		ESTOPPEL DEED	Vol Mor Page 10 State
	66071 83 AT(0 · 300 44	(In Lieu of Foreclosure)	VOL_ <u>I'UV</u> P898_ <u>ANVIANOO</u>
12	AT(0.30046	(In Lieu of Forecideurov (In Lieu of Forecideurov (In Lieu of Forecideurov (In Lieu of Forecideurov (In Lieu of String St	ipling, husband sure
	HIS INDENTURE between	STORING SUBSE DAY VIEWOOD Dise tot one micilia	and yes hereinafter called the three the
	Parish minilier Million and and a	VICES, hereinafter called the second party;	
ano	TRANSAMERICA FINANCIAL SER		
		WITNESSETH: erty hereinafter described is vested in fee simp in and believes of mine in believes mantage records of the county hereinafter ni	le in the first party, subject to the lien of a
	THEREAS the title to the real prop	erty hereinafter described is vested in fee simp all behaviors of a hus ni beliferent in mortgage records of the county hereinafter ni distribution and the state of the state	amed, in Book <u>M82</u>
	an of builded workfor har managed in the	as File/Reel No.10117251 0 secured by said mortgage or trust deed are not secured by said mortgage or trust deed are not secured by said mortgage or trust deed are not secured by said mortgage or trust deed are not secured by said mortgage or trust deed are not secured by said mortgage or trust deed are not secured by said mortgage or trust deed are not secured by said mortgage or trust deed are not secured by said mortgage or trust deed are not secured by said mortgage or trust deed are not secured by said mortgage or trust deed are not secured by said mortgage or trust deed are not secure by said mortgage or trust deed are not secure by said mortgage or trust deed are not secure by said mortgage or trust deed are not secure by said mortgage or trust deed are not secure by said mortgage or trust deed are not secure by said mortgage or trust deed are not secure by said mortgage or trust deed are not secure by said mortgage or trust deed are not secure by said mortgage or trust deed are not secure by said mortgage or trust deed are not secure by said mortgage or trust deed are not secure by said mortgage or trust deed are not secure by said mortgage or trust deed are not secure by said mortgage or trust deed are not secure by s	, reference to said records hereby being
a a service L	2338 thereof of	secured by said mortgage or trust con	now owned by the same being now in default
י בי	A not set in the set of the set o	wing and unpaid the sum foreclosure, and,	and of
2	and said mortgage	unable to pay the same, has requested the	second party to accept an absolute deed of k any deficiency judgment against first party nent on account of the note alone, bes hereby grant, bargain, sell and convey unto Klemath
an ata ≇3 kr ■	conveyance of the above referenced n	Diels) and the	bes hereby grant, bargant, suit an
	NOW THEREFORE, for the con	sideration hereinafter stated, use internet is and assigns, all of the following described re- to wit:	ent on accounted on sell and convey unto bes hereby grant, bargain, sell and convey unto al property situated in <u>Klamath</u>
ŝ	Lis hairs SUCCESSO	2 910 004.9	
	County, State ofOregon	PLEASANT VIEW TRA	CTS, in the County of Klamath,
	The North 2 of Lot	12, BLOCK /,	the side of in anywise appertaining;
	State 02	hereditaments and appurtenances thereunto	d seigns forever. And the first party.
	TO HAVE AND TO HOLD the same draw does covenant, to and the and clear of encumbrances except and for himself and his heirs and legal representatives, does covenant, to and clear of encumbrances except and for himself and his heirs and legal representatives, does covenant, to any the and clear of encumbrances except and the first party is lawfully seized in fee simple of said property, free and clear of encumbrances except and that the first party is lawfully seized in fee simple of said property, free and clear of encumbrances except and the same does not be an encumbrance except an		
	deed and further except: <u>none</u> deed and further except: <u>none</u> that the first party will warrant and forever defend the above granted premises, and every part and parcel thereof against the that the first party will warrant and 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, that this deed is intended lawful claims and demands of all persons whomsoever, other than the liens above expressly excepted, that possession of said prem- as a conveyance, absolute in effect as well as in form, of the title to said premises to the second party is not acting under any as a conveyance, absolute in effect as well as in form, of the title to end to security of any kind; that possession of said prem- as a conveyance, absolute in effect as well as in form, of the title to end to security of any kind; that possession of said prem- tice the first party may have therein, and not as a mortgage, trust deed or security of any kind; that poster as well as in form, of the title to end to said second party; that in executing this deed the first party is not acting under any when the first party may have therein, and not as a mortgage, trust dee in filtence, or misrepresentation by the second party, or		
	that the first party will warrant and forever defend the above general liens above expressly exception and all redemption rights lawful claims and demands of all persons whomsoever, other than the liens above expressly except and all redemption rights as a conveyance, absolute in effect as well as in form, of the title to said premises to the second party is not acting under any which the first party may have therein, and not as a mortgage, trust deed or security of any kind; that possession of said prem- ises hereby is surrendered and delivered to said second party; that in executing this deed the first party may have therein or under any duress, undue influence, or misrepresentation by the second party, or ises hereby is surrendered and delivered to said second party; that this deed is not given as a preference over other creditors of the first misapprehension as to the effect thereof or under any duress, undue influence, or misrepresentation by the second party, interested in said second party's representatives, agents or attorneys, that this deed is not given as a preference over other creditors of the is said second party's representatives, agents or attorneys, co-partnership, or corporation other than the second party, interested in said party and that at this time there is no person, co-partnership, or corporation other than the second party. The fee and misre directly or indirectly, in any matter whatsoever except as aforesaid.		
	premises directly or indirectly	, in any marcor the sumership and th	e lien of the mortgage described
an a	This deed does not effect	a merger of the too and eparate and distinct.	ir only upon signature below by an officer of second
	By acceptance of this de party and recordation of the forever forbear taking any a gage above described, other	ied, which acceptation of the second party is deed at the direction of the second party iction whatsoever to collect against the first par- than by foreclosure of that mortgage, and the than by foreclosure of that mortgage, and the a deficiency judgment against the first par- a deficiency judgment against the de	ar only upon signature below by an officer of second r, the second party covenants and agrees that he shall party on the promissory note given to secure the mori party on the proceeding to foreclose the mortgage he shall the heirs or assigns, such rights and remedies being be evidenced by note(s) described herein is not satisfied be evidenced by note(s) described herein is not satisfi
	OF TOISIAGE	ideration paid for this transfer, stated in term	y or value given or promised which
	However, the actual consi consideration.	deration consists of of indicating and agreed that the	first party as well as the second party may be more to to mean and include the plural; that the singular pron euter and that, generally, all grammatical changes sha y to corporations and to individuals.
	In construing this instruction one person; that if the construction that if the construction is the construction of the constr	rument, it is understood and agreed under potext so requires, the singular shall be taken plural, the masculine, the feminine and the mo- plural, the masculine, the feminine and the mo- plural, the masculine, the feminine and the mo- plural, the masculine provisions hereof apply equal to guarantee that any particular use may be mo- to guarantee that any particular use may be mo-	first party as well as the second party may be more to mean and include the plural; that the singular pron euter and that, generally, all grammatical changes sha y to corporations and to individuals. hade of the property described in this instrument. A t
	made, assumed and impli	ed to main war EXHIBIT war any particular use may be m	hade of the property
	IN WITNESS WHER	EOF, the first party above named has execute the to be signed hereto and its corporate seal	to verify approved uses. uted this instrument; if first party is a corporation, affixed by its officers duly authorized thereunto by
	caused its corporate in of its Board of Director	8 day of	ber 10-4
	DATED THIS	a day or any	
	Starlic	A Tripling	
		n. Stripling	

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FLORIDA 14,039 ESTOPPEL DEED STATE OF (In Lieu of Foreclosure) OSCOL of POUK LOV "K dey of alles SCP 76m Ron BE IT REMEMBERED, That on this 112 before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named STRIPLING HARLICE LEONA e :月上3563月1月月 e to bell and of periods, whog tent and ni slam 2 is of betrae a belliceal satisficant of source best of or eth and acknowledged to me known to me to be the identical individual 2 described in and who executed the within instrument and acknowledged to me that THEY secured the same freely and voluntarily. Enist yde sussessor bise of sanatal in TESTIMONY WHEREOF, I have bereunto set my hand and affixed. Diny as yong bridses out yo banyo won are bash faunt to resort on bis my official seal the gay and year last abovy written. 00 and the sum of \$ 6879.81 n and an and an an an an has grizologiat socioentri os to un gais Notary Public for Lozida Notery Pul NOTARY PUBLIC STATE OF FLORIDA E ONDED THEU GENERAL INSURANCE UND with the tening the second of the second of the tening of the second of the second of the second of the second on account of the rhouse do STATE OF OREGON, will to meanes at memory to sectore in terms to be in the والبية بالراسي في ss. EXHIBIT "A" "This deed is an absolute conveyance, the grantor having sold the land to the grantee for a fair and adequate considerantion, the consideration, in addition to that above recited, being full satisfaction of all obligations secured by the trust deed executed by Harlice Stripling and Leona M. Stripling to Transamerica Title Company as Trustee recorded in Book M82, page 2338, Official Records of Klamath County, State of Oregon. Grantor declares that this conveyance is freely and fairly made, and that there are no agreements, oral or written, other than this deed between grantor and grantee with respect to the land." 35 8 36. - 22 - 2 - CALLER W THET MENY SHIFTEREDE. I have the wint of a SI SON ्रेषिको संख्या केन्द्र राज्य आहे. S See Free Se -<u>C</u> C 0 4 "Harran Was Stripling State of Florida Notery Public for the NOTARY PUBLIC STATE OF FLORIDA AY COMMISSION EXPIRES MAY 28 1987 CONDED JHRU GENERAL INSURANCE UND Bet: A.T.C . Commission Expires Mv Con 1991 - The state of the second state of the State Barris STATE OF OREGON: COUNTY OF KLAMATH: SS. 18th day the Filed for record at request of September M86 10:19 o'clock _ A_M., and duly recorded in Vol. A.D., 19 _____86 at of : 16820 on Page ____ Deeds of . County Clerk Evelyn Biehn, By \$14.00 FEE and a start of the s

My Commission expires

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