Promisor Services	T DEED HISTORY DESCRIPTION OF THE CONTROL OF THE CO	one the cost (2) the onligand	TOBER Soal stowers	19 85 between	T LEIWEI PHIDES
Sarecontitle:	nsurance Companyous to to	me to time appoint a success	And and wile	u hi sakong edi di Jan 11 ja	, as Grantor
SC	DLAR ENERGY ECHTPM	mone, and contact contoctac	mindro recessories	u tra jeul ye burkenee nga Karamatan da karama	ੂਰ _, as Trustee, an
traction of bather	o , est din successor rosses di est MATTIGE EQUITORISTATE EXCESSOR Viscos, edministratore excessor il lossellorent Constant escentes	ENT DESTGN	4 desired the residence.	to steel to the time of the sequence	, as Beneficiary
	corus : 1011/1010 Ineralicizati ii vocably grants) bargains; sells ai				
	CAS IN	KLAMATH	G WIUI DOWEL AT CALA +	ne property in	or not named at a
	Tipurity 94009 A	आत कर प्रचाद प्रहास होता है है है है	Ollan sur 15, million	County, Ore	on, described as
	O Section	3. Marcala 6	HEU 4 AHII	12	
ing to a group of the contract	- management and the company of the	AP .V OGRADGE SEE ATTACHED.	A CONTRACTOR OF THE PROPERTY O		
	101neid	1.11-1	The symmetric section will be a supplying the section of the secti		
	Zorowo WAD	CYNTHIA A. PA			والمستعدد والمستعدد
ments and appuri thereof and all fix	rty is not currently used for a tenances and all other rights th tures now or thereafter attache	gricultural, timber or grazing pereunto belonging or in any ed to or used in connection y	g purposes, together w wise now or hereafter a	ith all and singular the tene oppertaining, and the rents, i	ements, heredita- issues and profits
Payments of \$1 per of \$1 p	ose of securing: (1) Payment th, made by grantor, payable in 500 — 8, with an Amount of grantor, the security of this trust deed, grand property in good condition workman-like manner any builed and materials furnished the	of the indebtedness and all to the order of beneficiary 120 monthly instal financed of \$.8,000.000 erein contained; and (3) parest thereon as herein provide to agrees:  and repair; not to remove of ding which may be constructed for; to comply with all large to the order of the construction of the construc	other lawful charges e at all times, in the ma Iments of \$ 133 1, and any exyment of all sums exped.  The demolish any building ted, damaged or destronted are serving safecting safe.	videnced by a Retail Installr inner as therein set forth, h 3	ment Contract of laving a Total of Percentage Rate lications thereof, eficiary under or estore promptly en due all claims
excluding the gene 2. To provide, beneficiary. The hereby and in such released to granton pursuant to such in	maintain and deliver to bene amount collected under any order as beneficiary may det . Such application or release otice.	ficiary insurance on the pre- fire or other insurance police termine, or at option of ben shall not cure or waive any	may be reasonably nec mises satisfactory to the cy may be applied by eficiary the entire amo default or notice of d	essary; the specific enumera the beneficiary and with loss beneficiary upon any indebunt so collected or any part efault hereunder or invalidation	y in violation of tions herein not payable to the tedness secured thereof may be
in connection with	sts, fees and expenses of this to or enforcing this obligation, a land defend any action or p all costs and expenses, include proceeding in which beneficiar	rust including the cost of title and trustee's attorney's fees a	e search as well as othe ctually incurred as pern	r costs and expenses of the thickness of	trustee incurred
5. To pay at le charges and liens w	ast ten (10) days prior to deli	y or trustee may appear. nquency all taxes or assessm	ents affecting the pro	perty: to pay when does all	itted by law, in
without obligation or cause to be perficiary may, for the corting to affect the lien, which in the jumps of the perfor including	ith interest on the property or list to perform any of the above to do so and without notice to comed the same in such manner purpose of exercising said pose security hereof or the rights udgement of beneficiary may cost of said pose of such such said pose of such such said pose of saids.	e duties to insure or preserve or demand on grantor and er and to such extent as bene ower; enter onto the proper and powers of beneficiary; p inter any liability, expend y	the subject matter of without releasing grant ficiary may deem necesty; commence, appear in any, purchaste of whatever amounts in its commence of the second	f this trust deed, then benef or from any obligation here ssary to protect the security n or defend any action or p r compromise any encumbr	iciary may, but under, perform hereof. Bene- roceeding pur- ance, charge or
It is mutually agn	eed that:		an (	ミング シェステム	Brokentata 🦠
7. Any award of	damages in connection with	any condemnation for publi y apply or release such mon	c use of or injury to s les received by it in the	aid property to any part the	ereof is hereby
8. If all or any xcluding (a) the crousehold appliance eclare all the sums rior to the sale or	part of the property or an in eation of a lien or encumbran so or (c) a transfer by devise, or secured by this Trust Deed to transfer, Beneficiary and the parties of the p	terest therein is sold or trance subordinate to this Trust descent or by operation of labeling the interest of the immediately due and paperson to whom the Property and that the interest payab	sferred by Grantor wi Deed, (b) the creation w upon the death of a vable. Beneficiary that	thout Beneficiary's prior wan of purchase money securi	ritten consent, ty interest for ciary's option,
decuacy of any con	ault by grantor, the beneficiar urity for the indebtedness seession of the property shall r	y may at any time, without	notice either in nome		
ims secured immed anner provided by rent the beneficiary	by grantor in payment of any i liately due and payable. In su law for mortgage foreclosure of the trustee shall execute an	indebtedness secured or in hi ich event beneficiary at its e s or direct the trustee to fo nd cause to be recorded its w	s performance of any a election may proceed to reclose this trust deed	greement, the beneficiary mo foreclose this trust deed in by advertisement and sale.	nay declare all equity in the In the latter
te under the terms e beneficiary all the	of the trust deed and the object of the trust deed and the object of the costs and expenses actually be	igation secured thereby, the	e's sale, the grantor or grantor or other perso	other person pays the entire	
ent to grantor's de	fault.	itor snall pay beneficiary fo	r any reasonable attor	ney's fees incurred by hene	ficiary conse-
3. After a lawful operty as provided	lapse of time following the re-	cordation of the notice of c	lefault and the giving o	or notice of cale the server	- i i i i i i i i i i i i i i i i i i i
yzoged prm OR-004 (5/84)	ss or implied warranty. Any po	ersoniexcluding the trustee n	nay purchase at the sale	- i rastee Silali deliver to t	ine purchaser
				and the services of the services and the services are serviced as the service are serviced as the serviced are serviced are serviced as the serviced are serviced as th	

Politzia de Trinsbanda de Lango de Carres Is TWO the trusted selfs pursuant to the pawers provided, trustee shall apply the proceeds of sale to payment of (1) the expenses of the 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 are recorded liens subsequent to the interest of the peneliciary and the trust deed as their interest may appear in the order of their priority. 15. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee named herein and the successor of successors to any trustee na to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be 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 beneficiary shall mean the holder and owner, including pledgee, of the Retail Installment Contract secured hereby, whether the property is a particular than the holder and subspaces the property in the property is a particular than the force of the retail installment contract secured hereby, whether the property is a particular than the particular assigns. The term cenericiary shall mean the holder and owner, including pieuges, of the neutrinistallinent contract secured hereby, which is not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine. IN WITNESS WHEREOF, the graytor has hereunto set his hand and seal the day and year first above written. EDCARDO V. PAGAN O PAGAN STATE OF OREGON. work as seinten led, bingstille nouncement in KLAMATH Personally appeared the above named of as ROBERT I. SWEER to viscotioned to Andradto Ils hos peoblesco & CYNTHEA mike since the to incompanies out in voluntary act and deed. My commission expires **Notary Public** STATE OF OREGON STORE of innered unibland van dellamen Assignment COUNTY OF A RELEMATE an agreement the region and the construction of the contract of the contr e promises satisfactory to the beneficiary and with less payable to the SOLAR ENERGY EQUIPMENTODES GOVE STATE OF OREGON From many visibility of our periods are really sold as secretary of KILAHATH To batasiles as income and and whick State in matter. .... willing On this day before me appeared before me ASSIGNMENT - FOR VALUE RECEIVED, the receipt and sufficiency of which is hereby acknowledged and confessed, Assignor hereby sells, assigns, transfers, **Notary Public** ASSIGNMENT — FULL VALUE: RELES VED, the receipt and sufficiency of which its nereby 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 right, title and interest in and to the other property therein described. 19 Y 85 illeged as Assignor TO THE PROPERTY OF THE THE PROPERTY WITHOUT AND A PROPERTY OF COMPLETE TO COMPLETE TO STATE THE PROPERTY OF COMPLETE OF COMPLETE TO COMPLE nicy, expend whatever amounts in its absolute difference with the coverage reasonable feet. Grantor coverage is to page with the coverage of t 980/60, 70 riciary porting to ilen, vinst 10 arach Personal Participate in Prove Buxman Before the: 05 05 and acknowledged the voluntary act and deed. light, may, at Peneficiery's option OF EVORE ildi of elembrocous Thioi B of he by operation of law upon the death o My commission expires: 8. 11 3 Notary Public and the coson to whom the Property is a Household na oldnyca teatotti sili jest one 1 01 7017 biss rogardo V pagan and onered of radia to riber STATE OF OREGON or ta **Cynthia**, A. Pagan blancing to the late to ា នៅជាតិភពស sering alti bas anni. T County of g. Univ. manus of the agree ment, ioTheredicine, may incline the analysis of the property in the state of Samob I certify that the within instrument was received t of  $\gamma p_{ij}$ (DON'T USE THIS for record on the Solar Energy Equipment Design SPACE: RESERVED day of OF FOR RECORDING 19 Well in a manner provided by law. 2 200 LABEL IN COUN-M., and recorded O'clock in book Beneficiary TIES WHERE Record of Mortgages of said County. on page SE PROTECUSED. e obligation : OT NR WEST PAINED BY us secured thereby, the gran to amor and gramping in the Witness my hand and seal of County affixed, done of AMERICAN SAVERS MORTGAGE CORP. 102 cot you list you list to the list of your lists of 9320 S.W. Barbur Blvd. i llos lloris consust said the giving or not 266 and the lab land of the Total dell Portland, Oregon 97219 in whit out to who to enion of the national of delact County Clerk Recorder Βv Deput

PERCEL 1
A tract of land situated in the SE% of Section 7, Township 38 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at a 3/4" iron pipe on the Northerly right of way line of Longacre Road, said pipe being the Southwest corner of Tract "E" according to the recorded Survey No. 627 of the Klamath County Surveyor's Records, and lying North along the quarter line a distance of 644.6 feet and North 59° 53' 00" East along said right of way, a line a distance of 258.8 feet from the iron axle which marks the quarter section corner distance of 258.8 feet from the iron axle which marks the quarter section corner common to Sections 7 and 18, Township 38 South, Range 9 East of the Willamette Meridian; thence North 59° 53' 00" East along said right of way line 162.20 feet to a 5/8" iron thence North 59° 53' 00" West a distance of 218.69 feet to a 5/8" iron rod; rod; thence North 59° 53' 00" West a distance of 39.60 feet to a 5/8" iron rod; thence South 59° 53' 00" West a distance of 39.60 feet to a 5/8" iron rod; South 06° 04' 06" West along the West line of said Tract "E" of recorded Survey No. 627, a distance of 267.40 feet to the point of beginning.

PARCEL 2
A tract of land situated in the SE% of Section 7, Township 38 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Commencing at a 3/4" iron pipe on the Northerly right of way line of Longacre Road, said pipe being the Southwest corner of Tract "E" according to the recorded Survey No. 627 of the Klamath County Surveyor's Records and lying North along the quarter line a distance of 644.6 feet and North 59° 53' 00" East along said right of way, a distance of 258.8 feet from the iron axle which marks the quarter section corner distance of 258.8 feet from the iron axle which marks the quarter section corner common to Sections 7 and 18, Township 38 South, Range 9 East of the Willamette Common to Sections 7 and 18, Township 38 South, Range 9 East of the Willamette Common to Sections 7 and 18, Township 38 South, Range 9 East of the Willamette Common to Sections 7 and 18, Township 38 South, Range 9 East of the Willamette Common to Sections 7 and 18, Township 38 South, Range 9 East of the Willamette Common to Sections 7 and 18, Township 38 South, Range 9 East of the Willamette Common to Sections 7 and 18, Township 38 South, Range 9 East of the Willamette Common for South 60° 61.86 feet to a 3/4" iron pipe at the Southeast corner of South 60° 61.86 feet to a 3/4" iron pipe at the Northwest corner of South 60° 62' 18" West 223.97 feet to a 3/4" iron pipe at the Northwest corner of South 60° 62' 18" West 223.97 feet to a 3/4" iron pipe at the Northwest corner of South 60° 62' 18" thence South 60° 63' 60" East a distance of 39.60 feet to a 5/8" iron rod; thence South 20° 50' 66" East a distance of 218.69 feet to the true point of beginning.

STATE OF OREGON: COUNTY OF KLAMATH: ss.	the 4th day
	duly recorded in Vol
November A.D., 19 Went rooms on Page	7891
orEvelyn Dienu	County Clerk
FEE \$13.00	
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