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Vol. mg0 Page 11295 @

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THIS INDENTURE	ty and D.T. SERV	ice fuc. A M	RVATULE to the second s

Whereas, the title to the real property hereinafter described is vested in fee simple in the first party, subject to hereinafter called the second party; WITNESSETH: the lien of a mortgage or trust deed recorded in the mortgage records of the county hereinafter named, in book/reel/ volume No......at pagethereof or as fee/file/instrument/microfilm/reception No......

(state which), reference to said records hereby being made, and the notes and indebtedness secured by said mortgage or trust deed are now owned by the second party, on which notes and indebtedness there is now owing and unpaid the sum of \$ 1999.72 the same being now in default and said mortgage or trust deed being now subject to immediate foreclosure, and whereas the list, party, being imable to pay the same, has requested the second party to accept an absolute deed of conveyance d said property in satisfaction of the indebtedness secured by said mortgage

NOW, THEREFORE, for the consideration hereinafter stated (which includes the cancellation of the notes and indebtedness secured by said mortsage 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

ESTOPPES (In lies of foreslessing) (Individual 4 Corporate)

PARCEC 6, BLOCK- 106, Klimath Fenert Estates
Hiberray 66 UNITY Klimath Courts One GOL

together with all of the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertain-CONTINUED ON REVERSE SIDE ing;

> FOR. RECORDER'S USE

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STATE OF OREGON, County of

I certify that the within instrument was received for record on the day of _____, 19___, at o'clock M., and recorded in book/reel/volume No. on pageor as fee/file/instrument/microfilm/reception No..... Record of Deeds of said county.

Witness my hand and seal of County affixed.

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NAME, ADDRESS, 13P

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TO HAVE AND TO HOLD the same unto said s	second party, his heirs, successors and assigns forever. I legal representatives, does covenant to and with the second ty is lawfully seized in fee simple of said property, free and that and further except
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and forever defend the	e above granted premises, and every part and parcel thereof chomsoever, other than the liens above expressly excepted; that the liens above expressly excepted; that l'effect as well as in form, of the title to said premises to the l'effect as well as in form, and not as a mortgage, trust deed
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actual consideration paid for this	s transfer, stated in terms of dollars, is \$
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poration, it has caused its corporate name to be si	above named has executed this instrument; it has party to be igned hereto and its corporate seal affixed by its officers duly its officers.
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