NAME, ADDRESS, ZIP

52-1% STRVENS-NESS LAW PUB, CO., PORTLAND, CR. 97804

Vol. mgd Page 15364

RM No. 240-DEED-ESTOPPEE (IN 1180 31 151		Vol. mgo Page	
18354	ESTOPPEL DEED		
200	KENNETH L.	CORNELL A NEVADA ConponaTION, A NEVADA ConponaTION, A NEVADA Conp	-00770.)
THE INDENTIIRE between	LENVIETTI CI	an CONATION, A NEVADA CONP	OUH HOL
THIS INDENTITY and YAC	TEIC PACAGE		
reinafter called the first party, and reinafter called the second party; WITNE reinafter called the second party;	ESSETH:	is vested in fee simple in the first party, so ords of the county hereinafter named, in bo	ibject to
remailer called the se-	- Lordingfler described	is vested in ho	nk/reel/
Whereas, the title to the	ed in the mortgage reco	is vested in fee simple in the first party, so ords of the county hereinafter named, in bo e/instrument/microfilm/reception No he notes and indebtedness secured by said in the notes and indebtedness fhere is now owing and	
e lien of a mortgage of trust do-	thereof or as fee/file	e/instrument/microfilm/reception for many he notes and indebtedness secured by said a s and indebtedness there is now owing and	mortgage
lume No	-shu heing made, and th	he notes and maderate	d unpaid
tate which), reference to said	a natur on which notes	s and indebtedness the	whiect to
trust deed are now owned and	sing now in default and	said Horigage of the second	narty to
e sum of \$	rst party, being unable	to pay the same, has been secured by said	mortgage
amediate foreclosure, and whosevance of	said property in satisfa	action of the machine	
ccent an absolute deed of control	- id -correct	tt-tion of	the notes
nd the second party does not.	dorntion hereinafter S	stated (Willest Morales of the Fit	ii" to the
NOW, THEREFORE, for the	ge or trust deed and th	he surrender thereof manty, his heirs,	successors
nd indebtedness secured by salu more	grant, bargain, sell and	he surrender thereof marked Paid III to convey unto the second party, his heirs, n	y, State of
irst party), the first party does hereby	l real property situate in	n	
nd assigns, all of the following		100 100 100 100 100 100 100 100 100 100	
MEGON to-wit:		Augusta 11.00 (4.4	
	발하실 : : : : : : : : : : : : : : : : : : :	FALLS FOREST ESTATES	
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ing;	THE STATE OF THE STATE OF		``
	and the grade and the	STATE OF OREGON,	> ss
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ADDE	<b>CS</b>	Second for record Oil	tite
GRANTOR'S NAME AND ADDRE	The state of the s		
The second secon		Scient M.	and recorded
		No.	
GRANTEE'S NAME AND ADDRE	:55		No
After recording return to:		4 f Daada of 981/1 OU	MIII Y •
UNC. SER CORP OF		Witness my hand	and seal
- 7210 WILSHIRE BL	-0.1/03	Mittless my name	
H245 SM CAL.	40407	County affixed.	
NAME, ADDRESS, ZIP		A CHARLES AND A CHARLES AND A CHARLES	
Until a change is requested all tax statements shall be s	ent to the following address.	THE CONTRACT OF THE CONTRACT OF NAME	TITLE
DAR SER COND			Depu
Inc. sure	and the second s	By	
SAME AS BROOK			
11	***************************************		

And the first party, for himself and his heirs as	d second party, his heirs, successors and assigns forever.  Ind legal representatives, does covenant to and with the second arty is lawfully seized in fee simple of said property, free and ed and further except
against the lawful claims and demands of all persons this deed is intended as a conveyance, absolute in lega second party and all redemption rights which the first or security of any kind; that possession of said premist that in executing this deed the first party is not acting any duress, undue influence, or misrepresentation by the attorneys; that this deed is not given as a preference of is no person, co-partnership or corporation, other that directly, in any manner whatsoever, except as aforesaid.	· · · · · · · · · · · · · · · · · · ·
part of the consideration (indicate which).	s transfer, stated in terms of dollars, is \$ 1,500 ludes other property or value given or promised which is and agreed that the first party as well as the second party
may be more than one person; that if the context so r plural; that the singular pronoun means and include that, generally, all grammatical changes shall be made equally to corporations and to individuals.	requires, the singular shall be taken to mean and include the es the plural, the masculine, the feminine and the neuter and de, assumed and implied to make the provisions hereof apply
poration, it has caused its corporate name to be signatured thereunto by order of its Board of Director Dated 1997 1997 1997 1997 1997 1997 1997 199	E. Herret To Conel (
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)  STATE OF OREGON, CALL FORM A SS	TATE OF OREGON, County of)ss.
County of BRANGE	The foregoing instrument was acknowledged before me this
The foregoing instrument was acknowledged before	- 100 191 191 1910 19 19 19 19 19 19 19 19 19 19 19 19 19
KENNETH LEE CORNEL	president, and by
KENDETH CEE CONDELL	
а	corporation, on behalf of the corporation.
Notary Public for Oregon N	Notary Public for Oregon
(SEAL) CALIFORN A	as a bas full are by Erra the first of the control (SEAL)
	My commission expires:
NOTE—The sentence between the symbols (), if not applicable, should be dele	affix corporate seal)
and the second of the second o	STATE OF OREGON.
	County of Klamath ss.
OFFICIAL SEAL  JERE ANNE WHITNEY  NOTARY PUBLIC - CALIFORNIA	Filed for record at request of:
ORANGE COUNTY	(
My comm. expires MAR 25, 1991	Bill Tropp on this 1st day of Aug. A.D. 19 90
	on this <u>lst</u> day of <u>Aug.</u> A.D., 19 <u>90</u> Add at <u>11:51</u> o'clock <u>A</u> M. and duly recorded
	in Vol. M90 of Deeds Page 15364.
the state of the s	Evelyn Biehn County Clerk
TOME A	By Streetine Mullendore
A Company of the Comp	Deputy.

Fee, \$33.00