		20th day of1	March	19 87, between this band and Wife	en as Grantor,
1	THIS TRUST DEED, made this Richard E. Dybe	20th day of vik and Jane Sitko	Dybevik	Response and write	, as Trustee, and
fe	Title Insurance Company				, as Beneficiary,
	Sears Home Main	itenance Program		Le de la companya de	
		WITNE	SSETH:	a Late property in	
	Grantor irrevocably grants, bargains, se	lls and conveys to trustee in	trust, with p	lower of sale, the property me	County, Oregon, described as:
	Grantor Intevocably grants and Klamath				
_		- DESTRUCTION	MON. acc	cording to the offici County Clerk of Klama	al
	Lot 3 in Block 3	of Kivesvie Abbi	of the (County Clerk of Klama	ith
	plat thereof on County, Oregon.	THE HI WIS SAME			
				and the second of	logular the tenements, heredita-
	hich real property is not currently use tents and appurtenances and all other to a could fixtures now or thereafte	d for agricultural, timber or	grazing pur	poses, together with all and si now or hereafter appertaining,	, and the rents, issues and profits
w	hich real property is not currently use thents and appurtenances and all other hereof and all fixtures now or thereafte	rights thereunto belonging of	ection with	said real estate:	Generil Installment Contract of
th	hereot and an instance men	e eka indebtedness	s and all oth	er lawiul churges at the	erein set forth, having a rout of
	For the purpose of securing: (1) F ven date herewith, made by grantor, part of \$ 6176.40	payable to the order of ben	leficiary at a	in times, in the internations in the second	, with an Annual Percentage fute enewals or modifications thereof;
۲	ayments of $\frac{1}{4}$ 000 % with an /	mount Financed of #	od (3) paym	ent of all sums expended of a	with an Annual Percentage Hate enewals or modifications thereof; advanced by beneficiary under or
6	2) performance of each agreement of	grantor herein contained, a	in provided.		
I	pursuant to the terms of this trust (leed, grantor agrees:		. Ush any building thereon	; to complete or restore promptly
	To protect the security of this trust of 1. To keep said property in good of and in good and workman-like manne for labor performed and materials fur he made thereon; not to col	ondition and repair; not to	remove or d	d, damaged or destroyed there	on and to pay when due an claims
	 To keep said property in good of and in good and workman-like manne for labor performed and materials fur ments to be made thereon; not to con- ments to be made thereon; not to con- tent to be made thereon; not to be	nished therefor; to comply	with all laws	; affecting said property of the mmit, suffer or permit any act	upon said property in violation of
	for labor periorned and those of to col	nmit or permit waste merce	J - reporty II	hav be reasonably necessary, u	ic specific
	law; and do all outer uses				iciary and with loss payers secured
	 law; and do all other acts which then excluding the general. 2. To provide, maintain and delin beneficiary. The amount collected hereby and in such order as benefici in the generator. Such application 	er to beneficiary insurance	urance polic	y may be applied by beneficia	ollected or any part thereof may be
	beneficiary. The amount of benefici	ary may determine, or all op		default or notice of default.	ICI CUITO -
	roleasen to gianton of a			a shar corte	and pyperises of the second
	pursuant to such houses	uses of this trust including th	e cost of the	stually incurred as permitted t	by law.
	in connection with or entered any	action or proceeding purp	orting to a	the and attorney's fees in a rea	asonable sum as permiter
	any such action and (10) days	orior to delinquency all ta	Xes of uscore	w time appear to be prior or su	perior nere the second may but
	5. To pay at least ten (10) day.	e property or any part there	or mat at an	erve the subject matter of this	trust deed, then beneficiary may, but om any obligation hereunder, perform r to protect the security hereof. Bene- defend any action or proceeding pur moromise any encumbrance, charge o
	e If grantor tails to periorities	demand 0	n grantor an	doom necessary	to protect the second ing put
	without obligation to be performed the same	in such manner and to such	nto the prop	perty; commence, appear in or	mpromise any encumbrance, charge o
	lien, which in the judgement of b	of title, employ counsel a	nd pay his re	asonable fees. Grantor coverness from date of expenditure at	ants to repay immediately and white a rate of ten percent (10%) per annur
	therefor including expended hereur	ider by beneticiary, together			• .
	demand all sums expended hereur until paid, and the repayment of s			to said	I property to any part thereof is herel ame manner and with the same effect
	It is mutually agreed that:	onnection with any condem	ination for protection	monies received by it in the sa	ame manner and with the same encor
	assigned and shall be put	proceeds of tire or other man	ui ui ui u	A Line Grantor with	out Beneficially's prior
	above provided for dist	interest there	an is solu of	- t (h) the creation	of purchase money a fairmy's ontit
	8. If all of any part of a li excluding (a) the creation of a li	en or encumbrance subording	by operation	of law upon the death of a join of law upon the death of a join of	out Beneficiary's prior written const of purchase money security interest i bint tenant, may, at Beneficiary's optio have waived such option to accelerate erred reach agreement in writing that by this Trust Deed shall be at such rate
	declare all the sums secured by	this Trust Deed to be immed	whom the P	roperty is to be sold or transfe	by this Trust Deed shall be at such rate
	prior to the sale of the	ony to Beneticiary and they			a sub-sub-second to
	credit of such person		-	at a stebor in Derso	n or by agein, und the state the ente
	9. Upon any default by gran adequacy of any security for the	e indebtedness secured, ent	er upon and or waive any	default or notice of default or	ty or any part of it, and that the end r invalidate any act done pursuant to s agreement, the beneficiary may declar
				t units of any i	anreement, the best in the interview in
	10. Upon default by grantor	in payment of any indebted	t beneficiary	at its election may proceed t	by advertisement and sale. In the l
	sums secured intervention	antagon foreclosures or and		Jaw ten written notice of using	the loss
	manner blowided of	AND ADAIL AVACUTE AUU COURS		- I and this thist field in a ""	
	real property to settery	to the time and date set by	trustee ioi u	the grantor or other per	SON Making Subir P-7
	due under the territor all the costs an	d expenses actually incurred		tistems for any reasonable atte	orney's rees mouries -
	the Dettericiery and	anter bereunder, grantor sh	all pay belle		the second s
	dilent to granter a second	the records	hon of use i	Internet in the sealed time of	r sale. Trustee stress
	13. After a lawful lapse of	at public auction to the hig	hest bidder	for cash payable at the time of the trustee may purchase at the	sale.
		Und warranty Any Derson	······································		

Aandeg personal of Alight 451 *Ag X Stripture GH. County Clark Recorder Portland, Oregon 97219 00 6\$:əə₄ Evelyn Biehn, County Clerk Suite 255 9320 S.W. Barbur Blvd. Witness my hand and seal of County affixed. AMERICAN SAVERS MORTGAGE CORP. АРТЕЯ ЯЕСОЯДИИС ЯЕТИЯИ ТО: Record of Mortgages of said County. page 6777 ('03SD ou bede TIES WHERE Vieioitenea W87 o'clock in book TYBER IN COUN. ¥ `6L ' TS:OT 18 FOR RECORDING 10 Veb Sears Home Maintenance Program TIJdy SPACE; RESERVED I certify that the within instrument was received pu77 for record on the SIHT 3SU T'NOO! 01 Grantor Klamath County of Husband & Wife **'**SS DYbevik Richard E. Dybevik & Jane Sitko NODARO RO ATATS TRUST DEED Notary Public 68.11.2 "səniqxə noissimmoə vM voluntary act and deed. and acknowledged the m anotad unteni giniogenol ueuxng KODGELE ŝs Wint Fridman-County of STATE OF OREGOM NOITAROAROS ADTROM 2R3VA NADIREMA ASSIGNMENT – FOR VALUE RECEIVED, the receipt and sufficiency of which is hereby soknowledged and confessed, Assignor hereby sells, essigns, transfers, and sets over to American Savings & Loan Assoc., Lake Jackson, Texas, this Deed of Trust, and the Retail Instellment Confessed, Assignor hereby sells, essigns, transfers, inght, title and interest in and to the other property therein described. CEDECECENTATIVE CEDECECENTATIVE of acknowledge such execution be the free and voluntary act and deed of such person, for prinatel and stated on oath that (s)he was authorized to execute it on behalt of the corporation. My commission expires: 120 Before me. sen eroteß Sepresentative uı Inditio steinopropriate option uosuuor autay W /(s)leubivibri On this day before me appe SS Unit formation County of mart NODERO FOREGON For value roceived, For value roceived, This 1446 device Savers Mortgage Corporation, an Oregon corporation, the within Trust Deed and the indebtedness secured the margen and set over to American Savers Mortgage Corporation, an Oregon corporation, the within Trust Deed and the indebtedness secured the margen and set over to American Savers Mortgage Corporation, an Oregon corporation, the within Trust Deed and the indebtedness secured the UL Beneficiary herein, does hereby transfer, edness secured thereby. For value received, **TEMORAL UM** TNEWNEISSA COUNTY OF STATE OF OREGON Notary Public 06-00-8 My commission expires: voluntary act and deed ant acknowledged the :em eroted 2.40 d of finaminitari gniogenol m A bemen svods ans beneades vilano \mathcal{O} Longerand. SS 2 County of 10 STATE OF OREGON, ιτκο Dybevik NJ Vitness Witness Dybevik SSantiw IN WITNESS WHEREOF, the grantor has hereunto set his hand and seal the day and year first above written. 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 neutrer, and the remember includes the feminine and the remember includes the feminine gender includes the feminine and the remember of the masculine gender includes the feminine and the remember of the masculine gender includes the feminine and the remember of the essigns. The term beneficiary shall mean the holder and owner, including pledgee, of the Retail Installment Contract secured hereby, whether or not named as a heneficiary herein. In constraint she had and whenever the context so remines the macuiline the feminine. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, successors and areainer. The termination hereby whether whether whether the termination of termina 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. 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 or any encreasor permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee. the latter shall be or encreasor trustee appoint and permitted and another the trust of the appoint conversor to the successor trustee. the latter shall be or encreasor to the successor trustee. The permitted appoint appoint a successor or successors to say the successors appoint of the successor trustee. The latter successor and the successor appoint of the successor of the successor trustee. The successor appoint of the successor trustee appoint of the successor appoint of

14. When the trustee sells pursuant to the powers provided, trustee shall apply the proceeds of sale to payment of the trustee and the resconsible fees of trustee's attorney, (2) the obligations secured by this trust deed, (3) to all persons and (4) the surplus, if any, to the grantor of the beneficiary and the trust deed as their interest may appear in the order of the provided to surplus. For any to the grantor or to his successor in interest entitled to such surplus.