MTC 1396 - 7981 FORM No. 240 - ESTOPPEL DEED - MORTGAGE OR TRUST DEED (In lieu of foreclosure) (Ind. or Corp.). © 1988-2006 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR WWW.SIEVENSINESS.com		
ES NO PART OF ANY STEVENS-NESS FORM MAY BE REPRODUCED IN ANY FORM OR BY ANY ELECTRONIC OR MECHANICAL MEANS.		
JUAN F. JURAN  11563 SW. 135 LAUE, LS9  TIGARO, OR. 97223  KADHIN, L.P. Name and Address  20009 PEPPERMINI AUS ROAD  JAMESTOWN CA. 98327	M06-15130 Klamath County, Oregon 07/27/2006 02:54:39 PM Pages 2 Fee: \$26.00	
Second Party's Name and Address  After recording, return to (Name, Address, Zip):	2006-017000	
JEFF SNEGO, G.P.	Klamath County, Oregon	
Until requested otherwise, send all tax statements to (Name, Address, Zip):	000019362006001700000000	
20009 PEPPERMINT FALLS ROAD	08/23/2006 02:59:20 PM Fee: \$26.00	
James 1000, C4, 95327	y.	
	,	
hereinafter called the first party, and hereinafter called the second party; WITNESSETH:  Whereas, the title to the real property hereinafter mortgage or trust deed recorded in the Records of the coon page 15911, and/or as fee file instruction from the second party, on which notes and indebtedness there now in default and the mortgage or trust deed being now to pay the same, has requested the second party to accept a edness secured by the mortgage or trust deed, and the second NOW, THEREFORE, for the consideration herein ness secured by the mortgage or trust deed and the surre hereby grant, bargain, sell and convey unto the second party described real property, with the tenements, haredispendent	described is vested in fee simple in the first party, subject to the lien of a unty hereinafter named, in $\square$ book $\square$ reel $\square$ volume No. $\square$ ument $\square$ microfilm $\square$ reception No. $\square$ (indicate which), refers and indebtedness secured by the mortgage or trust deed are now owned be is now owing and unpaid the sum of \$22,476.65, the same being subject to immediate foreclosure; and whereas the first party, being unable an absolute deed of conveyance of the property in satisfaction of the indulation.	
OF KIDINGTH FALLS ACCOR	DING TO THE OFFICIAL PLAT	
THEREOF ON FIVE IN THE OFFICE OF THE COUNTY CLERK		
OF KLAMATH COUNTY, ORSEGON		
TAX ACCOUNT # 3809-028CC-06600-000 Kgy# 37287		

AKA. - 230 WICHIGAN AUENUE. KLAMATH FALLS, OR. 97601

re-recorded to correct legal description, previously recorded as Vol. MO6, page 15130.

(OVER)

26-



And the first party, for first party and first party's heirs are and second party's heirs, successors and assigns, that the first party encumbrances except the mortgage or trust deed and not otherwise TED YEARS DELIN QUENT LAXES	rty and second party's heirs, successors and assigns forever.  and legal representatives, does covenant to and with the second party rty is lawfully seized in fee simple of the property, free and clear of se except (if none, so state)
claims and demands of all persons whomsoever, other than the veyance, absolute in legal effect as well as in form, of the title the first party may have therein, and not as a mortgage, trust decisive surrendered and delivered to the second party; that in executing to the effect thereof or under any duress, undue influence, or mitives, agents or attorneys; that this deed is not given as a prefere is no person, partnership or corporation, other than the second purchaseover, except as set forth above.  In construing this instrument, it is understood and agree one person; that if the context so requires the singular includes the and implied to make the provisions hereof apply equally to corp	his instrument. If first party is a corporation, it has caused its name
12/27/06	
DATED	1 7 1
BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFER- RING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER CHAPTER 1, OREGON LAWS 2005 (BALLOT MEASURE 37 (2004)). THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULA- TIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPRO- PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOR- EST PRACTICES AS DEFINED IN ORS 30.930 AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER CHAPTER 1, OREGON LAWS 2005 (BALLOT MEASURE 37 (2004)).	Strant William
	Kana Wa
STATE OF OREGON, County of	Klamath ) st. 17 2006
This instrument was acknowled by Juan F. Duran	edged before me onfully 27, 2006,
This instrument was acknowled	edged before me on,
by	
as	
of	-(1). $(01000$
	Kristox. Ked
	Notary Public for Oregon /// / /2007
	My commission expires
OFFICIAL SEAL  KRISTI L REDD  NOTARY PUBLIC- OREGON COMMISSION NO. 373294 MY COMMISSION EXPIRES NOV 16, 2007()	