FORM No. 240-DEED-ESTOPPEL (in lieu of foroclosuro) (individual or Corporate). OABE

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K-38225

THIS INDENTURE between \_\_\_\_\_\_\_ DONALD\_A\_\_\_\_\_ BLACKBURN\_AND\_MARGARET\_LEE\_BLACKBURN, husband & with hereinafter called the first party, and \_\_\_\_\_\_ Klamath First Federal Savings and Loan Association hereinafter called the second party; WITNESSETH:

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The South 68 feet of Tract 13, VICURY ACRES, EXCEPTING THEREFROM the Westerly 10 feet conveyed to Klamath County, Oregon, by Deed recorded January 24, 1941 in Book 135 at page 65, Deed Records.

This instrument will not allow use of the property described in this instrument in violation of applicable land use laws and regulations. Before signing or accepting this instrument, the person acquiring fee title to the property should check with the appropriate City or County Planning Department to verify approved uses.

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)

	$\mathbf{i}$	STATE OF OREGON,	2
		County of	<b>85</b> .
GRANTOR'S NAME AND ADDRESS		I certify that the within	
		was received for record on the	dav
and a second second second as the second		of	, 19, at
GRANTER'S NAME AND ADDRESS		in Nort (real (volume No	d recorded
After recording return to:	POR RESERVED	in book/reel/volume No.	on
Klameth First Federal Savings	RECORDER'S USE	page or as fee/	tile/instru-
and Loan Association		ment/microlHen/reception No	» ,
P. Q. Box 5270 Klanath P-11		Record of Deeds of said count	у.
P. O. Box 5270, Klamath Falls, Or. 97601		Witness my hand an	nd seal of
Until a change is requested all tax statements shall be sent to the following address.		County affixed.	
Same as above			
ու ուսը որությունը արդապեսը որոշ հեղությունը։ Աստիսը իրանությունը արդադարությունը հեղությունը հեղությունը ուսը		NAME	TITLE
NAME, ADDRESS, ZIP		Ву	Deputy
		· · · · ·	N

HAME, ADDRESA 7. P	
TO HAVE AND TO HOLD the same	unto said second party, his heirs, successors and assigns forever. heirs and legal representatives, does coverant to and in forever.
And the first party, for himself and his	unto said second party, his heirs, successors and assigns forever. heirs and legal representatives, does covenant to and with the secon first party is lawfully seized in fee simple of said.
clear of incumbrances except and assigns, that the	heirs and legal representatives, successors and assigns forever. First party is lawfully seized in fee simple of said property, free an trust deed and further except
clear of incumbrances except said mortgage or t	rust deed and further except
that the first party will worsen to	
against the lawful claims and demands of all	efend the above granted premises, and every part and parcel there persons whomsoever, other than the liens above expressly excepted; the in legal effect as well as in form, of the title to result
this deed is intended as a conveyance, absolute	ersons whomsoever, other than the liens above expressly excepted, the
second party and all redemption rights which	persons whomsoever, other than the liens above expressly excepted; the in legal effect as well as in form, of the title to said premises to the the first party may have therein and not as
that in executing this day had been and	in legal effect as well as in form, of the title to said premises to the the first party may have therein, and not as a mortgage, trust dee premises hereby is surrendered and delivered to said second party t acting under any misapprehension as to the attact if
any duress, undue influence an mi	t acting under any misapprehension on to the
attorneys; that this deed is not given as a prefer	t acting under any misapprehension as to the effect thereof or under on by the second party, or second party's representatives, agents o rence over other creditors of the first party and that at this time there are than the second party, interested in said account
is no person, co-partnership or corporation, oth	ence over other creditors of the first party and that at this time there
and whatsoever, except as af	oresaid.
<sup>1</sup> He true and actual consideration paid for <sup>1</sup> However, the actual consideration paid for	or this transfer, stated in terms of dollars, is \$ 40,041.15
part of the consideration (indicate and in the	or this transfer, stated in terms of dollars, is \$ 40,041.15 or includes other property or value given or promised which is
may be more than one person: that if the	stood and agreed that the first party as well as the second party at so requires, the singular shall be taken to many a bird.
plural; that the singular pronoun means and i-	stood and agreed that the first party as well as the second party at so requires, the singular shall be taken to mean and include the includes the plural, the masculine, the feminine and the neuter and e made, assumed and implied to make the provision of the second party
that, generally, all grammatical changes shall be	ncludes the plural, the masculine, the feminine and the neuter and e made, assumed and implied to make the provisions hereof apply
equally to corporations and to individuals.	made, assumed and implied to make the provisions hereof apply
poration, it has caused its an	ty above named has executed this instrument; if first party is a cor-
authorized thereunto by order of its Board of D	ty above named has executed this instrument; if first party is a cor- be signed hereto and its corporate seal affixed by its officers duly
Dated Olcumber 5, 19	85
JULA JANTAUMENT /DOES NOT ALLA PARTITION HALL	
DESCRIBED IN THIS INSTRUMENT. W BUYERS IN CHEORIDED IN THIS INSTRUMENT. W BUYERS IN CHEOR WITH THE APPROPRIATE CONTRACTOR	AVANY Donald A. Blackburn HOULD Margaret Lee Blackburn
PLANATING DEPARTMENT FILLE LETTY OH / C	WATY/ Margaret Lee Blackburg
(If the signer of the above is a corporation, use the form of activation is a corporation,	PPTP. Willia Internet
use the form of ocknowledgment opposite.) [ORS ]: STATE OF OREGON,	William L. Sisemore - trust ee
county of Columbia }ss.	STATE OF OREGON, County of
The foredoins to the	I ne loregoing instrument was ast
The foregoing instrument was acknowledged before ne this	, UY
A Bargarat	president, and by
Lee Blackburg, husband and wife	secretary of
The the ball the ball the area of the second	Corporation, on behalt of the corporation.
SEALU 200 Notary Public for Oregon	
SEAL) 9 0 Notary Public for Oregon 12 U B Containing ion expires: 3-30-89	Notary Public for Oregon
	My commission expires: (SEAL)
NOTE-The sentence between the symbols (), if not applicable, should be	deleted. See Ops as non
	affix corporate seal)
TATE OF OREGON ) ounty of Klamath ) SS	
On this 12th day of D	
On this 12th day of December, 1985, lotary public in and for said county ar ersonally appeared William I. Store	pefore me a
ersonally appeared title	nd state.
tate of Oregon, County of Klamath, kno he person described in the foregoing	2, of the
he person described in the foregoing i knowledged that he executed the same	nstrument and
knowledged that he executed the same merein stated and for the purposes the	in the capacity
IN WITNESS, WHEREOF, I hereunto set	rein contained.
IN WITNESS, WHEREOF, I hereunto set my	hand and official
NOLARY PUBLIC FOR	A CONTRACTOR OF CONTRACTOR OF CONTRACTOR
My Commission Papi	<u>en / 2 - ( 7</u>
and the second	
TATE OF OREGON COUNTY OF KLANGER	
	SS.
iled for record at request of	
led for record at request of 	b:02 o'clock <u>A</u> M., and duly recorded in Vol 185
iled for record at request of December A.D., 19 <u>35</u> at <u>10</u> of	D:02 o'clock <u>A</u> M., and duly recorded in Vol. <u>M85</u> , Deeds on Page 20249
led for record at request of 	b:02 o'clock <u>A</u> M., and duly recorded in Vol 185

and should

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