45064

ESTOFPEL DEED

Ol. MRE	Pagé _	OP 0
703	· uge	850 A

- 1	FRI Trans. at 1	ESTOFPEL DEED	VOLUCE	OR. 9720
H	THIS INDENTURE	Jee	W. MYS Park	OFF
Į.	THIS INDENTURE between hereinafter called the first perture.	WILLIAM M KDD-	Vol. M85 Page	ado 6
Ä	nereinafter called it party, and	TOCEDET		THE REAL PROPERTY AND ADDRESS OF THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED IN COLUMN TWO IS NAMED IN THE PERSON NAMED IN COLUMN TWO IS NAMED IN THE
	hereinafter called the first party, and hereinafter called the second party; WITNES Whereas, the title to the real property the lien of a mortgage or trust deed recorded volume No. M-82 at page £130 (state which), reference to said records hereby trust deed for property to the lien of a mortgage or trust deed records hereby trust deed for property to said records hereby trust deed for property to the lien of trust deed for the lien of	SSETH. SNYDE	R	gira daliyah
dia.				
	volume No. M-82	in the asscribed is vested	in ten air	
	volume No	thereof - thereof -	e country t	rtv. subject
7	or trust deed are now and the records hereby	y being med	ent/microfit	in book /rest/
_	the sum of \$ 8,727,07 the second pe	arty, on with	nd indebted reception No.	
=	or trust deed are now owned by the second per the sum of \$ 8.727.07, the same being the sum of \$ 8.727.07, the same being accept an absolute deed of conveyance of said and the second party does now accede to said and indebtedness transfer.	now in detailed and inde	btedness at	said mortana
	accept an absolute deer of whereas the first F	party being and said more	gage or there is now owing	s and unnoid
_	and the second party does	property :-	same has	W Subject to
<i>r</i> .	NOW, THEREFORE	request	indehtod	ond party to
à	accept an absolute deed of conveyance of said where some accept an absolute deed of conveyance of said where second party does now accede to said and indebtedness secured by said mortifage or the first party), the first	ation hereings	secured by se	aid morteede
	NOW, THEREFORE, for the considerations party does now accede to said a north and indebtedness secured by said morthage or irst party), the first party does hereby grant, and assigns, all of the following	trust deed - stated (which	includes 4t	suge
a	nd assigns, all of the following hereby grant.	bardein sett	thereof the cancellation	of the pater

E first party), the first party does hereby grant, bargain, sell and convey unto the second party, his heirs, successors

Lot 10, Block 8, Tract No. 1019, WINEMA PENINSULA, No. 2, in the

This instrument is being recorded as an accommodation only, and has not been examined ac to velidity, sufficiency or effect is may have upon the herein described property. This courtesy recording has been requested of ASPEN TITLE & ESCHOW, INC.

THIS INSTRUMENT DOES NOT GUARANTEE THAT ANY PARTICULAR USE MAY BE MADE OF THE PROPERTY DESCRIBED III THIS INSTRUMENT. A BUYER SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

together with all of the tenements, hereditaments and appartenances thereunto belonging or in anywise appertain-

William M. Krpalek 518C S.W. 22nd Ave. Albany, OR 97321 STATE OF OREGON, Josephine L. Snyder County of Ss. P.O. Box 1094 I certify that the within instrument Lake Havasu City, AZ 86405 was received for record on the day of ______, 19___, at o'clock M., and recorded Josephine L. Snyder P.O. Box 1094 SPACE RESIRVED FOR or as fee/file/instru-Lake Havasu City, AZ RECORDER'S USE ment/microfilm/reception No. 86405 Record of Deeds of said county. NAME ADDRESS DIP listell a change to requested at the stotements shall be sent to the fallowing suddress. Witness my hand and seal of Josephine L. Snyder County affixed. P.O. Box 1094 Lake Havasu City, AN Deputy

TO HAVE AND TO HOLD the same unto seic 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 clear of incumbrances except said mortgage or trust deed and further except

Klamath County Real Property Taxes for the years 1982/83, 1983/84 1984/85, for a total unpaid balance, plus interest of \$460.04

that the first party will werrant 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 in-

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$..... However, the actual consideration consists of or includes other property or value given or promised which is

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

AND THE PROPERTY OF THE PARTY OF THE PARTY.	7. 79. 81	William M. Kynde		
III executed by a corporation		WILLIAM M. KRPALEK 518C S.W. 22nd Avenue		
affix corporate seril		TAGILIE		
(If the signer of the above is a corporation, use the form of acknowledgment apposite.) STATE OF OREGON.	(ORS 194.5	Albany, OR 97321		
County of Linn	} ss.	STATE OF OREGON, County of)ss.		
		The foresoins instance		
The foregoing instrument was acknow	lec'ged before			
me this December 28th		, 19, by		
William M. Krpalek		SSCretary of		
- Louises				
West 11		a corporation, on behalf of the corporation.		
(SEAL) Notary Publ	lic for Oregon			
	and the Total Inc. 7	Votary Public for Oregon		
O A O O O	2-87	My commission expireSTATE OF OREGON,) (SEAL)		
MOIS—The same		STATE OF OREGON.		
MOLE—The sections between the symbols C, if and o	pplicable, should be dele	ted, See ORS 93 page County of Klamath)		
		Filed for record at request of		
		inequest of		
The sound of the s				
		on this 15th day of January A.D. 1985		
	State of the state of	at 10:27 A.D. 1983		
		recorded in Vol. M85 of Deeds		
		of Deede		
	100	850		
		EVELYN BIEHN, County Clerk		