KS CEAPIO		G1999 STEVENS-NEIS LAW PUBLISHING CO., PORTLAND, OR \$7204
65179	98 AUG 26 A11	Vol. 198 Page 31356 \$
Stephen and Cathy King	אל אטט אל אוו	STATE OF OREGON.
5729 Altamont Drive		County of } ss.
Klamath Falls, OR 97603 First Partys Name and Address		I certify that the within instrument
Rebecca Klise		was received for record on the day of, 19, at
	l .	o'clockM., and recorded in
Second Party's Name and Address	ĺ	book/reel/volume No on page
After recording, return to (Name, Address, Zip):	SPACE RESERVED FOR	and/or as fee/file/instru-
Cathy King	DECORPERIO LIGH	ment/microfilm/reception No, Records of said County.
Klamath Falls, OR 97603		Witness my hand and seal of County
Until requested otherwise, send all tax statements to (Name, Address, Dp):	ľ	affixed.
	l	
SAME		NAME TITLE
		Ву, Deputy.
		, Dopay.
KON	ESTOPPEL DEED	The second secon
THIS INDENTURE betweenRepecca hereinafter called the first party, andStephen_and	Klise	,
hereinafter called the second party; WITNESSETH:		,
Whereas, the title to the real property hereinafter	r described is vested in fee	simple in the first party, subject to the lien of a
hereby being made, and the notes and indehtedness see	used by the most seen as the	(indicate which), reference to those Records
which notes and indebtedness there is now owing and un	ured by the mongage of the	ust deed are now owned by the second party, on
to accept an absolute deed of	I CONVEYANCE OF the broker	ty in satisfaction of the indebtedness secured by
me mengage or mast occu, and the second party most no	IW accede in that requests	
NOW, THEREFORE, for the consideration hereinness secured by the mortgage or trust deed and the surn hereby grant bargain sell and course with the surn		
	217th and to second parture b	talaa aaaa aa
ated in Klamath County, State o	f Oregon	, to-wit:
In the following deposited		
In the following described State of OREGON:	property in the co	ounty of KLAMATH,
LOT 4, BLOCK 212, MILLS SEC	COND ADDITION TO TH	E CITY OF
KLAMA'TH FALLS, ACCORDING TO	THE OFFICIAL PLAT	י יישבטבטב
ON FILE IN THE OFFICE OF THE COUNTY, OREGON.	E COUNTY CLERK OF	KLAMATH
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	Alexander (n. 1865). En europe en Brand (n. 1865).	
		and the second of the second o
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dina		
	COMMENT OF SERVICE STATES	to the control of the
The true and actual consideration for this conveya	ince is \$1.00	(Here comply with ORS 93.030.)
	(OVER)	
	(OVEH)	

TATE OF OREGON: COU iled for record at request of fAugust	INTY OF KLAN	Cathy King	o'clock <u>A.</u> M., an on Page	thethe26t d duly recorded in Vol31356 metha G. Letsch, County C	<u>ch</u> da
TATE OF OREGON: COU	INTY OF KLAN	Cathy King		the26t	ch da
TATE OF OREGON: COU	INTY OF KLAN		Tiga		2000
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			See	AY COMMISSION EXPIRES FEB 14	2000/3
				NOTARY PUBLIC-OREGO	N 3
		#3.41 		OFFICIAL SEAL	essel
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•	-,	~~~~~~~~~~~~~~~	wledged before me on		, 19
	oy	1/ 1/20	ure	<i>(</i>)	
	This in	Striment was ackno	Klamath weldged before me on N)ss. Jay 12	106
The state of the s	**	in the community of a Label to the community of	VD.		
PRIATE CITY OR COUNTY PLANN AND TO DETERMINE ANY LIMITS PRACTICES AS DEFINED IN ORS	S ON LAWSHITS AG				
COUIRING FEE TITLE TO THE	PROPERTY SHOUL	INSTRUMENT, THE PER	SON	- · · · · · · · · · · · · · · · · · · ·	
THIS INSTRUMENT WILL NOT A	ALLOW USE OF THE	E PROPERTY DESCRIBE	DIN X Kebecc	a Klise	
Dated May	.12	19.4.8	person duty authorized to	do so by order of its board	of directors.
IN WITNESS WH	IEREOF, the fir	rst narty has evecut	ed this instrument. If first p r person duly authorized to		caused its nan
and implied to make the p	provisions hereo	of apply equally to	es the plural, and that all gr	ammatical changes shall b	e made, assumo
In construing this	instrument, it is	s understood and ag	greed that the first party as	well as the second party n	nay be more the
whatsoever, except as set	forth above.	other than the secon	id party, interested in the pr	emises directly or indirect	ly, in any manno
*		s not given as a pre	forence ever ether and it	second party, or second party	arty's represent
tives, agents or attorneys:		undua influence			
to the effect thereof or un tives, agents or attorneys:	nder anv duress		needettel of and Will		
the first party may have the surrendered and delivered to the effect thereof or unives, agents or attorneys:	herein, and not a to the second p	as a mortgage, trust	deed or semiliar of ti	cond party and all redemp	
veyance, absolute in legal the first party may have it surrendered and delivered to the effect thereof or un- tives, agents or attorneys:	I effect as well a herein, and not a to the second p	as in form, of the ti as a mortgage, trust	the nems above expressly entle to the premises to the se	econd party and all redemp	ntended as a co
veyance, absolute in legal the first party may have it surrendered and delivered to the effect thereof or un- tives, agents or attorneys:	I effect as well a herein, and not a to the second p	as in form, of the ti as a mortgage, trust	granted premises, and eve the liens above expressly e tle to the premises to the se	econd party and all redemp	against the lawf ntended as a co
that the first party will we claims and demands of al veyance, absolute in legal the first party may have the surrendered and delivered to the effect thereof or untives, agents or attorneys:	arrant and forev ill persons whom il effect as well herein, and not if to the second p	ver defend the above nsoever, other than as in form, of the ti as a mortgage, trust	e granted premises, and eve the liens above expressly e tile to the premises to the se	ry part and parcel thereof a excepted; that this deed is in econd party and all redemp	against the lawf
and second party's heirs, encumbrances except the that the first party will we claims and demands of all veyance, absolute in legal the first party may have the surrendered and delivered to the effect thereof or untives, agents or attorneys:	successors and mortgage or tru arrant and forev ill persons whom il effect as well herein, and not if to the second p	and this party's net assigns, that the fir- ist deed and not other wer defend the above mosoever, other than as in form, of the ti as a mortgage, trust	and legal representatives at party is lawfully seized in crwise except (if none, so state of the service granted premises, and ever the liens above expressly entire to the premises to the service of th	does covenant to and with fee simple of the property ate)	the second par free and clear against the lawf ntended as a co
and second party's heirs, encumbrances except the that the first party will we claims and demands of all veyance, absolute in legal the first party may have the surrendered and delivered to the effect thereof or untives, agents or attorneys:	successors and mortgage or tru arrant and forev ill persons whom il effect as well herein, and not if to the second p	and this party's net assigns, that the fir- ist deed and not other wer defend the above mosoever, other than as in form, of the ti as a mortgage, trust	e granted premises, and eve the liens above expressly e tile to the premises to the se	does covenant to and with fee simple of the property ate)	the second part, free and clear of the second part, free and clear of the second part of

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