To Ballord J-25-85 to Correct a) Assignment Signature of Robert size of the second state of the second sta	c. Businen 44-001666-7. Vol. M85 Page	ZACA
Saleco Title Insurance Company Husband and wife		and the second second
		., as Grantor, Trustee, and
		Beneficiary,
WITNESSETH: WITNESSETH:	, di	beneficiary,
Grantor irrevocably grants; bargains, sells and conveys to trustee in trust, with power of sale KI,AMATH	, the property in	an jaan i Statioon oo
Handler - Handler and and the you and they want t	County, Oregon, c	
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which real property is not currently used for agricultural, timber or grazing purposes, together ments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter thereof and all fixtures now or thereafter attached to or used in connection with said real estate: For the purpose of securing: (1) Payment of the in the inclusion of the security of the s	with all and singular the tenement	s, heredi ta-
For the purpose of securing: (1) Payment of the indebtedness and all other lawful charges even date herewith, made by grantor, payable to the order of beneficiary at all times, in the m Payments of \$ 16, 282, 80, payable in 120, monthly installments of \$ 135, 6 (2) performance of each agreement of grantor herein contained; and (3) payment of all sums ex pursuant to the terms hereof, together with interest thereon as herein provided. To protect the security of this trust deed, grantor agrees: 1. To keep said property in good condition and repair; not to remove or demolish any building for labor performed and materials furnished therefor; to comply with all laws affecting said property law; and do all other acts which from the character or use of said property may be reasonably nec	y with an Annual Percer extensions, renewals or modification pended or advanced by beneficiary ng thereon; to complete or restore	a lotal of ntage Rate is thereof; / under or promptly
2. To provide, maintain and deliver to beneficiary insurance on the premises satisfactory to the beneficiary. The amount collected under any fire or other insurance policy may be applied by hereby and in such order as beneficiary may determine, or at option of beneficiary the entire amo pursuant to such notice. 3. To pay all enter the previous states and the premises satisfactory to the previous states and the previous state	cessary; the specific enumerations h he beneficiary and with loss payab beneficiary upon any indebtedness punt so collected or any part thereo lefault hereunder or invalidate any	erein not le to the secured
3. To pay all costs, fees and expenses of this trust including the cost of title search as well as othe in connection with or enforcing this obligation, and trustee's attorney's fees actually incurred as perm 4. To appear in and defend any action or proceeding purporting to affect the security hereoi any such action or proceeding in which beneficiary or trustee may appear it and attorney's fees in a security hereoi any such action or proceeding in which beneficiary or trustee may appear.	r costs and expenses of the trustee nitted by law.	incurred
5. To pay at least ten (10) days prior to delinquency all taxes or assessments affecting the	by a sum as permitted by	law, in
without obligation to do so and without notice to or demand on grantor and without releasing grantor or cause to be performed the same in such manner and to such extent as beneficiary may deem neces ficiary may, for the purpose of exercising said power; enter onto the property; commence, appear in lien, which in the judgement of beneficiary may include and powers of beneficiary; pay, purchase, contest or therefor include a context of beneficiary may include any limit to ware the property.	this trust deed, then beneficiary m or from any obligation hereunder, p ssary to protect the security hereof, n or defend any action or proceedir compromise any encumbrance of	ay, but lerform Bene- Ig pur-
It is mutually agreed that:	at a rate of ten percent (10%) per a	annum
7. Any award of damages in connection with any condemnation for public use of or injury to sa above provided for disposition of prevention of prevention of prevention of prevention.	id property to any part thereof is same manner and with the same ef	sereby
excluding (a) the creation of a lien or encumbrance subordinate to this Trust Deed, (b) the creation household appliances or (c) a transfer by devise, descent or by operation of law upon the death of a jo declare all the sums secured by this Trust Deed to be immediately due and payable. Beneficiary shall l prior to the sale or transfer, Beneficiary and the person to whom the Property is to be sold or transfe Beneficiary shall request.	nout Beneficiary's prior written co of purchase money security intere bint tenant, may, at Beneficiary's of have waived such option to acceler arred reach agreement in writing the	nsent, ist for otion, ate if, at the
9. Upon any default by grantor, the beneficiary may at any time, without notice, either in person idequacy of any security for the indebtedness secured, enter upon and take possession of the property shall not cure or waive any default or notice of default and to be property and take any default or notice of default and take any default or notice.	or by agent, and without regard t y or any part of it, and that the ent	o the
10. Upon default by grantor in payment of any indebtedness secured or in his performance of any agr ums secured immediately due and payable. In such event beneficiary at its election may proceed to f nanner provided by law for mortgage foreclosures or direct the trustee to foreclose this trust deed by event the beneficiary or the trustee shall execute and cause to be recorded its written notice of default and pal property to satisfy the obligations secured hereby and proceed to foreclose this trust deed by the beneficiary of the trustee shall execute and cause to be recorded its written notice of default and the beneficiary bit the obligations secured hereby and proceed to foreclose this trust deed by the bit the bit of the secure of the bit of the	reement, the beneficiary may declar oreclose this trust deed in equity in advertisement and sale. In the la nd its election to sell the said descri	such re all i the itter
be under the terms of the trust deed and the obligation secured thereby, the granter or othereby	her person pays the entire amount t	ben in the second s
2. Upon any default by grantor hereunder, grantor shall pay beneficiary for any reasonable attention	mitted by law.	/ to
3. After a lawful lapse of time following the recordation of the notice of default and the giving or r deed without express or implied warranty. Any person excluding the trustee may purchase at the sale.	notice of sale the trustee shall sell Trustee shall deliver to the purcha	the ser

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was neverily recuriced fields subsequent to the inforest of the boarding	and an and a state of the state
and (4) the surplus, if any, to the grantor or to his successor in intere	est entitled to such surplus
15. For any reason permitted by law the baseficiant man for	me to time appoint a successor or successors to any trustee named herein or
This deed applies to inures to the boosfit of and binds of	
or not named as a beneficiary herein to construing this dood and wh	eto, their heirs, legatees, devisees, administrators, executors, successors and luding pledgee, of the Retail Installment Contract secured hereby, whether henever, the context so requires, the masculine gender includes the feminine
and the neuter, and the singular number includes the plural.	inside structures, the masculine gender includes the feminine
IN WITNESS WHEREOF, the grantor has hereunto set his hand ar	nd seal the day and year first above written.
Thekard K Jelmson	\mathbf{x} (a) $\{\mathbf{z}_{\mathbf{r}}, \mathbf{y}\}$
Witness	W. BRADLEY REED Grantor
Witness	Giantor
Kichand K Allanson	x alogia J. Roed
	GLORIA J. REED Grantor
a there bet much and the Witness methodics antisered to wan advise a structure to the source device.	
STATE OF OREGON.	
County of KLAMATH [] [] [] [] [] [] [] [] [] [] [] [] []	
foregoing instrument to be W. BRADLEY & GLORIA J. RE	aft acknowledged the
Before me:RENEE M. STUCKEY	voluntary act and deed.
Buna Matucke	COMOL UT BOAL STREET AND STA NOTARY Public
evolution to evolve the evolve of the properties and the terms as the	a district distance of the second
STATE OF OREGON	GNMENTAR Example A construction of the second se
COUNTY OF KLAMATH	an statistica and a statistical and a s a statistical and a st
For value received, <u>SOLAR ENERGY EQUIPMENT DES</u>	SIGN A standard and the second s
essign and set over to American Savers Mortgage Corporation, an Oregon corpore This 29 day of APRIL 10-85	ation, the within Trust Deed and the indebtedness secured thereby.
	DealerSOLAR_ENERGY_EQUIPMENT_DESIGN
Witness:	By hand strett
The second secon	By: pran accurate
ASSIGNMENT - FOR VALUE RECEIVED, the receipt and sufficiency of wi	hich is hereby acknowledged and confessed, Assignor hereby sells, assigns, transfers,
and sets over to American Savings & Loan Assoc. Lake Jackson, Texas, this right, title and interest in and to the other property therein described.	nich is hereby acknowledged and confessed, Assignor hereby sells, assigns, transfers, Deed of Trust, and the Retail Installment Contract together with all of Assignor's
EXECUTED THIS day of May 19 fd	ASSIGN
25th July 1985	ASSIGNOR:
 A state of the s	Indate tal
(in the second s Second second secon second second sec	for C. Dungan A. Y
STATE OF OREGON	Reform Mai
	My commission Expires 7.1480
Personally appeared the above named Robert C. Buxman	at antimumente no seas seas a su
Storegoing instrument to be	volumentary act and deed.
Before me: Miller S. Harr	My commission expires: 3-9-89
	Notary Public
Albor Lot 21 and that portion of Lot 20 plat thereof on file in the office of the	, JUNCTION ACRES, according to the official
more particularly described as follows:	, JUNCTION ACRES, according to the official the County Clerk of Klamath County, Oregon,
Beginning at an iron pin alt i	
Acres, as filed in the County Clerk's Of	Southeast corner of Tract 20 of Junction
20 a distance of 37 / foot it, thence West	terly parallel to the South line of There
N VILL VI IIdul /U a distance - 6 /// a a	The second by parallel to the Part 1.
South Line of Trees 20 which of way lin	ne of the County Road: thence Face al
Road, a distance of 37.4 feet, more or le	
	ess, to the point of beginning.
STATE OF OREGON: COUNTY OF KLAMATH:ss	
record on the 20th day of May	nent was received and filed for
and duly recorded in Vol May A	Mortgages
INDEALES/	· page
Read A land	EVELYN BIEHN, COUNTY CLERK
	by: 1Am Amilto Deputy

11906

STATE OF OREGON: COUNTY OF KLAMATH: ss.

of <u>July</u>	equest of A.D., 19 <u>85</u> at <u>2:07</u> of Mortgages	o'clockPM., and	the day d duly recorded in Vol M85, 11904
FEE \$13.(00	Evelyn Biehn By	County Clerk