FORM No. 240 - ESTOPPEL DEED - MORTGAGE OR TRUST DEED (in lieu of fo	preclosure) (Ind. or Corp.). © 19	2019-012580	
EOB NO PART OF ANY STEVENS-NESS FORM MAY BE REPRODUCE		Klamath County, Oregon	
Kimberley R. Dukes 3800 SW 185th Ave. #5731  Beaverton, OR 97006  RVI PROPERTMENT, National Address 63 Via Pico Plaza #544  San Clemente, CA 92672  Second Party's Name and Address  RVI PROPERTIES, INC. 63 Via Pico Plaza #544  San Clemente, CA 92672  Until requested otherwise, send all tax statements to (Name, Address, Zip):  RVI PROPERTIES, INC. 63 Via Pico Plaza #544  San Clemente, CA 92672	SPACE RESERVED FOR RECORDER'S USE	10/28/2019 02:47:35 PM  10/28/2019 01:47:35 PM  10/28/2019 01:47 P	Fee: \$87.00 and recorded in on pagecrofilm/reception ounty.  County affixed.
	ESTOPPEL DEED		
	TGAGE OR TRUST DEE		
THIS INDENTURE between - TITE-DROPPET	m+ma	Aaron M. Gillihan	,
merematica cance the first party, and		NEVADA CORPORATION	,
hereinafter called the second party; WITNESSETH:  Whereas, the title to the real property hereinafter			
mortgage or trust deed recorded in the Records of the co			
on page 011586, and/or as $\square$ fee $\square$ file $\square$ instr			
erence to those Records hereby being made, and the not by the second party, on which notes and indebtedness the	es and indebtedness s	ecured by the mortgage of trust deal	d are now owned the same being
now in default and the mortgage or trust deed being now			
to pay the same, has requested the second party to accept			
edness secured by the mortgage or trust deed, and the se			Jon of the macor-
NOW, THEREFORE, for the consideration herei			and the indebted-
ness secured by the mortgage or trust deed and the surr			
hereby grant, bargain, sell and convey unto the second p			
described real property, with the tenements, hereditamen ated in County, State of	of	normal straight and the	PP
		,	
LOT 65, BLOCK 45, KLAMATH FALLS	FOREST ESTA	TES HIGHWAY 66. PLAT	' 2
HOI US, BLOCK 45, KLAMAIN FABRI	, rokhor how	120 11201111111 00, 12111	_
KLAMATH COUNTY, OREGON			
•			
UE OBAGE WEVEELO	IENT CONTINUE DESCRIPTION	I ON BEVERSE)	
The true and actual consideration for this convey	IENT, CONTINUE DESCRIPTION		130.)
The true and actual consideration for this convey		(Here comply with ORS 93.0	
	(OVER)		
	( <del>-</del> · · · )		



And the first party, for first party and first party's heirs and	y and second party's heirs, successors and assigns forever.  I legal representatives, does covenant to and with the second party y is lawfully seized in fee simple of the property, free and clear of except (if none, so state)
claims and demands of all persons whomsoever, other than the lie veyance, absolute in legal effect as well as in form, of the title to the first party may have therein, and not as a mortgage, trust deed surrendered and delivered to the second party; that in executing the to the effect thereof or under any duress, undue influence, or mistives, agents or attorneys; that this deed is not given as a preference is no person, partnership or corporation, other than the second part whatsoever, except as set forth above.  In construing this instrument, it is understood and agreed one person; that if the context so requires the singular includes the and implied to make the provisions hereof apply equally to corporation in the second part of the context so requires the singular includes the and implied to make the provisions hereof apply equally to corporation.	the premises to the second party and all redemption rights which or security of any kind; that possession of the premises hereby is his deed the first party is not acting under any misapprehension as representation by the second party, or second party's representative over other creditors of the first party, and that at this time there ty, interested in the premises directly or indirectly, in any manner that the first party as well as the second party may be more than a plural, and that all grammatical changes shall be made, assumed rations and to individuals.
DATED  DA	Kimberley R. Dukes + Rarom M. Gillihan
as of	ged before me on July 17M 2017.  and Aaron M. Chilham.  ged before me on