78-009185-5		
Provent in King 10892		
3 THIS TRUST DEED - Tenth		Vol. <u>msr</u> Paga <b>20935</b> 
Safeco Title: Insurance. Company 10	<u>ëtta R. Kasper</u>	STATISTIC CONTRACTOR , as Granto
AI-I-STATE-BUILDERS	TNC open	, as Trustee, an
	LIEZ MACHE	as Beneficiary
Grantor irrevocably grants, bargains, sells and conv 10	FOU HECCUDINE Ays to trustee in trust, with power of sal	e. the property in
THE WESTERLY 200 FEET OF LOT 9 ACCORDING TO THE OFFICIAL PLAT COUNTY CLIERK OF KLAMATH COUL	F THIRD ADDITION TO ALTA	MONT ACRES, FFICE OF THE
TRUST DEED	etati of	orecon a s
S which real property is not currently used for agricultur ments and appurtenances and all other rights thereunto thereof and all fixtures now or thereafter thereofter	al, timber or grazing purposes togethe	107812 (Artista
	LISPE IN CONNECTION 141	
Covern date herewith, made by grantor, payable to the i	ndebtedness and all other lawful charge	s evidenced by a Retail Installment Contract of
[2] performance of each agreement of grantor herein co Lipursuant to the terms hereof, together with interest there	monthly installments of \$ <u>160</u> . l of \$ <u>11,350.00</u> , and any entained; and (3) payment of all sums ( on as begin provided	68 with an Annual Percentage Rate
Con 1 To keep cold promotion to	<b>DS:</b>	
aviants to be made thereon; not to commit or permit we	comply with all laws affecting said priste thereof; not to commit suffer or pa	operty or requiring any alterations or improve-
2. To provide, maintain and deliver to beneficiary in beneficiary . The amount relieves	Buch of Adventigentiates services and the requirements of the premises satisfactory to	the boostilies and it is the boostilies
released to grantor. Such application or release shall no	or at option of beneficiary the entire at t cure or waive any default or notice of	mount so collected or any part thereof may be
and the second	O'C Ottom	and all and expenses of the trustee indured
cond.4.c.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 trus 5. To pay at least to 100.	g purporting to affect the security her	reof or the rights or powers of beneficiary or es in a reasonable sum as permitted by law in
b. To pay at least ten (10) days prior to delinquency charges and liens with interest as the second seco	all taxes or assessments affecting the r	Monarty: to not a large
without obligation to do so and site of the above duties	to insure or preserve the subject matte	nor or superior riereto,
ficiary may for the purpose of a such manner and to	such extent as beneficiary may deem n	Correction any obligation nereunder, perform
lien, which in the judgement of boast in rights and pow	ers of beneficiary; pay, purchase, contes	t or compromise any action or proceeding pur-
demand all sums expended hereunder by beneficiary, toge until paid, and the repayment of such sums are secured her	el and pay his reasonable fees. Grantor other with interest from date of expendi	
Any award of damaged	sa Asmühlok	s Maria (na sa
a second of disposition of blockeds of the or other		the Junic mainer dill with the same officer as
8. If all or any part of the property or an interest th -excluding (a) the creation of a lien or encumbrance subor household appliances or (c) a transfer by devise, descent of declare, all the sums secured by the Taute Dard	erein is sold or transferred by Grantor dinate to this Trust Deed. (b) the creat	without Beneficiary's prior written consent,
declare all the sums secured by this Trust Deed to be imm	or by operation of law upon the death of ediately due and payable. Beneficiary a	a joint tenant, may, at Beneficiary's option,
Beneficiary shall request.	it the interest payable on the sums secur	ed by this Trust Deed shall be at such tate as
9. Upon any default by grantor, the beneficiary may a adequacy of any security for the indebtedness secured, en upon and taking possession of the property shall not cure a potice.	t any time, without notice, either in pe ter upon and take possession of the pro or waive any default or notice of default	rson or by agent, and without regard to the perty or any part of it, and that the entering
10 AI LINEPPANET SOLUTION BUILDING ANT		or invaluate any act done pursuant to such
event the beneficiary or the trustee shall execute and cause real property to satisfy the obligations secured bereby and o	to be recorded its written notice of defa	ad by advertisement and sale. In the latter ult and its election to sell the said described
11. If alter default and prior to the time and date set by tr due under the terms of the trust deed and the obligation si the beneficiary all the costs and expenses actually incurred in the beneficiary and the costs and expenses actually incurred in the beneficiary and the costs and expenses actually incurred in the beneficiary and the costs and expenses actually incurred in the beneficiary and the costs and expenses actually incurred in the beneficiary and the costs and expenses actually incurred in the beneficiary and the costs and expenses actually incurred in the beneficiary and the costs and the costs and the costs and the costs and the costs are costs and the costs and the costs are costs and the costs and the costs are costs and the costs are costs and the costs are costs and the costs are costs and the costs are costs and the costs are costs and the costs are costs are costs are costs are costs and the costs are	ustee for the trustee's sale, the grantor of ecured thereby, the grantor or other pe renforcing the terms of the obligation a	or other person pays the entire amount then
10.1 LCOLVES HOLE STOPSCHEDT TO US MISSION OF THE STOCGED TO T	nterest entitled to such surplus.	orney's tees incurred by beneficiary conse-
property as provided by law at public auction to the higher a deed without express or implied warranty. Any person exc	of the notice of default and the nivin	
Form OR-004 (5/84)		<b>~~~~</b>

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e good without exhibits outpublicd with una with below or trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, 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 set 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. (2) 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 successor, trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be to ar

vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Uses decessor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. The successor trustee, the latter shall be the vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. The successor trustee, the latter shall be the vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. The successor trustee, the latter shall be the vested to the terms of the successor and the vested 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 feminine of and the context so requires, the alocate the plural or not named as a determine a recommendation of the plural sour neuron and the neuter, and the singular number includes the plural sour neuroneration in section we introduce and 河口,1916-IVITED

IN WITNESS WHEREOF, the grantor has heredinto set his hand and seal the day and year first above written. Macht in String Libra the 同時中国的市场法国

adequacy of any security for the property shall not cure or waive a upon and taking possision of the property shall not cure or waive a adednack of any security 105 Upon any default Misserior, the baneficiary may at any time agriancy of any services the management of the services. 308 Rencherary shan require eredit of such halson is Mituastory to Beneticiary and thet the Interest poyable on the sume and a 2:16 prior to the tide of transfer, Beneficiary and the person to Apom the Library Granto 12.1 WE COLL WITNESS HING Trust Deed to be inuned ately due and payable er bil a hansler by device nearent or in the station of the Grantor 1.5 St. Fings in as Out of the property or an interest therein is sold or transferred by Grantor without including a prior within consent Out of the property or an interest therein is sold or transferred by Grantor without conservation of constraint second transferred in TEOFOREGON There is the second in the second in the on of procescs of fire of other 22 survice. univor 2 15000 2613 ALL IBICTON ally appeared the above name IN COTKOPERTO M ietto WI SUT MITT THE MARK THE ne l

foregoing instrument to be nd acknowledged the ATUTAL C. GA voluntary act and deed Before me: alo Seconed herapy.

meticanty, together with Interest from date of extran Notark Anplic, of tan out May26 1992 there's in the Gurest of evidence of utile, employ counsel and hav his restonable tess. Cost (11:00 Set 5 Billion

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In Trust Dred and the indebtedness secured the 5. To pay at loast ten (10) days prior to delinquency all taxes of accessments attention to the induced on the structure of any part thereof the action the structure of the str A Went Bay 14 Present of the second of the second of the second storney's test of test STATE OF PG GLEG DIS EURSZ

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described hat delet the following if inappropriate) and stated on each that (she was authorized to execute it on behalf of the corporation, for the following if inappropriate) and stated on each that (she was authorized to execute it on behalf of the corporation, for the following if inappropriate) and stated on each that (she was authorized to execute it on behalf of the corporation, for the following if inappropriate) and stated on each that (she was authorized to execute it on behalf of the corporation, for the following if inappropriate) and stated on each that (she was authorized to execute it on behalf of the corporation, for the following if inappropriate) and stated on each that (she was authorized to execute it on behalf of the corporation, for the following if inappropriate) and stated on each that (she was authorized to execute it on behalf of the corporation, for the following if inappropriate) and stated on each that (she was authorized to execute it on behalf of the corporation, for the following if inappropriate) and stated on each that (she was authorized to execute it on behalf of the corporation, for the following if inappropriate) and stated on each that (she was authorized to execute it on behalf of the corporation, for the following it is the fo Before me: Blairtel weive any deleast of aptic My commission expires: 10 ho

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ASSIGNMENT FOR VALUE RECEIVED, the receipt and sufficiency of which is hereby acknowledged and confessed, Assignor hereby sells, assigns, tr ASSIGNMENTI- FOR VALUE RECEIVED, the receipt and sufficiency of which is nereby acknowledged and contessed, Assignin intrust state, assigns, transmis, and isets over to American Savings & Loa 1 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 to floated that to compute and to the other property therein described to floated that to compute and to the other property therein described to floated that to compute and to the other property therein described to floated that to compute and to the other property therein described to floated that to compute any set obtained by the property of the other property therein described to floated that to compute any set obtained by the property of THIS day of more than the may be constructed, to may be constructed, tomaged or destroyed thereou that so pay where the taims of introve the constructed and property of receasing any alternations of introve the constructed and property of receasing any alternations of introve the constructed and property of receasing any alternations of introve the constructed and property of receasing any alternations of introve the constructed and property of receasing any alternations of introve the constructed and property of receasing any alternations of introve the constructed and property of receasing any alternations of introve the constructed and Tele keep said preparty in gred condition and repair, not to remove on engamaged or destroyed thereon that to pay short due th clother To protect the security of this this they dead frautor agrees:

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goling instrument to be 2 00/4 DE just callet of the of 10 of Dec in compensation metrics in voluntary act and deed. dissuid matrassi rohst My commission expires: 114 Louis Jerrys and Dentity

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