	DAN 2 44-001438-1	NUT I	
	THIS TRUST DEED, made this X Jah		Vel. M§5 Page us at 2109
S	afeco Title Insurance Co	G. McGinnis & Marvin Cla	19 FJ between attents & Deborah Clemen & SGrantor as Trustee; and
and a se	ars Home Maintenance P-	Contraction of the second s	Deporan Clements Granter
	net i statu a sana taka a sana taka di dané kasa baga bab Dina sana sana sana sana sana sana sana s	and second provide a second se	A have not a submit of a submi
	Grantor irrevocably grants, bargains, sells and	Conveys to trustee in trust	d brie to recent one of recuring relings one and Aur entrees the recuring relings one and
*	and the second	Klamath	a Beneficiary, as Beneficiary, as Beneficiary, as Beneficiary, as Beneficiary, as Beneficiary, as a beneficiary, as a beneficiary, and an an array of a contract and an array and a set lange to the property in a visual and a set lange to the set
	Lot 15 of ELM thereof on fil of Klamath Cou	PARK, according to the office of the office office of the office office office of the office	County, Oregon, described as: official plat
		oregon.	Clerk
in the second second			
ments	and appurtenances and all other taken of agricu	Iltural, timber or provi	er with all and singular the tenements, heredita- ter appertaining, and the rents, issues and profits
Fr	and appurtenances and all other rights there of and all fixtures now or thereafter attached to or the purpose of securing: (1) Payment of the late herewith, made by grantor, navable at	into belonging or in anywise now or hereaft	er with all and singular the tenements
even d Payme	ots or \$1.2 En ov grantor navable	in inceptedness and all other	and pronts
Pursuar To m	It to the terms hereof, together with interest th	contained; and (3) payment of all any	es evidenced by a Retail Installment Contract of manner as therein set forth, having a Total of with an Annual Percentage: Rate extensions, renewals or modifications thereof; expended or advanced by beneficiary under or
	southing of this trust deed growthe	Provided.	advanced by heneficial
6	oue and workman-like more condition and re	Dair: not to	그 다음 슬 그는 그 것들 것 같은 것을 수 없 것 것 같은 것이 없다.
law; and	pood and workman-like manner any building w reformed and materials furnished therefor; be made thereon; not to commit or permit s do all other acts which from the character or g the general; provide, maintain and deliver to beneficiary W. The amount colling	to comply with all laws affecting and	fing thereon; to complete or restore promptly
	g the general,	use of said property manual, suffer or per	mit any act upon any alterations or improve
beneficia	ry. The amount collected deliver to beneficiary	Insurance on al	second y, the specific enumerations herein not
released t	provide, maintain and deliver to beneficiary ry. The amount collected under any fire or o grantor. Such application or release shall no to such notice.	other insurance policy may be applied by	the beneficiary and with loss navable 1,000
in connect	tion with or enforcing this obligation	luding the cost of title correct	berguit hereunder or invalidate any act done
e	Which beneficiant	to or evidence of title and and thereo	T Or the right-
Granges and	liens with interest on the property and anguency	all taxes or assessments	sum as permitted by law, in
without obl	ligation to do so and will	to incure	perty; to pay when due all encumbrances
finite to	be performed the same indiout notice to or demi	and on granter of preserve the subject matter of	AL .
porting to a lien, which i	ligation to do so and without notice to or dema be performed the same in such manner and to for the purpose of exercising said power; ent flect the security hereof or the rights and power uting cost of evidence of title, employ course ums expended hereunder by beneficiary, toget d the repayment of such and such as the security toget	er onto the property, commence appear	Dr from any obligation hereunder, perform
demand all s	ffect the security hereof or the rights and power, ent in the judgement of beneficiary may incur any uding cost of evidence of title, employ counse ums expended hereunder by beneficiary, toget id the repayment of such sums are secured here illy agreed that:	liability, expend whatever amounts to	Compromise any enclosed by hereof. Bene-
until paid, an	d the repayment of such sums are secured ber	ther with interest from date of over	absolute discretion it may deem necessary
7. 4			at a rate of ten percent (10%) per appunt
assigned and a	any part of the property or an interest there any part of the property or an interest there is a light of the property or an interest there is a light of the property or an interest there is a light of the property or an interest there is a light of the property or an interest there is a light of the property or an interest there is a light of the property or an interest there is a light of the property or an interest there is a light of the property of the	emnation for public line of	Enon rus ser interstation
8. If all or	any part of the proceeds of fire or other in	r release such monies received by it in the s	d property to any part thereof is hereby
and the second se	" a cauon of a line and the second uter		
rior to the sa	the creation of a lien or encumbrance subordi diances or (c) a transfer by devise, descent or sums secured by this Trust Deed to be immed person is satisfactory to Beneficiary and that t Il request.	by operation of law upon the death of a list	out Beneficiary's prior written consent,
eneticiary sha	person is satisfactory to Benefician to w	whom the Property is the beneficiary shall h	ave waived such at Beneficiary's option
9. Upon any	default by grantes at the state	interest payable on the sums secured by	this Trust D
on and taking	y security for the indebtedness secured, enter	upon and take anotice, either in person ,	Dr hv accest
0. Upon defa	y default by grantor, the beneficiary may at an y security for the indebtedness secured, enter 9 possession of the property shall not curs or y sult by grantor in payment of any indebtedness mediately due and payable. In such event be	waive any default or notice of default or in	or uny part of it, and that the entering
Amage of the set	Contractive QUE and Double	S Secured on the tot	
int the benefic property to s	ault by grantor in payment of any indebtedness mediately due and payable. In such event be d by law for mortgage foreclosures or direct th cary or the trustee shall execute and cause to b attisfy the obligations secured hereby and proce	he trustee to foreclose this trustee to for	emont, the beneficiary may declare all
. If after defa	ault and prior to the size of the reby and proce	ed to foreclose this this the	it elaption and sale. In the latter
Deneficiary all	the costs and expenses actually incurred in a	ed thereby, the grantor or other	Person pays the entire
it to grantor's	ault and prior to the time and date set by truste rms of the trust deed and the obligation secur- the costs and expenses actually incurred in en- lefault by grantor hereunder, grantor shall pay default. Il lapse of time following the recordation of the led by law at public auction to the birthere	beneficiary for	aking such payment shall also pay to
1 without exp	ul lapse of time following the recordation of t led by law at public auction to the highest bio press or implied warranty. Any person excludin	der for cash payable at the time of not	tice of sale the truttee shall
DR-004 (5/84)		ing the trustee may purchase at the sale,	rustee shall deliver to the purchaser
		and a second	为不均均均均均均均均均均均均均均均均均均均均均均均均均均均均均均均均均均均均

When the trustee cells oursuant to the powers provided.	10501 77777
When the trustee sells purguant to the powers provideo."	The second
ling lawful fees of the trustee and the reasonable rees of the	and an dood on their interest may inpear in the order of their priority,
g recorded liens subsequent to the interest of the editioner	amont entitled to such surplus. It is a surplus of the surplus of
For any reason permitted by law, the beneficiary may tro	om time to time appoint a successor of successor trustee, the latter shall be
y successor thistee appointed herechoer. Open any trust	tee herein named or appointed hereunder.
dead applies to inures to the benefit of and binds all partie	es hereto, their heirs, legatees, clevisees, administrators, executors, successors and
is. The term beneficiary shall mean the holder and owned	es hereto, their heirs, legatees, devisees, administrators, executors, successors and er, including pledgee, of the Retail Installment Contract secured hereby, whether ind whenever, the context so requires, the masculine cender includes the feminine and ind whenever, the context so requires, the masculine cender includes the feminine and the secure of the secure o
to neutrar and the singular number includes the plural.	[1] - 그는 그는 그는 것 이 그는 것 수 있는 것 수 없는 것 것 같이 가지 않는 것 것 것 것 것 같아요. 2000년 4월 2000년 4월 2000년 4월 2000년 4월 2000년 4월 20
I WITNESS WHEREOF, the grantor has hereunto set his h	and and seal the day and year first above written.
med 11	Chur G. Mc Gennes
Witness Witness	E.A. McGipnis Grantor
mysuling	Keyh G. McGinnis Greener
mitulary	A Marine A Marine
hhl wines	Maryin G. Clements
All Trunklin Withess	Debbie J. Clement Sato a bas success and the applied
	For the survey a creating [1] Bermany of the science to see the set of the s
Multnomah	
tiv of	rb,
going instrument to be and Debbie I. Clements	MIS and Parvin G. Holistany act and deed. St instant and an G. J. Harring
	1917 Tol: My commission expiles. My Commission Expires 6-4-88
tener the states or one stations and held	Sit to evolve of too mage this polyotary Public of Virsourie case gent of a finance
i ang	torial in a sentence and the second to define the sentence of the second se
化学生物学生物学生物学生物理学生物学生的学生物学生物学生的学生物学生	າດ້ອງອາໄມ້ຮູ້ dime vicence of potensity dynamical scannation (them will on an an or an an assignment clear story thring to them on the common clear with the story of the one benergy at a sense of the one that the the story of the one one of the one of the one of the one of
ATE OF CHEGON	
a Nointonance	Program
For value received, DEALS INVICE In The Contraction, an Oreg gn and set over to American Savers Mortgage Corporation, an Oreg	·····································
This 29th day of January 19_85	2. Seaver Seaves Home Maintenance Program
an a	
mess: VMarchurio	By: a car by some some and basich bits in the sector of the
SIGNMENT - FOR VALUE RECEIVED, the receipt and suffic	iency of which is hereby acknowledged and confessed, Assignor hereby sells, assigns, transfers,
	Tayes this Deed Of I rust, and the netall installinent contract to
di sets over to American Savings & Loan Assoc., Lake Jackson, ht, litle and interest in and to the other property therein described	Texas, this Deed of Trust, and the prevantistantial sector (schedule) and the second trust second to a second to the second sector (schedule) and the second s
hit, sitle and interest in and to the other property total	Texas, this Deed of Trust, and the prevantistantial sector (sector) and the sector of the sector).
int, title and interest in and to the other property increased	Texas, this Deed of Trust, and the read matching of an account in the and the second cost account of the second of
hit, sitle and interest in and to the other property total	Texas, this beed of 1705C, and the precar inscribe a real of 120 and 100 as a sector of 120 and 100 as a sector of 120 and 100
RECUTED THIS 30 day of TAMAN 198	ASSIGNOR: ASSIGNOR: ASSIGNOR: AMERICAN EAVERS MORTGAGE ORPORATION AMERICAN EAVERS MORTGAGE ORPORATION By: AMERICAN EAVERS MORTGAGE ORPORATION By: AMERICAN EAVERS MORTGAGE ORPORATION AMERICAN EAVERS MORTGAGE ORPORATION AMERI
RECUTED THIS 30 day of TANK 198	Texas, this Deed of Trust, and the precar include a second to a se
ALL TATE OF OREGON	AMERICAN SAVERS MORTGAGE CORPORATION
ALL TATE OF OREGON	Texas, this Deed of Trust, and the read instanting of the second of the
ALL THIS 30 day of Amary 198. ACCUTED THIS 30 day of Amary 198. TATEOR OREGON aunty of <u>MutInomah</u> Personiality appeared she store named <u>Robert Ci</u>	Texas, this beed of trust, and the precaring and the precaring of the second of the se
rate OF OREGON aunty of <u>Mutinomah</u> Personialiy appeared she store named <u>Robert</u> Ci- bregoing institution to be	Texas, this beed of trust, and the predating and the response of the second of the sec
rate OF OREGON AUTED THIS 30 day of Amary 198 rate OF OREGON aunty of <u>MutInomah</u> Personial is appeared she store named <u>Robert C</u> bis Before nte <u>MUTI M Marchum</u>	Texas, this beed of trust, and the relation in the second of the second
ATEOR ORECON AUTED THIS 30 day of Amary 198 TATEOR ORECON aunty of <u>Mutlnomah</u> Personally appraced and some named <u>Robert C.</u> Before net Way I Marching	Texas, this beed of Trust, and the precarminate solutions and the resolution and the resolution of the
rate OF OREGON aunty of <u>Mutlnomah</u> personial is appeared to be Before me <u>Mutl Marchum</u>	Texas, this beed of Trust, and the relation and the relation of the second of the seco
rate OF OREGON AUTED THIS 30 day of Amary 198 rate OF OREGON aunty of <u>MutInomah</u> Personial is appeared she store named <u>Robert C</u> bis Before nte <u>MUTI M Marchum</u>	Texas, this beed of Trust, and the relation and the relation of the second of the seco
TATE OF OFFEGON aunty of Mutlnomah Dersonally appeared the store named Robert C. Before me Vick I M Marchine Before me Vick I M Marchine TRUST DEED	Texas, this beed of Trust, and the predational control of the second of
rate OF OREGON aunty of <u>Mutlnomah</u> personially appeared size named <u>Robert C.</u> Bafare nte <u>Mari Mutl Marching</u> Bafare nte <u>Mari Morching</u> <u>Ilmer A. & Neva G. McGinnis</u>	Treas, this beed of Trust, and the press of the second
ATEOR OREGON ACCUTED THIS 30 day of Amage 198. ATEOR OREGON aunty of <u>MutInomah</u> Personial y appeared store named <u>Robert C.</u> bis Before net <u>MAYI MARCHIM</u> <u>Before net MAYI MARCHIM</u> <u>Imer A. & Neva G. McGinnis</u> & <u>Marvin G. & Debbie J. Clement</u> Grantor	Texas, this beed of Trust, and the predation of the trust and the tru
TATE OF ORECON aunty of <u>Mutlnomah</u> Dersonially appeared site store named <u>Robert C.</u> bregoing institution to be Before nte <u>MOYI</u> <u>Marchum</u> <u>Ilmer A. & Neva G. McGinnis</u> & Marvin G. & Debbie J. Clement	Texas, this beed of trust, and the pretation declaration in the second secon
TATEOR OREGON aunty of Mutlnomah Dersonally appeared and to the other property the Mutlnomah Dersonally appeared and above named Robert C. bregoing institution to be Before me MCKI M Marchine Before me MCKI M Marchine Before me MCKI M C. & Neva G. McGinnis & Marvin G. & Debbie J. Clement Grantor TO	Texas, this Deed of Trust, and the precision and the second of the se
ATEOR OREGON ACCUTED THIS 30 day of Amage 198. ATEOR OREGON aunty of <u>MutInomah</u> Personial y appeared store named <u>Robert C.</u> bis Before net <u>MAYI MARCHIM</u> <u>Before net MAYI MARCHIM</u> <u>Imer A. & Neva G. McGinnis</u> & <u>Marvin G. & Debbie J. Clement</u> Grantor	Texes, this Deed of Trust, and the your and the mean minimum reaction of the second
TATEOR OREGON aunty of Mutlnomah Dersonally appeared and to the other property the Mutlnomah Dersonally appeared and above named Robert C. bregoing institution to be Before me MCKI M Marchine Before me MCKI M Marchine Before me MCKI M C. & Neva G. McGinnis & Marvin G. & Debbie J. Clement Grantor TO	Texas, this Deed of Trust, and the real minimum real minima real minimum real minimum real minimum real
TATEOR OREGON ACCUTED THIS 30 day of Amary 198. TATEOR OREGON Durity of Mutlinomah Dersonally appeared and source named Robert C. bregoing institutions to be his Before me Vick I M Marchine TRUST DEED <u>L'Imer A. & Neva G. McGinnis</u> & <u>Marvin G. & Debbie J. Clement</u> Grentor TO Sears Home Maintenance Program Beneficiary	Texes, this Deed of Trust, and the relation mathematical and a second of the second
TATEOR OREGON aunty of <u>Mutlnomah</u> Dersonal y appeared any et <u>Mutlnomah</u> Personal y appeared any above named <u>Robert C.</u> bregoing institution to be <u>his</u> Before me <u>Mickel Marchan</u> <u>Robert C.</u> bis Before me <u>Mickel Marchan</u> <u>Created C. McGinnis</u> & <u>Marvin G. & Debbie J. Clement</u> <u>Grantor</u> TO <u>Sears Home Maintenance Program</u> <u>Beneficiary</u> <u>AFTEH RECONDING RETURN TO:</u>	Texes, this Deed of Trust, and the rotation intermediation in the rotation intermediation intermediatintermediatintermediatintermediation intermediation in
TATEOR OREGON AUTON OF MULTINOMAN AUTON MULTINOMAN Auton MutInomah Auton MutInomah Auton MutInomah Auton MutInomah Auton MutInomah Auton MutInomah Auton MutInomah Auton MutInomah Auton MutInomah MutInomah Auton MutInomah MutInomah MutInomah Nobert C. Auton MutInomah MutInomah Nobert C. Auton MutInomah MutInomah MutInomah Nobert C. Auton MutInomah MutInomah MutInomah Nobert C. Auton MutInomah MutInomah Nobert C. Nobert C. Auton MutInomah MutInomah Nobert C. Nobert	Texes, this Deed of Trust, and the rotation intermentation in the rotation intermediation in the rotation intermediation intermediatintermediatintermediatintermediation intermediation intermediation i
TATE OF OREGON SECUTED THIS 30 day of AMARY 192. TATE OF OREGON Sounty of <u>MutInomah</u> Demonially appeared store named Robert C. Saregoing institutions to be <u>his</u> Befare not <u>Marchan</u> Befare not <u>Marchan</u> <u>Compositions</u> <u>Befare not Marchan</u> <u>Compositions</u> <u>Befare not Marchan</u> <u>Sears Home Maintenance Program</u> <u>Beneficiary</u> <u>AFTEH RECONDING RETURN TO:</u> <u>AMERICAN SAVERS MORTGAGE CORP.</u> 9320 S.W. Barbur Bivd.	Texes, this Deed of Trust, and the rotal matter interaction and the rotal matter interactinter interaction and the rotal matter intera
TATE OF OREGON SECUTED THIS 30 day of AMARY 192. TATE OF OREGON Sounty of <u>MutInomah</u> Demonially appeared store named Robert C. Saregoing institutions to be <u>his</u> Befare not <u>Marchan</u> Befare not <u>Marchan</u> <u>Compositions</u> <u>Befare not Marchan</u> <u>Compositions</u> <u>Befare not Marchan</u> <u>Sears Home Maintenance Program</u> <u>Beneficiary</u> <u>AFTEH RECONDING RETURN TO:</u> <u>AMERICAN SAVERS MORTGAGE CORP.</u> 9320 S.W. Barbur Bivd.	Texes, this Deed of Trust, and the rotation intermentation in the rotation intermediation in the rotation intermediation intermediatintermediatintermediatintermediation intermediation intermediation i
TATEOR ORIEGON AUTOR ORIEGON AUTOR ORIEGON AUTOR ALL AND	Texes, this Deed of Trust, and the rotation interview of the second o

٠,

\$

i.