M TRUST DEED Vol. M81 Page 1626 7555 , 81 Octobel THIS TRUST DEED, made this <u>15</u> th day of Octo Robert James Calvert and Michelle Calvert es Grantor, Klamath County Title Co. as Trustee, and Edward C. Dore, Jeanne N. Dore, and Rose G. Young as Beneficiary, WITNESSETH: Grantor interocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property County, Oregon, described as: Lot (s1 _34 in Block of Mountain Lakes Homesites, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

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FORM No. 881-Oregen Veust Deed Series-TRUST DEED

TN.

Ins coard called the property is not contently over the optic To protect the socurity of this trust deed, frantor a frees: I. To protect, preserve and maintain said property in good concilion and trapic, not to remove or demolish any building or improvement the conc in the commit or pertail any waste of said property. To compile or restore prompily and in good and with marike maniser any building or improvement which may be constructed, da magic or distrayed thereon, and pay when due all casts incurred therefor. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions altecting statements pursuant to the Uniform Con mer-cal Code as the beneficiary may require and to pay for films sure in the constructed films or indices, as well an the cost of all lien searches made by films differs or starching agencies as may be deemed desirable by the bane fically constituted and province on the buildings.

toom and restriction alternative personal to be Uniform Construction in the recent in the filtery and the personal does not be used on the personal does not be used on the personal does not be used on the set of the personal does not be used on the personal does not be used on the set of the personal does not be used on the set of the personal does not be used on the set of the personal does not be used on the set of the personal does not be used on the set of the personal does not be applied to personal does not be personal does not be applied to personal does not apply applied to personal does not be applied to personal does not apply apply

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(a) consent to the making of any map or plat of said property: (b) join in granting ary ensement or creating any restriction thereon; (c) join in a granting ary ensement or creating any restriction thereon; (c) join in a subordination or other agreement allocting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The frame in any conveyance may be described as the "person er person legally entitled thereto," and the recitals therein of any matters or lacts shall be conclusive proof of the rultilulares thereof. Trutte's less for any of the services mentioned in this paragraph thall be not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by in court, and without relard to the advancy of any security for the indebiedness hereby secured, enter upon and take possession of said property, the rest and prolite, including those past due and unpuid, and apply the same. If the entering upon and taking possession of said property, the collection of said property, the collection or relaxe thereof a said property, the collection or relaxes thereof and there and other insuch order as the property, and the application or relaxes thereof as a shall not cure or waive any cleault or notice.

pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured bereby or it his periormance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such means the beneficiary at his election may proceed to loreclose this trust dered in equity so a moritage or direct the trustee to loreclose this trust dered advertisenest and sale. In the latter event the beneficiary of and his election erecute and cause to be recorded his written notice of the boligations secured hereby, watercupon the trustee shall lis the time and place of sale, five notice thereof schem the shell devertibed real property to satisfy lace of sale, five notice thereof schem required by law and proceed to loreclose this trust deed in the manner provided in ORS 86.740 to 86.795. 13. Should the beneficiary test to loreclose by advertisement and sale

the manner provided in ORis 86.740 to 86.795. 13: Should the beneliciary elect to foreclose by advertisement and sale them alter default at any time prior to live days before the date set by the frustee low the truster's sale, the grantor or other person so privileged by ORS 86.780, may pay to the beneficiary or his successors in interest, respec-tively, the entire amount then due under the terms of the trust deed and the obligation recured the by the bilation and truster's and attorney's lees not ex-enforcing line terms the obligation and truster's und attorney's lees not ex-ceeding the annumity provided by law) other than such portion of the prior cipal as would not then be due had no default occurred, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by the truster.

the detault, in which event all foreclosure proceedings shall be dismissed by the truster. 14. Otherwise, the rale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one purcel or in separate parcels and shall sell the aracel or parcels at auction to the hichest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the propercy so told, but without any covenant or warranty, express or im-plied. The recitats in the deel of eny matters of lat shall be conclusive proof of the trusthulness thereof. Any person, excluding the trustee, but including the difference of the purchaser is to payment of (1) the express of sale. Trustee shall english the code of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trut deed, (3) to all persons having recorded lens subsequent to the interest of the trustee in the trust deed as there inverses may appear in the erder of their priority and (4) the surplus. If any to the granter or to bis successor in interest shulled to ruch interest.

surplus, it any to the granter or to be successor in interest shifting to thill surplus. The surplus is a surplus of the surglus of the surplus of the surglus of the surglus of the surglus of the surglus of the surplus of the surglus of the surgl

NOTE: The Trust Died Act provides that the trustee hereunder must be either an attainey, what is an active member of the Oregon State Bar, a bank, trust company or savings and Idea association authorized to do business under the laws of Oregon or the Journal Stutes, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, he United States or any agency thereal, or an estrove agent licensed under ORS 690.505 to 690.510. in a second seco

The grentor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully 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 prozeces of the loan represented by the above described note and this trust deed are: (a)* primerily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even il grantor is a natural person) are for business or commercial purposes other than agricultural

STATE OF HAWAII,

COUNTY OF Honolulu

This deed applies to, inures to the barefit 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 remed as a beneficiary herein. In construing this deed and whenever the context so requires, the musculine gender includes the teminine and the neuter, and the singular number includes the plural.

SS.

IN WITNESS WHEREOF, said grantor has hereunto set highand the day and year

* IMPORTANT NOWICE: Delete, by lining our, whichever warranty (c) or (b) is not applicable; if warranty (a) is applicable and the baneficiary is us creditor as such word is defined in the Truth-in-Lur ding Act and Regulation Z, the baneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lian to finance the purchase of a dwelling, use Stevens-Nois Ferra No. 1305 or origivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Neis Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice.

MITNESSED BY DATE **DREGON**, County 19

Beneficiary

first shor

FOR NOTARY SEAL OR STAMP

written

Dec 05, 1981 On . il. before me. the undersigned, a Notary Public in and for said County and State, personally appeared Chris Hanson 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: Thathe resides at 59-579 Makana Rd, Haleiwa, HI

he Robert James Calvert and Michelle Calvert 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 _ their name thereto as a witness to said execution. te 1Ca

, 15

Signature _

REQUEST FOIL FULL RECONVEYANCE To be used only when obligations have been poid.

. Trustee

10:

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust doed 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. IN all reconveyance and Jocuments to

DATED

De	no	t fai	1e 0	r des	troy	this	Trust	Deed	OR	THE	NOTE	which	it se	cures,	Beth	must	be d	leliver.	ed to	the i	trustee	for a	concellat	ion bet		ا النبيد م	be made.	
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Grantor	S⊅∆E RESERVED	STATE OF OREGON, County of Klamath SS. i certity that the within instru- ment was received for record on the 18 day of December 19 81, at 3:40 o'clock P.M., and recorded
	FOR	in book reel volume No <u>M 81 on</u> page 21626or as document/lee/lile/
	RECORDER S USE	instrument/microfilm No. 7555
22 22 23		Record of Mortgages of said County.
Beneficiary		Witness my hand and seal of
AFTER RECORDING RETURN TO		County affixed.
K (TG 3774		Evelyn Biehn county Clerk