Vol. m89 Page 15666

4228
------

OK

55

ന

5

89 AUG 22

ESTO PIPEL DEED

## THIS INDENTURE between Donald F. Dimings and Carolyn K. Dimings hereinafter called the first party, and Wade Lunde:

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 motigate 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 Oregon to-wit:

Lot 7, Block 3, SUNN/LAND, a Resubdivision of South 10 acres of Lot 31, ENTERPRISE TRACTS, in the County of Klamath, State of Oregon.

together with all of the tenements, hereoïtaments and appurtenances thereunto belonging or in anywise appertaining; (CONTINUED ON REVERSE SIDE)

GRANTOR'S NAME AND ADDRESS GRANTER'S NAME AND ADDRESS After recording roturn to: Wade Lunde 341 Martin Klainath Falls, Or. 97601 NAME ADDRESS, ZIP	STATE OF OREGON, County ofKlamath
Until c change is requested all fax statements shall be sent to the follow	wing oddress.
NAME, ADDRESS, ZIP	By Deputy

TO HAVE AND TO HOLD the same unto suid second party, his heirs, successors and assigns forever. 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

15667

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 as a conveyance, absolute in legal effect as well as in form, of the title to said premises to the vecond 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 \$...19469.49. <sup>(a)</sup>However, the actual consideration consists of or includes other property or value given or promised which is part of the consideration (indicate which).<sup>(a)</sup>

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; it 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.

Da Da	tecl		, 19		100 9	bernah		
		OT ALLOW USE OF NT IN VIOLATION CONS. BEFORE SIGN	F APPLICABLE L	DE- AND TING	Curlan	2 Din	ing	
COUNTY PL	RUMENT. THE PE SHOULD CHECH ANNING DEPART	ERSON ACQUIRING ( WITH THE APP MENT TO VERIFY /	FEE TITLE TO ROPRIATE CITY PPROVED USES.	OR			/	
	of this above is a corr of acknowledgment of OTTEGON, AM	posite.	(ORS 194.57		F OREGON, Coun	ty of		) 5 8
S BCanyo	et Clark		) ss.		The foregoin	g instrument was ackr	owledged before me	this
		nt was acknowled				, by		
	ild F. Dimi	ngs and			- ,	of		
a a caro	lyn K. Dim	ings	, e karen					
ZZ	Michel	A Marin	<u>)</u>	£		corporation, on l	behalf of the corpora	tion.
(CA)	Michel	Notary Public	for Ormon		iblic for Oregon	•••••••••••••••••••••••••••••••••••••••	•	
	My commission	expires: dula	Nevada	My comm	ission expires:		(SE	AL)
		11 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1		alar Alar	· · ·		(If executed by a corporate affix corporate	ation, seal)
**************************************	sannoice between the	symbols (), if not app	icable, should be do!	itisd. See Oi	5 93.030.			
STATE OF	OREGON: CC	DUNTY OF KLA	MATH: ss.					
Filed for re	cord at reques	t of	Aspen Titl	c. Co.		the	22nd	dav
of	Aug.	A.D., 1989	at 3:5	5 0'	lock PM a	and daily recorded in	Vol.M89	_ 00.j
		ot to	Deeds		on Page Evelyn Biehn		1.	
FEE	\$13.00	an a			By By	County Cler		