200 AUG 17 Fit 1: 49

ESTOPPEL DEED MORTGAGE OR TRUST DEED

Vnl	MOO	Page 301	189

THIS INDENTURE between	DAVID	Α	ERWIN	 	
hereinafter called the first party, and					
hereinafter called the second party: WI					

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. MOO at page 12468 thereof and/or as fee/file/instrument/microfilm/reception No. (state which), reference to those records hereby being made, and the notes and indebtedness secured by the 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 \$ 9700.00 the same being now in default and the mortgage or trust deed being now subject to immediate forecloseure, and whereas the first party, being unable to pay the same, has requested the second party to accept an absolute deed of conveyance of the property in satisfaction of the indebtedness secured by the mortgage and the second party does now accede to that request.

> LOT 14, BLOCK 15, TRACT NO. 1027 MT. SCOTT MEADOWS

together with all of the tenements, hereditaments and appurtenances thereunto belonging or in anyway appertaining;

APPROX.

The true and actual consideration for this conveyance is \$...\$9700.00 (Here comply with ORS 93.030.)

(CONTINUED ON REVERSE SIDE) DAVID A. ERWIN STATE OF OREGON. County of..... .750 E. 14th St. Apt 13A EUGENE, OR 97401. I certify that the within instrument was received for record on theday DAVID & KIMBERLY L. RAGAN 11575 S.W. PACIFIC HWY #183o'clockM., and recorded in TIGARD, OR. 97223 book/reel/volume No /..... on page SPACE RESERVED and/of as fee/file/instru-RECORDER'S USE After recording return to (Name, Address, Zip): DAVID & KIMBERLY L. RAGAN ment/microfilm/peception No....., 11575 SW PACIFIC HWY. #183 Record of Deeds of said County. TIGARD, OR. 97223 Witness my hand and seal of County attixed. Until requested etherwise send all tax statements to [Nat DAVID & KIMBERLY L. RAGAN 11575 SW PACIFIC HWY. #183 ... Deputy TIGARD, OR. 97223

the state of the state of	the third and			4
TO HAVE AND And the first pa second party, second	D TO HOLD the same unto a arty, for first party and first p party's heirs, successors and	earty's heirs and legal d assigns, that the fir	end party's heirs, successors and a representatives, does covenant to est party is lawfully seized in fee leed and further except	to and with the e simple of the
against the lawful cla this deed is intended second party and all or security of any kin that in executing this any duress, undue inf attorneys; that this de is no person, co-parts directly, in any manne In construing ti be more than one per matical changes shall to individuals. IN WITNESS ration, it has caused it do so by order of its b Dated	as a conveyance, absolute is redemption rights which the redemption rights which the nd; that possession of the party is not a fluence, or misrepresentation end is not given as a preferenceship or corporation, other her whatsoever, except as set this instrument, it is understours on; that if the context so redemande, assumed and implies the made, assumed and implies the made of directors. WHEREOF, the first party of the signed and its pour of directors. LLOW USE OF THE PROPERTY DESCRIBITE APPLICABLE LAND USE LAWS AND REGIST CHECK WITH THE APPROPRIATE CITY OF ERIFY APPROVED USES AND TO DETER FARMING OR FOREST PRACTICES AS DESTATE OF OREGON, Consequences.	sons whomsover, other in legal effect as well are first party may have mises hereby is surecting under any mises he second party may the second party may the second party may be second party and the second party forth above. The second party and any agreed that the equires the singular party above named has exested if any, affixed by the second party above named has exested to make the province of the second party and the second party are second party and the second party are second party and the second party and the second party are second party and the second party and the second party are second party and the second party are second party and the second party are second party and the second party and the second party are second party are second party are second party and the second party are second party are second party are second party and the second party are second party ar	d premises, and every part and er than the liens above expressly as in form, of the title to the pave therein, and not as a mortge arrendered and delivered to the apprehension as to the effect the y, or second party's representations of the first party and that at arty, interested in the premises the first party as well as the second pronoun includes the plural and is sions hereof apply equally to concluded this instrument; if first party an officer or other person duly an officer or other person duly when the pronoun includes the plural and is single the pronounce of the person duly an officer or other person	excepted; that premises to the age, trust deed a second party; acreof or under tives, agents or this time there directly or incond party may that all gramproporations and arty is a corpo-
		S apknowledged before	re me on	/10
	by		• · · · · · · · · · · · · · · · · · · ·	,
	oi	••••••••••••••		
		My commiss	. // // // //	ablic for Gregon

State of Oregon, County of Klamath Recorded 08/17/00, at 1:49 p., m. In Vol. M00 Page 30/89 Linda Smith, Fee\$ 26° County Clerk