give Grantor notice prior to any such inspection specifying reasonable cause therefor related to Beneficiary's interest in the Property.

EFC- TC- 4-OR DISTRIBUTION LEGEND: White Original -- Empire

8. Condemnation. The proceeds of any award of claim for damages; direct of consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Beneficiary, subject to the terms

Yellow - Buyer

Pink - Seller

15

84.46014822 Cranto Noj Released. Extensión edesc of the time for payment or modification of amortization of the sums secured hereby granted by Resetticiary to any successor in interest of Grantor shall in any manner release the liability of the original Grantor and Grantor's successors in interest. Beneficiary is not required to commence proceedings against such the cities of the sums sucured hereby by reason of any demand made by the original Grantor and Grantor's successors. Any forbearance by Beneficiary in exercising any right or remedy hereunder, or otherwise afforded by applicable line, shall not waive or precipite the exercise of any right or remedy. 10. Successors and Assigns, Co-signers. The covenants and agreements herein contained shall bind, and the rights hereunder shall inure to, the respective successors and assigns of Beneficiary and Grantor. All covenants and agreements of Granter shall be joint and several. Any Grantor who co-signs this Trust Deed, but does not execute the Contract acknowledges receipt of a direct or indirect financial benefit from the transaction, is cosigning this Trust Deed to grant and convey that Grantor's interest in the Property under the terms of this Trust Deed, and agrees that Beneficiary and any other Grantor may agree to extend, modify, forbear, or make any other accommodations with regard to the terms of this Trust Deed or the Contract, without that Grantor's consent and without releasing that Grantor or modifying this Trust Deed as to that Grantor's interest in the Property. 11. Notices. All notices to Grantor and Beneficiary shall be deemed to be duly given if and when mailed, with postage prepaid, to the respective addresses of Grantor and Beneficiary appearing on the first page hereof, or at such other address as Grantor or Beneficiary may designate in writing. 12. Governing Law; Severability. The state and local laws applicable to this Trust Deed shall be the laws of the jurisdiction in which the Property is located, subject to preemption by applicable Federal law. If any provision of this Trust Deed is prohibited by or uncuforceable under applicable law, such provision shall be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof. 13. Transfer of Property. If all or any part of the Property or any interest in it is sold on transferred (or if a beneficial interest in Grantor is sold or payment in full of all sums secured by this Trust Deeds unless prohibited by federal law. If thereficiary exercises this option, Beneficiary shall give Grantor notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which Grantor must pay allisums secured by this Trust Deed. If Grantor falls to pay these sums prior to the expiration of this period, Beneficiary may invoke any remedies permitted by this Trust Deed without further notice or demand on Granton.

140/Default. Upon the default by Grantor in payment of any indebtedness secured hereby or in performance of any agreement hereunder or under the Contract, Beneficiary may, after giving proper notice and time to cure as required by applicable law, declare all sums secured hereby immediately due and payable. Upon default, Beneficiary at its election may proceed to foreclose this Trust Deed in equity in the manner provided by law for mortgago forcelosures or direct the Trustee to foreclose this Trust Deed by advertisement and sale. In the latter event, Beneficiary or the Trustee shall executed and cause to be recorded its writteh notice of default and its election to sell the said described real property to satisfy the obligations secured hereby and proceed to foreclose this Trust Deed in a manner provided by law. 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 obligations secured thereby, the Grantor or other person making such payment shall also pay to Beneficiary all costs and expenses actually incurred in enforcing the terms of the obligation as permitted by law [Affet a lawful lapse of time following the recordation of the notice of default and the giving of notice of sale. Trustee shall Trustee shall sell the Property as provided by law at public auction to the highest bidder for cash payable at the time for sale. Trustee shall deliver to the purchaser a deed without express or implied warranty, any person, excluding Trustee, may purchase at the sale. The proceeds of such sale shall be applied (1) to the expense of sale, including reasonable attorney's fees and Trustee's compensation; (2) to pay the indebtedness herein secured or intended to be secured, with accrued Service Charge thereon; (3) to the persons legally entitled thereto.

15. Assignment of Rents. As additional security for the indebtedness secured hereby, Grantor hereby gives to and confers upon Beneficiary the right, power and authority to collect the rents, issues and profits of said Property, reserving unto Grantor the right, prior to default by Grantor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, to collect and retain such rents, issues and profits as they become due and payable. Upon any default, Beneficiary may at any time without notice, either in person, by agent or otherwise, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said Property or any part thereof, in his own name sue for or officerwise collect such rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection; including reasonable attorney's fees, upon any indebteds as secured hereby, and in such order as Beneficiary may determine The entering upon and taking possession of said property. The collection of rents, issues and profits and the application thereof as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

Reconveyance of payment of all sums secured by this Security instrument, Belieficiary shall request Trustee to reconvey the Property and shall surrender this Security Instrument and all notes evidencing debt secured hereby to Trustee. Trustee shall reconvey the Property without warranty to the persons legally entitled to it. Such persons shall pur any recordation costs and the Trustee's reconveyance fee.

17. Trustee Beneficiary, at its option that from time to time a move any Trustee and appoint a successor trustee to any Trustee by an instrument 17. Trustee: Benenciary, at its option, may from time to time remove any trustee and appoint a successor trustee to any trustee by an instrument executed and acknowledged by Beneficiary and recorded in the county in which the Property is focated. Without conveyance of the Property, the successor trustee shall succeed to all the fitte, power and duties conferred upon the Trustee herein and by applicable law.

18. Expenses. It is hereby expressly provided and agreed that if any action, suit, maker or proceeding be brought for the enforcement of this Trust.

Deed or in protecting and enforce the rights of and obligations to Trust Deed under any provision of this Trust Deed, including without limitation, taking any action in any involvency or bankruptcy proceedings concerning Trust Deed, and all such expenses shall be part of the sums secured hereby and shall bear Service Charge from the date paid of incurred by Beneficiary at the same rate as the Contract.

19. Flood Insurance. Grantor agrees to munitain flood silsifiance with Grantor as to spayer in an amount equal to the principal outstanding during the term of said Indebtedness pursuant to the Flood Disaster Protective Act (42 U.S.C. 40125) REQUEST FOR NOTICE OF DEFAULT AND FORE CLOSURE UNDER ANY SUPERIOR MORTGAGES OR DEEDS OF TRUST

Grantor requests that copies of the notice of default and notice of sale be sent to Giantin's address which is the Property Address. Grantor and Beneficiary request the holder of any mortgage, deed of trust or other encumbrance with a lien which has priority over this Trust Deed to give Notice to Beneficiary, at Beneficiary's address set forth on page one of this Trust Deed, of any default under the superior encumbrance and of a

IN WITNESS WHEREOF, Grantor has executed this Ten	
IN WITNESS WHEREOF, Grantor has executed this True	st Desd on the day and year first above written.
SHUPOT Vidences Line 1	NOTARIZEORIGINATEURIPERSON
odupor yidanganat yan yang bengti at hooft ang banahan yakusas Witness: Hada a mananat di digunakan hooft ang banahan yakusa	d inter-site for Zenzalia and Corp.
	NICTION TO A CONTRACT OF THE C
Anthering the second of the se	Name of Grantor, Satania Strickler LS.
nesseonal, whater, Seastfelery shall have the main to haid the conclusive standard with a time which has pelected expendity alter which has pelected expendity and the standard of the standar	oldergraph of the ball of the
20010 Start Vena Said-Alexander Control Start Control Said	Signature: Jon June 1940
STATE OF OREGON The property of C	ounty assemble of bearing time at a mention of the control of the
Historical Control of the House Control of the Hous	throughout any analysis and any and any and any and any any an
that it is in the second of the foregoing instrument as his/her/their of a life in the second of the	theo and any section of the section
Mr. Comparting of the Comparting of the special	and Seal that \$10 @ day of
My Commission expires: 36 89 1969	Notary Public
Gi Stilled meet milited king in a	
sary, then Beneficiary, at Beneficiary's onlish, upon notice to omeys free, and take such action a DEMICTRUNK , protect	g lo all moles and so long and
Their oter transfer at the control of the Control o	MAGNE OF UKCUUN. County of W1
	all the second of the second o
ent thereof Pseudone confined in this part Physical require	dayinf: February 1997 at 1:05 o'clock P.M
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	and recorded in Book. M97 on Page 4648 of the Record of Morrgages of said County
lada enjajtarest pati peti per penatura de Renaticio.	Record of Mortgages of said County, and a record of Mortgages of said County, and a record of Mortgages of said County affixed.
in the state of th	of Willess my hand and seal of County affixed
The state of the s	大量工具的企业企业的企业企业的企业企业企业企业企业企业企业企业企业企业企业企业企业企业
FIER RECORDING RETURN TO:	和最高的表情,就是一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个
FIER RECORDING RETURN TO: MEIRE FUNDING CORE TO SHEET A STREET OF LITTLE STREET OF THE	和最高的表情,就是一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个
MPREFINDING CORPORATION OF IT AND ALL AND A MET AND A ME	和最高的表情,就是一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个
THE RECORDING RETURN TO: Instrument of charles of the best of the property of	Tott Seems eldenseen untvicken aufwerden in der bestehen der bei Bereich eine elden eine bei bei bei bei bei bei bei bei bei be