cous to ass AG381 to manyer or elast to abase of an array of the state of a special state of the	MCLICAL MANAGEMENT AND	voic Vol. M& Page	2999
			6 Bed to rate gare
"Safeco"Title Insurance Company "Sears Home Maintenance Program	Sine to time appoin	rus in common but wi	th with a Gra
Sears Home Maintenance Program	95 to human classification of	Till more have	Snip., as Trustee,
egates, devianes, reachestantes, equation and contract secured nearly, wherein	WITNESSETU	la similation as an	, as Benefici
mevocably grants, bargains, sells and conveys	to trustee in this bundows	one tableri arlı masta firmi yaşınır.	a dinahara, esg.
	aularh	er of sale, the property in	elle ta borus to
		O	Oregon, described
Cother Common	185 FEB 29	Line ie	a co. caratal inch
Parasa	A dry		A second of the
which real property is not currently used for	N . 1		•
Which real property is and discharge of the state of the	A STATE OF THE STA	the second of th	
which real property is not currently used for agricultural, to ments and appurtenances and all other rights thereunto believe thereof and all fixtures now or thereafter attached to or used For the purpose of securing: (1) Payment of the indebteven date herewith, made by grantor, payable to the order Payments of \$\frac{11}{0.00}\$, with an Amount Financed of \$\frac{9}{0.00}\$, payable in \$\frac{9}{0.00}\$ (2) performance of each agreement of grantor herein contain pursuant to the terms hereof, together with interest thereon as To protect the security of this trust deed, grantor agrees: 1. To keep said property in good condition and repair; not and in good and workman-like manner any building which ments to be made thereon; not to commit or permit waste the law; and do all other acts which from the character or use of excluding the general. 2. To provide, maintain and deliver to beneficiary insurance beneficiary. The amount collected under any first thereon as the contained of the character of the commit of the character of the commit of the character of the commit of the character of the characte	otedness and all other lawful of beneficiary at all times, monthly installments of \$_6.138.00 and; and (3) payment of all sherein provided. To remove or demolish an ay be constructed, damaged ply with all laws affecting sherein; not to commit, suffer	charges evidenced by a Retail Instal in the manner as therein set forth, with an Annual in the manner as therein set forth, with an Annual individual individual individual individual individual individual in the manner in the	Ilment Contract o having a Total o al Percentage Rate ifications thereof neficiary under of restore promptly len due all claims
released to grantor. Such application or release shall not cure pursuant to such notice. 3. To pay all costs, fees and expenses of this trust including the connection with or enforcing this obligation, and trustee's attered. 4. To appear in and defend.	nsurance policy may be app option of beneficiary the en or waive any default or not he cost of title search as well orney's fees actually in	ory to the beneficiary and with loss blied by beneficiary upon any indebtire amount so collected or any partice of default hereunder or invalidation as other costs and expenses of the	s payable to the stedness secured thereof may be te any act done
5. To pay at least ten (10) days prior to delinguency of the charges and liess with income.	idence of title and attorney y appear.	y hereof or the rights or powers of 's fees in a reasonable sum as permi	beneficiary or tted by law in
 If grantor fails to perform any of the above duties to insu without obligation to do so and without notice to or demand on ficially and the same in such me. 	f that at any time appear to re or preserve the subject m grantor and with	the property; to pay when due all e be prior or superior hereto. latter of this trust deed, then by a	encumbrances,
without obligation to do so and without notice to or demand on or cause to be performed the same in such manner and to such exporting to affect the security hereof or the rights and powers of being, which in the judgement of beneficiary may incur any liabilitiem of countries of the judgement of beneficiary may incur any liabilitiem all sums expended hereunder by beneficiary, together with in the judgement of such sums are secured hereby. It is mutually agreed that:	o the property; commence, a	ppear in or defend any action	hereof. Bene-
It is mutually agreed that:	48 48	noture at a rate of ten percent (10%	6) per annum
7. Any award of damages in connection with any condemnation signed and shall be paid to beneficiary who may apply or releast over provided for disposition of proceeds of fire or other insurance that all or any part of the property or an interest therein is securing (a) the creation of a lieu or other insurance cluding (a) the creation of a lieu or other insurance cluding (b).	on for public use of Artical		in the service of the
If all or any part of the state of the proceeds of fire or other insurance.	e such monies received by it	in the same manner and with a	of is hereby
usehold appliances or (c) a transfer by devise, descent or by operation of the sums secured by this Trust Deed to be immediately of the sale or transfer, Beneficiary and the person to whom the ficiary shall request.	old or transferred by Grant this Trust Deed, (b) the creation of law upon the death due and payable. Beneficiar the Property is to be sold or	or without Beneficiary's prior writt eation of purchase money security of a joint tenant, may, at Beneficia y shall have waived such option to a	en consent, interest for ry's option,
. Upon any default by grantor, the honestate	To doma sec	ured by this Trust Deed shall be at a	ing that the
. Upon default by grantor in payment of	and of delat	it or invalidate any act done nursus	ie entering
the provided by law for mortgage foreclosures or direct the trustee shall execute and cause to be recorded to the satisfy the obligations secured hereby and proceed to the trustee default and prior to the time and the satisfy the obligations.	ry at its election may proce stee to foreclose this trust of rded its written notice of de foreclose this trust deed in a	any agreement, the beneficiary may ded to foreclose this trust deed in equipment and sale. In fault and its election to sell the said	declare all lity in the
Upon any default by grantor hereunder, grantor shall now to grantor's default by	reby, the grantor or other p the terms of the obligation	or other person pays the entire amorerson making such payment shall also permitted by low	
After a lawful lapse of time following the recordation of the not without expression at a public auction to the highest bidden.	tice of default and the	torney's fees incurred by beneficiar	γ conse-

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 the trustee and the reasonable fees of trustee's attorney, (2) the obligations secured by this trust deed, (3) to all persons the trustee and the reasonable fees of trustee's attorney, (2) the obligations secured by this trust deed, (3) to all persons the trustee and the reasonable fees of trustee's attorney, (2) the obligations secured by this trust deed, (3) to all persons the trustee and the reasonable fees of trustee's attorney. having recorded liens subsequent to the interest of the beneficiary and the trust deed as their interest may appear in the order of their priority, 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 to any successor trustee appointed hereunder.—Upon such appointment; and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. 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 or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the plural. WITNESS WHEREOF, the grantor has hereunto set his hand and seal the day and year first above written. Witness Witness aughai Witness ee Vaughan Tande and salar and the Witness of the table surfaces and salar salar dates of the salar and sal STATE OF OREGON, and licies a veloconcedes engineer and control to the example of the property County of Kamath a solution of the second september of the second foregoing instrument to be r. not to remove or denialish at, william me 2700 de 12 Complete promptly My commission expires: Notary Public for Oregon , required any attenations of improvewhen to comply this all lowe affecting said to ment le notislaiv at vinsquid bies nouvit and foreign guisfitus JimmeASSIGNMENT and alean to STATE OF OREGON TIME SHOEQ: the of said property may be reason, bly necessar COUNTY OF SEARS HOME MAINTENANCE PROGRAM day of Consent sheet to conton a 85 as year SEARS HOME MAINTENANCE PROGRAM craos Lybe eral coldinations qualitation as Witness: 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 EXECUTED THIS LY day of February 1966 ASSIGNOR VERS MORTGAGE CORPORATION AMERIC ny jazy, poe nazo, contest or comprehe e see onwerentiments, courge or ROBERT C. BUXMAN, annaes ago (1707) mesono het le alor a la ambionoque la quel mon. En culo de marg STATE OF OREGON County of Multnomah Remonally appeared the above named or blook Robert C. Buxman names has administly dibovinos religions note escalar to vides voluntary act and deed. and acknowledged the Before me: My commission expires 11-8-88 substitution to the first Deed, (a) the meeting of occupate ments security interest Notary Public may, et Ecnefleiam's option. by coursi in of law upon the death of a joint term bloz ad la zi ymegori ma medi STATE OF OREGON Kip Guerrero and Debra Lee County of Vaughan this was to the price and which you verbilled to be a competed to commun. I certify that the within instrument was received for record on the (DON'T USE THIS _day of SPACE; RESERVED Sears Home Maintenance . 19 FOR RECORDING o'clock M., and recorded west yet medikana tempara a ni bagh ja LABEL IN COUNin book on page TIES WHERE _Beneficiary, n; Record of Mortgages of said County. USED.) AFTER RECORDING RETURN TO: noitinglido a នាកានៅ នេះ ប្រកាស Witness my hand and seal of County affixed. AMERIGAN SAVERS MORTGAGE CORP. vill, for vinited and ded nothing 9320 S.W. Barbur Blvd., #255 Portland, Oregon 97219 niving out these limited to action out to notative or and solid action of the limited and solid actions of the limited actions of the limit County Clerk Recorder security the tenner may probase at the cale.

A tract of land situated in the Signigrams, of Section 3, Township 39 South, Range 9 East of the Willamette Meridain, Klamath County, Oregon, being more particularly described as follows:

Beginning at a 5/8 inch iron pin which lies North 01° 14' West a distance of 685.3 feet and South 89° 26' West a distance of 557.30 feet from the cased iron pin which marks the Southeast corner of said Section 3; thence continuing South 89° 26' West 72.70 feet to a 5/8 inch iron pin; thence North 01° 14' West a distance of 139.10 feet to a 5/8 inch iron pin; thence North 89° 24' East a distance of 72.70 feet to a 5/8 inch iron pin; thence South 01° 14' East a distance of 139.14 feet to the point of beginning, with bearings based on the East line of said Section 3 as being North 01° 14' West.

STATE OF OREGON,)
County of Klamath)
Filed for record at request of

on this 28th day of Feb. A.D. 19 85

ot 2:12 o'clock P M, and duly recorded in Vol. M85 of Mortgages

Page EVELYN BIEHN, County Clerk

By My Amulto Deputy

Fee 13.00