FORM No. 881-Oregon Trust Deed in riss-TRUST DEED. 15-346-73 2091 Vol. Mg/ Page TRUST DEED 12700 THIS TRUST DEED, made this 07 day of Suller mo UA lenzuelA .day of Edward C. Dore as Grantor. Title ..., as Trustee, and mg as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property WITNESSETH: in KAMATA County, Oregon, described as: in Block \_\_\_\_\_ of Mountain Lakes Homesites, according to the 4 Lot(s) official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. 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 tion with said real estate. FOR THE PURPOSE, DI'SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Thirteen / hours, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable 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 payable. In the even the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary's herein, shall become immediately due and payable. The above described reol property used for agricultural, timber or grazing purposes. <text><text><text><text><text><text><text><text><text><text> (a) consent to the making of any map or plat of said property; (b) join in synchronic granting any easement or creating any restriction thereon; (c) join in any subordination or other different allociting this deed or in (c) join in any subordination or other different allocities thereon; (d) reconvey, without warranty, all or any part of the property. This feedback thereois (d) reconveysing the recities therein of any matter of the property. This feedback thereois of the truthuliness thereoi. Trustee's less for any of the recities therein of any merces or lacts shall services mentioned in this part of the property. This provides the services mentioned in this part of the property. The services mentioned in this process, by agent or by a court of the services and provides without regard to the adequacy of services the recit, if its own name sue or otherwise and exponent of the services and provides, including these mentions, is the ordination and caller of the services and provides, including the service of a said thereast.
11. The entering upon and taking possession of said property, the industrance policies or compensation or as alors for any default or the said for any thread other involves of the same and provides or compensation or as alors alors and exponents.
12. Upon default by grantor in payment of any indebtedness secured therein the such as alors as alores as alores as alores any determine.
13. The entering upon and taking possession of said property, the involves of said property of the said to not such receives of advact therein or any default or the said to any atom and taking the advact and and and the property.
14. Upon default by grantor in payment of any indebtedness secured based based or any default or such and the said or any taking or the based other any default or notice. waive any default or notice of default hereinder or invalidate any act done 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due payable. In such an in equity as maintary at his election may proceed to any payable. In such an in equity as maintary at his election may proceed to any indebtedness secured declare all sums secured hereby immediately due to be a this trust deed by event the said deschared of his written notice of default he frustee shall to sell the said deschared of his written notice of default he frustees that hereby, whereupon the trust eshall his the time und place of such, give notice thereof as then required the shall her the time und place of such, give notice thereof as then required the shall here the time und place of such gives the such thereof as then required the prior to live days before the date set by the ORS 86.760, may news sale, the grantor or other person by privileded by the entire amount the meneticiary or his successors in privileded by the entire amount the meneticiar or other the trust deal and the endorcing the terms of the (midding costs and expenses actually default and the default, in which event all love had no default occurred, and thereby cur-the dataut, in which event all loverlosure proceeding shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the times and here default, in which event all be held on the date and at the times and here default at the shall be held on the date and at the times and the trustee. 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 be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels auction to the highest bidder to the form as required by law conveying the postponer set of the purchaser its dead in form as required by law conveying place designated by the set of the form as required by law conveying the postponer set of the purchaser its dead in form as required by law conveying place. The recitals in the dead of any matters of lact shall be conclusive proof the property so sold, but without any covenant or warranty, express or in-place the state thereoit. Any purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shuding apply the proceeds of sale to payment of (1) the express of sale, in-ation of the function of the trustee and a reasonable charker by trusters and apply the proceeds of sale to payment of (1) the express of sale, in-ation of the function of the trustee and a reasonable charker by trusters and the compensation of the trustee and a reasonable charker by trusters and the model as their inform any quiry of the trust of the trustee in the trustee and any to the granter or to bis successor in infected entitled to such any to the granter or to bis successor in infected entitled to the supplus. 16. For any reason permitted by law beneticiary may from time to surplus, if any, to the grantor of 10 his successor in interest entitled to such istrplus, 16. For any reason perinitide by law beneficiary may from time to surplus, support a successor of successors to any finite particular and without powers and duties conference in the statist shall be used of appoint powers and duties conference in the statist shall be made of appoint powers and duties conference in the statist shall be made of appoint powers and duties conference in the statist shall be made of appoint powers and duties conference in the statist shall be made of appoint powers and duties conference in the statist shall be made of appoint powers and duties conference in the statist shall be made of the county powers and duties conference in which the mode of the county and its place of record, which appointment of the successor trustee. If. Trustee accepts this trust when this deed, duly restrict and obligated to notify any pathle record as provided by law. Trustee and obligated to notify any pathle record as provided by law. Trustee and obligated to notify any pathle record as provided by law. Trustee and obligated to notify any pathle record as provided by law. Trustee is all obligated to notify any pathle record as provided by law. Trustee and obligated to notify any pathle record as provided by law. Trustee and obligated to notify any pathle record as provided by law. Trustee is of shall be a pairy unless such action or proceeding is brought by trustee. The Trust Deed Act provides that the trustes hereunder must be either on attorney, who is an active member of the Oregon State Bar, a bank, trust company ings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company curtorized to naure title to real y of this state, its subsidiaries, affiliates, attents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 676-505 to 696-585.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law fully seized in fee 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 for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if granter is a natural person) are for business or commercial purposes other than agricultural purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, perional 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 masculing gender includes the feminine and the reuter, 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 beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form to. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. Elevalla (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93,490) DATE STATE OF OREGON, STATE OF OREGON, County STATE OF HAWAII, tonolulu SS. COUNTY OF 24 1981 line before me, the undersigned, a Notary Public in at d for said County and State, personally appeared Chris Hanson personally appeared \_\_\_\_ FOR NOTARY SEAL OR STAMP known to me to be the person whose name is subscribed to the within instrument as a witness thereto, who being by me duly sworn. deposed and said: That  $\frac{h^2}{29-379}$  resides at  $\frac{h^2}{29-379}$  Hakana ki, Hillowa Hi  $\frac{29}{29}$  that Guillermo Volenzuela personally known to him to be the person described in, and whose name is subscribed to the within and annexed instrument, execute the same; and that affiant subscribed N11 name thereto as a witness to said execution. at. 00 Signature The undersigned is the legal owner and helder of all indebtedness secured by the foregoing 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 herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to . ,19 DATED: Beneficiary not lose or destroy this Trust Deed OR THE NOTI: which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be i a na iabhliachta र ने बेरी इतिह TRUST DEED STATE OF OREGON. County of Klamath SS. (FORM No. 881) I certify that the within instru-LAW PUB. CO. ment was received for record on the 15th day of July 19 81, at 11:58 o'clock A. M., and recorded in book/reel/volume No. <u>M81</u> on SPACE RESERVED Grantor page\_12709\_\_\_\_or as document/fee/file/ FOR instrument/microfilm No. 2091 ....., RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of Beneficiary County affixed. AFTER RECORDING RETURN TO Evelyn Biehn County Clerk By Bernetha Shelroh Deputy SAUN . Fee \$7.00