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Markeller Strand Markeller (1990) ACAU TO Strand Free Strand S

Hits (herein "Borrower"), - Transamerica Title Dissueration (Carrier and Carrier and Carr

Superioritements, tents (subject lionever to the rights and authorities given herein to Lender to collect and apply such math), royalties, mineral, oil and gas rights and profits, water, water rights, and water stock, and all fixtures now or and remain a part of the property covered by this Deed of Trust, and all of the foregoing, together with said property (or the fraschold estate if this Deed of Trust is on a leasehold) are herein referred to as the "Property"; houses (or with each to the property covered by this Deed of Trust, and all of the foregoing, together with said property bubbles (or the fraschold estate if this Deed of Trust is on a leasehold) are herein referred to as the "Property"; houses (or with each to the repayment of the indebtedness evidenced by Borrower's note dated. September (attrust remet to under the the principal sear of the indebtedness evidenced by Borrower's note dated. September (attrust remet to under the trust remet remet to the property "Deltars, with interest thereon, providing for monthly installments

Order: 277, in a (acrem "Fole") and the principal search of a statistic sector of an analysis of the sector of the increases of the increases of the increases. If not sound public due and payable on . December: In accordance browship to protect the security of this Deed of Trust; and the performance of the covenants and egreements of Berrower herein contained; and (b), the repayment of any future advances, with interest thereon, made to Borrower by Londer pursuant to paragraph 21 hercof. (herein "Future Advances").

Bornower coversatis that Bornower is in virtuely seried of the estate hereby conveyed and has the right to grant and convey the Property chan the Property is amencimbered, and that Borrower will warrant and defend generally the title to the Property stillet all vising and commits, subject to any destructions, cancernes or restrictions fixed in a schedule of supplicit to coverage in any title insurance policy insuring Londer's inseres in the Property.

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Detected frust and ground reasts on the Property if any plus one-twelfth of yearly premium installments of hazard initially and from plus one-twelfth of yearly premium installments for more gas and reasonable estimates thereo. The Funds shall be held if an institution the deposition of the source of which are insured of guaranteed by a Federal or insurance premiums and assessments and bills and reasonable estimates thereo. The Funds shall be held if an institution the deposition of a decision of the funds in and reasonable estimates thereo. The funds shall be held if an institution the deposition of a decision of the funds and reasonable estimates thereo. The funds shall be held if an institution the deposition of a decision of the funds and reasonable estimates thereo. The funds shall be held if an institution the deposition of a decision of which are insured of guaranteed by a Federal or insurance premiums and account whiles being and compare and bills and reasonable estimates thereo. The funds shall be held if an institution the deposition of a decision of which are insured of guaranteed by a Federal or insurance premiums and account whiles being and compare and only and an institution. The funds shall be held if an institution the deposition of accounts of which are insured or guaranteed by a Federal or insurance premiums and account whiles being and bills and bills and reasonable estimates thereo. The funds shall be held if an institution the deposition of accounts of which are insured or guaranteed by a Federal or insurance premiums and account is such a charge. Borrower and Lender funds and apply the funds and applying the funds, analyzing said account permission the reasonable estimates on the funds. Lender is a such a name and on the principal and applying the funds and applying the funds, analyzing said account permission the funds and and account of the funds and applicable law and any applying the funds. Lender is and account permises and interest on the sum a charge. Borrower and Lender fun

requires such interest to be paid. Lender shall not be required to pay Borrower any interest or earnings on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds showing as additional security for the Bunds and the purpose for which each debit to the Funds was made. The Funds are pladged as additional security for the sums secured to the anount of the Funds held by Lender, together with the future monthly installments of forths and subsequent to the anount of the Funds and the comparison of the future monthly installments of Funds, payable prior, to an an anount of the Funds of the funds of the future future future monthly installments of Funds, payable prior, to assessments in instances by the future of the future future future future future future future for the future of the subsective of the future of the funds of the future provery transmits instances by the future of the future futur

All manuate policies and reasonals thereof shall be in form acceptable to Lender and shall include a standard mortgage change in favor of and in form acceptable to Lender. Lender shall have the right to hold the policies and renewals thereof, and Berrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by Barrower.

and Berrower deal promptly familia to Lender all renewal notices and all recipies to boild the policies and renewals therefs, by Barrower, drawing access to the immanance camiter and Lender. Lender may make proof of loss if not made promptly the Barrower drawing agree to writing, immanance proceeds shall be applied to restoration or repair of the Property dismodel. An ovided access target on a second by this back of loss if not made promptly the barrower drawing agree to writing, immanance proceeds shall be applied to restoration or repair of the impairment, the immunol and the access, if any proceeds shall be applied to the intervent of this Deed of Trust would be impaired to the property of an other proceeds shall be applied to the impairment of the Deed of Trust would be impaired to the proceed shall be applied to the access, if any, paid is a tother that the immunol fails to respond to Lender the access, if any, paid is a tother to Barrower and the deal of the access, if any, paid and the the access is an all of the property be able of Trust would be to be applied to the access, if any paid to the access is an all of the property be able of Trust. We applied to the access is an all of the access is an all of the able able of the able of the able of the able of the able of the

any action bases apparatic law, Nothing companed in this paragraph 7 shall require Lender to incur any expense of take any action bases and in the second that Lander shall give address notice prior to say such inspection specifying reasonable cause therefor related to Lender's and second second

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9. Contenuation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condennation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned

and shall be paid to Lender. In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Deed of Trust, with the excess, if any paid to Borrower. In the event of a partial taking of the Property, unless Borrower and Lender otherwise agree in writing, there shall be applied to the sums secured by this Deed of Trust such proportion which the amount of the sums secured by this Deed of Trust such proportion of the proceeds taking bears to the fair market value of the Property immediately prior to the date of taking, with the balance of the proceeds paid to Derrower.

paid to Derrower. If the Property is abandoned by Borrower, or if, affer notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages. Borrower fails to respond to Lender within 30 days after the date such or fails to respond to Lender within 30 days after the date such or fails to respond to Lender's option, either to restoration or repair of the Property or to the sums secured by this Deed of Trust. Unless Lender and Borrower otherwise agree in writing, any such application of proceeds to principal shall not extend or postpone the due date of the monthly installments referred to in paragraphs 1 and 2 hereof or change the amount of

and perspect the the the formed of the monthly instantiates referred to in perspective and 2 meters of change income and a monthly instantiation of the time for payment or modification of amortization of the sums secured by this Deed of Trust granted by Lender to any successor in interest of Borrower shall not operate to release, in any manner, proceedings against such accessor or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Deed of Trust granted by Lender to any demand made by the original Borrower and Borrower's successors in interest. Lender shall not be required to commence secured by this Deed of Trust by reason of any demand made by the original Borrower and Borrower's successors in interest. The procurse by Lender to a Waver, Any forbearance by Lender in exercising any right or remedy hereunder of the summer of insurance or the payment of taxes or other liess or charges by Lender in exercising any right or remedy hereunder of insurance or the payment of taxes or other liess or charges by Lender shall not be a waiver of Lender's 12. Remedies Cases leave. All remedies provided in this Deed of Trust or adjorded by law or equity, and may be exercised concurrently, independently or successively.

12. Hereadies Camerature. All remiedies provided in this Deed of Trust are distinct and cumulative to any other right measured.
and the second of the provisions of principal basis and Several Listingy Capitons. The covenants and agreements, herein and set of this been of the provisions of principal basis doerenders. All covenants and assigns of Lender and Derrower the provisions and the principal to the provisions of the principal to the principal tothe principal to the principal to the principal to the princip

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To This regardless 2 color periods and periods and periods and period of the Deed of Trust. Said note or notes, together and The undersigned is the holder of the none or notes accured by this Deed of Trust. Said note or notes, together which all other independent this Deed of Trust, have been paid in full. You are hereby directed to cancel and note or notes, and this Deed of Trust, which are delivered beacby, and to reconvey, without warranty, all the ense now held by you under this Deed of Trust to the person of persons legally entitled thereton to require the person of persons legally entitled thereton to require the person of persons legally entitled thereton the person of persons legally entitled thereton to require the person of persons legally entitled thereton to require the person of persons legally entitled thereton and the person of persons legally entitled thereton to require the person of persons legally entitled thereton to require the person of persons legally entitled thereton to require the person of the person of the person of the person of the persons the to require the person of the persons the person of the person of the persons the to be the person of the persons the person of the person of the persons the person of the persons the perso

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