FORM No. 240 - ESTOPPEL DEED - MORTGAGE OR TRUST DEED	in lieu of foreclosure) (Individual or Corporata). 01996 STEVENS-NESS LAW PUBLISHIN	IG CO., POHILANO, OH 97204
This Deed is be	ing recorded in counterpart	
Doug + Michelle Lew POBOX 3427 LAPTM - R 97739 HAROLD ELLIOT POB 413 LAPINE OR 97739	2006-020236 Klamath County, Oregon 00005768200600202360040042	
Second Party's Name and Address	SPACE RE 10/09/2006 09:46:19 AM	Fee: \$36.00
After recording, return to (Name, Address, Zip): ABONC.		
		
Until requested otherwise, send all tax statements to (Name, Addre	and the state of t	
Above.		
ASPEN: 4940	ESTOPPEL DEED	After any management of the Control
and the second of the second o	MORTGAGE OR TRUST DEED	
THIS INDENTURE between Pouch hereinafter called the first party, and He	ROW ELLIOT	
hereinafter called the second party; WITNESSE		
Whereas, the title to the real property he	reinafter described is vested in fee simple in the first party, sub of the county hereinafter named, in book/reel/volume No	ject to the lien of a
DZO2B, and/or as fee/file/instrument/mi	cofilm/reception No. (indicate which) reference	to those Records
nereby being made, and the notes and indebted	less secured by the mortogoe or trust doed are now award by the	an retend banker on
mortgage or trust deed being now subject to im	g and unpaid the sum of \$ DEED IN LIETHE same being now mediate foreclosure; and whereas the first party, being unable to	v in default and the
reduested the second barth to accept an appoint	deed of conveyance of the property in satisfaction of the indeh	tedness secured by
and moregage or dust deed, and the second damy	GOES NOW accede to that request.	
	on hereinafter stated (which includes the cancellation of the note the surrender thereof marked "Paid in Full" to the first party), the cancel are the surrender thereof marked "Paid in Full" to the first party), the cancel are the surrender thereof marked "Paid in Full" to the first party).	
	CORU DAILY and IO second narry's hairs successors and assistant	. II
VI AAI ATTI	channells and appurtenances thereunto belonging or in any way	appertaining, situ-
LITTLE RIVER	Ye ato	
	2 11 Rime + 1838 1000000 3	
LOI	2 IN DOOK I GESTAME ST	
	COMMUNICION NO. 400933	
	CONTROL OF THE STATE OF THE STA	Market Commencer of the
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••		
This document is being recorded as an accomodation only. No information		
contained herein has been verified.	*	
Aspen Title & Escrow, Inc.		
The true and actual consideration for this	conveyance is \$ 46.900 \ 00. (Here comply with ORS 93.0)	30.)
\$36-A	(OVER)	e man midd ma'r gan llefin dan filir war nefn yap yap ann mae ada ann gan
400-14	Control of the second of the s	
Conservation and the contract of the contract		THE PROPERTY OF STATES AND

TO HAVE AND TO HOLD the same unto the second party and 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 and second party's heirs, successors and assigns, that the first party is lawfully seized in fee simple of the property, free and clear of encumbrances except the mortgage or trust deed and not otherwise except (if none, so state)				
one person; that if the context so requires the singular include and implied to make the provisions hereof apply equally to	the liens above expressly excepted; that this deed is intentitle to the premises to the second party and all redemptions to deed or security of any kind; that possession of the premiting this deed the first party is not acting under any misage or misrepresentation by the second party, or second party eference over other creditors of the first party, and that at and party, interested in the premises directly or indirectly, agreed that the first party as well as the second party may des the plural, and that all grammatical changes shall be no corporations and to individuals. It first party is a corporation, it has capter person duly authorized to do so by order of its board of the premises.	ended as a con- on rights which mises hereby is pprehension as y's representa- this time there in any manner y be more than nade, assumed		
PRACTICES AS DEFINED IN ORS 30.930.				
STATE OF OREGON, County of This instrument was ackno	Deschutes owledged before me on Sept 3.0 to	2006		
by	owledged before me on	, 4/, 40		
byas		, 19,		
of		t the control of the		
OFFICIAL SEAL BRANDI ELO NOTARY PUBLIC - OREGON COMMISSION NO. 400933 MY COMMISSION EXPIRES JAN 3, 2010	Notary Public for Oregon My commission expires	0		

and and an although the control of t

FORM No. 240 - ESTOPPEL DEED - MORTGAGE OR TRUST DEED (in line of fe	oreclosure) (individual or Corporate).	©1998 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR 97204		
**This Deed is being recorded				
Doug & Michelle Lewis		STATE OF OREGON, County of } ss.		
		I certify that the within instrument		
Harold Elliot	T A A A A A A A A A A A A A A A A A A A	was received for record on the day of, 19, at		
		o'clockM., and recorded in		
FO BOX 413 LOPUND, OR 97739 Second Party's Name and Address		book/reel/volume No on page		
After recording, return to (Name, Address, Zip):	SPACE RESERVED FOR	and/or as fee/file/instru-		
above	RECORDER'S USE	ment/microfilm/reception No, Records of said County.		
		Witness my hand and seal of County		
Until requested otherwise, send all tax statements to (Name, Address, Zip):		affixed.		
above				
		NAME TITLE		
		By, Deputy.		
MOI	ESTOPPEL DEED RTGAGE OR TRUST DEED			
THIS INDENTURE between Dug &	Michelle Lewi	5		
hereinafter called the first party, and HAROED i	RUOT			
hereinafter called the second party; WITNESSETH:				
Whereas, the title to the real property hereinafted mortgage or trust deed recorded in the Records of the	er described is vested in fee	simple in the first party, subject to the lien of a		
52038.39, and/or as fee/file/instrument/microfilm/	reception No.	(indicate which) reference to those Records		
hereby being made, and the notes and indebtedness sec	cured by the mortgage or true	st deed are now owned by the second party, on		
which notes and indebtedness there is now owing and u	npaid the sum of \$ DEED_1	N LIEV, the same being now in default and the		
mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of	toreclosure; and whereas the	te first party, being unable to pay the same, has		
the mortgage or trust deed, and the second party does n	ow accede to that request:	y in satisfaction of the indebtedness secured by		
NOW, THEREFORE, for the consideration here	inafter stated (which include	s the cancellation of the notes and the indebted-		
ness secured by the mortgage or trust deed and the sur	render thereof marked "Paid	in Full" to the first party), the first party does		
hereby grant, bargain, sell and convey unto the second property, with the tenements, hereditanes	party and to second party's he	errs, successors and assigns, all of the following		
described real property, with the tenements, hereditamentated in KLAMATHCounty, State	of OREGON	and belonging of in any way appertaining, situ-		
LITTLE RIVER RANG	H PLAT DOG	LAT 2 BLOOK TO		
	- 1011 120 T	LOT Z BLOCK I		
Section 1985				
		•		
	4			
The true and actual consideration for this convey	rance is \$	(Here comply with ORS 93.030.)		
(OVER)				
	· · · · · · · ·			

TO HAVE AND TO HOLD the same unto the second party and 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 and second party's heirs, successors and assigns, that the first party is lawfully seized in fee simple of the property, free and clear of encumbrances except the mortgage or trust deed and not otherwise except (if none, so state)				
veyance, absolute in leg the first party may have surrendered and delivere to the effect thereof or a tives, agents or attorneys is no person, partnership whatsoever, except as se In construing this one person; that if the co and implied to make the	s instrument, it is understood and agreed that the first party as well as the second party may be ontext so requires the singular includes the plural, and that all grammatical changes shall be made provisions hereof apply equally to corporations and to individuals.	st the lawful led as a con- rights which less hereby is rehension as representa- is time there any manner e more than de, assumed		
IN WITNESS W. to be signed and its seal,	HEREOF, the first party has executed this instrument. If first party is a corporation, it has caus if any, affixed by an officer or other person duly authorized to do so by order of its board of di	ed its name		
Dated Sopte	19 2006	rectors.		
LATIONS. BEFORE SIGNING OF ACQUIRING FEE TITLE TO THE PRIATE CITY OR COUNTY PLAN	STATE OF OREGON, County of Aschutes)	700 (
	This instrument was acknowledged before me on <u>Suptante 29</u> by <u>Michelle Rosella Leura</u>			
	This instrument was acknowledged before me onbyby			
	asof			
	Notary Public for Oregon My commission expires 10/7/07			
	OFFICIAL SEAL CHRISTINA P HIETALA NOTARY PUBLIC-OREGON COMMISSION NO. 373426 MY COMMISSION EXPIRES OCT. 7, 2007			