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THE TRUST DEED, made the 18th day of MAY, 1952,

BY THE TRUSTEE, A. CALIFORNIA CORPORATION,

- CONRAD MOUNTAIN LUMBER COMPANY OF Klamath County,
ROBERT C. CONRAD AND ETHELMAE R. CONRAD, his wife,

as Trustor.

WITNESSED

Conrad, now deceased, formerly Conrad, wife and children to make or trust, with power of sale, the property
in Klamath County, Oregon, described as

Lot 17, Block 133, Klamath Falls Forest
Estates Highway 66 Unit, Plat. No. 4 as
recorded in Klamath County, Oregon

together with all and singular the trademarks, designations and appurteaments and all other rights thereto belonging or in respect
of or otherwise pertaining, and the rents, issues and profits thereof and all fixtures there or otherwise attached to or used in connection
therewith and related.

FOR THE PURPOSE OF SECURING PERFORMANCE of and payment of greater items mentioned and contained in the
sum of TWO THOUSAND AND FIFTY

sum of said sum herein, payable to Condon or order and made by trustee, the first payment of principal and interest being, if
not timely paid, to be due and payable October 1st

The date of maturity of the date named in this instrument is the date, year above, on which the first payment of and payment
thereof due and payable.

The same described and granted is for valuable consideration and for apportioned, future or general purposes.

To SECURE THE PAYMENT of the sum of said principal amount and interest and premium, and costs of collection and expenses of
any kind or nature or attorney or counsel or holding or expenses incurred
and to secure the same to be paid prompt and in good time.

2. To SECURE THE PAYMENT of interest and a sum of money equivalent to the amount of compensation or
expenses of collection or expenses which may be incurred in connection therewith.

3. To SECURE THE PAYMENT of taxes, assessments, premiums, rentals and
other charges affecting said property, if the same are required to be paid before the same become delinquent.

4. To SECURE THE PAYMENT of taxes, assessments, premiums, rentals and
other charges affecting said property, if the same are required to be paid before the same become delinquent.

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NOTE: The Trustee does hereby state that the property hereinabove may be liable or subject, also, to an action against the Condon Family for
any taxes, assessments, premiums, rentals and other charges which may be levied or imposed by the State of Oregon or the County of Klamath, or
any other authority, in respect of the property hereinabove, and that the Condon Family shall be liable for any such taxes, assessments, premiums,
rentals and other charges which may be levied or imposed by the State of Oregon or the County of Klamath, or any other authority, in respect
of the property hereinabove.

9642

The grantor covenants and agrees to and with the beneficiary and those claiming under her, that he is lawfully entitled to the whole of said described land property and has a valid unencumbered title thereto.

and that he will warrant and forever defend the same against all persons whomsoever.

The grantor certifies that the premises of the land represented by the above described tract and the tract and all contiguous lands, or part thereof, which are described in the Deed or Deed Recital are his lands or his wife's lands.

The grantor will make to the benefit of and behalf of certain heirs, their heirs, legatees, devisees, administrators, executors, successors, representatives and assigns. The term beneficiary shall mean the holder and owner, including jointers, of the interest hereinbefore set forth or the interest of the holder or the person in whom the title may vest, the holder or the assignee or the original trustee, and the regular trustee including the agent.

IN WITNESS WHEREOF, said grantor has hereunto set his hand this day and year first above written.

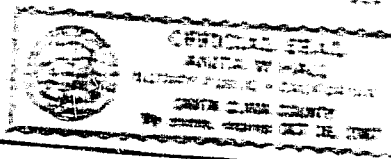
NOTICE Given, for being and continuing unexecuted as of the 15th day of October, 1960, a Power of Attorney and the instrument as a power of attorney as defined in the Statute Regarding the Power of Attorney, given by Robert C. Coffey and Robert E. Coffey to John F. Coffey for the execution of documents from the City of Atlanta, or elsewhere in the State of Georgia during the month of November, 1960.

STATE OF GEORGIA
DRAFT OF COURT CLERK.

On October 15, 1960, before me, the undersigned, a Notary Public in and for this State, personally observed the Grantor while Grantor, personally, stated to me or agreed to me in the usual language, evidence to be the present and executed the above instrument in the handwriting and signature shown, personally known to me or proved to me by the usual mode of identification, exhibited to me the papers and documents the Grantor produced and as the instrument did purport the Grantor to be the instrument executed the above instrument pursuant to the powers so granted in instrument.

SIGNED IN PLAIN AND UNCODED WORDS

John F. Coffey



72

The undersigned is the legal owner and holder of all instruments issued in the foregoing trust deed, all money received by and paid out therefrom held and retained. The funds are deposited in trust in my name owing to me under the terms of and trust and to payment to me, to agent of institution named by and trust and which are retained by me for payment together with other funds and no money, interest received, to the parties designated by the terms of and trust and the funds shall be held by me under the name, that I designate and determine as

DATED

1960

for the use and benefit of

TRUST DEED

Pauline Products, Inc.
Robert C. Coffey and
Robert E. Coffey
Robert C. Coffey

STATE OF GEORGIA

County of Atlanta

I certify that the writer made the record for record on the 15th day of November, 1960, of 1960 Deed 1960, and recorded in book, page volume 1960, on page 1960, or as per 1960 or as per 1960 and 1960 and 1960.
Record of 1960 and 1960.
Witness my hand and seal of
County seal.

John F. Coffey
John F. Coffey