72426	K-39407	STEVENS. NESS LAW PUB. CO., PORTLA
	ESTOPPEL DEED	Vol. Mgr Page 428
THIS INDENTURE between <u>RALPH</u> hereinalter called the first party, and <u>Klamath</u> hereinalter called the second party WKRAPA	IN. WILLBANKS	
hereinafter called the first party, and Klamath hereinafter called the second party; WITNESSE Whereas the till	First Federal	AND MARY L. WILLBANKS, husband
hereinafter called the second party, and MIAMATH Whereas the title to the	TH:	savings and Loan Association
the liep of a martie to the real property her	einafter desseile de	
Whereas, the title to the real property her the lien of a mortgage or trust deed recorded in volume No <u>M-86</u> at page <u>5266</u> th (state which), reference to said records hereby b or trust deed are now owned by the second part	the mortgage record	vested in fee simple in the first party, su
(state which) and	CIEOI OF AS FAD /1:1- /:	in the second ter named, in how
$u \sigma sum of K / (s) / (s) v \sigma \sigma \sigma \sigma$	TI VII WIICh notes -	a second by sain m
unculate foreclosure to the second se	of in derault and a	
and the second	toperty in splict.	pay the same, has requested the second a
accept an absolute deed of conveyance of said put and the second party does now accede to said red NOW, THEREFORE, for the consideration	uest.	on of the indebtedness secured by said me
nd indebtedness and it is solution and	On nereinafter state	· · · · ·
irst party), the first and y said mortgage or tr	ust deed and the	d (which includes the cancellation of the
nd indebtedness secured by said mortgage or tr irst party), the first party does hereby grant, b nd assigns, all of the following described real pa	argain, sell and con	irrender thereof marked "Paid in Full"
irst party), the first party does hereby grant, but assigns, all of the following described real pro Oregon	operty situate in	Viament Purly, IUS neits such
		County, S
Lot 19 in Block 2 Oppose		1. j.m.
Lot 19 in Block 2, OREGON SHORE plat thereof on file in the off Oregon.	S, Tract No. 10	53, according to the could
Oregon.	ice of the Coun	ty Clerk of Klamath County
		county,
	· 2.	•
		with the second s
<b>X</b> (		
The undersigned Trustee here'		
The undersigned Trustee, hereby covenant or warranty to the gran to the above described premises i deed.	grants, bargain	s and sells, without any
to the above decomination	tee all of the	estate held by him in and
de la core described premises		
deed.	by virture of t	he above described trust
to the above described premises i deed.	by virture of t	he above described trust
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TO HAVE AND TO HOLD the same unto said second party, his heirs, successors and assigns fore And the first party, for himself and his heirs and legal representatives, does covenant to and with the second party, his heirs, successors and assigns, that the first party is lawfully seized in fee simple of said property, free and clear of incumbrances except said mortgage or trust deed and further except

.....

that the first party will warrant and forever defend the above granted premises, and every part and parce thereof against the lawful claims and demands of all persons whomsoever, other than the liens above expressly excepted; that this deed is intended as a conveyance, absolute in legal effect as well as in form, of the title to said premises to the second party and all redemption rights which the first party may have therein, and not as a mortgage, trust deed or security of any kind; that possession of said premises hereby is surrendered and delivered to said second party; that in executing this deed the first party is not acting under any misapprehension as to the effect thereof or under any duress, undue influence, or misrepresentation by the second party, or second party's representatives, agents or attorneys; that this deed is not given as a preference over other creditors of the first party and that at this time there is no person, co-partnership or corporation, other than the second party, interested in said premises directly or indirectly, in any manner whatsoever, except as aforesaid.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$...7.572.39 <sup>®</sup>However, the actual consideration consists of or includes other property or value given or promised which is part of the consideration (indicate which).

In construing this instrument, it is understood and agreed that the first party as well as the second party may be more than one person; 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, the feminine and the neuter and that, generally, all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

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

Dated	March	12,1	987	Jon ser a	. /
USE LAWS AND THIS INSTRUMEN PROPERTY SHOLL	T WILL NOT ALLOW INSTRUMENT IN VIN REGULATIONS. BEI IT. THE PERSON A LD CHECK WITH IG DEPARTMENT TO	ORE SIGNING OR CQUIRING FEE TI	CABLE LAND ACCEPTING TLE TO THE	Ralph N. Willbanks Mary L. Willbanks	u ba Illanks
(if the signer of the al	bove is a corporation,			Willer 71	<b>.</b> .
use the form of ackne STATE OF ORE	wiedgment opposite.)	, (	ORS 194.570)	William L. Sisemore T	austoo.
		) ) ss.	STATE	William L. Sisemore, Tr OF OREGON, County of	)ss.
County of Kla				The foregoing instrument was	acknowledged before me this
The foregoing	day of March	cknowledged beto		, 19, by	
me this	and be a speed of	, 19, 19, 19	by	president, and by	
Ralph N. Wi	llbanks and	Mary L.		secretary of	,
Willbanks a	und William ]	L. Sisemorfe,			
Trustee	1 1. 10		a	corporation	, on behalf of the cornoration
X	wilkey	- yull			
(SEAL)		ry Public for Urego	n Notary i	Public for Oregon	
' My co	montation Subires:	6/16/88	My com	mission expires:	(SEAL)
- 19 (Phone) <b>- 0</b> -	005	1 (A.).	$X = f_{1} f_{2} f_{2} + c_{1}$	-	
NOYE-THE sentence	hetwoon the symbols (	), if not applicable, sha	wid be deleted. See	A CARLES AND A CAR	(If executed by a corporation, affix corporate seal)
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	the state of the			Second Contraction of the second	
				Star and a second	
				4	
TALE OF UREG	ON: COUNTY (	OF KLAMATH:	SS.		
ilad for any t		121		<b>—</b> •••	
iled for record a March	request of	19 87 at		y Title Company the	uav
	/1.1/.,	17 al	2:09 o	clockP_M., and duly recorded	in Vol. M87
	of	Deeds		on Page 4280	•

Evelyn Biehn,

By

County Clerk