91258 THIS INDENTURE between	Granville B. Cu
THIS INDENTURE between	novel

(If husband and wife, so indicate)

hereinafter called the first party, and Martin Development Company, an Oregon corporation...... Whereas, the title to the real property hereinafter described is vested in fee simple in the first party, subject whereas, the title to the leaf property herematical described is vested in fee simple in the first party, subject to the lien of a mortgage or trust deed recorded in the mortgage records of the county hereinafter named, in book hereinafter called the second party; WITNESSETH:

to the nen of a mortgage of trust deed recorded in the mortgage records of the county hereinaiter named, in book M76, at page 10280 thereof or as file/reel number. records hereby being made, and the notes and indebtedness secured by said 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 \$19,272.00, the

same being now in default and said mortgage or trust deed being now subject to immediate foreclosure, and whereas same pering now in deraunt and said mortgage of 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 said property in satisfaction of the indebtedness secured by said mortgage and the second party does now

to said request;
NOW, THEREFORE, for the consideration hereinafter stated (which includes the cancellation of the notes and indebtedness secured by said mortgage or trust deed and the surrender thereof marked "Paid in Full" to the and much education by said moregage of trust used and the surremore marked raid in run to the first party), the first party does hereby grant, bargain, sell and convey unto the second party, his heirs, successors accede to said request; and assigns, all of the following described real property situate in Klamath. County, State of

Lot 6 in Block 5 of Pinecrest according to the official plat thereof on file Oregon to-wit: in the office of the County Clerk of Klamath County, Oregon.

the first in which the in the man is according to the man in the first in the first in the man in the man in the man is according to the man in AN INTEREST BUT ATTENDED BY THE PARTY AREA FOR THE TANK OF THE THE END PROF.

that the make her appropriate to the time of the period together with all of the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining;

COR

GRANTOR'S NAME AND ADDRESS realist applications of terrorist productions in SPACE RESERVED RECORDER'S USE After recording return to: MARTIN DEVELOPMENT WF.0. Box 141 NAS BOX 141

Bly, OR 97622 NAME, ADDRESS, ZIP

Until a change is requested all tax statements shall be sent to the following address. Same as above

NAME, ADDRESS, ZIF

STATE OF OREGON,

County of I certify that the within instrument was received for record on the day of ,19,

o'clock M., and recorded in book on page or as file/reel number....,

Record of Deeds of said county.

Witness my hand and seal of County affixed.

Recording Officer Deputy

TO HAVE AND TO	19999
And the first and HOLD the same	unto said second party, his heirs, successors and assigns forever.
party his heirs area, for himself and hi	unto said second party, his heirs, successors and assigns forever. is heirs and legal representatives, does covenant to and with the second in first party is lawfully seized in the simple of the second
1980-81;	trust deed and further except taxes for fiscal year
	tacept 201 11scal year
that the first	
against the land to a sainst the land to sainst the	defend the above granted premises, and every part and parcel thereof
this doed in interest the lawful claims and demands of all	defend the above granted premises, and every part and parcel thereof persons whomsoever, other than the liens above expressly excepted; that e in legal effect as well as in form of the title to
any descriptions this deed the first party is no	the first party may have therein, and not as a mortgage, trust deed premises hereby is surrendered and delivered to said second party; of acting under any misapprehension as to the effective to
attorneys: 41-4 II.	premises hereby is surrendered and delivered to said second party; on by the second party, or second party's representatives, agents or erence over other creditors of the first party and the second party.
directly in a second directly dir	
directly, in any manner whatsoever, except as a	foresaid. party, interested in said premises directly or in-
The true and actual commit	大大学(A.C.) (1) (A.C.) (1) (A.C.) (1)
DHowever the actual consideration paid	for this transfer, stated in terms of dollars, is \$none
part of the	for this transfer, stated in terms of dollars, is \$none
part of the consideration (indicate which).	in the same of the
plural: that it is one person; that if the conte	rstood and agreed that the first party as well as the second party xt so requires, the singular shall be taken to mean and include the includes the plural, the masculine the forming the
that deposits it	xt so requires, the singular shall be taken to mean and include the neutral, the masculine, the feminine and the neuter and new made, assumed and implied to make the neutral.
equality 4-	ncludes the plural, the masculine, the feminine and the neuter and the made, assumed and implied to make the provisions hereof apply
authorized the caused its corporate name to	rty above named has executed this instrument; if first party is a cor-
Dated October 10, 19	Branell B. P. To-
	0000000
(If executed by a corporation, affix corporate sect)	
0. p	
STATE OF OREGON,	
County of Polk Sss.	STATE OF OREGON, County of) ss.
October 80	19
Personally pages 1 d	Personally appearedand
Granville B. Curtis, Sr.	
and acknowledged the foregoing instru-	president and that the latter is the
ment to be	ecretary of
Before me:	and that the seal affixed to the seal affixed to the
(OFFIGIAL COST	and that the seal affixed to the longoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in better them said corporation by authority of his board of directors.
SEAL) Sinde of Sance	half of said corporation and that said instrument was signed and sealed in be- them acknowledged said instrument to be its voluntary act and deed.
Notary Public for Oregon	Before me: Before me:
B [My commission expires:	The second secon
7-22-04	Notary Public for Oregon (OFFICIAL
The state of the s	Ms commission expires:
NOTE—The sentence between the symbols (), if not applicable, should	
LATE OF ORE	GON; COUNTY OF KLAMATH; 85.
그렇다 그 그는 것이 가장 하나 하다 하다 가장 수 있다.	COOKITY OF KLAWATH; 85.
iled for record	of request ofKlamath County Title Co
	TO THE CONTROL OF THE
his <u>14th</u> day	ofOctober A. D. 1980 all:49 clock M., and
duly recorded in	Vol. M80 , of Deeds on Pagel 9992
	a Wm D Add NE Co
Talter engine	The specific of the second of
01258	Dernetha MAUSCH
	Fee \$7.00