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ESTOPPEL DEED

THIS INDENTURE betweenTHOMAS A. WHITTEMORE hereinafter called the first party, and ...Klamath...First..Federal..Savings..and.Loan.Association....... hereinafter called the second party; WITNESSETH:

NOW, THEREFORE, for the consideration hereinafter stated (which includes the cancellation of the notes and indebtedness secured by said mortgage or trust deed and the surrender thereof marked "Paid in Full" to the first party), the first party does hereby grant, bargain, sell and convey unto the second party, his heirs, successors and assigns, all of the following described real property situate in <u>Klamath</u> County, State of <u>Oregon</u>, to-wit:

Lot 5, Block 4, Tract No. 1091, Lynnewood, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

The undersigned Trustee, hereby grants, bargains and sells, without any covenant or warranty to the grantee all of the estate held by him in and to the above described premises by virture of the above described trust deed.

together with all of the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining; [CONTINUED ON REVERSE SIDE]

GRANTON & NAME AND ADDRESS GRANTEE'S NAME AND ADDRESS After recording return to: Klamath First Federal Savings and Loan P. O. Box 5270 Klamath Falls, Oregon 97601 NAME, XDDRESS, 210 Until a change is requested oil for statements shall be sent to the following oddress.	County of
Same as above	NAME TITLE By
NAME, ADDRESS, ZIP	<i>Dy</i>

en 9.00

TO HAVE AND TO HOLD	he same unto said second party, his heirs, successors and assigns forever. and his heirs and legal representatives, does covenant to and with the second that the first party is lawfully seized in fee simple of said property, free a gage or trust deed and further except
party, his bain party, for hime th	le same unto said soor i
clear of incurst	he same unto said second party, his heirs, successors and assigns forever. and his heirs and legal representatives, does covenant to and with the second that the first party is lawfully seized in fee simple of said property, free and gage or trust deed and further except
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inort _l	sage or trust deed and it sawfully seized in food
that it	- und further except a simple of spid
adat party will me	
I this it is the later and later and it is a second s	rever defe- 1
second part intended as a conver	of all persons with granted premise
any duress, undue influence, or misreprese attorneys; that this deed is not given as a is no person, co-partnership or corporatio directly, in any manner whatsoever, except The true and actual consideration p part of the consideration (indicate which). In construing this instrument, it is u may be more than one person; that if the co plural; that the singular pronoun means an that, generally, all grammatical changes sha equally to corporations and to individuals. IN WITNESS WHEREOF, the first poration, it has caused its corporate name to DatedJune14,	be in this deed and further except in fee simple of said property, free a prever defend the above granted premises, and every part and parcel there and all persons whomsoever, other than the liens above expressly excepted; that the first party may have therein, and not as a mortgage, trust deed entation by the second party, or second party's representatives, agents or under than the second party, or second party's representatives, agents or under the than the second party, interested in said premises directly or in- the of or includes other property or value given or promised which is property or value given or promised which is the second party and that the second party of value given or promised which is property of the second party and that the second party of the first party as well as the second party of a said premises directly or in- the second and agreed that the first party as well as the second party and includes the plural, the masculine, the feminine and the neuter and include the plural, the masculine, the feminine and the neuter and party above named has executed this instrument; if first party is a cor- meters.
THIS INSTRUMENT	Directors.
PARTICULAR USE MAY BE MADE OF THE TI PARTICULAR USE MAY BE MADE OF THE PA DESCRIBED IN THIS INSTRUMENT. A BUYER CHECK WITH THE APPROPRIATE CITY OR PLANNING DEPARTMENT TO VERIEV.	
DESCRIBED IN THIS INSTRUMENT A BUARANTEE TI CHECK WITH THE APPROPRIATE CITY OR PLANNING DEPARTMENT TO VERIFY APPROVE (If the signer of the obove is)	HAT ANY Momes WE -14
PLANNING DEPARTMENT A BUYER	SHOULD Thomas A. Wittemore
ILL TO VERIEV OR	COUNTY COUNTY
(If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON	D USES.
OREGON.	
County nt ()	5 194.5701 William
The loregoing instrument was acknowledged before Thomas // Lath day of June	STATE OF OREGON, County of William L. Sisemore, Thustee
desthing 17 as a soument was and	The County of William I Co
Thomas A uny of June	The foregoing instrument was Sisemore, Trust of
Thomas A. Whittemore and William	The foregoing instrument was acknowledged before me this President, and by
Thomas A. Whittemore and William	, 19 , by president, and by
	secretary of
EAL): My commission expires: 5-14-89 OTE—The sentence base	a
EAL); My commission expires	
My commission expires 5	Notary Public for Oregon
pines: 0-14-88	Notary Public for Oregon
OTE-The sentence between the	My commission expires:
and the symbols (), if not applicable should be	
OTE—The sentence between the symbols ①, if not applicable, should be d	(SEAL)
CTATE -	affix corporate sec[]
STATE OF OREGON	COUNTY OF KLAMATH; SS.
Filed C	COUNTY OF KI AMATTIC
Filed for record	101101 n, SS.
this 17th	
day of	June
duly record to	A. D. 19 S5 10:23
duly recorded in Vol.	185 at o'clock A M
2 (3)	June A. D. 19 <u>95</u> at <u>10:23</u> o'clock ^A M., and <u>M85</u> , of <u>Deeds</u>
5 1 K B K J	
Fee: \$9.	00 By Annual Dieth, County Clerk
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