surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any conveyance to the successor trustee. It has a point and the successor trustee appointed herein and without powers and duties conferred under Upon such appoint herein or to any conveyance to the successor trustee, the latter shall be vested with all hereunder. Each such appointment and substitution shall be made by written and its place of the county or counties in which the property is situated. Clerk or Recorder of the county on counties in which the property is situated. acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending successor trustee shall be a party unless such action or proceeding in should by furstee. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attamey, 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 title insurance company authorized to insure title to real property of this state, its subsidiaries, offiliates, agents or branches, the United States or any agency thereof, or an active agent licensed under ORS 696.505 to 696.585.

 join in executing and property: if realizations, covenants, condi-cial Code as the beneficiary on request, to pay the billion of request, to proper public office or carry may require and to pay the billion of request, to beneficiary.
 now 4. To provide and continuously maintain insurance on the buildings and such orderer erected on the said premines against loss or damage by line of the bardier erected on the said premines against loss or damage by line and such orderer erected on the said premines against loss or damage by line and such orderer erected on the said premines against loss or damage by line and such orderer erected on the said premines against loss or damage by line and such orderer erected on the said premines against loss or damage by line and such orderer said policies to the beneficiary as on the latter; all if the grantor shall tail for and elivered to the beneficiary as on the latter; all if the grantor shall tail or an elevision to procure any such income an insured deliver said policies to the beneficiary the entire all and the policies of insurance more the same treatier placed on said building, collected usary may prove the same treatier placed on said building and thereol, may policy of imsurance policinor's expense. The amount ciary upon any any line or other imsurance policinor's so inclease shall act done pursuant to such notice, colice of delault hereunder or invelance and against asid policy bolic and promotily discussments and other to beneficiary; should ther charges that may be applied or assessed all act done pursuant to such notice, colice of delault hereunder or invelance and by direct payment or by provide other charges payable by cares, assess by direct payment or baid, with interest as alon of any of the charges payable by cares, assess by direct payment or by provide other charges payable by cares, assess by direct payment or baid, with interest as alon of any of the co-erty, and there and here of any rights arising from bedy secured by this to the detault, in which event all foreclosure proceedings shall be diminsed by 14. Otherwise, the sale shall be held on the date and at the time and be postonated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may in one parcel or in separate parcels and shall sell the parcel operty either auction the highest bidder for cash, payable at the time of sale. Trustee the protect of the purchaser its dead in form as required by teapress or im-plied. The recitals in the deed of any matters of fact shall be combining proof the frantist thereol. Any purchase at the sale, but instinding of the truthulness thereol. Any purchase at the sale shall apply the proceeds of sale to payment of (1) the supersory of sale, in-all apply the proceeds of sale to payment of (1) the supersory of sale, in-all apply the proceeds of sale to payment of (1) the frantise by frantise shall apply the trustee sells pursuant to the powers provided herein, trustee shall apply the trustee sale to payment of (1) the supersory of sale, in-alterney. (2) to the obligation secured by the trust deed by frantise deed as their interest may superson in the erder of the trustee in the trust attrustor, (3) to all persons deed as their interest may depart in the erder of the trustee in the trust surplus, if any, to the granter or to his successor in interest entitle do such 16. For any reason permitted by law bencliciary may form the the

To protect the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; To complete or restore paid property. manner any building or improvement which may be constructed, damaged or 3. To comply with alway, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the beneficiary so requests, to result be beneficiary may require and to pay for filling same in the proper public of estimations as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the build:

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 stany agreement hereunder, the benckizary may event the benchizary at his election may proceed to foreclose this trust deed advertisement and sale. In the latter event the benchizary or the trustee shall to sell the said described real property to satisfy the obligations secured hereby or in his performance in the trustee to foreclose this trust deed advertisement and sale. In the latter event the benchizary or the trustee shall to sell the said described real property to satisfy the obligations secured hereby, whereupon the trustee the property to satisfy the obligations were the maner provided in ORS 86.740 to 86.795. 13. Should the beneficiary or his success this trust deed sale trustee for the trustee is the grantor or other person so privileged by tively, the entire amount the due under the terms of the trust deed sale endering the terms of the beneficiary or his success and the endoring the terms of the obligation and the trust deed and the offer and the beneficiary elect to foreclose this trust deed and the delault at any time prior to live days before the date set by the offer delaute amount then due under the terms of the trust deed and the endoring the terms of the obligation and trustee's and attorney's fees not ex-obligation secured there the dato the terms of the trust deed and the endoring the terms of the obligation and trustee's and attorney's fees not ex-cipal as would not then be due had no delault occurred, and thereby cure the trustee. The sale shall be held on the date and at the time sade the trustee.

Itural, ilmber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in subordination or other or creating any restriction thereon; (c) join in any subordination or othere are arready all or any part of the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The fraction is any convert, without warranty, all or any part of the property. The legalty entitled therelo; and the recitals there on othere or or person and there indebtedness hereby secured enter upon and take possession of said property is a court, wither in the or and there are and apply the sense, here's less upon any indebtedness secured hereby, and in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the rollection of ups of the entering is or any collection or any sate there indebtedness accured hereby, and in such order as beneficiary or any determine such order as theread of the rolled to the angle of the rents, licitary may determine secured hereby, and in such order as beneficiar or any determine or any endebtedness accured heread of any taking or damage of the angle of the indebtedness content on the order as the property, and the application or release thereot any taking or damage of the many determine on the order or invalidate any act done waive any detault by grantor in payment of any indebtedness secured heread any any indebtedness secured any taking or anage of the secure of the secure of the secure of the angle of the rents, issues and prolits, or the proceeds of the and other involution or such as for any taking or damage of the indebtedness excured any taking or damage of the property, and the application or release thereot any taking or damage of the property, and the such order.

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

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 profits 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

Beginning at the Southeast correct of Lot 15, Block 2, Resubdivision of Tracts 28 and 3 of Homedale, Klamath Contry, Bregon; thence North 200550 East along the Easterly line of said Lot 15, 262.3 feet to the rear line of said Lot 16; thence North 83° 07' West 73.07 feet; thence South 2° 55' West parallel with the Easterly line of said Lot 15; 270.6 feet to the South boundary of said Lot 15; thence East 73.0 feet, more or less, to the

WELLY'S

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as Grantor:

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SEP

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NAME OF A DESCRIPTION OF A

werklamath Falls. Hro 97/02

inanca Company

FORM. No. 881-1-Oregon Trust Deed Series-TRUST DEED (No restriction on assignment).

1

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamath......County, Oregon, described as: The West 107 feet of Lot 15, Block 2, of the Resubdivision of Blocks 2B and 3 HOMEDALE, in the County of Klamath, State of Dregon, EXCEPTING THEREFROM any portion of the following parcel: A portion of Lot 15, Block 2, RESUBDIVISION OF TRACTS 2B and 3 of HOMEDALE, being particulary described as follows;

196: ATC: 29259 TRUST DEED

Aspen Title & Escrow, Inc.

TEVENS.NES

W PUBLISHING CO., PORTLAND, OR. \$720

Vol 1985 Page 15659

-----..., as Trustee, and Suburban Finance Company as Beneficiary,

Shirley A. Holliday

but is not state to encode out the state of plotters be studied by the grantor covenants and agrees to and y ully seized in fee simple of said described real pi	with the beneficiary and those claiming under him, that he is law-
ully seized in fee simple of said described real places of the service of the	(4) Provide the second s second second seco second second sec
and that he will warrant and forever defend the	some adainst all persons whomsoever.
ind that he will warrant and lover define the	
 (a)* primarily for grantor's personal, family, house (b) for an organization, or (even if grantor is a r 	n represented by the above described note and this trust deed are: sehold or agricultural purposes (see Important Notice below), natural person) are for business or commercial purposes other than agricultural
purposes. This deed applies to, inures to the benelit of am ors, personal representatives, successors and assigns. The ontract secured hereby, whether or not named as a bene masculine gender includes the feminine and the neuter, a	d binds all parties hereto, their heirs, legatees, devisees, administrators, execu- e term beneficiary shall mean the holder and owner, including pledgee, of the ficiary herein. In construing this deed and whenever the context so requires, the and the singular number includes the plural.
IN WITNESS WHEREOF, said grantor l	has hereunto set his hand the day and year first above written.
MPORTANT NOTICE: Delete, by lining out, whichever warrand not applicable; if warranty (a) is applicable and the benefici	my (a) or (b) is Mulley U. Dolliday
is such word is defined in the Truth-in-Lending Act and Regulation by	egulation 2, the making required
isclosures; for this purpose, if this instrument is to be a PIRS	1, 11en, ro, mance :
f this instrument is NOT to be a first lien, or is not to finar f a dwalling uso stevens-Ness Form No. 1306, or equivalent with the Act is not required, disregard this notice.	if. If compliance
an a	na anti-a 1999 - 1997 - Anna and anna anna anna anna anna anna
If the signer of the obove is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON,	srs 93.490] STATE OF OREGON, County of
/lomoth	19
September 26	Personally appeared and
Personally appeared the above named	duly sworn, did say that the former is the
Shirley A. Holliday	president and that the latter is the
	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
and acknowledged the foregoing instru-	sealed in behalf of said corporation by authority of its board of directors
nent to be	and deed. Belore met
(OFFICIAL Ubboug ham. SEAL)	n an de la carre en la carre de la carr La carre de la c
Notary Public for Oferon My commission expires: 5-11-86	(FAI)
And the second s	
The month of the state persons to the state of the state of the RE	
and examine and the second second second second second second to be used	ed only when obligations have been paid.
per contrast per constructions of the period of the per	ed only when obligations have been poid.
To be us TO: The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You here said trust deed or pursuant to statute, to cancel all en- therewith together with said trust deed) and to reconvey.	ed enly when obligations have been peid. Tall indebtedness secured by the foregoing trust deed. All sums secured by sa by are directed, on payment to you of any sums owing to you under the terms vidences of indebtedness secured by said trust deed (which are delivered to you , without warranty, to the parties designated by the terms of said trust deed the
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