ESTOPPEI DEED

VOL XXX GL D

THIS INDENTURE between LOUIS hereinafter called the first party, and PACIEIC	GATT DA	A CONTRACTOR OF THE CONTRACTOR
hereinafter called the first party, and	CIOLI JA. AND LONNA	D. GOTT
harrist caned the first party, and YACIFIC	- SERVICE CON DORATION!	A 1.01.
hereinafter called the second party; WITNESSET	TI WOOKA TON	H NEVADA CONO
W/L	\boldsymbol{n} :	

NOW, THEREFORE, for the consideration hereinafter stated (which includes the cancellation of the notes and indebtedness secured by said mortgage 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, second party's heirs, successors and assigns, all of the following described real property situate in KAMATH County,

LOT 55, Block 81, KLAMATH FALLS FOREST ESTATES HIGHWAY 66, UNIT 4, KLAMATH COUNTY, ONEGON

ing; (CONTINL	d appurtenances thereunto belonging or in anywise appertain-
GRANTEE'S NAME AND ADDRESS	STATE OF OREGON, County of
After recording return to: PAC. SER CENP 2210 WILSHINE BC #345 S.M. CAL. 90403 NAME, ADDRESS, ZIP Until a change is requested all tax statements shall be sent to the following address.	PACE RESERVED IN BOOK/reel/volume No
NAME, ADDRESS, ZIP	NAME TITLE By Deputy

	305 @
TO HAVE AND TO HOLD the same unto se And the first party, for first party and first p	aid second party, second party's heirs, successors and assigns forever, arty's heirs and legal representatives, does covenant to and with the
second party, second party's heirs, successors and	assigns, that the first party is lawfully seized in fee simple of said
property, free and clear of incumbrances except said	1 mortgage or trust deed and further except
	3.11
against the lawful claims and demands of all person	d the above granted premises, and every part and parcel thereof ons 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 pre-	mises hereby is surrendered and delivered to said second party:
that in executing this deed the first party is not ac	ting under any misapprehension as to the effect thereof or under
attorneys, that this deed is not given as a preference	by the second party, or second party's representatives, agents or see 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 in-
directly, in any manner whatsoever, except as afore	said.
The true and actual consideration paid for	this transfer, stated in terms of dollars, is \$ 6,993.00
[®] 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	od and agreed that the first party as well as the second party may
be more than one person; that if the context so red	quires the singular pronoun includes the plural and that all gram-
matical changes shall be made, assumed and implied to individuals.	d to make the provisions hereof apply equally to corporations and
	above named has executed this instrument; if first party is a corpo-
ration, it has caused its corporate name to be signed	and its seal affixed by an officer duly authorized thereto by order
of its Board of Directors.	1 97 , 0
Dated NOVEMBER 20 , 19 90	12 20 00
THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERT SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE	Y DE- Y LOUIS GOTT SO.
USE LAWS AND REGULATIONS, BEFORE SIGNING OR ACCE	PTING
THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO PROPERTY SHOULD CHECK WITH THE APPROPRIATE CIT COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USE	Y OR
	Messua W / 34 > 12-29-90
(If the signer of the above is a corporation, use the form of acknowledgment opposite	DOINNA D. CIOTT
and affix corporate seal.) STATE OF ORDOW, CALIFORDIA-	Catalogue succiona a Colonia e
County of SAN BERNAROLNO) ss.	STATE OF GREGON, CALIFORUIA
This instrument was acknowledged before me on	County of SAN BERNARDINO } ss.
December 2.9 19.90, by	This instrument was acknowledged before me on December 29, 19.90., by
Louis Gott JR And	
DONNA D. GOTT	of
Margaret Brunger At	
Notary Public for Oregon	Notary Public for Oregon
(SEAL) My commission expires: -	My con
NOTE—The sentence between the symbols (), if not applicable, should be delet	tod. See ORS STATE OF OREGON.
CFFICIAL SEAL	County of Klamath SS.
MARSARET BILANSARDT	din a <u>Li P</u> rekinger din P
SAN BERNARDING COUNTY	Filed for record at request of:
MY COMMISSION EXP. JULY 9, 1991	Bill Tropp
	on this <u>7th</u> day of <u>Jan.</u> A.D., 19 <u>91</u>
The state of the s	at 2:28 o'clock P.M. and duly recorded
(1986年) 1986年 -	in Vol. <u>M91</u> of <u>Deeds</u> Page <u>304</u> .
	Evelyn Biehn County Clerk By Druley Mullengler
Company of the Compan	Deputy.
	Fee, \$33.00