ESTOPPEL DEED

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		TOLOTAET DEED	Page .	<b>8517</b> @
	THIS INDENTURE between LAURA M	DECK A TOTAL CONTRACTOR OF THE PARTY OF THE	aña -	OUL!
	MADOADES.			
- 1	hereinafter called the second party; WITNESSET.  Whereas, the title to the real property herein the lien of a mortgage or trust described.	STRANSKE and WANDALT	1. LESTER. not as ton	~
-	Whereas, the title to the real property herein the lien of a mortgage or trust deed recorded in the volume No	H: "In common, but-	with the right of sun	ints in
	the lien of a mortgage or trust dood	nafter described is vested	in fee simple:	vivorsnip
	volume No M83	he mortgage records of the	County have to	ty, subject to
	(state which) referen	eof or as fee/file/incl	, , service named, i	in book/reel/
Ш	Or trust dood	ne made and it	reception Ivo.	
II	the sum of \$ 10.295 not	on which notes and in a	,	aid mortsasa
$\parallel$	immediate foreclosure	in default and sold		and unnaid
11	and the second party does now accede to said requestion.  NOW, THEREFORE, for the consideration.	, being unable to pay the	same trust deed being no	w subject to
	and the second party does and the second party does	perty in satisfaction of the	same, has requested the seco	ond party to
	MOUNTED THE TOTAL TO SAID TEGLIS	997	secured by sa	aid montes
.	and indebtedness sociated to	hereinafter stated (		
j	first party), the first party said mortgage or trus	t deed and the surrounder	n includes the cancellation	of the notes
	end assigns all of the fitting	gain, sell and converse	thereof marked "Paid in I	Full" to the
ŧ.	Uregon a sociated leaf prope	erty situate in 11 a	math Party, his heirs	S. SUCCESSOre
Ē	, to-wit:	11.10	ma tri Cour	ntv. State of
=	5 Lot 23, NEW DEAL TRACTS			or or or or or
٤.,	of the County Clerk of VI	the official plat +	hones	
•	Lot 23, NEW DEAL TRACTS, according to of the County Clerk of Klamath County,	Oregon.	nereof on file in the	office
		•		

MOUNTAIN TITLE COMPANY, INC. has recorded this instrument by request as an accommodation only, and has not examined it for regularity and sufficiency or as to its effect upon the title to any real property that may be described therein.

THIS INSTRUMENT DOES NOT GUARANTEE THAT ANY PARTICULAR USE MAY BE MADE OF THE PROPERTY DESCRIBED IN 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 appurtenances thereunto belonging or in anywise appertain-(CONTINUED ON REVERSE SIDE)

	(CONTINUED ON REVERSE SIDE)	•	
LAURA REED P.O. Box 152 Beatty, Oregon 97621 GRANTOR'S NAME AND ADDRESS  MARGARET STRANSKE & WANDA LESTER #7 Dedman Court San Francisco, CA 94125 GRANTE'S NAME AND ADDRESS  After recording return to:  MARGARET STRANSKE & WANDA LESTER #7 Dedman Court San Francisco, CA 94125 NAME ADDRESS, ZIP  Until a change is requested all tox statements shall be sent to the following MARGARET STRANSKE & WANDA LESTER #7 Dedman Court San Francisco, CA 94125 NAME ADDRESS, ZIP	SPACE RESERVED FOR RECORDER'S USE	STATE OF OREGON, County of I certify that the with was received for record on of o'clock	hin instrument in the day in the, at in the

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 free and 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 that the first party will warrant and forever defend the above granted premises, and every part and parcel thereof this dood is intended as a conveyance absolute in local effect as well as in form of the fifle to said premises to the against the lawful claims and demands of all persons whomsoever, other than the liens above expressly excepted; that cannot be a second party, and all radianation rights which the first party and all radianation rights which the first party and the said premises to the second party and all redemption rights which the first party may have therein, and not as a mortgage, trust deed second party and all redemption rights which the first party may have therein, and not as a mortgage, trust deed that in avacuting this dead the first party is not acting under any missages having as to the affect thereof or under or security or any kina; that possession or 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 discount party's representatives premise or misapprehension. any duress, undue influence, or misrepresentation by the second party, or second party's representatives, agents or afternave. That this dead is not diven as a preference over other creditors of the first party and that at this time there any unress, unuse influence, or misrepresentation by the second party, or second party's representatives, agents or is no parson co-partnership or corporation other than the second party interested in enid premises directly or inis 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 The true and actual consideration paid for this transfer, stated in terms of dollars, is because 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 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 includes the plural include the provisions hereof apply plural; that the singular pronoun means and includes the plural, the masculine, the teminine and the neuter and constitute and to individuals 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 (If executed by a corporation, affix corporate seal) (If the signer of the above is a corporation, use the farm of acknowledgment opposite.) STATE OF OREGON, County of Klamath (ORS 194.570) The foregoing instrument was acknowledged before STATE OF OREGON, County of .... The toregoing instrument was acknowledged before me this Laura M. Reed ........... President, and by ..... Notary Public for Oregon My commission expires: 1-19-87 Notary Public for Oregon NOIF—The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030. My commission expires: (SEAL) STATE OF OREGON; COUNTY OF KLAMATH; #8. Filed for record . this 7ch day of June A. D. 19 85 at 3:20 o'clock? My and duly recorded in Vol. <u>M85</u> on Page <u>851</u>7 EVELYN BIEHN, County Clerk Fee: \$9.00 .