93088			48-004032-9	
LYNRMOOD, M. 96037	Log TRUST DEED	Richard Street	#K-40910	
THIS TRUST DEED, made this <u>third</u>	day to Databa	• •	Vol <u>mer</u> Pag	e 18026
- Tohn Dife Michaelt -	Gormlou	<u> </u>	19_88_, between	
Safeco Title Insurance Company				, as Grantor
ALLSTATE BUILDE	PS THO	<u> </u>		, as Trustee, and
· · · · · · · · · · · · · · · · · · ·	山楂などはないない いいしょ	na Bilini an		, as Beneficiary,
Grantor irrevocably grante bargeing with	WITNESSETH:	h ensistente i	an in 1944 - Church Angeloui Church Anna Church Angeloui	, as concluding,
Grantor irrevocably grants, bargains, sells and conve	ys to trustee in trust, with po	ower of sale, th	le property in	
		Klam	a+1	
The Westerly 40 feet of Lot 1 in official Plat thereof on file in OREGON.	Block 5 of Dixon Ad the office of the (ddition No County Cle	. 2, according to rk of KLAMATH COUN	egon, described as: the VIY.
IBARI, DEMD		옥상드의 크는 운영 1	the second se	
which real presents:		nan an Tha Na Saistean		
which real property is not currently used for agricultura ments and appurtenances and all other rights thereunto thereof and all fixtures now or thereafter attached to or u	l, timber or grazing purpose	es, together wi	th all and singular the s	a a tha an a sa a tair.
thereof and all fixtures now or thereafter attached to or u	used in connection with said	or hereafter ap	opertaining, and the rents,	ements, heredita-
For the purpose of securing: (1) Payment of the in even date herewith, made by grantor, payable to the of Payments of \$ <u>15,926,40</u> , payable in <u>180</u>	debtedness and all other law	wful charges ou	idament i m	provide provide
even date herewith, made by grantor, payable to the on Payments of $$15,926,40$, payable in <u>180</u> of <u>15,000</u> %, with an Amount Financed (2) performance of each agreement of grantor herein cor pursuant to the terms hereof, together with interest thereof To protect the security of this accurate	of \$ <u>6, 250, 00</u>	, and any ext	ensions renewals or model	Percentage Rate
reasonable to the terms nereof, together with interest thereof	as berein provide t	all sums expe	nded or advanced by bene	eficiary under or
1 To keep sold and the struct deed, grantor agrees	St			
 To keep said property in good condition and repail and in good and workman-like manner any building which or labor performed and materials furnished therefor; to nents to be made thereon; not to commit or permit was well and only of the same to commit or permit was 	r; not to remove or demolish	h any building	thereon: to complete	
ents to be made thereon; not to commit or permit was w; and do all other acts which from the character or us coluding the general.	te thereof; not to commit, su	uffer or permit	any act upon said property	ions or improve-
2. To provide maintain the second	Sector States and a second of the		it are choosing channeld	cions nerein not
eneficiary The american and deriver to beneficiary ins	urance on the premises set		the second se	
ereby and in such order as beneficiary may determine, o eleased to grantor. Such application or release shall not ursuant to such notice.	r at option of beneficiary th	applied by be	eneficiary upon any indeb	tedness secured
insuant to such notice.	core of waive any default of	r notice of det	fault borounder on any part	mereor may be
connection with or onfereine die expenses of this trust includ	ling the cost of title search as	a sustil and state		
 To pay an costs, tees and expenses of this trust include connection with or enforcing this obligation, and trustee To appear in and defend any action or proceeding stee; and to pay all costs and expenses for 	's attorney's fees actually inc	s well as other i	costs and expenses of the t tted by law	rustee incurred
4. To appear in and defend any action or proceeding stee; and to pay all costs and expenses, including costs such action or proceeding in which beneficiary or truste 5. To pay at least ten (10) days prior to the steet of the s	purporting to affect the se of evidence of title and atte	curity hereof	or the rights or powers of	beneficiary or
5. To nav at least ten (10)	e may appear.		secondore serie as beiting	itted by law, in
 To pay at least ten (10) days prior to delinquency a rges and liens with interest on the property or any part the If grantor fails to perform any of the above duties to pout obligation to a second se	Il taxes or assessments affec	ting the prope	rty; to pay when due all (encumbrances
hout obligation to de scholin any of the above duties to	DINSURE OF DRESERVO the subt		i i i perior fiere to,	
ary may, for the purpose of exercising said power; enter rting to affect the security hereof or the rights and power h, which in the judgement of beneficiary may incur any refor including cost of evidence of title, employ counsel nand all sums expended hereunder by beneficiary, togeth ill paid, and the repayment of such sums expended.	or extent as beneficiary mar r onto the property; comments of beneficiary; pay, purchas liability, excend whatman	y deem necess nce, appear in ise, contest or o	ary to protect the security or defend any action or pr compromise any encumbra	hereof. Bene- oceeding pur-
t is mutually agreed that:	ere analysis in the	· · · · · · · · · · · · · · · · · · ·		A REAL PROPERTY AND A REAL
. Any award of damages in connection with any conder gned and shall be paid to beneficiary who may apply or ve provided for disposition of proceeds of fire or other inc	mnation for public	natu oficiation ∎∎∎∎	양 전환 수관을 수요? (Arried) 	
yeed and shall be paid to beneficiary who may apply or ve provided for disposition of proceeds of fire or other ins	release such monies received	r injury to said d by it in the si	property to any part the	reof is hereby
luding (a) the creation of the property or an interest there	in is sold or transformed but	• • • • •		
3. If all or any part of the property or an interest there built of any part of the property or an interest there built and a the creation of a lien or encumbrance subordin isehold appliances or (c) a transfer by devise, descent or l lare all the sums secured by this Trust Deed to be immed or to the sale or transfer, Beneficiary and the person to w dit of such person is satisfactory to Beneficiary and that t efficiary shall request.	iately due and navable D	deals of a joi	nt tenant, may, at Benefici	any's option
ficiary shall request.	the interest payable on the su	ims secured hy	this Truct Dood shalls	iting that the
uacy of any security for the indebtedness secured, enter and taking possession of the property shall not cure or e.	ny time, without notice, eith upon and take possession o waive any default or notice of	ther in person of the property	or by agent, and without i or any part of it, and that	regard to the the entering
secured immediately due and payable. In such event be ar provided by law for mortgage foreclosures or direct	s secured or in his performan eneficiary at its election may the trustee to formeline this	nce of any agre y proceed to fo	ement, the beneficiary ma reclose this trust deed in e	v declare all
If after default and prior to the time and date set by trust	tee for the truston's sale of	ed in a manne	r provided by law.	Id described
Upon any default by grantor hereunder, grantor shall pa t to grantor's default	y beneficiary for any reason	ligation as pern	hitted by law.	also pay to
After a lawful lapse of time following the recordation of	f the notion -states		- ices incurred by benefic	clary conse-
After a lawful lapse of time following the recordation or rty as provided by law at public auction to the highest b without express or implied warranty. Any person exclude	Didder for cash payable at the ling the trustee may purchase	the giving or n e time of sale, e at the colo	otice of sale the trustee sh Trustee shall deliver to the	nall sell the purchaser

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는 그는 것이 가지 않는 것을 것이다. 가는 것은 것은 것은 것은 것이 같은 것이 같은 것이 같은 것이다. 이 14 - 24 - 14 - 14 - 14 - 14 - 14 - 14 -	
hen the trustee sells pursuant to the powers provided, the for of the trustee and the reasonable fees of trustee	ustee shall apply the proceeds of sale to payment of (1) the expenses of sale, itee's attorney, (2) the obligations secured by this trust deed, (3) to all persons y and the trust deed as their interest may appear in the order of their priority, terest entitled to such surplus.
ecorded liens subsequent to the interest of the successor in int the surplus, if any, to the grantor or to his successor in int	terest entitled to such surplus.
Successor and duties conterred upon	intment, and without conveyance to the series of the series, administrators, executors, successors and shereto, their heirs, legatees, devisees, administrators, executors, successors and including pledgee, of the Retail Installment Contract secured hereby, whether including pledgee, of the Retail Installment Contract secured hereby, whether devises the context so requires, the masculine gender includes the feminine devine the context so requires, the masculine gender includes the feminine device of the day and year first above written.
. The term beneficiary herein. In construing this deed an named as a beneficiary herein. In construing this deed an e neuter, and the singular number includes the plural. WITNESS WHEREOF, the grantor has hereunto set his ha	
ners and open over the Mitness for the carry former and the carry form	Mayoue yamly Mayoue Grantor
anti ante anti as te se Winess ante ante ante ante ante ante ante ante	(The internation with a second of the Grantor, and the second of the sec
serviced accellenger and a service operator for	and a set of the set o
onally appeared the above named	voluntary act and deed. My Commission Spin Constant Spin C
Before me: Gail Concernent and an and a second and a se	ASSIGNMENT
ATE OF WASHINGTON	The Beneficiary herein, does hereby transfer, Sill torporation, the within Trust Deed and the Indebtedness secured thereby. Dealer <u>Allocation formulation</u> By
For value received. AFRICAN SAVINGS MRILAT, a WAIN's sign and set over to AFRICAN SAVINGS MRILAT, a WAIN's sign and set over to Arrow and set over the set of the set	BY THE BY
TATE OF MARINGION	SS sector in the
On this day before me appeared to the foregoing instrum (delete inappropriate option) that executed the foregoing instrum the uses and purposes described in it (delete the following if inappeared to the following if	of the corporation where and acknowledge such execution be the free and voluntary act and deed of such person, for nent and acknowledge such execution be the free and voluntary act and deed of such person, for nent and acknowledge such execution be the free and voluntary act and deed of such person, for nent and acknowledge such execution be the free and voluntary act and deed of such person, for nent and acknowledge such execution be the free and voluntary act and deed of such person, for nent and acknowledge such execution be the free and voluntary act and deed of such person, for nent and acknowledge such execution be the free and voluntary act and deed of such person, for nent and acknowledge such execution be the free and voluntary act and deed of such person, for Notary Public
Before me:	2. Provide the Market Science and the Annual Annua Annual Annual Annu
FOR MALLIE RECEIVED, the receipt and so	fficiency of which is hereby acknowled the Betail Installment Contract togetter which
and sets over to the other property therein	1) ### # 사람이에 제작하게 제가 가지 않는 것, 같은 것 같은 사람을 가지 않는 것 같은 사람을 하게 하는 것 같이 있는 것 같이 있는 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은 것
and sets Over to the other property the set of the other property the set of	ASSIGNOR:
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and sets over it in and to the other property uncertained interest in and to the other property uncertained in the set of	By:
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and sets over in and to the other property inclusion right, title and interest in and to the other property inclusion EXECUTED THIS day of 19 EXECUTED THIS day of 19 It is a set of the set of	By:
and sets over its and interest in and to the other property under right, title and interest in and to the other property under EXECUTED THIS day of 19 EXECUTED THIS day of 19 TABLE AND	ASSIGNOR: By:
and sets over the other property distance of the other propert	By:
and sets over in and to the other property used ight, title and interest in and to the other property used EXECUTED THIS day of 19 EXECUTED THIS day of 19 STATE OF 2 County of 2 Personally appeared the above named foreigoing instrument to be Before me: Before me: Grantor TO Clairfol Harman A TO	ASSIGNOR: By: By: SS and ecknowledged voluntery act and deed. My commission expires: Notery Public STATE OF OREGON SS. County of <u>Klamath</u> I certify that the within instrument was received for record on the <u>25th</u> dayo for RECORDING LABEL IN COUNN TIES WHERE Second of Mortgages of said County.
and sets over the other property distance of the other propert	By: