EA NO PART OF ANY STEVENS-NES	ISS FORM MAY BE REPRODUCED IN ANY FORM OR BY ANY ELECTRONIC OR MECHANICAL MEANS.
James B Shields & Lydia M. Shield 9390 Ground Squirrel Lane Bonanza Oregon 97623 First Party's Name and Address Michael E. Long, Inc. 15731 SW Oberst Ln. PB 1148 Sherwood, Oregon 97140 Second Party's Name and Address After recording, return to (Name, Address, Zip): Michael E. Long, Inc. 15731 SW Oberst Lane Sherwood, Oregon 97140 Until requested otherwise, send all tex statements to (Name, Address, Zip):	2011-000458 Klamath County, Oregon
Michael E. Long, Inc. 15731 SW Oberst Lane Sherwood, Oregon 97140	By, Deputy.
MOF	ESTOPPEL DEED RTGAGE OR TRUST DEED
hereinafter called the first party, andMichereinafter called the second party; WITNESSETH:  Whereas, the title to the real property hereinafter mortgage or trust deed recorded in the Records of the N/A, and/or as fee/file/instrument/microfilm/hereby being made, and the notes and indebtedness see which notes and indebtedness there is now owing and u mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does now, THEREFORE, for the consideration here ness secured by the mortgage or trust deed and the sur hereby grant, bargain, sell and convey unto the second party.	einafter stated (which includes the cancellation of the notes and the indebted- irrender thereof marked "Paid in Full" to the first party), the first party does party and to second party's heirs, successors and assigns, all of the following ents and appurtenances thereunto belonging or in any way appertaining, situ-
Lot 16, Block 26, Nimrod River	Park, 3rd Addition, Klamath County, OR
en de la companya de La companya de la co La companya de la compan	
the growing that the control of the	
The true and actual consideration for this conve	eyance is \$ 17,937.26 (Here comply with ORS 93.030.)

(OVER)



And	I the first party, for	first party and first party's heir	I party and second party's heirs, successors and assigns forever. s and legal representatives, does covenant to and with the secon	d party
and second	party's heirs, succe	essors and assigns, that the first	t party is lawfully seized in fee simple of the property, free and crwise except (if none, so state)	clear of
				;
claims and veyance, at the first par surrendered to the effect agents or at person, par soever, exceed implies in the person and implies to be signed	demands of all per osolute in legal effecty may have thereist and delivered to the thereof or under all thorneys; that this desired thereof or corporate ept as set forth about onstruing this instruction, that if the context to make the provi-	sons whomsoever, other than the second party; that in execution, and not as a mortgage, trust the second party; that in execution duress, undue influence, or reced is not given as a preference tion, other than the second part ve.  Turnent, it is understood and again so requires the singular includes sions hereof apply equally to a EOF, the first party has execute very affixed by an officer or other	granted premises, and every part and parcel thereof against the the liens above expressly excepted; that this deed is intended as the to the premises to the second party and all redemption rights deed or security of any kind; that possession of the premises he ing this deed the first party is not acting under any misapprehen nisrepresentation by the second party, or second party's represente over other creditors of the first party, and that at this time the cy, interested in the premises directly or indirectly, in any manner are that the first party as well as the second party may be more the plural, and that all grammatical changes shall be made, as expertations and to individuals.	s a con- s which ereby is asion as atatives, re is no r what- ere than assumed
THIS INSTRUMENTHIS INSTRUMENT LATIONS, BEFORE ACQUIRING FOR PRIATE CITY OF AND TO DETER	MENT WILL NOT ALLOV MENT IN VIOLATION OF A ORE SIGNING OR ACCI THE TITLE TO THE PROP PRE COUNTY PLANNING E RMINE ANY LIMITS ON I S DEFINED IN ORS 30.93	N USE OF THE PROPERTY DESCRIBED APPLICABLE LAND USE LAWS AND RESETING THIS INSTRUMENT, THE PERSERTY SHOULD CHECK WITH THE APPERANT TO VERIFY APPROVED USE AWSUITS AGAINST FARMING OR FOR 30.  ATE OF OREGON, County of This instrument was ackno	SON James B Shields  RO- SES X Julia M Shields  EST Lydia M. Shields  Klamath ) ss 2011	
	by .	James b Snielos  This instrument was acknown	s and Lydia M. Shields	
	by .	This instrument was ackno	wledged before me on	,
	as _			
	of _			***
			× VOLOON) at MADOLLO	
			Notary Public for Oregon	
			My commission expires $\times$ July 10, 20	13
$\parallel_{\mathbf{x}}$	ASSESSED #			
		OFFICIAL SEAL MENEE DANIELLE MORTENSEN NOTARY PUBLIC-OREGON COMMISSION NO. 440942 COMMISSION EXPIRES JUL. 12, 2013		
		the state of the s	rwin <del>ni</del> gg - Salaman Salaman (1996) Balanda - Salaman Salaman Salaman (1996)	