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slies 51055 to (1) to transport of slies to at single this TRUST, DEED, imade this	onviced Daad TRUSTIV the process	Vol. MS Page	1111;
Saleco little Insurance Company	And PATTY To Gregory	19 <i>85</i> between	i saliwa gapan Limb
- Western Builders + Des	Compared to better referred		, as Grant
= terrac Adam (Solitora e of terración de la contracta de la c	destroy of artificial manufile and a	a di establici messioni di generali proregi, inc	., as Trustee, ar
Grantor irrevocably grants, bargains, sells and	WITNESSETH:	of the second law of the second less of the second	., as Beneficiar
Grantor irrevocably grants, bargains, sells and o	conveys to trustee in trust, with power of sa	le, the property in	is the sequence
* ***Ots 4 and c	Klome	・ナム	on, described as
according to the official p	lat thereof on file in the	the City of Klamath	Falls,
Clerk of Klamath County, Ore	egon.	ne Office of the Co	unty
which real property:			
which real property is not currently used for agricuments and appurtenances and all other rights thereu thereof and all fixtures now or thereafter attached to For the purpose of securing: (1) Payment of the purpose of the purpose of securing: (1) Payment of the purpose of the	Itural, timber or grazing purposes together	er ele cue	t tropes, with
thereof and all fixtures now or thereafter attached to For the purpose of securing: (1) Payment of the securing of the securi	or used in connection with said roal	er appertaining, and the rente in	ents, heredita-
even date herewith, made by grantor, payable to the	he indebtedness and all other lawful phores	o, and the ferres, issu	ies and profits
For the purpose of securing: (1) Payment of the even date herewith, made by grantor, payable to the payments of \$\(\frac{10}{20}\) (2) Payment of \$\(\frac{10}{20}\) (2) Performance of each agreement of grantor herein pursuant to the terms hereof, together with interest the To protect the security of this trust deed, grantor age.	monthly installments of &	manner as therein set forth	nt Contract of
pursuant to the terms hereof, together with interest	contained; and (3) payment of all	extensions, renewals or modifi	rig a Total of centage Rate
To protect the security of this trust deed, grantor ag	nereon as herein provided.	xpended or advanced by benefic	iary under or
and in Property III 0000 condition			
1. To keep said property in good condition and re and in good and workman-like manner any building very for labor performed and materials furnished therefor; ments to be made thereon; not to commit or permit law; and do all other acts which from the character of excluding the general.	which may be constructed, damaged or dest	ling thereon; to complete or restr	TO Drom-4
ments to be made thereon; not to commit or permit law; and do all other acts which from the character of excluding the general. 2. To provide, maintain and deliver to beneficiary beneficiary. The amount collected under	waste thereof; not to commit suffer	perty or requiring any alterations	ue all claims
	use of said property may be reasonably no	mit any act upon said property in	violation of
hereby The amount collected under one 5	insurance on the premises society	Technique Communication Commun	a ricielli HOE
hereby and in such order as beneficiary may determine released to grantor. Such application or release shall no pursuant to such notice. 3. To pay all costs, fees and expenses of this trust inconnection with or enforcing this obligation.	e, or at option of beneficiary the applied by	beneficiary and with loss pay	able to the
7013 + 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	of cure or waive any default or notice of	don't so collected or any part ther	
reconnection with or enforcing this obligation, and true	luding the cost of title search as well as ad-	의 불다회에 (ㅎ 2 2원 급기를	A act gode
3. To pay all costs, fees and expenses of this trust inc in connection with or enforcing this obligation, and trust 4. To appear in and defend any action or proceeding trustee; and to pay all costs and expenses, including cost any such action or proceeding in which beneficiary or trustee; and it is a proceeding in the property of the charges and liens with interest on the property or any action.	ing purporting to affect the	mitted by law.	e incurred
any such action or proceeding in which beneficiary or true	sts of evidence of title and attorney's fees	of or the rights or powers of ben	the state of the state of the
widiges and liens with the same and prior to delinquency	V all +n		Dy law, In 🧢
charges and liens with interest on the property or any par 6. If grantor fails to perform any of the above duties without obligation to do so and without notice to or den ficiary may, for the purpose of exercising said nowers and to	t thereof that at any time appear to be prior	perty; to pay when due all encu	mbrances,
ficient to be performed the same in such more	nand on grantor and without relation	f this trust deed then hands	
ion to affect the security hereof or the siets	ter onto the property.	ssary to protect the converse	, heriolil
berefor : " the judgement of benefician / mou	vers of beneficiary; pay purchase, appear	n or defend any action or pro-	or. bene-
ien, which in the judgement of beneficiary may including cost of evidence of the rights and power; entered in the judgement of beneficiary may incur an idemand all sums expended hereunder by beneficiary; together including cost of evidence of the sampley countril paid, and the repayment of such sums are secured here. It is mutually agreed that:	sel and pay his reasonable fees. Grantor covered	absolute discretion it may deem r	charge or necessary
It is mutually agreed that	eby.	at a rate of ten percent (10%) po	MIGIOUT
7. Any award of damages in connection with any concisioned and shall be paid to beneficiary who may apply cove provided for disposition of proceeds of fire or other its. If all or any part of the process.	1 35 T		
ove provided for disposition of proceeds of fire or other i	permation for public use of or injury to sa	id property to any part thorses	
usehold appliances or (c) a transfer by dovice	dinate to this Trust Dand (b)	out Beneficiary's prior weige	
or to the sale or transfer, Beneficiary and the	diately due and payable. Person the death of a jo	of purchase money security inte	rest for
reficiary shall require satisfactory to Beneficiary and that	whom the Property is to be sold or transfer	have waived such option to accele	option,
9. Upon any default by grantor, the beneficial	and sums secured by	y this Trust Deed shall be at such	rate as
Upon any default by grantor, the beneficiary may at quacy of any security for the indebtedness secured, entering and taking possession of the property shall not cure or the property	any time, without notice, either in person	or by agent, and with an	
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as secured immediately due and payable for indebtedne	oss secured or in his performance	portunit (2 such
nt the beneficiary or the trustee chall	beneficiary at its election may proceed to fe	eement, the beneficiary may declar	are all
			n the latter
If after default and prior to the time and date set by trus under the terms of the trust deed and the obligation secured the costs and expenses actually increase.	stee for the trustee's sale	r provided by law.	ribed
semenciary all the costs and expenses actually in the obligation sec	ured thereby, the grantor or oth	er person pays the entire amage.	

11. 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 obligation secured thereby, the grantor or other person making such payment shall also pay to the beneficiary all the costs and expenses actually incurred in enforcing the terms of the obligation as permitted by law.

12. Upon any default by grantor hereunder, grantor shall pay beneficiary for any reasonable attorney's fees incurred by beneficiary consequent to grantor's default. 13. After a lawful lapse of time following the recordation of the notice of default and the giving or notice of sale the trustee shall sell the property as provided by law at public auction to the highest bidder for cash payable at the time of sale. Trustee shall deliver to the purchaser 100.00 to the purchase at the sale.

1.4. When the trustee sells pursuant to the powers provided, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, and the trustee and the reasonable fees of trustee's attorney, (2) the obligations secured by this trust deed, (3) for all bersons including lawful fees of the trustee and the reasonable fees of trustee's attorney, (2) the obligations secured by this trust deed, (3) for all bersons including lawful fees of the trustee and the reasonable fees of trustee's attorney, (2) the obligations secured by this trust deed, (3) for all bersons including lawful fees of the trustee and the reasonable fees of trustee's attorney, (2) the obligations secured by this trust deed, (3) for all bersons including lawful fees of the trustee of the trustee of the trustee of the context of the benefit of the 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 the singular shall mean the holder and owner; including pledgee, of the Retail Installment Contract secured hereby, whether or not named as a 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 feminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, the grantor has hereunto set his hand and seal the day and year first above written.

Witness

Witness

Witness

Witness

STATE OF OREGON. Klamath Personally appeared the above named . Rober T. Howard et and deed. My commission expires: **Notary Public** ASSIGNMENT STATE OF OREGON COUNTY OF MULTNOMAL Beneficiary herein, does hereby transfer, Bulders American Savers Mortgage Corporation, an Oregon corporation, the within Trust Deed and the indebtedness secured thereby.

American Savers Mortgage Corporation, an Oregon corporation, the within Trust Deed and the indebtedness secured thereby. For value received, ssign and set over to American Savers Western Builders + Desig Dealer___ , 19.85. July STATE OF OREGON SS County of Multivariate in the corporation individual (s)?

On this day before me appeared before me where the foregoing instrument and acknowledge such execution be the free and voluntary act and deed of such person, for Idelete inappropriate option) the executed the foregoing instrument and acknowledge such execution be the free and voluntary act and deed of such person, for Idelete inappropriate option; the uses and purposes described in it idelete the following if inappropriate] and stated on oath that (s)he was authorized to execute it on behalf of the corporation.

My commission expires: **Notary Public** 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 right, title and interest in and to the other property therein described. nsin[®] ASSIGNO SAGE CORPORATION AMERI AN Multnomah County of pusito Robert C. Buxman and acknowledged the Personally appeared the al it that the fig voluntary act and deed. 6/6/89 My commission expires **Notary Public**

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Grantor
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Beneficiary
AFTER RECORDING RETURN TO:
AMERICAN SAVERS MORTGAGE CORP.

9320 S.W. Barbur Blvd. Suite 255 Portland, Oregon 97219 (DON'T USE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE USED.)

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STATE OF OREGON

County of Klamath

Witness my hand and seal of County affixed.

Evelyn Biehn, County Clerk
County Clerk Recorder

By Pam Smith Deputy