DEED OF TRUST

THIS DEED OF TRUST, made this day of Biba Hot Springs Development Company, a Washington	February 1988, hetween partnership n limited as Grantor, whose address is
1422 East Burnside, Portland, OR 97214	;
Skamania County Title Company	, as Trustee, whose address is
PO Box 277, Stevenson, WA 98648	· · · · · · · · · · · · · · · · · · ·
and Biba Hot Springs, Inc.	, as Beneficiary, whose address is
1422 E. Burnside, Portland, OR 97214	
WITNESSETH: Grantor hereby bargains, sells and cosale, the following described real property inSkamar	onveys to Trustee in Trust, with power of nia County, Washington:
As described on the attached Exhibit "A".	

FILED FOR RECORD SKAMAIIIA GO. WASH AUDITOR GARY M. OLSON

which real property is not used principally for agricultural or farming purposes, together with all tenements, hereditaments, and appurtenances now or hereafter thereunto belonging or in any wise appertaining, and the rents, issues and profits thereof.

This deed is for the purpose of securing performance of each agreement of Grantor herein contained, and payment of the sum of NINETY EIGHT THOUSAND FOUR HUNDRED TWENTY and [Sollars) with interest, in accordance with the terms of a promissory note of even (\$ 98,420.67 date herewith payable to Beneficiary or order, and made by Grantor, and all renewals, modifications and extensions thereof, and also such further sums as may be advanced or loaned by Beneficiary to Grantor, or any of their successors or assigns, together with interest thereon at such rate as shall be agreed upon.

To protect the security of this Deed of Trust, Grantor covenants and agrees:

1. To keep the property in good condition and repair; to permit no waste thereof; to complete any building, structure or improvement being built or about to be built thereon; to restore promptly any building, structure or improvement thereon which may be damaged or destroyed; and to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the property.

2. To pay before delinquent all lawful taxes and assessments upon the property; to keep the property free and clear of all other charges, liens or encumbrances impairing the security of this Deed of Trust.

3. To keep all buildings now or hereafter erected on the property described herein continuously insured against loss by fire or other hazards in an amount not less than the total debt secured by this Deed of Trust. All policies shall be held by the Beneficiary, and be in such companies as the Beneficiary may approve and have loss payable first to the Beneficiary as its interest may appear and then to the Crantor. The amount collected under any insurance policy may be applied upon any indebtedness hereby secured in such order as the Beneficiary shall determine. Such application by the Beneficiary shall not cause discontinuance of any proceedings to foreclose this Deed of Trust. In the event of foreclosure, all rights of the Grantor in insurance policies then in large shall ness to the purchaser at the foreclosure cale.

insurance policies then in force shall pass to the purchaser at the foreclosure sale.

4. To defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustee, and to pay all costs and expenses, including cost of title search and attorney's fees in a reasonable amount, in any such action or proceeding, and in any suit brought by Beneficiary to foreclose this Deed of Trust.

5. To pay all costs, fees and expenses in connection with this Deed of Trust, including the expenses of the Trustee incurred in o. To pay at costs, tees and expenses in connection with this beed of trust, including the expenses of the trustee in arrest enforcing the obligation secured hereby and Trustee's and attorney's fees actually incurred, as provided by statute.

8. Should Grantor fail to pay when due any taxes, assessments, insurance premiums, liens, encumbrances or other charges against the property hereinabove described. Beneficiary may pay the same, and the amount so paid, with interest at the rate set forth in the note secured hereby, shall be added to and become a part of the debt secured in this Deed of Trust.

Weehington Legal Blank Inc., Bellevue, WA Form No. 62 10/83
MATERIAL MAY NOT BE REPRODUCED IN WHOLE OR IN PART IN ANY FORM WHATSOEVER

Notary Public for Oregon
My commission expires:

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I. In the	UALLY AGREED THAT: event any portion of the propertion portion thereof as may be nec	essary to turn and			:	•
be applied 2. By acc	to said obligation. epting payment of any sum secu	red hereby after its du	e date, Beneficiary	does not waiv	re its right to require prom	p1
navment w	epting payment of any sum secu hen due of all other sums so sec rustee shall reconvey all or any quest of the Grantor and the Be	COLSO OL TO GECITIE GE	berabie Des	dof Trust to th	he nerson entitled thereto (n
written refrecenveyar 4. Upon contained h and upon w Washingtor proceeds o secured by 5. Trust interest in as he may all the reg conclusive 6. The g exclusive 7. In the Trustee, a recorded, party her Benefician 8. This	default by the Beneficiary or default by Grantor in the paymerein, all sums secured hereby shoritten request of Beneficiary, Truston, at public auction to the highest the sale as follows: (1) to the expetitis Deed of Trust; (3) the surplus, we shall deliver to the purchase the property which Grantor had have acquired the reafter. Truston property which Grantor had have acquired the reafter. Truston property which Grantor had have acquired the reafter. Truston property which Grantor had have acquired the reafter. Truston property of law and of this December of sale conferred by this remedy; Beneficiary may cause event of the death, incapacity, on the successor Trustee shall be vector of pending sale under any shall be a party unless such the Deed of Trust applies to, increase.	the person entitled the nent of any indebtedn all immediately become the shall sell the trust p t bidder. Any person express of sale, including a if any, shall be deposite at the sale, its deed, or had the power to core's deed shall recite the lead of Trust, which is not fide purchasers and by this Deed of Trust and by this Deed of Trust to disability or resignation appointment in the mater with all powers of other Deed of Trust caction or proceeding its to the benefit of, and say the same and assets assets and assets as a set aset a	ereto. less secured herebe due and payable a roperty, in accordance trustee may reasonable frustee without warranty at the time of eacts showing that ecital shall be printed and encumbrancers the Deed of Trustee, Bene ortgage records of theoriginal Truster of any action of signs. The term Besser of the binding not os signs. The term Besser of the property of the signs.	y or in the per it the option of ince with the Dibid at Trustee's e's fee and attor the court of the y, which shall his execution o t the sale was come for value. It Act of the Sa mort sage of the County in ee. The Trustee r proceeding it	rformance of any agreeme the Beneficiary. In such eve end of Trust Act of the State is sale. Trustee shell apply to rney's fee; (2) to the obligation of the Deed of Trust, and such conducted in compliance wence of such compliance at tate of Washington is not point, in writing, a success which this Deed of Trust, and such compliance at the of Washington is not point, in writing, a success which this Deed of Trustee is not obligated to notify a which Grantor. Trustee these hereto, but on their here	nt nt of he on ne ich ith nd sor t is anny e or
devisees.	legatees, administrators, executions and because	named as Beneficiary	herein.	Taken in the second of the sec		1
Witnes	s the hand(s) of the Grantor(s)	on the day and year li	irşi above written		. • 🗥	. "
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		- -	Biba-Hot_S		y, general partne	
3 *			BIDA HOL 3		1/10 0 8	27
:			By: Adim K	rijanovsky	y, president	7
STATE	OF NONBEROCONOCK Oregon		\$5.			
COUNT	Y OF Multnomh					L_
Օս ւհ	is day personally appeared befo	ore me Vadım Kr	1 janovsky	and foregoing	instrument, and acknowl	edged
to me k	nown to be the individual(s) de:	scribed in and who ex	ecuted the within	one foregoing	ed, for the uses and pur	poses
that therein	mentioned.					6
GIVE	N under my hand and official s	eal this <u>76</u> da	lole	P lo Ch	den	<u>()</u>
1		· /	£	and for the S	state of Monnogreek, Org	gon
		- (residing at My Commi ssi			
	•	55.				
	County of Multnomah)					_
	president of Biba Hot of said corporation a	Springs, Inc. nd acknowledged	and executed	he execut	ed the same for the	pena i i
	purposes therein stat	ea.		v. 1	ALCO DOS	

Mail reconveyance to

Exhibit "A"

PARCEL I

THAT PORTION OF THE B. B. BISHOP D.L.C. IN SECTIONS 16, 17 AND 70, TOWNSHIP ? NORTH, RANGE 7 EAST OF THE WILLAMETTE HERIDIAN, DESCRIBED AS FOLLOWS:

BEGINNING AT THE INTERSECTION OF THE WEST LINE OF THE SAID SECTION 16, WITH THE EDRITHERLY LINE OF THE COUNTY ROAD KNOWN AS THE MOFFETTS-CARPENTER ROAD; THEMCE-FOLLOWING THE NORTHERLY LINE OF SAID ROAD IN A NORTHERLY AND EASTERLY DIRECTION TO INTERSECTION WITH THE MESTERLY LINE OF THE 300 FOOT STRIP OF LAND ACQUIRED BY THE UNITED STATES OF AMERICA FOR THE BONNEYILLE POWER ADMINISTRATION'S ELECTRIC POWER TRANSHISSION LINES; (BOOK 27 PAGE 315); THENCE FOLLOWING THE MESTERLY LINE OF SAID 300 FOOT STRIP OF LAND TO INTERSECTION WITH THE NORTH LINE OF SAID BISHOP D.L.C., THENCE WEST ALONG THE NORTH LINE OF SAID BISHOP C.L.C. TO THE NORTHMEST CORNER THEREOF, THENCE SOUTH ALONG THE WEST LINE OF SAID BISHOP D.L.C. TO THE NORTHERLY LINE OF THE SAID MOFFETTS-CARPENTER ROAD, THEYER EASTERLY ALOIG THE NORTH LINE OF SAID ROAD TO THE POINT OF BEGINNING; EXCEPT THE FOLLOWING TRACT OF LAND: BEGINNING AT THE INTERSECTION OF THE MORTH LINE OF THE SAID BISHOP D.L.C. WITH THE WESTERLY LINE OF SAID 300 FOOT STRIP OF LAND ACQUIRED BY THE UNITED STATES OF AMERICA; (BOOK 27 PAGE 315); THEFICE SOUTH 32° 27' 30" WEST 754.95 FEET, MORE OR LESS, TO THE NORTHERLY LINE OF SAID MOFFETTS-CARPENTER ROAD, THENCE IN A NORTHWESTERLY DIRECTION FOLLOWING THE NORTHERLY LINE OF SAID ROAD TO INTERSECTION WITH THE CONTERLINE OF THE RICHT-OF-WAY GRANTED TO THE NORTHWESTERN ELECTRIC COMPANY, (BOOK "O" PAGE 85), THENCE IN A NORTHEASTERLY DIRECTION FOLLOWING THE CENTERLINE OF SAID RIGHT-OF-WAY TO INTERSECTION WITH THE NORTH LINE OF THE BAID BISHOP D.L.C.; THENCE EAST TO THE POINT OF BEGINNING.

243CEL 11

THAT PURTION OF COVERNMENT LOTS 8 AND 9 OF SECTION 16, TOWNSHIP 2 NORTH, RANGE 7 EAST OF THE WILLAMETTE HERIDIAN, HORE PARTICULARLY DESCRIBED AS FOLLOWS:

SEC! WING AT A POINT MARKING THE INTERSECTION BETWEEN THE CENTER OF GREENLEAF CREEX AND THE SOUTH LINE OF THE SAID COVERNMENT LOT 9, SAID POINT BEING LOCATED ON THE NORTH LINE OF THE 8. 8. 81 SHOP D.L.C.; THENCE FOLLOWING THE CENTER OF GREENLEAF CREEK IN A NORTHEASTERLY DIRECTION TO A POINT IN THE SAID GOVERNMENT LOT 8 NORTH 430 FEET FROM THE NORTH LINE OF THE SAID BISHOP D.L.C.; THENCE HESTERLY PARKILLEL TO, AND 430 FEET DISTANT FROM, THE NORTH LINE OF THE SAID BISHOP D.L.C. TO INTERSECTION WITH THE WEST LINE OF THE SAID GOVERNMENT LOT 9; THENCE SOUTH TO THE NORTH LINE OF SAID BISHOP D.L.C., THENCE EASTERLY ALONG THE NORTH LINE OF SAID BISHOP D.L.C., THENCE EASTERLY ALONG THE NORTH LINE OF SAID BISHOP D.L.C., TO THE POINT OF BEGINNING;

EXCEPT THAT PURTICAL THEREOF LYING WESTERLY OF THE NATURAL GAS PIPELINE COMEYED TO PACIFIC MORTHWEST PIPELINE CORPORATION, (BOOK 40 PAGE 465)

AND EXCEPT A TRACT OF LAND 40 FEET BY 115 FEET IN SIZE IN GOVERNMENT LOT 9 OF SECTION 16, TOWNSHIP 2 NORTH, RANGE 7 EAST OF THE WILLAMETTE MERIDIAN, SPANTED TO HILLIAM F. HOWARD BY DEED DATED OCTOBER 2, 1964 AND RECORDED OCTOBER 20, 1964 AT PAGE 257 OF BOOK 53 OF DEEDS, RECORDS OF SKAMMIA COUNTY, MASHINGTON.

PARCEL III

A TRACT OF LARD IN THE B. B. BISHOP CONATION LAND CLAIM, DESCRIBED AS FOLLOWS:

TOT 7, ELSE PETERSON SPORT PLAT, RECORDED JULY 28, 1976, UNDER AUDITOR'S FILE 10. \$2540 TO BUSK I OF STORT PLATS AT PAGE 94, RECORDS OF SKMMMA COURTY, WASHINGTOR.

RECORDER'S NOTE: THIS DOOM TO THE LEGISLE AT THAT OF RECORDING.