| /-10 93090  | к-40785 Vol. <u>m88</u> Page <u>1</u><br>твият DEED  | 8030  |
|---|--|---|
| a transferrent clear in the second  | TRUST DEED<br>dev of September, 19 88, between<br>dev of Ada Sample aka Jean A. Sample   | And welleday  |
| THIS TRUST DEED, mode this <u>Seventh</u>   | dev.ofSeptember19_00, between<br>  | _, as Grantor,  |
|   |  |   |
| Safeco Title Insurance Company  | an minuteriore et parts and there we increased by the second star in the second s | s Beneficiary,  |
| LVVXTATO DULLUE   | 1/3, 1/1C.   | باللائية بحجوج ا  |
| formingen eine in staties, angestellerten som ver at  |  | Constant Con<br>Constant Constant Cons |
| Grantor irrevocably grants, bargains, sells and conv  | eys to trustee in trust, with power of sale, the property in   | described as:   |
| and the second | $r = \rho \rho_1$ $D = 97603$ $\Lambda Lamall County, or optimized$  | OF  |
| THE N <sup>1</sup> / <sub>2</sub> OF LOT 3 IN BLOCK'2'OF HOME<br>ON FILE IN THE OFFICE OF THE COUNT   | ACRES, ACCORDING TO THE OFFICIAL PLAT THERE<br>Y CLERK OF KLAMATH COUNTY, OREGON   |   |
|   |  |   |
|   |  |   |
|   | The second s   |   |
| monte and annittenances ditu all other righte   | tural, timber or grazing purposes, together with all and singular the tenen<br>to belonging or in anywise now or hereafter appertaining, and the rents, is<br>or used in connection with said real estate:   | S 10 10 10  |
| For the purpose of securing: (1) Payment of the<br>even date herewith, made by grantor, payable to the  | the indebtedness and all other lawful charges evidenced by a Retail installment of beneficiary at all times, in the manner as therein set forth, has monthly installments of $\frac{136.00}{9.50.00}$ , with an Annual forced of $\frac{9.50.00}{9.00}$ , and any extensions, renewals or modified on the manner of all sums expended or advanced by beneficiary and the manner of all sums expended or advanced by beneficiary and an extensions.   | ent Confract of<br>wing a Total of<br>Percentage Rate   |
| pursuant to the terms hereon top-   |  | and the second second second  |
| 1. To keep said property in good condition and<br>and in good and workman-like manner any building<br>for labor performed and materials furnished therefor<br>ments to be made thereon; not to commit or perm<br>law; and do all other acts which from the character  | repair; not to remove a damaged or destroyed thereon and to pay wh<br>which may be constructed, damaged or destroyed thereon and to pay wh<br>or; to comply with all laws affecting said property or requiring any alterat<br>it waste thereof; not to commit, suffer or permit any act upon said proper<br>it or use of said property may be reasonably necessary; the specific enumer<br>or use of said property may be reasonably necessary; the specific enumer  | ty in violation of<br>ations herein not   |
| beneficiary. The amount concern any determ<br>hereby and in such order as beneficiary may determ<br>hereby and in such order as policition or release shi   | ary insurance on the premises satisfactory to the beneficiary and with loss<br>ary insurance on the premises satisfactory to the beneficiary upon any inde<br>a or other insurance policy may be applied by beneficiary upon any inde<br>mine, or at option of beneficiary the entire amount so collected or any par<br>mine, or at option of beneficiary the entire amount so collected or any par<br>all not cure or walve any default or notice of default hereunded or invalid<br>all not cure or walve any default or notice of the costs and expenses of the   | date any act done   |
| 3. To pay all costs, fees and expenses of this true<br>in connection with or enforcing this obligation, and   | st including the cost of title search as well as other costs and expenses of the<br>trustee's attorney's fees actually incurred as permitted by law<br>ceeding purporting to affect the security hereof or the rights or powers<br>ng costs of evidence of title and attorney's fees in a reasonable sum as pe   | of beneficiary or rmitted by law, in  |
| trustee; and to pay all costs and opportunity<br>any such action or proceeding in which beneficiary   | or trustee may appear.<br>quency all taxes or assessments affecting the property; to pay when due  | all encumbrances,   |
| charges and liens with interest on one perturbation<br>6. If grantor fails to perform any of the above<br>without obligation to do so and without notice to<br>or cause to be performed the same in such manne<br>ficiary may, for the purpose of exercising said po<br>porting to affect the security hereof or the rights<br>lien, which in the judgement of beneficiary may<br>therefor including cost of evidence of title, empli-<br>tion of the security hereof of the security hereof.   | iduties to insure or preserve the subject matter of this trust used, then be<br>or demand on grantor and without releasing grantor from any obligation h<br>is rand to such extent as beneficiary may deem necessary to protect the secu-<br>wer; enter onto the property; commence, appear in or defend any action<br>and powers of beneficiary; pay, purchase, contest or compromise any encu-<br>incur any liability; expend whatever amounts in its absolute discretion it m<br>oy counsel and pay his reasonable fees. Grantor covenants to repay immed<br>any, together with interest from date of expenditure at a rate of ten percer   | nereunder, perform<br>urity hereof. Bene-<br>or proceeding pur-<br>mbrance, charge or<br>nay deem necessary   |
|   |  |   |
| It is mutually agreed that:<br>7. Any award of damages in connection with   | any condemnation for public use of or injury to said property to any party apply or release such monies received by it in the same manner and wit  | art thereof is hereby<br>h the same effect as   |
| assigned and shall be paid to balletionally above provided for disposition of proceeds of fire<br>8. If all or any part of the property or an it<br>excluding (a) the creation of a lien or encumbra<br>household appliances or (c) a transfer by devise,<br>declare all the sums secured by this Trust Deed<br>prior to the sale or transfer, Beneficiary and the<br>credit of such person is satisfactory to Beneficiar<br>Beneficiary shall request.   | or other insurance.<br>Interest therein is sold or transferred by Grantor without Beneficiary's prince<br>subordinate to this Trust Deed, (b) the creation of purchase money<br>descent or by operation of law upon the death of a joint tenant, may, at f<br>to be immediately due and payable. Beneficiary shell have walved such op<br>person to whom the Property is to be sold or transferred reach agreemen<br>any and that the interest payable on the sums secured by this Trust Deed sh<br>ary and that the interest payable on the sums secured or by agent, and v   | for written consent,<br>security interest for<br>Beneficiary's option,<br>tion to accelerate if,<br>it in writing that the<br>sail be at such rate as<br>without regard to the  |
| adequacy of any security for the property sha<br>upon and taking possession of the property sha   | Il not cure or waive any default of house of any agreement, the benef  | iciary may declare al   |
| sums secured immediately due and the  | hy indebtedness secured or in his performance of any agreement, the benefit<br>such event beneficiary at its election may proceed to foreclose this trust<br>ures or direct the trustee to foreclose this trust deed by advertisement ar<br>a and cause to be recorded its written notice of default and its election to s<br>bereby and proceed to foreclose this trust deed in a manner provided by lav<br>does at by trustee for the trustee's sale, the grantor or other person pays the<br>does at by trustee for the trustee's sale.   | cell the said describes   |

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 to due under the terms of the trust deed and the obligation secured thereby, the grantor or other person making such pay the beneficiary all the costs and expenses actually incurred in enforcing the terms of the obligation as permitted by law. pay to

12. Upon any default by grantor hereunder, grantor shall pay beneficiary for any reasonable attorney's fees incurred by beneficiary conse-

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 a deed without express or implied warranty. Any person excluding the trustee may purchase at the sale. quent to grantor's default.

## 28704-X 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 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, 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 essigns. The term beneficiary shall mean the holder and owner, including pledgee, of the Retail Installment Contract secured hereby, whether essigns, the term beneficiary shall mean the noiser and owner, including pleages, or the nation installment contract second nervy, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine IN WITNESS WHEREOF, the grantor has hereunto set his hand and seal the day and year first above written. Witnes 11112525456667718 Witnes 3 ÷. Witness Grantor OF OBEODN 2.5 STATS indorating as in envertes now as bonstate used in correction with said we possed of <u>.</u>F un**n** o 53 Ť. <u>do 1</u>6398 die lis huie 2 animitation ally apparend the CRMAN Lenis 4 foregoing instrument 0 Vas bris nd acknowledged the 99.623 Before me: voluntary act and deed. HUMAN AN LL DAG an planates acusad. My commission expire Notary Public STATE OF WASHINGTON THE SECTOR EVENTS TO FREE STATE OF WASHINGTON ASSIGNMENT Sam they ven deide For value received, All State Builders gn and set over to non-the antiacity and , vincipales videnness as apporation, the within Trust Deed and the indebtedness accured thereby Beneficiery herein, does hereby transfer, This\_ Dealer\_ Louis of sharpey and driv type yesteriors i advest viale shifte and non By. Instance and a state of the second state of the s 120 ZALT of the tell of something On this y but of me stores established on me ... Tames M. Pitzer into da Pal Individual options mage paragram as paragram as a state of the securitor between the the securito ASSIGNMENT - FOR VALUE RECEIVED, the receipt and sufficiency of which is hereby acknowledged and confessed, Assignor hereby sells, essigns, transfers, n annel accentificant the estatometric of the contract of the negation in any amount in its analyte discration it may down increasing the hil mary imminist pre statement in Abar of statements in another base of a proving the proving the statement of the s halls angerere interesting of exomitives it a rate of ten origine (10%) her annum to has addentant votacan; STATE OF .--) County of Personally appeared the above named it since old in the d basicous toloom dots stated at the solution of the second to basicous toloom dots stated at the solution of the second to basicous toloom dots stated at the solution of the solutio foregoing instrument to be and acknowledged the voluntery sct and dead. Before me a something to the Youst Dead, [14] the continues aofigio a oracia una a Benalicitate My commission expires: nin ange wei to natteaner gi ange statender brie ande viete to main and all a merca Notary Public 1111.1.4 ul ad at h 26 016: with my officerup terms and the part the 193 ann and of proper funding and without report to the waters tradility only graSTATE OF OREGON of 300 term periona out that the state of its set yreading ad to rolessaroly exist have properly at that d vна водО tone of money 191 10 11/6100 10 Klamath ssa ta yaca the state the first set as low County of\_ Hs sust Grantor oil) and your Para de la que para ; ) certify that the within instrument was received TO station to to back DON'T USE THIS わわれ 12.33 for record on the und only with the state built and b 25th SPACE: RESERVED \_\_\_day of -11 dian that be FOR RECORDING Oct , 19 88 at 3.27 \_o'clock \_ LABEL IN COUN-In book <u>M88</u> on page ] THES WHERE OF AND A PECORD OF MORTGEGES OF said County. P\_M., and recorded null lynning stilling set typic bolige and Beneficiery 01 194 01 \_ on page 18030 ETER RECORDING RETURN TO: Bala colored for the state of the seal of County affixed. an you for the second second and the AMERICAN SAVINSS MIRIGAGE CORP. 3500-188th St. S.W., Sille 640 Lynnwood, WA 98037 Evelyn Biehn, sontra o Judin to corran side of County Clerk άþ , alleverated ber rainful georging mit to County Clerk Racorder Fee \$13.00 10.00

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