ELKHORN ACRES PARTNERSHIP, GEORGE JEAN, TRUSTEE

as Beneficiary,

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property SKAMANIA County, Washington as:

See Exhibit "A" attached hereto and made a part hereof

b : SKAMANIA CO. TITLE

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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-

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the TWENTY TWO THOUSAND FIVE HUNDRED AND NO/100-----

--22,500.00----- Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary of order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable SEPTEMBER 16,

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 thereof, or any interest therein is sold, agreed to be sold. Conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary. then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

To protect the security of this trust deed, framor afrees.

1. To protect, preserve and maintain said projectly in good condition and tegan; not to tempore or decoduch any building or improvement these not to commit or permit any wasterd said property.

2. To complete or restore groungthy and in fixed and wasternable 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 allefans, ordinaries, regulations coverance combitions and restrictions allecting said property, if the kinelicity to requisit or join in executing such immuning statements pursuant to the Uniform Security pain in executing such immuning statements pursuant to the Uniform Security could call be benching, may require and to pay by think of some in the proper public edifice or clines, as apil as the cost of all land searches made by filling officers or rearching agencies as may be defined devable by the beneficiary.

pan in executing sixth immening statements pursuant in the United were in the proper public editive or ethics, as agil as the cost of all him startles made by filing officies to rearching agricus as very to desired distribute to teaching agricus as very to desired desirable to the beneficiary.

4. To provide and continuously maintain invarious on the last teaching and such other hardish as the parameter advance by the and on therefore, and the other hardish as the parameter advance by the and summer the setting of the parameter and under the company's acceptable to the beneficiary, with the granter shall be defined as the facilities of incurances that be defined as the beneficiary as room as ingred if the granter shall but for any new or to procure and such incurances that be defined as the facilities and forthing to the teneficiary as room as ingred if the granter shall but for any new or to procure and such incidence and to deliver said policies to the beneficiary as the summer to the shall be defined as the beneficiary that the said for any policit of the summer policy may be applied by beneficiary under displacement of the summer of the summe

It is mutually agreed that:

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5. In the event that any portion or all of said property shall be taken under the right of connect domain or condemnation, beneficiary shall he taken eight, if it so elects to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attempts are recessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it hist upon any reasonable costs and expenses and attends a fees, both in the trial and applifate courts, necessarily paid or incurred by fees, both in the trial and applifate courts, necessarily paid or incurred by fees both in proceedings, and the balance applied upon the indibility is secured bettery; and grantor agreed, at its own expense, to take such acts to and execute such instruments as shall, be necessary in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of kine evolutionent of its fees and presented on this deed and the rote by endorsement (in case of full reconveyances, for cancellation), without affecting the liability of any presen for the payment of the individual consent to the making of any map or plat of said property; (b) poin in

stanting lates experient or treating any destriction therein; (c) pain in any subsidification or other assessment allecting this deed or the line or charge there highest in any reconveyance may be described as the person or persons legally statisfied therein, and the recitals there in claimy matters or facts shall be conclusive priced of the truthfulness therein of any matters or facts shall be conclusive priced of the truthfulness therein that states is for any of the criticism material in the paragraph shall be truthfulness therein for any matters or facts shall be truthfulness therein less than §5.

In Upon any default by grantin between the processor may at any time without notice, either in person, by above or by a occurr to be approached to a court, and without resurd to the adequacy of any security for the including the second enterupe and take possession of said property of any put thereof. In its can make such as therets cellect the tents, using and in little, including those put they and impaid and apply the same, has only in little including those second election including and apply the same, has other and extremes of creation and collection including asymmetric to a determine upon and taking possession of said property, the collects to describe and extremes upon and taking possession of said property, the collects to describe and either instruction by decays are propertied in the property, and the application of release thereal as allowed in the and other instructions of places, or compensation or assands for any taking or damage of the property, and the application of release thereal as allowed shall not cure or waite any delication release thereal as allowed as shall not cure or waite any indebtedness secured.

waite any delarit to restice of delault bereinder or invalidate any act done pursuant to such notice.

12. Upon delault by grantor in payment of any indebtedness secured berely or in his performance of any agreement hereunder, time being of the restince with respect to such payment and/or performance, the beneficiary may decline all sums secured hereby immediately due and payable. In such an exent the lengthesity at his election may proceed to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to pursue any other right or remedy, either at low or in equity, which the beneficiary may have. In the event the beneficiary elects to inteclose by advertisement and sale, the beneficiary or the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligation secured hereby whereupon the trustee shall the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the owners provided in ORS 56 735 to 56 735.

13. After the trustee has commenced breefoure by advertisement and sale, and at any time prior to 5 days before the date the trustee opay, when due, sums secured by the trust deed, the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would not then he due had no default occurred. Any other default that is capable of being cured may be cured by rendering the performance required under the obligation or trust deed. In any case, in addition to curing the default or defaults, the person effecting the cure shall pay to-the beneficiary his capable of the special payers actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's less not exceeding the amounts provided by law.

together with trustee's and attorney's less not exceeding the minomine problem.

14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at asistion to the highest biddet for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in firm as required-by law conveying the property so sold, but eithout any covenant or warranty, express or implied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the transer and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the governs provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's actorney. (2) to the obligation secured by the trust deed, (3) to all persons have a topic of the trustee in the trust.

having recorded liens subsequent to the intenst deed, (3) to all persons having recorded liens subsequent to the intenst of the trustee in the frust glob as their intensits may appear in the order of their priority and (4) the rights it any, to the Cantor of to his successor in interest entitled to such surplus. It are not the Cantor of to his successor to interest entitled to such surplus.

16. Birecticity in any from time to time appearst a successor of successors to are trustee named herein or to any successor frustee appointed hereinnite. Upon such appointment, and without consequence to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein nined to appointed hereinnier. Each such appointment and substitution shall be made by within instrument executed by beneficiary, which, when recorded in the mortage records of the county or counties in which the property is situated shall be conclusive proof of proper appointment of the successor trustee. or tiustee

of the successor trustee.

17. Trustee excepts this trust when this dood duly executed and sokarwledged is made a public record as provided by law. Trustee is not obligated to notify my party beneficed profing sale under any other deed of trust is of any attention piecesding in what granton, beneficing or trustee shall be a party unless such action or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto except: Easement for transmission lines recorded 1/24/42 in book 28, page 584; easement for access recorded 9/15/42 in book 29, page 252.

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

Seller will give purchaser five days' written notice of nonpayment and 20 days' written notice of nonperformance of other obligations before purchaser will be in default UNLESS purchaser has already defaulted in performing the same obligation within the prior 12-month period.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust war named that the proceeds of the loan represented by the above described note and this trust war named that the process of the loan organization or (even if grantor is a natural person) are for business or commercial purposes. and this trust deed are:

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, 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 beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent.

Stephen M. Héaron

orsciosules; for mis purpose use stevens-Ness form No. 1319, or if compliance with the Act is not required, disregard this notice. HARA

S <i>TATE</i> T _{by} Ste	OF OREGON, County of	before me on See L. Hearon)ss.	3 , 197
	his instrument was acknowledged			
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is M				
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Notary Public for Oregon My commission expires . 2 1.

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid

TO:

Trustee

The undersigned is the legal owner and holder of all indebtedness secured by the loregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to

DATED:

Beneliciary

STATE OF OREGON,

De not lase or déstrej this Trust Doed OR THE HIGTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made

(FORM No. 881)	Ί	'K	UST D	EED
	٠		(FORM No. 881)	

FCR

SPACE RESERVED RECORDER S USE

County of I certify that the within instrument was received for record on theday ato'clock M., and recorded in book/reel/volume No.on page or as fee/file/instrument/microfilm/reception No..... Record of Mortgages of said County. Witness my hand and seal of County allixed.

TITLE Deputy Bv

Beneficiar)

Grantor

AFTER RECORDING RETURN TO

Elkhorn Acres Partnership 1851 South Shore Boulevard Lake Oswego, OR 97034

EXHIBIT "A"

PARCEL I

The Southwest quarter of the Southwest quarter of Section 3, Township 1 North, Range 5 East of the Willamette Meridian, in the County of Skamania, State of Washington.

EXCEPT that portion lying Northwesterly of County Road known as Mt. Pleasant Road.

ALSO EXCEPT that portion conveyed to Skamania County by instrument recorded on October 22, 1975, in Book 69, Page 722, Skamania County Deed Records.

PARCEL 11

That Portion of the Northwest quarter of the Southwest quarter of Section 3, Township 1 North, Range 5 East of the Willamette Meridian, in the County of Skamania, State of Washington, lying South of the South line of State Highway 140 and East of the East line of the County Road designated as Mt. Pleasant Road.

ELECTIONS!