CHARLES D. & NELLIE M. McDOWELL; Safeco Title Insurance of the second set of the sec		wood and Vol MTS Page	9951
CHARLES D. & NELLTE Martine Control of the Control	day of JUNE o cost and	19 85 Stratt and to be a	Avga Baribuits At
CHARLES D. & NELLIE M. McDOWELL, Safeco Title Insurance Co.	husband and wife	energian and the management of the second	
Safeco Title Insurance Co.	na nati si ambi busi yana wisa. Ta na nati si sa nati nati	Bound en avail a Schlersen active	, as Grantor,
<u>COLLECT DESIGN</u>	er di su su di stati di su di sun data	n berting bin independent of the second s	as Trustee, and
Grantor irrevocably grants, bargains, sells and conveys t	WITNESSETH:	Businessen der Geboure angele	, as Beneficiary,
	a detect in trust, with power of	talo the	
Lot 30, FAIR ACRES SUBDIVISION, accord office of the County Clerk of Klamath		County, Oregon	1, described as:
	Jaza - 17 Oregon.	an a	
	*85 JUN 20	AH 11 49	en 1990 - Andrew State 1990 - Andrew State
which real property is not currently used for agricultural, ti ments and appurtenances and all other rights thereunto belo thereof and all fixtures now or thereafter attached to or used For the purpose of securing: (1) Payment (1)	imber or grazing purposes, togen onging or in anywise now or here	ther with all and singular the teneme	ants, heredita-
For the purpose of securing: (1) Payment of the indeb even date herewith, made by grantor, payable to the order Payments of \$ 16,282,80, payable in _120 of% with an Amount Financed of \$ (2) performance of each agreement of grantor herein contair pursuant to the terms hereof, together with interest thereon as To protect the security of this taut doed	of beneficiary at all times, in t	rges evidenced by a Retail Installmen he manner as therein set forth he	t Contract of
to the lenns nereor, together with interest thereon a	s herein provided.	is expended or advanced by benefic	ary under or
 To keep said property in good condition and repair; no and in good and workman-like manner any building which m for labor performed and materials furnished therefor; to com ments to be made thereon; not to commit or permit waste th law; and do all other acts which from the character or use of excluding the general. 	ot to remove or demolish any b hay be constructed, damaged or ply with all laws affecting said hereof; not to commit, suffer or f said property may be reasonabl	uilding thereon; to complete or resto destroyed thereon and to pay when o property or requiring any alterations permit any act upon said property in	Dre promptly lue all claims or improve- violation of
2. To provide, maintain and deliver to beneficiary insuran beneficiary. The amount collected under any fire or other hereby and in such order as beneficiary may determine, or at released to grantor. Such application or release shall not cure pursuant to such notice.	nce on the premises satisfactory insurance policy may be applied option of beneficiary the entire or waive any default or notice	to the beneficiary and with loss part by beneficiary upon any indebted amount so collected or any part the	yable to the ness secured reof may be
To pay all costs, fees and expenses of this trust including in connection with or enforcing this obligation.	the cost of title search as well as	other as	ny act done
in connection with or enforcing this obligation, and trustee's att 4. To appear in and defend any action or proceeding pur trustee; and to pay all costs and expenses, including costs of e any such action or proceeding in which beneficiary or trustee ma 5. To pay at least ten (10) days prior to del	formey's fees actually incurred as porting to affect the security h widence of title and attaced	permitted by law.	ee incurred
5. To pay at least ten (10) days prior to delinquency all ta tharges and liens with interest on the property of	exes or assessments affecting the	Property As	i by law, in
vithout obligation to dependent any of the above duties to ins	Ure or preserve the subtant		1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
Inclary may, for the purpose of exercising said power; enter on porting to affect the security hereof or the rights and powers of ien, which in the judgement of beneficiary may incur any liabi herefor including cost of evidence of title, employ counsel and emand all sums expended hereunder by beneficiary, together w ntil paid, and the repayment of such sums are secured hereby	to the property; commence, app beneficiary; pay, purchase, cont lity, excend what was	necessary to protect the security her bear in or defend any action or proces est or compromise any encumbrance	er, perform eof. Bene- eding pur- , charge or necessary
a matually agreed that:			
7. Any award of damages in connection with any condemnat signed and shall be paid to beneficiary who may apply or rele pove provided for disposition of proceeds of fire or other insurar 8. If all or any part of the proceeds of fire or other insurar	tion for public use of or injury ase such monies received by it in	to said property to any part thereof n the same manner and with the same	is hereby
cluding (a) the creation of a lien or encumbrance subordinate buschold appliances or (c) a transfer by devise, descent or by or clare all the sums secured by this Trust Deed to be immediated ior to the sale or transfer, Beneficiary and the person to whom edit of such person is satisfactory to Beneficiary and that the in neficiary shall request.	s sold or transferred by Granto to this Trust Deed, (b) the cre peration of law upon the death of y due and payable, Beneficiary n the Property is to be sold or t interest payable on the sums secu	r without Beneficiary's prior written ation of purchase money security in of a joint tenant, may, at Beneficiary shall have waived such option to accuransferred reach agreement in writing red by this Turke Decide	consent, terest for 's option, elerate if, that the
9. Upon any default by grantor, the beneficiary may at any t equacy of any security for the indebtedness secured, enter upo on and taking possession of the	ime, without notice, either in p	erson or by agent, and without rega	III rate as

ty for the indebtedness secured, enter upon and take possession of the property of any part of it, and that the entering sion of the property shall not cure or waive any default or notice of default or invalidate any act done pursuant to such the property or any part of it, and that the entering notice.

10. Upon default by grantor in payment of any indebtedness secured or in his performance of any agreement, the beneficiary may declare all TO. Upon default by granter in payment of any indepteeness secured or in his performance of any agreement, the beneficiary may declare all sums secured immediately due, and payable. In such event beneficiary at its election may proceed to foreclose this trust deed in equity in the event, the beneficiary of the trustee shall execute and cause to be recorded its written notice of default and its election to sell the said described to foreclose this trust deed by law for most secured hereby and proceed to foreclose this trust deed by advertisement and sale. In the latter real property to satisfy the obligations secured hereby and proceed to foreclose this trust deed in a manner provided by law. real property to satisfy the obligations secured hereby and proceed to foreclose this trust deed in a manner provided by law.

11. If after default and prior to the time and date set by trustee for the trustee's sale, the grantor or other person pays the entire amount then due under the terms of the trust deed and the obligation secured thereby, the grantor or other person making such payment shall also pay to the beneficiary all the costs and expenses actually incurred in enforcing the terms of the obligation as permitted by law.

12. Upon any default by grantor hereunder, grantor shall pay beneficiary for any reasonable attorney's fees incurred by beneficiary consequent to grantor's default.

13. After a lawful lapse of time following the recordation of the notice of default and the giving or notice of sale the trustee shall sell the property as provided by law at public auction to the highest bidder for cash payable at the time of sale. Trustee shall deliver to the purchaser a deed without express or implied warranty. Any person excluding the trustee may purchase at the sale.

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14: When the trustee sells pursuant to the powers provided, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including lawful fees of the trustee and the reasonable fees of trustee's attorney, (2) the obligations secured by this trust deed, (3) to all persons and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus. and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 15. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee named herein or any trustee appoint and without conveyance to the successor trustee the latter shall be 15. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee named herein or successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be used or appointed hereinder.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, successors and assigns. The term heneficiary shall mean the holder and owner incluiding oledgee of the Retail Installment Contract secured hereby, whether

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, successors and or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the plural and the neuter and the singular number includes the plural.

IN WITNESS WHEREOF, the graptor has hereunto set his hand and seal the day and year first above written. CHARLES D. McDOWELL' Witness IE M. MCDOWELL Sil 10 Water Carpo to engenetico product STATE OF OREGON, Grantor ra amperio toto. Constant and the second s ે છે. તે છે. County of souther and the set $c_{2}c_{3}$ KLAMATH Personally appeared the above named <u>ROBERT L-WEBB</u> SS ied to which our of nanne. foregoing instrument to be CHARLES D Before me: RENEE M. STUCKEY & NELLIE M. MCDOWELL voluntary act and deed. Red Fod the Windows 100000 My commission expression 5 5 Ài∉ A ilom 5 70 101) Nicolat Best 202 Notary Public -120-88 1. 11 STATE OF OREGON 13 MALLE, DELIGIO ASSIGNMENT enner vitterbögst til vord COUNTY OF KLAMATH Hansa For value received, <u>SO</u> gn and set over to American SOLAR *: ENERGY EQUITEMENT DESIGN irican Savers Mortgage Corporation, an Oregon corporation, the within Trust Deed and the indebtedness secured thereby. day of Witness was dans capit to 11 1aztin ENERGY EQUIPMENT DESIGN By ASSIGNMENT - FOR VALUE RECEIVED, the receipt and sufficiency of which is hereby ackno ASSIGNMENT - FOR VALUE RECEIVED, the receipt and sufficiency of which is hereby acknowledged and confessed, Assignor hereby sells, assigns, transfers, and sets over to American Savings & Loan Assoc., Lake Jackson, Texas, this Deed of Trust, and the Retail Installment Contract together with all of Assignor's A EXECUTED THIS ASSIGNOR: AMERI AVERS MO AGE CORPORATION STATE OF OREGON County of Multinomah Personally appeared the above named SS foregoing instrument to b Robert tii C. Buxman Before me hi nd acknowledged the voluntary act and deed. My commission expires: 11-08-88 Notary Public TRUST DEF ويرة يستثني المادشة en field the second description of the second s Ster -STATE OF OREGON County of____ Klamath Grantor TO I certify that the within instrument was received record on the 23th day of (DON'T USE THIS for record on the SPACE; RESERVED aday of FOR RECORDING at_11:49 LABEL IN COUN. , 19 M85 A Beneficiary M., and recorded page 9951 in book _ TIES WHERE AFTER RECORDING RETURN TO: Record of Mortgages of said County. on page AMERICAN SAVERS MORTGAGE CORP. USED.) 9320 SW BARBUR BLVD. SUITE 255 Witness my hand and seal of County affixed. PORTLAND, OR 97219 #44-001765-7 EVELYN BIEHN, County Clerk County Clerk Recorder By_ 2.1 Fee \$9 00

Deputy