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## ATC 28636 ESTOPPEL DEED

## (IN LIEU OF FORECLOSURE)

Vol\_1485Page, 8828

THIS INDENTURE between DONALD O. BIEBER and GLENDA A. BIEBER, Husband and Wife, hereinafter called the "Grantor", and WILLAMETTE SAVINGS AND LOAN ASSOCIATION, a division of American Savings and Loan Association a Utah corporation berginafter nereinatter Called the "Grantor", and WILLAMELLE SAVINGS AND LUAN ASSULIAIIUN, a division of American Savings and Loan Association, a Utah corporation, hereinafter

THE FOLLOWING RECITALS ARE A MATERIAL PART OF THIS ESTOPPEL DEED:

1. The title to the real property hereinafter described is vested in fee simple in the Grantor, subject to the lien of a mortgage or trust deed recorded in the mortgage records of the county hereinafter proof in Pook M 70 of Page Simple in the Grantor, Subject to the Lien of a mortgage or trust deed recorded in the mortgage records of the county hereinafter named, in Book M-79 at Page 18818 reference to said records and instruments hereby being made. The notes 111 the mortgage records of the county hereinatter named, in Book M-/9 at Page 18818, reference to said records and instruments hereby being made. The notes and indebtedness secured by said mortgage or trust deed are now owned by the Grantee, on which notes and indebtedness there is now owing and uppaid the sum of 604 700 71 and indeptedness secured by sald mortgage or trust deed are now owned by the Grantee, On which notes and indebtedness there is now owing and unpaid the sum of \$84,789.71, plus interest thereas the same being new in default and said montages on trust

on which notes and indeptedness there is now owing and unpaid the sum of \$84,/89./1, plus interest thereon, the same being now in default and said mortgage or trust deed now being subject to immediate foreclosure, and The Grantor, being unable to pay the same, has requested the Grantee to

2. Ine Grantor, Deing unable to pay the same, has requested the Grantee to accept an absolute deed of conveyance of said property in exchange for the Grantee's for the Grante accept an absolute deed of conveyance of sald property in exchange for the brance's agreement not to seek any deficiency judgment against the Grantor on account of the phone potential and dood of trust of montance of cook a judgment agreement not to seek any deficiency judgment against the brantor on account of the above-referenced note(s) and deed of trust or mortgage, or seek a judgment against the Grantor on account of the note(s) alone.

NOW, THEREFORE, in consideration of the covenants set forth herein, and other NUW, INEKERUKE, IN CONSIGERATION OF THE COVENANTS SET FORTH NEREIN, AND OTHER good and valuable consideration, including the consideration above and hereinafter stated which consideration was given in whole on in part often default by the guod and valuable consideration, including the consideration above and hereinatter stated, which consideration was given in whole or in part after default by the franter the receipt and sufficiency of which is hereby acknowledged the franter Stated, which consideration was given in whole or in part after default by the Grantor, the receipt and sufficiency of which is hereby acknowledged, the Grantor does hereby grant bargain coll and convey which the Granton the Granton bargain. Grantor, the receipt and sufficiency of which is hereby acknowledged, the Grantor does hereby grant, bargain, sell and convey unto the Grantee, the Grantee Granter, successors and assigns, all of the following described real property situated in Klamath County. State of Oregon to wit.

The NW%NW% of Section 34, Township 35 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State together with all of the tenements, hereditaments and appurtenances thereunto

together with all of the tenements, hereditaments and appurtenances thereunto belonging or in any way pertaining thereto, including any interest therein which Grantor may hereafter acquire and any and all redemption rights of every kind TO HAVE AND TO HOLD the same unto said Grantee, Grantee's heirs, successors IU HAVE AND IU HULD the same unto said Grantee, Grantee's Heirs, Successors and assigns forever. The Grantor, for himself and his heirs and legal representand assigns forever. The Grantor, for himself and his heirs and regai represent-atives, hereby covenants to and with the Grantee, the Grantee's heirs, successors and assigns, that the Grantor is lawfully seized in fee simple of said property, free and clear of encumbrances excent said mortgage or trust deed referenced and assigns, that the brantor is lawruing seized in ree simple of sald property, free and clear of encumbrances, except said mortgage or trust deed referenced above, and further except: Easements, conditions and restrictions of record.

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The Grantor further covenants and warrants to 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.

This Estoppel Deed is intended as a conveyance, absolute in effect as well as in form, of the right, title and interest to said premises to the Grantee and all redemption rights of every kind which Grantor or Grantor's successors or assigns may have therein, if any, and equity, if any, which the Grantor may have therein, and not as a mortgage or trust deed or security of any kind. Possession of said premises is hereby surrendered and delivered to the Grantee.

In executing this Estoppel Deed the Grantor is not acting under any misapprehension as to the effect thereof or under any duress, undue influence, or misrepresentation by the Grantee or Grantee's representatives, agents or attorneys. This Estoppel Deed is not given as a preference over other creditors of the Grantor and that at this time there is no person, co-partnership or corporation other than the Grantee interested in said premises directly or indirectly in any manner whatsoever except as aforesaid.

This Estoppel Deed does not affect a merger of the title to the property with the liens of the mortgage or trust deed, or with the lien or security interest of any other security document encumbering such property, whether the Grantee is now or hereafter may be the owner or holder of any such lien or security interest. The ownership of the property and the lien of the mortgage or trust deed, together with any other liens and security interest now or hereafter owned or held by Grantee shall hereafter remain separate and distinct and Grantee or its successor may foreclose the same at any time.

By acceptance of this Estoppel Deed, which acceptance of this Estoppel Deed shall occur only upon the signature below of an officer of Grantee and recordation of this Estoppel Deed at the direction of the Grantee, the Grantee covenants and agrees that the Grantee shall forever forebear taking any action whatsoever to collect against the Grantor on the promissory note(s) given to secure the mortgage or trust deed above described other than by foreclosure of that mortgage or trust deed, and that in any proceeding to foreclose the mortgage or trust deed the Grantee shall not seek or obtain a deficiency judgment against the Grantor, his heirs or assigns, such remedy being hereby waived. Other than set forth in this paragraph, however, the debt evidenced by the notes as described herein is not satisfied or forgiven.

The true and actual consideration paid for this transfer and conveyance, stated in terms of dollars is \$DEED IN FOREBEARANCE OF FORECLOSURE. However, the actual consideration includes other property or value given or promised which is the whole or part of the consideration, which consists of Grantee not seeking a personal or deficiency judgment against the Grantor for the indebtedness evidenced and secured by the promissory note(s) and mortgage or deed of trust referenced above.

This Estoppel Deed does not preclude Grantee from bringing any action or suit to foreclose the mortgage or trust deed listed above should Grantee deem it appropriate to do so, so long as no personal or deficiency judgment is sought against the Grantor.

In construing this instrument, it is understood and agreed that the Grantor as well as the Grantee may be more than one person or entity; 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 and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corportions and to individuals and to mortgages or trust deeds.

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.

IN WITNESS WHEREOF, Grantor above named has executed this instrument, if Grantor is a corporation, it has caused its corporate name to be signed hereunto and its corporate seal, if any, affixed by its officers duly authorized thereunto by order of its Board of Directors.

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E Deed 1

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DATED this 57	Loan Number: 57-191342-6	. 8
	, 19 85	
Donald O. Bieber		
Norold OK	Glenda A. Bieber	
al	leber Sunda 4. Buta	
STATE OF OF OF OF STATE	)	
County of Honolulu	) ss.	
BE IT REMEMBERED, me, the undersigned, a appeared the with	That on this <u>5</u> <sup>th</sup> day of <u>June</u> , 19 <u>85</u> , before Notary Public in and for said County and State, personally med <u>Social O. Success and Glanda A. Success</u> , known to me to be the identical Individual(s) described within instrument and acknowledged to me that <u>they</u> executed	
in and who	med donald O. Bushessid County and State, personally	
the same freely and vo	within instrument and acknowledged to me that they executed	
IN TI	STIMONY HUSPER	
scal the da	ESTIMONY WHEREOF, I have hereunto set my hand and affixed	
PUBLI	Notandra (F ( T.	
	Notary Public for Oregon Alawani My Commission Expires: 8/15/86	
ACCEPTED BY	8/15/86	
WILLAMETTE SAVINGS AND LA	OAN ASSOCIATION, a division of American Savings and Loan	
BY.	pration, a division of American Savings and Loan	
Data Vice Preside	n+	
<u> </u>	85	
STATE OF OREGON )	VIVIAN HAWKINS	
County of Multnomah )	SS. NOTARY PUBLIC - OREGON	
On this 10th		
Lloyd Jones	June , 19 85 , before me appeared to me personally known, who being duly sworn did say American Savings and Loan Asconicit SAVINGS AND LOAN	
ASSOCIATION, a division of	2e President , who being duly sworn did	
of its Board of Director	to me personally known, who being duly sworn did say <u>ce President</u> of WILLAMETTE SAVINGS AND LOAN American Savings and Loan Association, a Utah corpor- and acknowledged that said corporation by authority	
and deed of said Corporation	American Savings and Loan Association, a Utah corpor- and acknowledged that said instrument is the free act	
	and the free act	
	My Commission Expires:	
ALL TAX STATEMENTS TO BE SEN	Τ ΤΟ.	
	· 10;	
millamette Soute		
Willamette Savings and Loan	<b>~</b>	
P. O. Box 5555		
<u>P. O. Box 5555</u>	STATE OF OREGON: COUNTY OF VIANA	
P. O. Box 5555 Portland, OR 97228	STATE OF OREGON; COUNTY OF KLAMATH; ss.	
<u>P. O. Box 5555</u> <u>Portland, OR 97228</u> AFTER RECORDING RETURN TO:	this 12th day of June A D 10 35 - 24/0	
<u>P. O. Box 5555</u> <u>Portland, OR 97228</u> AFTER RECORDING RETURN TO: <u>Willamette Savings and Loan</u>	this 12th day of June A D 10 35 - 24/0	
<u>P. O. Box 5555</u>	the for record	

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