ESTOPPEL DEED MORTGAGE OR TRUST DEED

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RD E. GILLEN, JR.	hereinafter called the first party, and
LLC.	hereinafter called the second party;
ne county hereinafter named, in boo eption No (state which age or trust deed are now owned by 842.95, the same being now in first party, being unable to pay the state on hereinafter stated (which included the note thereof marked "Paid in Full" to the state of the s	which is the first party, subject to the lien of a mortgage k/reel/volume No. M97 at page 32858 h), reference to those records hereby being made, the second party, on which notes and indebtedness default and the mortgage or trust deed being now same, has requested the second party to accept and by the mortgage and the second party does now less the cancellation of the notes and indebtedness to the first party), the first party does hereby grant, all the following described real property situated
nd appurtenances thereunto belonging in Lieu of the ce is \$_Foreclosure(He	ng or in anyway appertaining.
CONTINUED ON REVERSE SIDE)
	nafter described is vested in fee simple county hereinafter named, in book eption No (state which age or trust deed are now owned by 142.95, the same being now in first party, being unable to pay the state of the indebtedness secured on hereinafter stated (which included not thereof marked "Paid in Full" that party's heirs, successors and assign N, to-wit: It Rail Ranchos, Klamath County In Lieu of the ce is \$_Foreclosure (Head of the county) in the county of the ce is \$_Foreclosure (Head of the county) in the county of

TO HAVE AND TO HOLD the same unto the second party, second party's heirs, successors and assigns forever. And the first party, for first party and first party'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 the property, free and clear of incumbrance except the mortgage or trust deed and further except NONE that the first party will warrant and forever defend the above granted premises, and every part and parcel thereof against the lawful claims and demands of all persons 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 the 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 the premises hereby is surrendered and delivered to the second party; that in executing this deed the first party is not acting under any misapprehension as to the effect thereof or under any duress, undue influence, or misrepresentation by the second party, or second party's representatives, agents or attorneys; that this deed is not given as a preference 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 the premises directly or indirectly, in any manner whatsoever, except as set forth above. In construing this instrument, it is understood and agreed that the first party as well as the second party may be more than one person; that if the context so requires the singular pronoun includes the plural and that all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, the first party above named has executed this instrument; if first party is a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS I NSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. B EFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUN TY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN O RS 30.930. ARIZONA Y STATE OF OREGON; county of _ This instrument was acknowledged before me on This instrument was acknowledged before me on My Comm. Expires Feb.