	FORM No. 881—Oregon Trust Deed Series—TRUST DEED.	7/7 38-0	253// COTENESS LAW PUBLISHING CO., PORTLAND, OR BT234	PORTLAND, OR 87224
•	19341	TRUST DEED	Vo. mga al 675	Ki. 11
	THIS TRUST DEED, made this	đay of	Vo. 1983	i
	HERB J. FLOWERDAY and IRENE O.	FLOWERDAY,	, husband and wife,	,
	as Grantor, TRANSAMERICA TITLE INSURANC	LE COMPANY	, as Trustee, and	l

JACK O. PETERSEN and FLAVIA A. PETERSEN, husband and wife, as Beneficiarv.

## WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property County, Oregon, described as: KLAMATH in .....

The real propety set forth in Exhibit "A" attached hereto subject to the exceptions set forth in said Exhibit "A". Said Exhibit "A" attached hereto is hereby incorporated herein as though fully set forth hereat.

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 thereol and all fixtures now or hereafter attached to or used in connec-tion with said real estate.

orth said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of EIGHT THOUSAND SIX HUNDRED FIFTY-SIX AND 56/100 (\$8,656.56)-----

\_\_\_\_\_Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneliciary or order and made by grantor, the final payment of principal and interest herect, it

The above described real property is not currently used for agricultural, timber or grazing purposes.

To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and tepair; not to remove or demolish any building or improvement thereon. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; il the beneficiary so requests, to join in executing such financing statements pursuant to the Unillern Commer-proper public of restrictions and selfces and you filling same in the proper public of searching agencies as may be deemed desirable by the bencliciary. 4. To provide and continuously maintain insurance on the built of

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burd, timber or grazing purposes.
(a) consent to the making of any map or platet suit projects. The sent in an graning any essential or cruing any restriction there in a count in any subordination or other adressment affecting this deed or the lien or charge thereof; (d) reconvey, without warring and reads, each or the lien or charge thereof; (d) reconvey, without warring all or any part of the projects. The function of the rule base of the lien or charge thereof; (d) reconvey, without warring all or any part of the projects. The grantee in any reconveyance may find during the person of projects. The services mentioned in this paragraph shill be motiles there of any methods of the rule by granter breaches, they have service mentioned in this paragraph shill be motiles, because the service mentioned in this paragraph shill be not less than \$5.10. Upon any default by granter breach or by a court of the truth relard to the adjuace of any security for the indebtedness hereby secured, enter upon and take posses in discrime the truth security is the second may adding those part due and unpaid, and adjuids the truth is seen any and the projects and expenses of operation and collection including the second between the shear of shear breaches there including these secured between of such property, the follection of such truts, issues and projects, and rule and taking possession of such property, the follection of such truts, issues and projects and rule and taking possession of such property, the follection of such truts, issues and projects and rule and the prove of such as the project of the any distribution of collection in the any of the project, and the project of the any indebtedness there of any advised of the any of the advised of the any of the project of the truth and thereof.

property, and the application or release thered as at nearly challer which is a property, and the application or release thereof as at nearly challer are as a property and to such notice. 12. Upon default by grantor in payment of any indebtedants are as a property of his performance of any agreenest herunder, the benchicary may appendent be breaked as any strength of the such any strength of the proceed to breeks in this trust deed to append any agreement herunder, the benchicary may appendix the benchicary at his election may proceed to breeks this trust deed to advectiment and sale. In the latter even the benchicary of the ubitations secured thereby immediately due and payable. In such a strength of the oblight of the said described real property to satisfy the oblight one source that the second the strength of the said described real property to satisfy the oblight one source the trust is the reduction of the days before the struct deed any the length of the said described real property to satisfy the oblight one source the trust of the day and proved to barchose the struct deed and the interest shall be beneficiary elect to barchose the struct deed and the manner provided in ORS 86.740 to 86.755. 13. Should the beneficiary elect to barchose the date set by the trust deed and the related day any to the beneficiary of the trust deed and the related day any to the beneficiary of the trust deed and the relation secured thereby including contained and attorneys less not encedering the terms of the oblightion and trusters and attorneys less not enceded in accurred, and thereby cure the date day of the shall be demined by the truste. The shall be demined by the trustee is the the state of a shall be beak or date and at the time and thereby including contained shall be demined by the trustee the shall be demined by the trustee is any state day and the date and at the time and place designated in the notice of all or the time to which said sale may be postopened as provided by law. The trustee wall storney leves a

surpus, it any, to the granitor or to no successor in interest entitled to such surplus. 16. For any reason permitted by law benchmars may to in time to time appoint a successor or successors to any trustee moved between or to any successor trustee appointed hereinder. Using such accounting and without convergance to the successor trustee the state shall be avoid with all title some and duties conferred upon any substitution shall be avoid by all the hereinder. Each such appointed is substitution shall be moved by uponted hereinder. Each such appointed is substitution shall be the low written instrument executed by binchears containing entering at the struct deed and its place of record, which, when recorded in the struct of the trustee that be conclusive proof of proper appointment of the successor instated. and the successor instate when this deed, duty executed and 17. Trustee accents this trust when this deed, duty executed and

shall be conclusive proof of proper appointment of the success structure 17. Trustee accepts this trust when this deed, duly executed and acknowledded is made a public record as provided by law. Truster is not obligated to motify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which krantor, beneficiary of truster shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregan State Bar, a bark, but company or savings and foan association authorized to do business under the laws of Oregon or the United States, a title insurance company numberized to insule the to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an estaw agent licensed under OPS doe 100 to 200 t

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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 thereto except as set forth in Exhibit "A" attached hereto.

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 grantor is a natural person) are for business or commercial purposes other than agricultural

purposes.

purposes. 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 masculino gender includes the feminine 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 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; 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 disrogard this natice. ) with the Act is not required, disregard this notice.

(If the signer of the above is a corporation, use the form of acknowledgment opposite.)

ERB J. FLOWERDAY hid HERB J. IRENE O. FLOWERDAY

use the form of acknowledgment opposite.) [CRS \$3.470]					
STATE OF OREGON. )	STATE OF OREGON, County of	) ss.			
County of Klamath	, 19 ·				
JANUARY 63, 19 83	Personally appeared	and			
Personally appeared the above named	who, ea	ich being first			
HERB J. FLOWERDAY and IRENE O.	duly sworn, did say that the former is the				
FLOWERDAY, husband and wife,	president and that the latter is the				
	secretary of				
and acknowledged the foregoing instru- ment to be their voluntary act and deed. Before me:	a corporation, and that the seal allixed to the foregoing ins corporate seal of said corporation and that the instrument sealed in behalf of said corporation by authority of its boar and each of them acknowledged said instrument to be its find deed. Before me:	vas signed and d of directors;			
SEAL) Notary Public for Oregon	Notary Public for Oregon	(OFFICIAL SEAL)			
My commission expires: 2 /14/85	My commission expires:				
REQUEST FOR FULL RECONVEYANCE					
To be used only when obligations have been paid.					

, Trustee TO:

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 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

DATED:

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## Beneliciary

Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be mode.

TRUST DEED		STATE OF OREGON. County of I certify that the within instru-
HERB J. FLOWERDAY AND IRENE O.	SPACE RESERVED FOR RECORDER'S USL	ment was received for second on the day of
FLOWERDAY, husband and wife, Grantor JACK O. PETERSEN AND FLAVIA A. PETERSEN, husband and wife,		
AFTER RECORDING RETURN TO		Witness my hand and seal of County affixed
T/A- Julie		By

## EXHIBIT "A"

The following described real property situate in Klamath County, Oregon, to-wit:

Lot 1, Block 6, SECOND ADDITION TO SUNSET VILLAGE.

SUBJECT TO:

l. Regulations, including levies, liens and utility assessments of the City of Klamath Falls.

2. Regulations, including levies, assessments, water and irrigation rights and easements for ditches and canals, of Enterprise Irrigation District.

3. Regulations, including levies, liens, assessments, rights of way and easements of the South Suburban Sanitary District.

4. Restrictions, but omitting restrictions, if any, based on race, color, religion or national origin, as shown on the recorded plat of Second Addition to Sunset Village.

5. Covenants, easements and restrictions, but omitting restrictions, if any, based on race, color, religion or nation origin, imposed by instrument, including the terms thereof, recorded April 8, 1970, in Vol. M-70, Page 2738.

6. This property lies within and is subject to the levies and assessments of the Sunset Lighting District.

7. Trust Deed, including the terms and provisions thereof, with interest thereon and such future advances as may be provided therein, given to secure the payment of \$31,800.00, dated January 6, 1978, recorded January 9, 1978, in Vol. M-78, Page 498, wherein Jack 0. Petersen and Flavia A. Petersen, husband and wife, are Trustor; William Sisemore is Trustee, and Klamath First Federal Savings and Loan Association, a corporation, is Beneficiary. The Beneficiary's interest in the above Trust Deed was assigned to Jackson County Federal Savings & Loan Association by instrument recorded September 28, 1981, in Vol. M-81, Page 17273.

8. Trust Deed, including the terms and provisions thereof, with interest thereon and such future advances as may be provided therein, given to secure the payment of \$22,339.03, dated November 12, 1982, recorded January 13, 1983, in Vol. M-83, Page 673, wherein Herb J. Flowerday and Irene O. Flowerday, husband and wife, are Trustor; Transamerica Title Insurance Co. is Trustee, and Jack O. Petersen and Flavia A. Petersen, husband and wife, are Beneficiary.

STATE OF OREGON; COUNTY OF KLAMATH; ss.

Filed for record	3:36
his 13 day of Jan	A. D. 19 <u>83</u> at o'clock P M a' c'
July recorded in Vol. M83	, of <u>Mtge</u> on Page675.
Fee \$12.00	By Auger Mer June