FORM No. 881-Oregen Trest Dood Series	TRUST DEED.		ng ang sang sang sang sang sang sang san		183 Page	5767
LaPin S.2020 97739		TR	UST DEED		<u>//</u>	
BOX 538), made this	14th	day of	August	ACTEL: , 19	33 , bet
Box 538 	, Jr. & Bre	enda Louis	e Hankins,	husband and	wife, also ki	npun Gia
Klamath County Title and C.W. Reeve	Company				1111.22.122.12.12.12.13.14.14.14.14.14.14.14.14.14.14.14.14.14.	, 40

C. H. Graphy irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County Oregon described setting Klamath County, Oregon, described as: a in book ... 1183 SPACE RESERVED

dott P HBot Bleven (11) in Block Eight (8), in Antelope Meadows Third Addition. THERE WAS FOCUMENT FOR COMPANY OF T

Callesky. Hankins, Jr.

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FILET DE PELS TYPE, ALE OUT LOLIFE POLONE 110 KW 110 (81) TRUST DEED *James W. Hankins Jr. and Brendal L. Hankins

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STATE OF OREGON

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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 user the same when the test shows and provide the contained and payment of the FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Rive-thousand-eight-hundred-fifty-and-no/100 8 ______ Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sconer, paid, to be due and payable <u>August 14</u> 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 thereoi, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereoi, or any interest therein is sold, agreed to be herein, stall become immediately due and payable. And payable is instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. A stated above or grazing purposes. To protect the security of this trust deed dranter advances: (a) convent to the maturity of a solution of the terms of terms

To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. 2. 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 statements pursuant to, the Uniform Commer-cial Code as the beneliciary may require and to pay for lining same in the proper public offices or searching agencies as may be demed desirable by the beneliciary.

tions and restrictions allecting suid property. If the underhead/nitro a Commer-tion in executing such thanking suitements policy failing same in the proper public offee or surviving agencies as may be deemed desirable by the proper public offee or surviving agencies as may be deemed desirable by the proper public offee or surviving agencies as may be deemed desirable by the public offee or surviving agencies as may be deemed desirable by the public offee or surviving agencies as may be deemed desirable by the interview or herealist erected on the said premises against loss or damage by the in an amount not less than the beneficiary may agencies allows as soon as insured; policies of insurfact list loss any reason to procure any such insurance and to policies of insurfact list loss any reason to procure any such insurance and to policies of insurfact list loss any reason to procure any such insurance and to policies of insurfact list loss any reason to procure any such insurance and to policies of insurfact list loss any reason to procure any such insurance and to into beneficiary may procure the same at grantors express. The amount collected angle any list or other insurance policy may be applied by binding or may deterprise, or still be defined agencies the insurance of a such any part thereof. The agencies and other charges that may be levied or assessed upon or reagent said property bised agencies the from construction less and to pay all taxes, assessments and other charges that may be levied or assessed upon or reagent said property bised agencies as the rate set forth in the note secured hereby not forther and the obligations described in paragraphs of and 7 of this trust deed, shall be grantor due to the agence assessed to or a starts beread and other charges that may be levied or assessed upon or reagent static property bised in any rights and the agence assessed to or a charge become past due or delinquent and promptify do or rates assessed to reagence astatic property in the static static any sta

(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or person legally entitled thereto", and the recitals therein of any matters or alext as a services mentioned in this paragraph shall be not less than 35. 10. Upon any delault by grantor hereunder, beneficiar may at any or the services mentioned in this paragraph shall be not less than 35. 10. Upon any delault by grantor hereunder, beneficiar may at any pointed by a court, and without regard to the adequacy of service the security in its own name use or other in early the same, less costs and expenses of operation and calle coling and projet the army delement. They are used thereby, and in such order as beneficiary may determine.

etty or any part thereol, in its own name sue or otherwise collect the sents, issues and prolits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attor-ney's fees upon any indebtedness secured hereby, and in such order as bene-ticiary may determine. It. The entering mpon; and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of line and other insurance policies of compensation or awards for any taking or damage of the sproperty, and the application or release thereof as aforesaid, shall not cure or waive any detault or notice. It details hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event and it the above described real property is currently used for argicultural, timber or graxing purposes, the beneficiary may proceed to foreclose this trust deed in equity, as a mortgage in the manner provided by law for mortgage foreclosures. However it said real property is not so currently used, the here and take in the latter event the beneficiary or the trust deed in equity as a mortgage or direct the truste to foreclose this trust deed heredy as ther-upon the trustee shall list the time and place of sale, givonice thereod as then required by law and proceed to foreclose the strust deed in the manner pro-vided in ORS 86.740 to 86.795. 13. Should the beneficiary or his successors in interest, respec-tively, the entitie assound the due under the terms of the trust deed and the obligation secured thereby (including costs and exponse sactually incurred in endored) the truste is also, the forsitory or his successors in sould not then inder default at any time prior to five days before the data set by the truste to righthe the sould dow and truste's and attorney'

surplus, il. any, do the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any frustre named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustre herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed instrument executed by beneficiary, containing reference to this trust deed of recorder of the county or counties in which the property is situated, shall be conclusive prool of proper appointment of the successor rustee. 17. Trustee accepts this trust when this deed. duly executed and acknowledged is made a public record as provided by laws, other deed of trustor of any party hereio of protecting sale under smy there is not shall be a party unless such action or proceeding in which grantor, beneficiary or trustee. TO the party devices a provided by trustee.

NOTE: Then Trust DeediAct, provides: that, the: trustes thereunder: must be either at (at torney,), who'us, an lagive imember, of the Oregon State, Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

bootset of the name in inclusions appropriate state of process in the first of the state of the 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.

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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 masculine gender includes the teminine 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.

STATE of August 14 19 83 August 14 19 83 I acc Hankins, Jr. 6 Brenda I acc Hankins I a	OF OREGON, County of
Some of the chore is a comportion form of echacywidgment opposite.) (ORS 93.890) E OF OREGON, unty of Deschutes August 14 19 83 Personally appoared the above named. James Lake Hankins Jr. S Brenda I se Hankins aka James V. Hankins and that is of schowiedded the foregoing instru- bes voluntary act and dood Clair Str. H. M. Jf. Ext. C. Notary Public for Oregon My commission expires: 3/9/87 Notary Public for Oregon My commission expires: 3/9/87 My commission expires: 3/9/87 Trustee The undersigned is the legal owner and holder, of all indebtodness of together with said trust deed and to reconvey, without warranty, where with said trust deed and to reconvey, without warranty, where with said trust deed and to reconvey, without warranty, where with said trust deed and to reconvey, without warranty, where with said trust deed and to reconvey, without warranty, where helds and trust deed and to reconvey without warranty.	OF OREGON, County of
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and internet aka James V. Hankins and Brenda L. Hankins and acknowledged the foregoing instru- obe 192 and that i of said co- half of sai	president and that the latter is secretary of
And that is and th	the seal affined to the foregoing instrument is the corporate s rporation and that said instrument was signed and sealed in a discorporation by authority of its board of directors; and each nowledged said instrument to be its voluntary act and de ore no: (OFFICI SEAL) Sign expires: (I) its said that the said is sealed in a second by the sealed is sealed in a (OFFICI SEAL) (I) its sealed is sealed (I) its sealed (I) its sealed (I) its sealed
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net lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be del	livered to the trustee for concollation before reconveyance will be made
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