FORM No. 663 - ESTOPPEL DEED - REAL ESTATE CONTRACT (In lieu of for	eclosure) (Individual or Corporate). COPYRIGHT 2000 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR 97
EE D MAG 10 puggist	15020
2 MAR 13 PM3:11	Vol. MO2 Page 15038
Jeffrey D. Baxter	STATE OF OREGON, } ss.
13413 Hwy 234	
Gold Hill, OR 97525 First Party's Name and Address	1
First Party's Name and Address Anesthesia Assoc. of Medford P.C.	
M.P.P./P.S.P. For benefit of Robert	
Trujillo Acct#93-0797923 MG13430	
Second Party's Name and Address	SPACE RESERVED
After recording, return to (Name, Address, Zip):	FOR
Hoyal & Associates	RECORDER'S USE
3976 Bellinger Lane	State of Oregon, County of Klamath
Medford, Oregon 97501	Recorded $03/[3/2002 \pm 1/I] \rho$ m
Until requested otherwise, send all tax statements to (Name, Address, Zip):	Vol M02, Pg 15039.39
	Linda Smith, County Clerk
	Fee \$ 2000 # of Pgs 2 eputy
	• •
	MTC 1396-3705
	ESTOPPEL DEED
REA	AL ESTATE CONTRACT
THIS INDENTURE between Jeffrey D. B	
	sociates of Medford P.C. FBO Robert Trujillo #MG13
	sociates of Mediora F.C. FBO Robert Trujillo #MG15
hereinafter called the second party; WITNESSETH:	
second party as seller which Contract or a managed during	sale of real estate (the "Contract") between the first party, as buyer, and the
book/real/volume No. 99	n thereof, was recorded in the Records of the county hereinafter named, in
(indicate which) The total unnoid indehtedness presently	L, and/or as fee/file/instrument/microfilm/reception No.
in default, and the Contract is now subject to immediate	secured by the Contract is the sum of \$_228,265,62 The same is now
mi detaunt, and the Contract is now subject to infilingulate is	foreclosure; and whereas the first party, being unable to pay the same, has
tion of the indebtedness secured by the Contract, and the	conveyance of the first party's present interest in the property in satisfac-
tion of the indebtedness secured by the Contract, and the	second party does now accede to that request;
debtedness secured thereby) the first party does hereby a	nafter stated (which includes the cancellation of the Contract and the in-
heire successors and assigns all of the first party's interest	rant, bargain, sell and convey unto the second party and to second party's in and to the following described real property, with the tenements, hered-
itaments and appurtenances thereunto belonging or in any	way appertaining, situated in _Klamath County,
State ofOregon, to-wit:	way appertaining, situated in County,
Julio OI	
An An an 11 11 1 01m	
As to an undivided 34% interest	
m and or amount of occupanting	to CVVI /4 and the XII /2 CRI /4 of Section 20 and the
Parcel 2 of Land Partition 03-96 situated in the	he SW1/4, and the N1/2 SE1/4 of Section 29 and the
NW1/4 of Section 32, All in Township 40 Sc	outh, Range 10 East, Willamette Meridian, Klamath County,
Oregon.	
The true and actual consideration for this conveyance	e is \$_228_265.62 (Here comply with ORS 93.030.)
The title and actual consideration for this conveyance	e is \$_===\$_1====. (Here comply with ORS 93.030.)
	(OVER)
	(0.11.)

And the first party, for first party and first party's heirs a and second party's heirs, successors and assigns that the first party of encumbrances except as created by the Contract and no	arty and second party's heirs, successors and assigns forever. and legal representatives, does covenant to and with the second party arty's interest in both the Contract and the property itself is free and totherwise except (if none, so state)
claims and demands of all persons whomsoever, other than as ab and equitable title to the second party, including all redemption trust deed or security of any kind; that possession of the premi executing this deed the first party is not acting under any misap ence, or misrepresentation by the second party, or second party? preference over other creditors of the first party and that at this ti ond party, interested in the premises directly or indirectly, in any In construing this instrument, it is understood and agree one person; that if the context so requires the singular includes and implied to make the provisions hereof apply equally to corp. IN WITNESS WHEREOF, the first party has executed to be signed and its seal, if any, affixed by an officer or other personant of the provisions. Before Signing or Accepting this instrument, the personaccional provisions of the property of t	that the first party as well as the second party may be more than the plural, and that all grammatical changes shall be made, assumed corations and to individuals. This instrument. If first party is a corporation, it has caused its name reson duly authorized to do so by order of its board of directors.
STATE OF OREGON, County of	ackson ss. 6, 2003
This instrument was acknowle	adged before me on March 6, 2000,
by JUATING DISCULTER	deed before me an
	dged before me on,
as of	
of	
 .	1/10/
OFFICIAL SEAL	Notary Public for Oregon
OFFICIAL SEAL SANDY LUCAS NOTARY PUBLIC-OREGON COMMISSION NO. 312082 MY COMMISSION EXPIRES MAY 22, 2002	My commission expires