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Douglas James Hanking &	ade this 14th day of August , 19.83, betw Renita Jean Hankins, husband and wife *also known as, as Gran
Klamath County Title Co	also known as
nd C.W. Reeve	, as Gran , as Trus
1996 Granton Line	
Klemath	by bargains, sells and conveys to trustee in trust, with power of sale, the prope nty, Oregon, described as: another the two contracts of the prope of to conter on existences of the propert sealing the terminate
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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 hereatter 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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the thereon according to the terms of a promissory note of even data herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereol, if not sconer padd to be due and payable. The date of maturity of the debt secured by this instrument is the date; stated above, on which the tinal installment of said note sold, conveyed, assigned or alienated by the trustor, all obligations secured by this instrument, irrespective of the maturity dates ex-prosed therein, and at the option of the holder thereof, upon demand; shall become immediately due and payable. The above described real property is not (state which) currently used for agricultural, timber or grazing purposes. To protect the security of this trust deed, drantor adversa: To protect the security of this trust deed, drantor adversa: (a) consent to the making of any paint the sold of any man or plat of and payable.

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(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 suy subordination or other afreement allocting this deed or the lien or charge franting any easement or creating any restriction thereon; (c) join in any subordination or other afreement allocting this deed or the lien or charge frante in any reconveyance may be described any part of the property. The feally entitled thereto? and the recitals therein of any matters or facts shall services mentioned in this paragraph shall be conclusive proof of the truthlulness therein of any matters or facts shall services mentioned in this paragraph shall be these there is less for any of the induction of the induction of the advantage of any security or the inductions hereby secured, enter upon and take possession of as any issues and prolits, including these pat duat ungain and apply the same. less costs and explement.
11. The entering upon and take possession of as beneficiany may be the rest of the induction of the secure of the secure the secure therein of any security or any part ithereol, in its own name and take possession of as beneficiany may be thereing upon and take possession of as beneficiany may be thereing.
11. The entering upon and taken possession of as beneficiany may be thereing upon and taken proceeds of the advantage of the as beneficiany may determine.

Thy of any part thereol, in its own name use or the procession of said prop-ting of any part thereol, in its own name use or the procession of said prop-tensor and prolifs, including those past due and unpaid, and otter any part in the and property indebtedness secured hereby, and in such order as berne in the any determining upon and taking possession of said property, the collection of such remus means and prolifs, or the proceeds of line and other insurance policies or combines and prolifs, or the proceeds of line and other property, and the "epification of awards for any taking of damage of the property, and the "epification of any argement hereunder or invalidate any act dome or pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured thereby or in his performance of any agreement hereunder, the beneficiary may defaue all sums secured hereby immediately due and unce, the beneficiary may defau the above described real property is currently used. The scheder in the above described real property is not so currently used. The bank forecloaves. The said real property is not so currently used, the bank forecloaves. The said real property is not so currently used, the bank forecloaves in a moridge in the manner provided by law for this trust deed in the latter event the boreclose this trust deed in equity as a moridse or direct the symptoced to foreclose this trust deed in the manner pro-required by law and proceed to foreclose this trust deed in the manner pro-reguired by law and proceed to foreclose this trust deed in the manner pro-reguired by law and proceed to foreclose this trust deed in the manner pro-reguired by law and proceed to foreclose this trust deed in the manner pro-reguired by law and proceed to foreclose this trust deed in the daste thruste of the trust is the shall be disting and the trust deed and the definition secured thereby (including costs and shall self the fore of as the struste of the trust is than such portion of the principal mey's less no

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust or savings and lean association (authorized to business under the low's of Oregon or the United States, a title Insurance company authorized to insure title property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

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ipe faist	140171A Of LEAST LAND	imple of said desc	ribed real property	te beneficiary and r and has a valid,	those claiming	under him, th	hat he is law-
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(a)* primarily for grantor's personal, lamily, household or agricultural purposes (see Important Notice below), (b) incrementariantonic an investigation of the second of the second sec

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 leminine 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 benoficiary is a creditor 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 if this instrument is NOT to be a first lien, use Stevens-Ness form No. 1305 or equivalent; equivalent. If compliance with the Act not required, diargand this notice. (If the signer of the chow is a composite), use the purchase of a downing, use prevention, equivalent. (ORS . 93.490) STATE OF OREGON, STATE OF OREGON, County of County of ... Deschutes August 14 $d \sim$...) 85., 19... Personally appeared the above named Personally appeared Douglas James Hankins and Renits each for himself and not one for the other, did say that the former is the Jean Hankins aka Douglas J. Hankins president and that the latter is the and Renita Hankins Correction Construction Constru Andrew March 1997 secretary of and that the seal allized to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Pill Notary Public for Oregon Notary Public for Oregon (OFFICIAL SEAL) My commission expires: 161/101 É. instru recorded Beneficiary ីថ Grante 83 County. rd seal (no Deput RUST DEED 17739 . 19 - 34 and rec fe 137 7062 Within record 4): 83: Said anki 8 on page amath Hanker hand the (FORM No. 5 STATE OF OREGON for ų. 0 46 🗖 Augus $\forall 0$ •Siffur -p. that Douglas. James. received Mortgages my Jean number Blehn Clerk 9 350 91 Reeve certify 18 TEVENS-NESS LAW Sugertier Witness 5 affixed 6 Was 7 County \$8 58 Renita 16thay Evelyn at 3:23 in book or as file 1 Record of 1 County 0 B Fee C.W. ~ County ment REQUEST FOR FULL RECONVEYANCE To be used only when obligations have TO Trustee + DOLL ING I HAD The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. tribt detd have been fully stald and tallefood (Yod hereby) are direct

herewith together with said trust deed) and to reconvey without warranty, to the parties designated by the estate now held by you under the same. Mail reconveyance and documents to	ring to you under the terms of (which are delivered to you) terms of said faund to you
Thereas	and trust deed the
DATED N. EGGAL MILMEZCEIM	
Klamath County Title Company	
THIS TRUST DEED, much this 14th day of August Beneficiary Douglas James Hankins & Renita Jean Hankins, husband and differenties Viewath County file Company	and the second
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FORM No. 631 - Oregon from Derd Seine- 18031 DEED

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