BY AND R REGISTRY  BY AND R RESPONSE THE AGENCY DELAY SECOND PROPERTY SET OF THE STATE OF THE ST	DRM No. 240 - ESTOPPEL DEED - MORTGAGE OR TRUST DEED (in lieu of foreclosure) (Individual or Corporate). ©1999 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR 91	7204
Riamath County, Oregon  CHUTS  Second Purry's Name and Address  SPACE RESE  SP	N	
Second Purity's Name and Address  MORTAGE OR THUST DEED  MORTAGE OR THUST DEED  MORTAGE OR THUST DEED  THIS INDENTURE between  Second Purity Name and Address  MORTAGE OR THUST DEED  MORTAGE OR THUST DEED  THIS INDENTURE between  Second Purity Name and Indepted on the Records of the county hereinafter described is vested in fee simple in the first party, subject to the lien of a nortgage or trust deed recorded in the Records of the county hereinafter named, in book/recl/volume No. 2026. on page 2021. and/or as fee/file/instrument/microfilm/reception No. (indicate which), reference to those Records of the county hereinafter named, in book/recl/volume No. 2026. on page 2024. and does and indebtedness sheered by the mortgage or trust deed being now subject to immediate foreclosure; and whereas the first party, being unable to pay the same, has requested the second party of conveyance of the property in satisfaction of the notes and the indebtedness secured by the mortgage or trust deed and the surrender thereof marked "Paid in Full" to the first party, the first party does never by grant, bargain, sell and convey unto the second party and to second party's heirs, successors and assigns, all of the following described real property, with the tenements, hereditaments and appurtenances thereunto belonging or in any way appertaining, situated in Address  Lot 42 of Lake Show Gauden's according to the Market County, State of T		
ESTOPPEL DEED  MATCHES AND LOCAL SALES  MATCHES AND LOCAL SALES  MORTAGGE OR TRUST DEED  MORTAGGE OR TRUST GRANGE OR TRUST DEED  MORTAGGE OR TRUST DEED  MORTAGGE OR TRUST GRANGE OR TRUST DEED  MORTAGGE OR TRUST DEED  MORTAGGE OR TRUST GRANGE OR T	Brian Lautis and Dolores  Curtis and Dolores  00084476201000060980020022	
THIS INDENTURE between	Second Party's Name and Address   SPACE RESE   05/19/2010 02:05:37 PM   Fee: \$42.00	
THIS INDENTURE between Acceptant County Secretary County County Hustain and Life in the first party, and According to the lien of a mortgage or trust deed recorded in the Records of the county hereinafter named, in book/reel/volume No. 2005 on page and the notes and indebtedness secured by the mortgage or trust deed being now subject to immediate foreclosure; and whereas the first party to accept an absolute deed of conveyance of the property in satisfaction of the indebtedness secured by the mortgage or trust deed, and the second party does now accede to that request;  NOW, THEREFORE, for the consideration hereinafter stated (which includes the cancellation of the notes and the indebted and the surrender thereof marked "Paid in Full" to the first party), the first party does nereby grant, bargain, sell and convey unto the second party and to second party's heirs, successors and assigns, all of the following described real property, with the tenements, hereditaments and appurtenances thereunto belonging or in any way appertaining, situated in Alamath. County, State of Alamath County Clork of Klamath County Moverney of the County of the County Clork of Klamath County Moverney.	Brian L. Curtis Dolores Curtis RECORDER'S 1 3917 Mazama Druc Klamath Falls DR 97603 httl requested otherwise, send all tax, statements to, (Name, Address, Zip): Brigan Curtis alla Dolores	
THIS INDENTURE between Arapidon Kocycle Curtis fustant and Independent called the first party, and Invall Curtis and Doboto Curtis fustant and Info an ereinafter called the second party; WITNESSETH:  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 Records of the county hereinafter named, in book/reel/volume No. 2005 on page and independent of the county hereinafter named, in book/reel/volume No. 2005 on page in the first party, subject to the lien of a mortgage or trust deed recorded in the Records of the county hereinafter named, in book/reel/volume No. 2005 on page in the first party, subject to the lien of a mortgage or trust deed 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 \$45.  the same being now in default and the mortgage or trust deed being now subject to immediate foreclosure; 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 or trust deed, and the second party does now accede to that request;  NOW, THEREFORE, for the consideration hereinafter stated (which includes the cancellation of the notes and the indebtedness secured by the mortgage or trust deed and the surrender thereof marked "Paid in Full" to the first party), the first party does nereby grant, bargain, sell and convey unto the second party and to second party's heirs, successors and assigns, all of the following described real property, with the tenements, hereditaments and appurtenances thereunto belonging or in any way appertaining, situated in Alama County, State of County Clork of Klama County  Lot 42 of Lake Show Gardon's according to the following described real property, with the tenements, hereditaments and appurtenances thereun	57//167CM6-CV 57605	
	Whereas, the title to the real property hereinafter described is vested in fee simple in the first party, subject to the lien contrage or trust deed recorded in the Records of the county hereinafter named, in book/reel/volume No. 2005 on positive policy on positive policy of the county hereinafter named, in book/reel/volume No. 2005 on positive policy of the mortgage or trust deed are now owned by the second party, which notes and indebtedness secured by the mortgage or trust deed are now owned by the second party, which notes and indebtedness there is now owing and unpaid the sum of \$4000 or trust deed are now owned by the second party, which notes and indebtedness there is now owing and unpaid the sum of \$4000 or trust deed are now owned by the second party and summediate foreclosure; and whereas the first party, being unable to pay the same, equested the second party to accept an absolute deed of conveyance of the property in satisfaction of the indebtedness secured here mortgage or trust deed, and the second party does now accede to that request;  NOW, THEREFORE, for the consideration hereinafter stated (which includes the cancellation of the notes and the indebtedness secured by the mortgage or trust deed and the surrender thereof marked "Paid in Full" to the first party), the first party deereby grant, bargain, sell and convey unto the second party and to second party's heirs, successors and assigns, all of the follow escribed real property, with the tenements, hereditaments and appurtenances thereunto belonging or in any way appertaining, sted in Alamatic of the County Clark of Klamatic County of the County Clark of Klamatic County Clar	ords ords ords on the has I by ted- loes ving situ-

.

The true and actual consideration for this conveyance is \$\_\_\_\_\_

Buterned @ Counter

......... (Here comply with ORS 93.030.) \_\_\_\_\_

(CA)
- Sin

Ç.
l party lear o
lawfu a con which reby is sion as atives e is no what e thar sume on a mane es.
l a v

