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THIS INDENTURE between Johnny Lee & Ellynn Diane Marchand
THIS INDENTURE between the construction of the
hereinafter 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 Whereas, the title to the real property hereinafter described is vested in fee simple in the first party, subject to the real property hereinafter described is vested in fee.
Whereas, the title to the real property hereinarter described is vessely in the county hereinafter named, in book/reel, the lien of a mortgage or trust deed recorded in the mortgage records of the county hereinafter named, in book/reel, the lien of a mortgage or trust deed recorded in the mortgage records of the county hereinafter named, in book/reel, the lien of a mortgage or trust deed recorded in the mortgage records of the county hereinafter named, in book/reel, the lien of a mortgage or trust deed recorded in the mortgage records of the county hereinafter named, in book/reel, the lien of a mortgage or trust deed recorded in the mortgage records of the county hereinafter named, in book/reel, the lien of a mortgage or trust deed recorded in the mortgage records of the county hereinafter named, in book/reel, the lien of a mortgage or trust deed recorded in the mortgage records of the county hereinafter named, in book/reel, the lien of a mortgage or trust deed recorded in the mortgage records of the county hereinafter named, in book/reel, the lien of a mortgage or trust deed recorded in the mortgage records of the county hereinafter named, in book/reel, the lien of a mortgage or trust deed recorded in the mortgage records of the county hereinafter named in the mortgage or trust deed recorded in the mortgage records of the county hereinafter named in the mortgage of the lien
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volume No M84 3 at page 32/0 thereof or as fee/file/instrume (state which), reference to said 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 \$ OBUICIVE 2B the same being now in default and said 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 said property in satisfaction of the indebtedness secured by said mortgage and the second party does now accede to said request.

e second party does now accede 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 first party), the first party does hereby grant, bargain, sell and convey unto the second party, his heirs, successors County, State of Klamath and assigns, all of the following described real property situate in

____, to-wit: Oregon

Falls

Lot will and Block was 10 prompted in Klamath/Forest Estates, Highway 66 Unit Plat No: 4 according to the official plat thereof on file in the 2.office fo the County Clerk of Klamath County, Oregon.

the executed by a methorecom,

SRAT TELEBRURGHER authorized thereunto by order of its Board of Directors, poration it has caused its corporate name to be signed hereto and its corporate and almost b IN WITNESS WHEREOF, the first party above named has executed this instrument of first party is a cor-

equally to corporations and to individuals. that, generally, all grammanical changes shall be made, assumed and amplied to metable provisions invest apply plural, that the singular pronoun means and includes the plural, the masculine, the finitions and the neater and may be more than one person; that if the context so requires, the singular shall be 10% to meen and include the In construing this instrument, it is understood and agreed that the first party is well is the second party.

together with all of the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertainthe whole consideration (indicate which) The true and actual consideration paid facontinned on sentestialed in terms of dollars, is a

directly, in any manner whatsoever, except as a cresaid.
is no person co-partnership or corporation, other then
anothers: that this deed is not given as a preference ov
THE STREET SUSTIGRANTOR'S NAME AND ADDRESS SELL SHOW DA LU
that in executing this deed the first party is not acting
to security of entrained; that possession of said premises
account party and all redemption dedits which the first
THE PERSON IS THE CHANTEE'S NAME AND ADDRESS THE PERSON OF THE PORTS
service seconding terms for the demands of all persons w
that Edward aC; Dorerrant and forever defend the

Canoga Park, CA

Until a change is requested all tax statements shall be sent to the fallowing address. Same the first party, for himsed and his herrs am OHYNE

NAME, ADDRESS, ZIP

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В	County of
ı	I certify that the within hishamen
į	inder any ausa rehman territory
	perept is retreated of o'clock M., and recorded
	in book/reel/volume avo.
•	Dage
	Record of Deeds of said county.

	Witness my	hand and seal of
TESTER SECEPT	County affixed.	
s lawfull;= seizen	in the simple of com-	REAL OF LESS SEC

ស្ត្រីក្រុស្រួនទេល econd party, tue here

TOTAL ALBERTA	6745 a
mile first party, for nimself and his	into said second party, his heirs, successors and assigns forever. heirs and legal representatives, does covenant to and with the second first party is lawfully seized in fee simple of said property, free and rust deed and further except
this deed is intended as a conveyance, absolute second party and all redemption rights which or security of any kind; that possession of said that in executing this deed the first party is no any duress, undue influence; or misrepresentation attorneys; that this deed is not given as a prefer	efend the above granted premises, and every part and parcel thereof ersons whomsoever, other than the liens above expressly excepted; that in legal effect as well as in form, of the title to said premises to the the first party may have therein, and not as a mortgage, trust deed premises hereby is surrendered and delivered to said second party; t acting under any misapprehension as to the effect thereof or under on by the second party, or second party's representatives, agents or rence over other creditors of the first party and that at this time there were than the second party, interested in said premises directly or in- oresaid.
In construing this instrument, it is under may be more than one person; that if the contemplural; that the singular pronoun means and it that, generally, all grammatical changes shall be equally to corporations and to individuals. IN WITNESS WHEREOF, the first par poration, it has caused its corporate name to a authorized thereunto by order of its Board of Dated August 15, 1983, 19	or this transfer, stated in terms of dollars, is \$ or includes other property or value given or promised which is estood and agreed that the first party as well as the second party at so requires, the singular shall be taken to mean and include the includes the plural, the masculine, the feminine and the neuter and be made, assumed and implied to make the provisions hereof apply atty above named has executed this instrument; if first party is a cor- be signed hereto and its corporate seal affixed by its officers duly irrectors. Johnny Lee Jarchand Eligan Diane Marchand
offix corporate seal) (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGONX, CALIF. A CICLES, St., County of Dynama, S.	STATE OF OREGON, County of)ss.
The foregoing instrument was acknowledged before me this August 29,19 83, by	
OKOGON to-mits sufficiently stee Marchandsandsa test b in Ellynn Diane Marchands Staut and Indeptedness secured Notary Public for Opens	corporation, on behalf of the corporation,
My commission expires: 7-4 8 CALIF and the state of the s	STATE OF OREGON,) (SEAL) ana. County of Klamath) County of Klamath) County of Klamath)
PHYLLIS R'BOYDSTUN 25 Dug better of the policy of the poli	on indetant and said morrage or three over pend one were its so which one was a result of May and A.D. 19 85 eres or as ten file accorded in Vol. 1885 of a second
hereinafter called the second party; WITNESSE	EVELYN RIFHNI COURTY Clock

EVELYN BIEHN, County Clerk

hereinniter called the second party; WITNESSET'H: Internative called the first party, and ... Edward .C. .. Done and Jeay THIS INDENTURE Letween John W. Lee, E. Ellynn D.

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