	*
OA 27175 ESTOPPEL DEED VOI. M & 3 Page 13920	3
THIS INDENTURE between EDWARD R. BLISS and JUNE BLISS husband and wife	
hereinafter called the first party, and the STATE OF OREGON, by and through the DEPARTMENT OF VETER	ANG
AFFA	TDS
Whereas, the title to the real property hereinafter 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 hereinafter named, in book/reel, volume No	/
(state which), reference to said records hereby being made, and the notes and indebtedness secured by said mortgage	
or trust deed are now owned by the second party, on which notes and indebtedness there is now owing and unpaid	
the sum of \$ 36.525.33 the same being now in default and said mortage 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.	3
NOW; THEREFORE, for the consideration hereinafter stated (which includes the cancellation of the notes	
and indestedness serviced by said most act and indested which includes the cancellation of the notes	5
and indebtedness secured by said mortgage or trust deed and the surrender thereof marked "Paid in Full' to the	

Lot 4 im Block 12 of TRACT NO. 1026, THE MEADOWS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

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together with all of the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining,

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1.4621.4Villa.Drive.2005 of corporation order and	tyd regard to .	STATE OF OREGON,
Klamath Falls, Or. 97601	a casa arayan	I certify that the within instrument
THE CALL OF WHILE GRANTOR'S NAME AND ADDRESS		was received for record on the day
MERCAN ASSESSED AND MAKE THE PARTY OF A STATE OF THE STAT	49.46年 399 - 1997年1	of
		o'clock M., and recorded
PRESENT AND A SECOND PROPERTY AND ADDRESS OF THE SECOND	BPACE RESERVED	in book/reel/volume Noon
After recording return for A set more small electronism of all conferences	FOR	page or es fec/file/instru-
STATE OF OREGON, VETERANS' AFFAIRS	RECORDER & USE	ment/microfilm/reception No
124 N. 4th Street		Record of Deeds of said county.
Klamath Falls, Or. 97601		Witness my hand and seal of
ATTO - JAMES WESLE NAME ADDRESS, ZIP	លេខុំ នៃ សម្រាប់ ខេត្តបាន	County affixed.
Until a change is requested all tax statements shall be sent to the following address.	O to playing section	
September 1982 and With Mannet again the faces are		NAME
mes carry values var O ADM to var var var the	Righted Analysis again	
NAME, ADDRESS, ZIP		By Deputy
WARE, AUDITESS, ZIP	Jan, Land	\ .



s deed is intended as a conveyance, absolute in legars of deed is intended as a conveyance, absolute in legars of deed is intended as a conveyance, absolute in legars and party and all redemption rights which the first condition of said premise security of any kind; that possession of said premise at in executing this deed the first party is not acting at in executing this deed the first party is not acting at duress, undue influence, or misrepresentation by the tonneys; that this deed is not given as a preference of the person; co-partnership or corporation, other than inceptly, in any manner whatsoever, except as aforesaid inceptly, in any manner whatsoever, except as aforesaid inceptly.	above granted premises, and every part and premises thomsoever, other than the liens above expressly excepted the feet as well as in form, of the title to said premises the party may have therein, and not as a mortgage, trusted to surrendered and delivered to said second under any misapprehension as to the effect thereof the second party, or second party's representatives, and the second party, interested in said premises direct the second party interested in said party interested in	i party; or under gents or me there ly or in-
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The true and actual consideration consists of or inc		which_is_
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be whole - In construing this instrument, it is understood	I and agreed that the first party as well as the second and agreed that the first party as well as the second requires, the singular shall be taken to mean and in less the plural, the masculine, the feminine and the reachest the provisions here assumed and implied to make the provisions here.	neuter and
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Dated 5	tors. EDYARD R. BLISS Long Bliss EDYARD R. BLISS Long Bliss L	
	WINE BLISS	
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