ESTOPPEL DEED

Vol. m93 Page 11323 @

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THIS INDENTURE between DEBI J BEEK RU POSS M- AREC

hereinafter called the first party, and DT SERVICE INPUT NEVADA

hereinafter called the second party; WITNESSETH:

Whereas, the title to the real property hereinafter described is vested in fee simple in the first party, subject to the lien of a mortgage or trust deed recorded in the mortgage records of the county hereinafter named, in book/reel/ volume No. M. at page 16913 thereof 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 \$33/2676-47 the same being now in default and said mortgage or trust deed being now subject to immediate foreclosure, and whereas the first party, being unable to pay the same, has requested the second party to accept an absolute deed of conveyance of said property in satisfaction of the indebtedness secured by said mortgage and the second party does now accede to said request.

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 KLAMATH COUNTY County, OREGIN to-wit:

PARCEL AT BLOCK II KLAMATH FALL FORETH ESTATES, HOGINAY 66 UNIT 4 KI TOTH COLUTY, DREGOV.

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construction control in materials made to be adougled and its eight allocation and the control of the control o e galestick in pagester the commence of the second control of the

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

FOR

RECORDER'S USE

estra rich hilling gebi

LAS VECAS INV 89121

GRANTEE'S NAME AND ADDRESS

FLAMINGO #204

LAT VEGAS NO PAIL

Until a change is requested all tax statements shall be sent to the fellowing address.

DI TERUKE /NU 2001 E FLAMILES & ZAY LAT VEGAS NO 89121

STATE OF OREGON.

a callinguation is a

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

page \_\_\_\_\_ or as fee/file/instrument/microfilm/reception No......

Record of Deeds of said country

Witness my hand and seal of County affixed.

UE TO CA VECOUG TOTLE BUT NAME

.... Deputy

Deputy.

	<b>11324</b>
second party, second party's heire streament	to said second party, second party's heirs, successors and assigns forever st party's heirs and legal representatives, does covenant to and with the and assigns, that the first party is lawfully seized in fee simple of said said mortgage or trust deed and further except
second party and all redemption rights which or security of any kind; that possession of said that in executing this deed the first party is no any duress, undue influence, or misrepresentation attorneys; that this deed is not five a second attorneys; that this deed is not five a second attorneys; that this deed is not five a second attorneys; that this deed is not five a second attorneys; that this deed is not five a second attorneys; that this deed is not five a second attorneys; that this deed is not five a second attorneys; that this deed is not five a second attorneys; that this deed is not five a second attorneys.	efend the above granted premises, and every part and parcel thereof persons whomsoever, other than the liens above expressly excepted; that in legal effect as well as in form, of the title to said premises to the the first party may have therein, and not as a mortgage, trust deed premises hereby is surrendered and delivered to said second party; acting under any misapprehension as to the effect thereof or under on by the second party, or second party's representatives, agents or the trend over other creditors of the first party and that at this time there than the second party, interested in said premises directly or inforesaid.
The true and actual consideration paid i	for this transfer, stated in terms of dollars, is \$
part of the consideration (indicate which).	for thus transfer, stated in terms of dollars, is \$
to individuals.  IN WITNESS WHEREOF the first	ELELAND CECEPTING WROLE M. CILL
III the signer of the above to	
and affix terporate seal.	
STATE OF CO.	STATE OF OREGON,
Country of San Barnardino) 55.	Sa.
This instrument was acknowledged before me on	as acknowledged before me cn
DEED BECK AND Rue M See	19, by
The state of the s	Total Constitution of the
20 Doottale	Control and parameters are a second
(SEAT)	Notary Publication
My commission expires: 8-4-92	My commission expires: // (SEAL)
NOTE—The sentence between the symbols (), if not applicable, should be	
JILL TOOTHAKER	
NOTARY PUBLIC - CALIFORNIA PRINCIPAL OFFICE IN SAN BERNARDING COUNTY  SAN BERNARDING COUNTY	
MY COMM. EXP. AUG. 4, 1992	Filed for record at request of:
	Wm. Tropp
	on this 19th day of May A.D., 19 93 at 10:30 Oclock A.M. and July 19
	A M. C. J. L.
	in Vol. M93 of Deeds Page 11323  Evelyn Biehn County Clerk
	By Jauline Muelindar

Fee, \$35.00

PIN