Ions and restriction; stim all laws; ordinan-microred thereio; is utimaged or proper poses as the beneficiary in statements pursuant to oblight or provide and constructions; and to pay for Hime's starts in the beneficiary in statements pursuant to oblight or proper provide and constructions; as may be deemed desired in the building of the building of the building of the beneficiary.
 A. To provide and constructions of the beneficiary in the building of the building of the beneficiary in the beneficiary into the building of the building of the beneficiary of the beneficiary into the building of the beneficiary of the building of the beneficiary of the beneficiary into the based pays them times a time of the building of the beneficiary of the based based of the beneficiary of the based based based of the based bas based bas based based based

The above described real property is not currently used for agricu. To protect the security of this trust deed, grantor agrees: i To protect, preserve and maintain said property in good condition: and repair not to remove or demolish any building or improvement thereon: and repair not to remove or demolish any building or improvement thereon; and repair not to remove or demolish any in good and workmanlike thereon, and pay waste of said property in good and workmanlike destroyed thereon, and pay waste of said property; if good and workmanlike in To complete or your or demolish any in good and workmanlike destroyed thereon, and pay with all laws, ordinances, relations, covenants, condi-tion and restrictions alliced and program used in to the Unitom Commer-tion for executing such timencing statements pursual to the Unitom Commer-grame or offices, as well as the cost of all lien game in the by films offices or searching agencies as may be deemed desirable by the constructed on the said constitution on the buildings

NOTE. The Trust Deed Act provides that the trustee hereunder, must be either an ottorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a fille insurance company authorized to insure the to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent likensed under ORS 696.305 to 696.585.

surplus, il any, to the dramber or to his successor in interest entitled to such surplus. 16. For any tesson permitted by law bencliciary may from time to successors to any tuske appointed to any trustee appoint and the successor of successors to any trustee appoint and the successor trustee appoint and the successor trustee appointed and the successor trustee appoint any trustee here be vested with all title instrument executed by benchmark of the successor trustee appoint and its between the successor of any trustee here and any trustee and the property is situated and the property is situated and the property is situated and any trustee and the property is situated and the application of proper appointment of the desires trustee and application or proceeding in which frantise and the property is situated and big application or proceeding in which frantee and trustee and the application application application and the application application application and any trustee and any trustee and the application application and any trustee and any trustee and the application appl

the default, in which event all foreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and be designated in the notice of sale or the time to which said sale may un one parcel or in separate parcels and shall well all property either shall deliver to the purchase parcels and shall well all property either the intervention of the intervention of the trustee warranty, express or intervention of the notice of all or any covenant or equired by law conclusive with the grant of the highest bidder for cash, payable the time to sale. Trustee plied The recitals in the deviation any covenant or equired by law conclusive of the grant thereoil, any purchase at the sale. Trustee of the grant and beneficiary, any person, excluding the trustee, but including chall apply the proceeds of the frustee and a response but including cluding apply the proceeds of the frustee and a response but including cluding apply the proceeds of the frustee and a response but including automay. (2) to the obligation secured by the trustee of by frustees surplus. Surplus, any reason permitted by law beneficiary mail (4) the the frustee and a rescrease of the frustee of the frustee of the surplus.

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreent hereunder, the beneficiary may event the beneficiary at his election my proceed to foreclose this trust deed advertisement and sale. In the latter event the beneficiary or in first deed advertisement and sale. In the latter event the beneficiary or in first deed be seen and the secured hereby innecessing of the beneficiary or advertisement and sale. In the latter event the beneficiary or the first deed by the secured real propertien notice of default secured thereof as then rectired by law and prosects of the obligations secured thereof as then rectired by law and prosects to loreclose this frust deed in there default at any time prior to foreclose by advertisement and sale for State of the beneficiary or the date set by the ORS 86.760 may pay to the beneficiary or is used as privileged by the set of the thereby (including or shear persons in interest, respec-entioning the around the trustee's and trustee's and attains deed and the cale around the beneficiary or the terms of the interest des the tively, the entire amount then due under the terms of the interest default thereby is a mount provided by law for the presses attaily incurred in cipal as would on ORS 86.740 to 36.795.

ultural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in your granting any certaing any restriction thereon; (c) join in any thereon; (d) restriction or other agreement allocing this deteron; (c) join in any thereol; (d) reconvey, without warranty, all or any part of the property. Thereon in this parent of the described and the "person or persons becomential effective that the set of any map or plat of any map or plat of the property. There is a subordination or other agreement allocing this described any part of the property. There is a subordination of the truthfultess thereol. They matters or lacts that the posterior property and the property of the truthfultess thereol. They matters or and the posters of a subordination of the property of the truthfultess thereol. They matters any any of the property of the truthfultess thereol. They matters any any of the posterior and without notice, either in person, by agent of by a receiver to be approxed by a court, and without regard to the anguage of any security for the part thereol, in its own name sue or otherwise collect the same, including reasonable attorned profits, including these past due and collection, including reasonable attorned profits, including the secure and in such order as before any indebtedness accured hereby and in such order as abenetics or a wards for any taking or dramad of the property, the property, and the application or release there or invalidate any act done part ware in his marking on all taking possession of said property, the property defined on the application and cake for any dot the property, and the application or release there or invalidate any act done part ware in his marking on the appression of any dot the property, and the application or release there or invalidate any act done part ware in his marking on any teament or invalidate any act done part was any default by franter in payment of any indebtedness secured there pay indebtedness the constraine

note of even date herewith, payable to beneficiary or order and made by grantor, the tinal payment of principal and interest hereot, it note of even date determin, payable to believely of order and made by grannor, the tinal payment of principal and microsi determined. The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and navable. The date of maturity of the debt secured by this instrument is the date, stated above, on w. becomes due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and protits thereof and all fixtures 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

as Grantor,

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anting and good Dead OB LARE WOLL And WE are ies. Butte miller be define and to the truthe in

Lot 43, EXCEPT the Westerly 80.0 feet, FIRST ADDITION TO SUMMERS LANE HOMES, in the County of Klamath, State of Oregon.

FORM No. 891-1-Origon Trust Deed Series-TRUST DEED (No restriction on casignm

1020 D Definition Intel Deed Series-TRUST DE

Suburbors Finance Company

in \_\_\_\_\_\_Klamath\_\_\_\_\_County, Oregon, described as:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath

as Beneficiary,

PATC 28988 TRUST DEED

THIS TRUST DEED, made this \_\_\_\_\_\_9th\_\_\_\_day of \_\_\_\_\_July\_\_\_\_\_, 1985\_\_\_\_, between Donna M. Laborde and Patrick H. Nichols Aspen\_Title\_&\_Escrow,\_\_Inc.\_\_\_ Suburban Finance Company as Trustee, and

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PORTLAND. OR. 972

history of the second of the s fully seized in tee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and forever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily tor grantor's personal, tamily, 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 nurposes.

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 terminine 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 lining 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-Ness Form No. 1305 or equivalent; of a dwelling use Stevens-Ness Form No. 1305 or equivalent; of a dwelling use Stevens-Ness Form No. 1305 or equivalent; of a dwelling use Stevens-Ness Form No. 1306. If finance the purchase with the Act is not required, disregard this notice. Donno In Salore trich of nichol (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, (ORS 93.490) County of Klamath STATE OF OREGON, County of July 9, . 19 Personally appeared the above named. Dorma M: Laborde and Patrick H: Nichols Personally appeared and duly sworn, did say that the former is the who, each being first president and that the latter is the..... at startes 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 sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act , and acknowledged the foregoing instrument to be act and deed. Before me. (OFFICIAL Notary Public of Oregon Before me: SEAL) Notary Public for Oregon My commission expires: \$ 11-26 (OFFICIAL My commission expires: SEAL) Managers and ALL DE UNY CALLENARY REQUEST FOR FULL RECONVEYANCE With Standard and Standard and Standard REQUEST FOR FULL RECONVEYANCE TO ...., Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said The undersigned is the legal owner and notice of all indecreatiess secured by the toregoing trust deed. All sums secured by said trust 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 said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you here must used of pursuant to statute, to cancer all evidences of midebleuness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the DATED: Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be m TRUST DEED (FORM No. 881-1) STEVENS-NESS LAW PUB. CO. PORTLA Clinetedop) STATE OF OREGON, I certify that the within instru-Donna M. Laborde and gorgen described art ment was received for record on the Patrick H. Nichols at ..... 4:01 ...... o'clock .... PM., and recorded as Bonerices. Grantor SPACE RESERVED RECORDER'S USE page....10570...or as document/fee/file/ Suburban Finance Company erenar part-Record of Mortgages of said County. Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. P. W. Way of Suburban Finance Company Evelyn Biehn 3928 S. 6th ----By Bernetha AK

Klamath) falls, Ore 97603

TRUST DEED fee 9.00

Kelschr

Deputy