Burn Falle, the Steps LISHING CO., PORTLAND, OR, 9720 · · · 46207 Vol. M&S Page TO TRUST DEED 2720 THIS TRUST DEED, made this ____ 15th____day of _____February_____, 19.85., between Harold L. Kaufold.and Rose Marie Kaufold as Grantor, Aspen_litle_&_Escrow,_Inc.___, as Trustee, and Suburban Finance Company as Beneficiary, Hispophines population that the WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: in The property of the property of See legal description EXHIBIT "A" 71 College That the Automotion Cratteria da JAGES DEED STATE OF ORECON anti ne areas 空和的科技公司 16

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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or bereatter appertaining, and the rents, issues and profits thereoi and all lixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Elouon Thousand Three Hundred Forty and 28/100

sum of --Eleven-Thousand-Three-Hundred-Forty and 28/100

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it

The above described real property is not currently used for agriculation of the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: 1. To protect end and the security of this trust deed, grantor agrees: and reperiments or preserve and maintain said property in good conditions and reperiments of preserve and property. 2. To complete or restore prompily and in good and workmanike manner any building or improvement which may be constructed, damaged or destroyed thereon, and primerous due all costs incurred therefor. 3. To complete agree due to the security if the beneficiary so results, to cost for cost and primering statements pursuant to the Uniform Commer tions and restrictions allocing statements pursuant to the Uniform Commer cost code as the beneficiary require and to pay for tiling among make by tiling officers or searching agencies as may be deemed desirable by the beneficiary of the searching maintenant pursuant to the Uniform Commer the beneficiary requires and to pay for this the base make by tiling officers or searching agencies as may be deemed desirable by the

case Code as the beneficiary may require and to pay for filing same in the proper public office or offices, as well as the ost of all lien searches made beneficiary.
Tow or To provide and continuously maintain insurance on the buildings and such results are seed as the beneficiary may be desmed desirable by the and such results are set as the beneficiary may none or damage by the and such results are set as the beneficiary may none or damage by the and such results are set as the beneficiary may from time to time require, in companies acceles as the beneficiary may from time to time require, in companies acceles as the beneficiary as soon faurage by the and such results to the beneficiary at least titleen days prior to the using the faurance and the beneficiary at least titleen days prior to the using the same at grantor's expense. The annual term debeedon and beneficiary that least beneficiary as beneficiary any policy of the beneficiary that same and to dear any fue out at the same at grantor's expense. The annual terms of any policy of the beneficiary that same to collected under any fue out at the same at grantor's expense. The annual terms of any policy of the beneficiary the same at grantor's expense. The annual terms of a same to acch acceled or and the same and the deard or assessed upon any indebeedon and beneficiary the same and to pay all fars, assessments and other charge attempted or invalidate any and termines and the grantor lead any taxe, assessments and other the pay and the same as beneficiary and part thereod, such ary teres and part of and the same as all of a same to accele a same and the part of a same and the same to accele any title of an and built and the same and to accele any part of the deard or assessed upon any indebeedon and beneficiary beychild by drantin, either there and the analytic the acceled and any track assesses that the same and part of a same and the same and the same and and the same and and the same and anot to accele any the same and anot the same and there

pellate court that adhede resecrable as the beneficiary's or trustee's attor-res's term on much appeal. It is traiting a greed that: It is the event that any potent on all of and property shall be taken in traiting to the court of the second traiting and the the second comparison to such taking which an in such the the amount required internet if resecuble costs, expresse and attorney's feest the second pay and population to such taking which are in such paid to conserve any feest internet if resecuble costs, expresses and attorney's feest the second pay and both in the trait upon any resecuble costs and repeated or incurred by been incurred by such a such pay resecuble costs and repeated or incurred by been secured be and appellete courts, mechanic applied upon neutral been secured be and papellete courts, mechanics, to take such actions permation, prompty attrusteers as aball be incessery in obtaining such cours faile such a such proceedings is and from termes, to take such actions permation, prompty attrusteers as aball be incessery in obtaining such cours failed and the such a from and presentation of the deed and the note the induction of any person bereficiary is request.

Itural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (5) join in subordination or other agreement allecting this deed or the lien or charge grantee in the reconveyance may be described as the person or, persons be conclusive poor of the truthuluness thereoi. Truther agreement allecting this deed or the lien or charge grantee in the person or persons be conclusive poor of the truthuluness thereoi. Truther agreement allecting the set of the

Waive any detault or notice of delauit hereunder or invalidate any act done 12. Upon detault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all baums secured hereby immediately due and, the beneficiary may event the secured hereby immediately due and the beneficiary may in equity as maintage or direct the truste to foreclose this trust deed by execute and cause sale. In the latter event the beneficiary may execute and cause sale. In the latter event the beneficiary may execute and cause sale. In the latter event the beneficiary bits the advertisement and sale. In the latter event the beneficiary bits and here by execute and cause sale. In the latter event the beneficiary bits are all to sell the said denin fecorded his written notice of default and histes shall to sell the said denin fecorded hist written notice of default and histes shall thereof as then required by a shall fix the time and place of a def. Bit or notice the manner provided in ORS 86.740 to 86.795. 13. Should in ORS 86.740 to 86.795. 14. Should the beneficiary or his successors in interest, the the obligation secured thereby induce under the terms of the trust deed and the obligation secured thereby induce under the terms of the trust deed and the obligation secured thereby induce under the terms of the trust deed and the contoring the terms of the obligating coals and attorney's ices not er-cipal as would not then be due to hor that has the portor of the prior be the study of the mount is novided by law? 14. Otherwise, the sale shall be held on the date and at the times and allow and the beside study courser. 14. Otherwise, the sale shall be held on the date and the times and allow and the beside study and the beside and at the times and allow and the beside study and the beside and the beside study and the study and the turnes.

the default, in which event all foreclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and place designated in the police of sale or the time to which said sale may in one parcel or in superial parcels and shall sell the parce for parcels at shall deliver to the builder for cash, payable at the time of op parcels the property so sold builder for cash, payable at the time of op parcels the property so sold builder for cash, payable at the time of op parcels the property so sold builder for cash, payable at the time of op parcels the property so sold builder for cash, payable at the time of op parcels the property so sold builder of cash, payable at the time of op parcels the truthfulness thereod. Any person, excluding the trustee, but including 15. When trustee sells pursuant to the powers provided by fault. The compensation of the truste sale at the sale. 5. When trustee sells pursuant to the powers provided builder by frustee's half apply the proceeds of sale to payment of (1) the express of sale, in-stroney, chart the default of the trustee at a reasonal charde by frustee's having recorded the obligation secured by the trust deed charde by frustee's having recorded the gammar to the interest of the furth all persons the default any, to the gammar to the interest of the indire in the furth surplus, if any, to the gammar to the interest of the further ind (4) the surplus, if any response nermities have been in the event set of the surplus in the subsequence of the barder of the surplus in the

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reasort permitted by law baneliciary may from time to successor trustee successor or successors to any crustee memod herein or to any conveyance to the successor frustee, the latter shall be vessed with all title powers and duties duccessor frustee, the latter shall be made appoint powers and duties the successor frustee, the latter shall be made appoint powers and duties the successor frustee, the latter shall be made appoint powers and duties of the successor frustee, the latter shall be made appoint powers and duties of a successor frustee, the latter shall be made appoint powers and duties and a substitution shall be made appoint and its place of resource of the sound or counties in which the property is situated. 17. Trustee access this trust when this deed, duty executed and obligated to notify any apublic record as provided by law. Trustee is not obligated to notify any apublic record as provided by law. Trustee is do aball be a party unless such action or proceeding is brought by trustee.

The Trust Dred Act provides shings and love association authory of this state, its subsociaties, sunder must be either an attamey, who is an active member of the Oregon State Bar, a bank, trust company less under the laws of Oregon or the United States, a title insurance company authorized to insure title to real or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 496.585. hat the mustee her mind to do busin affiliates, ogens

and on the state of the The grantor covenants and agrees to and with the beneficiary and those claiming under him; that he is law Tully seized in fee simple of said described real property and has a valid, unencumbered fille thereto and that he will warrant and forever defend the same against all persons whomsoever. 449 340 aspand. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for granter's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purpuses. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee of the 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, said grantor has hereunto set his hand the day and year first above written. * IMPORTANT NOTICE: Delete, by litting out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Neus Form No. 1305 or equivalent; of a dwelling use Stevens-Neus Form No. 1305 or equivalent; of a dwelling use Stevens-Neus Form No. 1306, or equivalent; with the Act is not required, disregard this notice; 1.1.1544 Marie (If the signer of the above is a corperation, use the form of acknowledgment opposite.) ORS 93,490) STATE OF OREGON, STATE OF OREGON, County of County of Klamath Barrie a Vanis February 15 , 1985) ss. en strede લ પણ બેલ્લા Personally appeared Personally appeared the above named Harold L. Kaufold and and who, each being first duly sworn, did say that the former is the Rose Marie Kaufold president and that the latter is the ودعادتهم والأشار والمشاعدة معتج Victure. secretary of ... A corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and scaled in behalt of said corporation by authority of its board of directors; and deed. Determined the second state of the second state o and acknowledged the foregoing instrutheut to be a voluntary act and deed. Before me: COFRICIAE: MBluy Kam SEAD, Notary Public for Gregon Before me: Notary Public for Oregon 1 Mr. commission expires: 5 11 84 Χ. r (dygerge Fri Ster (OFFICIAL My commission expires: SEAL.) 12.24 1.5 un Sei Thats 1945 C. REQUEST FOR FULL RECONVEYANCE 125 To be used only when obligations have been paid. TO! Trustee Section and The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said true deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of 3.4 d or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith togesher with said trust doed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the DATED. . 19 Beneficiary I Derd OR THE NOTE delivered to the trustee for cancellation before reconveyance will be m TRUST DEED STATE OF OREGON, NESS LAW PUB CO. PORTLAND, UNE 1945 - 1944 a County of SS. I certify that the within instru-Harold L. Kaufold and F 1958 A Charling and ment was received for record of the any out on a star energy in anothe day of Rose Marie Kaufold an. Chuimphing 19.000 38 83 200 to 16 SPACE RESERVED Grantor in book/reel/volume No......on Star Andres FOR Star And pageor as document/fee/file/ RECORDER'S USE Suburban Finance Company instrument/microfilm No. Head. Darang nearber pus Record of Mortgages of said Sounty. Beneliciary N 63 () * Nearthre and given. Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. Suburban Finance Company There is of Personal Report TO Petsions 3928 S. 6th 1993() TITLÉ NAME Klamath Falls, Ore 97603 TEUST DEED By Deputy

Order No. 38-28512 Page 4

EXHIBIT "A"

A parcel of land situated in Section 14, Township 34 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

The East ¹/₂ of the parcel beginning at a 5/8" iron pin marking the Southwest corner of the NE4NW4 of said Section 14; thence from said point of beginning; North 00° 10' 16" East along the West line of the said NE4NW4 391.19 feet to a 5/8" iron pin; thence South 89° 54' 02" East 1097.61 feet to a 5/8" iron pin; thence South 89° 54' to a point; thence South 89° 35' 57" West 1100.03 feet to a 5/8" iron pin; thence North 00° 10' 16" East along the West line of the said N4NE4 of SW4 409.98 feet to a 5/8" iron pin marking the point of beginning.

(ETURN: SUBURBAN FINANCE 3928 SOUTH SIXTH 77603 ドモロ

STATE OF OREGON,) County of Klamath) Filed for record at request of

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on th	is 22nd day of Fe	bruary	A.D. 19	85
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