그 마다가 살아가는 아내를 차려왔다.		WARRANTY DEED	VOI 1119	CALISHING CO., PORTLAND.
KNOW ATT BET		DEED	10/0	100e 200
Corporation	EN BY THESE PRESEN	TS. That HANKTA	v Ci. //178	- KO
hereinafter called at	antor, for the consideratio		NS FARMS, INC.	an Orogon
and CHRISTING	antor, for the consideration	n hand	***************************************	a. Gregor
ATTACTOT TINE A	. HANKING 1	" Meremanter stated to		

and CHRISTINE Y. HANKINS, husband and wife, hereinafter called he consideration hereinafter stated, to grantor paid by LAVERNE L. HANKINS the grantee, does hereby grant, bargain, sell and convey unto the said grantee and grantee's heirs, successors and assigns, that certain real property, with the tenements, hereditaments and appurtenances thereunto belonging or ap-

Those portions of Lot 1, E½-NW¼, and NE¼SW¼ of Section 18, T. 39 S., R. 11 E., W.M. lying East of the master drain as the same is presently located and constructed and containing 79.5 acres, more or less.

ALL LIENS OF RECORD AS OF THIS DATE.

(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE)

To Have and to Hold the same unto the said grantee and grantee's heirs, successors and assigns forever. And said grantor hereby covenants to and with said grantee and grantee's heirs, successors and assigns, that grantor is lawfully seized in fee simple of the above granted premises, free from all encumbrances

except as stated above

grantor will warrant and forever defend the said premises and every part and parcel thereof against the lawful claims and demands of all persons whomsoever, except those claiming under the above described encumbrances. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ -0-

OHowever, the actual consideration consists of or includes other property or value given or promised which is the whole consideration (indicate which). (The sentence between the symbols 0, if not applicable, should be deleted. See ORS 93.030.) In construing this deed and where the context so requires, the singular includes the plural and all grammatical

In Witness Whereof, the grantor has executed a corporate grantor, it has caused its name to order of its board of directors.	ontext so requires, the singular includes the plural and all grammatics is hereof apply equally to corporations and to individuals. Suted this instrument this 15 day of December 19.78 be signed and seal affixed by its officers, duly authorized thereto by
(If executed by a corporation, affix corporate secil)	X Sala E Elinkins
STATE OF OREGON,	
County of	STATE OF OREGON, County of Klamath)55.
Personally appeared the above named	Personally appeared LAVERNE L. HANKINS and IOLA W. HANKINS who, being duly sworn,
and acknowledged the foregoing instru- ment to be voluntary act and deed.	FARMS, INC. secretary of HANKINS
Before me: (OFFICIAL SEAL)	nalt of said corporation by authority of its board of directors; and sealed in be- them acknowledged said instrument to be its voluntary act and a sealed in be-
Notary Public tor Oregon My commission expires:	Notary Public for Oregon Notary Public for Oregon Ny commission expires: 9/7/79
Hankins Farms, Inc. Bonanza, OR 97623	
	STATE OF OREGON;
Mr. and Mrs. Laverne L. Hankins	County of Klamath ss.

FOR

RCORDER'S US

Mr. and Mrs. Laverne L. Hankins Bonanza, OR 97623 GRANTEE'S NAME AND ADDRESS

After recording return for

Mr. and Mrs. Laveren L. Bonanza, OR 97623

NAME, ADDRESS, ZIF Until a change is requested all tax statements shall be sent to the following address.

Mr. and Mrs. Laverne L. Bonanza, OR 97623

NAME, ADDRESS, ZIP

I certify that the within instrument was received for record on the 19th day of December ,19 78 , at 9:07 o'clock A.M., and recorded in book. M-78 on page 28259 or as file/reel number 59895

Record of Deeds of said county.

Witness my hand and seal of County affixed.

Regording Officer Fee \$3.00