John in a trained on a large difference with a set of the set of

Ine above described real property is not currently used for agricu To protect the security of this frust deed, grantor agrees: and repairs not to temore or demolish any building opperty in dood condition: To compile or restore promptly and in good and workmanike To compile or restore promptly and in good and workmanike and to compile or restore promptly and in good and workmanike destroyed throon, and pay when due all costs incurred therefor. tons and territing such linearing statements pursuals beneficiary so remeans, condi-tions and territing such linearing statements pursuals beneficiary to remeans the territing such linearing statements which contains to the Uniform Comme cial. Code as the beneficiary of the second to the Uniform Commen-by liting officers or searching agencies as may be demined all line searches made 4. To provide and continuously maintain incurrence on the builting

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association purcharized to do business under the lows of Oregon or the United States, a title insurance company authorized to insure inter any property of this state; its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escraw agent licensed under ORS 696.505 to 696.585.

surplus, il any, to the granter or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneticiary may from time to time appoint a successor to successor to any trustee named berein or to any successor trusters or or successor to any trustee named berein or to any conveyance to the appointed bereunder. Upon such appointment, and with all third percender. Each appointed in the latter shall be made by write instrument executed by beneficiar, donating release to this trust divide and its place of the county or four recorded in the office of the County of the successor production in which will be inder by write shall be conclusive proof of proper counties in which the successor trustees are obligated in made a public front day appointment of the successor trustee and its place of the county or four recorded in the office of the County of the successor trustee accepts this frust when this deed, duy executed and trust or of any action or proceeding in which fraste only law trustee in our trust or of any action or proceeding in which fraster on beneficiary of trustee.

the grantor and beneliciary, may purchase at the sale. 15. When trustee sells purchase at the sale. shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the for payment of (1) the expenses of sale, in-stroney. (1) to the obligation ecured by the trust deed. (3) to all persons deed as their interests may appear to the interest of the trustee in the trust surplus, if any, to the grantwor or to his successor in interest entitled to such 14. Expension of the successor in interest entitled to such

the grutes. 14. Otherwise, the sale shall be held on the date and at the time and the further. 14. Otherwise, the sale shall be held on the date and at the time and be posiponed as provide otice of sale or the time to which said sale may be posiponed as provide otice of sale or the time to which said sale may auction to the highest bidder for cash pathe at the parcel or parcels are shall deliver to the prochaser its deed far property either shall deliver to the solid, but without any coverant or warrantly, express or pried. The recitals the deed of any coverant or warrantly, express or the the thubuleness thereof. Any person, excluding the trustee, but including the generor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by frantor in payment of any indebtedness secured hereby or in his performance of any affectment hereunder, the beneficiary may event the beneficiary at his election may proceed to to payable. In such an advertisement amorfage or direct through proceed to to payable. In such an advertisement amorfage or direct through proceed to to payable. In such an advertisement amorfage or direct through proceed to to payable. In such an advertisement amorfage or direct through proceed to to payable. In such an advertisement amorfage or direct through proceed to the function of the trust of the such and the function of the payable. In such an advertisement amorfage or direct through proceed to the function to sell the such to be recorded his wort the beneficiars of the trust of by to sell the such the truste shall then notice of the trust tee that thereof as then on the truste shall proceed to foreclose this trust deals thereof as then on the truste shall proceed to foreclose the trust we not the manner provided in ORS 86.740 to 86.757. It han alter set and the beneficiary or his successors in interest for the trustee for default at any time and or the form or othe trust and safe tively, the diman provided galoon and trustees and entorest actually incurred in cipal as woomount then beneficiary or his successors in interest for the tively as the thready (including costs and espenses actually incurred in cipal as woothed to be be adden to default not the trust deal store espite the default, in which event all foreclosure proceedings shall be dismissed by the default, in which event all foreclosure proceedings shall be dismissed by the default.

ultural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in subordination or other agreement or centering any restriction thereon; (c) join in any subordination or other agreement allocting this deed or the linn or charge agreement of the described as the "person or person are legally entitleted in the parameter and the described as the "person or person or any of the indubted person or person or person or any of the indubted person or person or person or any security the indubted person or any or any part thereof, it is own name and take possession of said property, and insuch order or motion of the is advected on the person or a person or as issues and prolits, including thereas and collection, including apply the same or collection of a schere upon any indebtedness accured hereby, and in such order as ball there possession of a such order is upon and taking possession of said property. The person of the advection or a damade of the person or cell as thereof as a discression of an advection or any delated or is not person or a said or damade of the advection or a subording the person of a schereoid as the apply the same or otherwise control the person and the advection of the advection of

note of even date herewith, payable to beneficiary or order and made by grantor, the linar payness or principal and second the date 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 event the within described property, or any part thereof, or any interest therein is sold, agreed to be the adverted by this instrument, irrespective of the maturity dates expressed the beneficiary. It is not currently used for egricultural, timber or grazing purposes.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and pays sum of TWENTY EIGHT THOUSAND SIX HUNDRED THIRTY FOUR AND 73/100----note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

FORM

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Deed Se

TRUST DEED. MTC 12501 25479 Hot Mas Page 10762

THIS TRUST DEED, made this ______ BRYAN J. STUART and BARBARA STUART, husband and wife, as tenants by the entirety, as Grantor, EREDERICK H. LANGE JR. and FRANCES R. LANGE, husband and wife, as trustee, and by the entirety, as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property I.KARL Lot 4 of LOMA LINDA HEIGHTS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

The grantor 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 theretor, subject to the outstanding first deed of trust given to secure payment on the sum of \$55,000 in which has a valid and vice of the sum of \$55,000 in which Frederick H. Lange Jr. & Frances R. Lange, husband and wife, are grantors and First Fed. Frederick H. Lange Jr. & Frances K. Lange, nusband and wite, dre grantors and First Fed. Savings & Ioan, Klamath Falls, is the beneficiary, & Wm. Ganong is trustee, which was recorded on June 3, 1977in Volume M77 on page 9710 of Morfgage Records of Klamath County, Oregon. 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) COMPARISON (COMPARISON (CO 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 No. 1305 or equivalent; of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON. County of KBMOth July 6, 1983, 19 Personally appeared the above named Bryon J Strong and Bch Wira Ann Sharf duly sworn, did say that the former is the and who, each being first aumny) president and that the latter is the . + + × × 5 secretary of ç..... 0 to be the work towned sed the loregoing instru-to be the second sed and deed. a corporation, and that the seal allixed to the loregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act <u>In</u>: Rotace Purgice of Oregon (OFFYC Notace Public to Oregon Only commission expires: Fels 3, 1987 Notary Public for Oregon My commission expires: (OFFICIAL SEAL) REQUEST FOR FULL RECONVEYANCE French H. Gar en Pari g To be used only when obligations have been paid. TO: _ e 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 holder 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 and trust dead as automated to statute to carvel all evidences of indebtedness secured by said trust dead (which are delivered to you Th trust deed nave been fully paid and satisfied. You nereby 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 without under the terms of terms of the terms of the terms of said trust deed or pursuant to statute, to cancel all evidences or indectedness 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: and therein and a similar and and the second not lose or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED APP CH.C (FORM No. \$81) AW PUB. CO., PORTLAND. OR STATE OF OREGON County of Klamath}ss. I certify that the within instru-ment was received for record on the 7thday of July 19.83 at. 3:06o'clock P. M., and recorded in book/reel/volume No. M 83 on page 10762 or as document/lee/file/ instrument/microfilm No. 25479 Grantor SPACE RESERVED 图形的40万元; FOR RECORDER'S USE liter age 11 MARCES Beneficiary CE TYNEE Record of Mortgages of said County. VEL:11 AFTER RECORDING RETURN TO Witness my hand and seal of ASPELL & DELLA-ROSE WEY STURN' County affixed. Re Peur ATTORNEYS AT LAW Evelyn Blehn, County Clerk \mathbb{R}^{n} 122 BOUTH FIFTH STREET AMATH FALLS, OREGON 97601 By Le Kun ISARI DEED . TITLE Ľ 10. Deputy 8.00 fee