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	ESTOPPEL DEEC	STEVENS-NESS LAW PUB. CO., PORTL
THIS INDENTURE between		VOL'78/ - 11
		Hodgkinson
Who second party	WITNESSETH	
the time real	1/ Dronesis t	
volume No. N80 at page	ed recorded in the mortgage red	d is vested in fee simple in the first party, su cords of the county hereinafter named in t
Or trust it is said rec	COIds hereby I	ic/Instrument/microtis
the sum of a 8655 71 red by the	ie second party	the notes and indebted
Immediate to the	Same being nom:	and indebtedness there.
and the second and	ance of said property in a series	the notes and indebtedness secured by said mess and indebtedness there is now owing and desired mortgage or trust deed being now suit to pay the same, has requested the second paction of the indebtedness secured by said message.
NOW TITTE	ede to said recurse	of the indehtedness
and indebtedness secured by said	he consideration hereinafter sta	action of the indebtedness secured by said me ated (which includes the cancellation of the surrender thereof marked "Paid in Full" convey unto the second party, his being
and	reby grant bear deed and the	surrender thereof must ancellation of the
and assigns, all of the following des Oregon to-wit:	cribed real property situate	ated (which includes the cancellation of the surrender thereof marked "Paid in Full" convey unto the second party, his heirs, successions Klamath
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excepting the West 30 f	eet for readway puri	coses oregon, saving and
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Reeve Box 238 ine, Ore. 97739	Section 19 10 Se	page or as fee/file/instru- ment/microfilm/reception No
ARANTEE'S NAME AND ADDRESS Reeve Box 238 Ine, Ore. 97739 NAME, ACDRESS, ZIP	FOR THE PARTY OF T	page or as fee/file/instru- ment/microfilm/reception No. Record of Deeds of said county. Witness my head
GRANTEE'S NAME AND ADDRESS GRANTEE'S NAME AND ADDRESS REGIVES BOX 238 Ine, Ore. 97''39 NAME, ADDRESS, ZIP lange is requested all fax statems at a fall be sont to the	Section 19 10 Se	pageor as fee/file/instru-

	said second party, his heirs, successors and assigns forever. s and legal representatives, does covenant to and with the second a nerty is lawfully seized in fee simple of said property, free and	
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rectly, in any many actual consideration paid for	or this transfer, stated in terms of the property of property for XvalueX giller's of property which	
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