101051

BOOK 100 PAGE 925

SECURITY AGREEMENT COVERING CONTRACT RIGHTS AND PROCEEDS

<u>April 21, 1986</u> Lloyd G. Kelley and Margaret Kelley (City) 0, (No. and Street) hereinafter called "Secured Party" its (hereinalter cailed "Debtor") hereby grants to Panhandle State Bank successors and assigns, a security interest in all contract rights and the proceeds thereof which Debtor has or may at any time hereafter acquire under or pursuant to the terms of that certain contract (and any amendments or supplements thereby) entered into by and between Debtor and . Deled _August_31, 1977 by the terms of which the Debtor has agreed to Real Estate Sales Contract with Lloyd C. Kelley and Margaret: A. Kelley as sellers and Richard A. Hamilton and Roberta L. Dupont as buyers, subsequently sold to Robert A. Sourek, Jr. SEE ATTACHED EXHIBIT 1 for legal description. m of 10,251.08 as of 4-15-86 (which said contract, Debtor's rights thereof are hereinafter called and Obligor has agreed to pay Debtor the su "Collateral"). 3.04 PERFECTION OF SECURITY INTEREST. The Debtor agrees to execute and file financing statiments and do whatever may be necessary under applicable law to perfect and, continue the Secured Party's interest in the Colluveral, all at Debtor's expense. 2. The security interest granted hereby is to secure payment and performance of the liabilities and obligations of Debtor to Secured Party of every kind and description, direct or Indirect, absolute or contingent, due or to become due, now existing or hereafter arising (all hereinafter called "obligations"). 3. 05 TAXES AND ASSESSMENTS. Debtor will pay promptly when due all taxes and assessments upon the Collateral or for its use or operation or upon this agreement or upon any note or notes evidencing the obligations. J. DEBTOR HEREBY WARRANTS AND COVENANTS: 3. 01 PAYMENTS MADE—ASSIGNMENTS. That the payments have been made on account of said contract except as follows Initial balance of contract dated 8-31-77 paid down to \$10.251.08 as of 1-15-86 and that Debtor has not heretofore and will not herefore allenate; assign nor grant any security interest in said contract or the proceeds thereof, or any right or interest therein or thereto. 3. 06 PERFORMANCE. Debtor agrees that it will fully and punctually perform all duties required of it by the above contract and will not take any action which will impair, damage or destroy Secured Party's Collateral position, and that it will not alter or amend said contract without the written consent of Secured Party. 3. 07 DIVOICES, EARNED ESTIMATES AND STATEMENTS-NOTICES. 3. 02 USE. Check here it is contract right arises from or relates to sale of farm products by a farmer. If so, Debtor resides in the county set forth above, unless some other county is indicated here: Debtor agrees to deliver copies of earned estimates, statements, billings and any other records concerning said contract in the form and at the times required by Secured Party. At the request of Secured Party, Debtor will give at Jein, in, any notice desired by Secured Party, to the Obligor. County, Idaho 3. 03 PLACE OF BUSINESS. Debug respits that the artiress of the Debtor recited in this agreement above is and will remain the Debtor's chief place of business and the place at which it keeps its records concerning the answerts and proceeds thereof, constituting the security under this agreement, raless Secured Party consents in writing to a change. 4. APPOINTMENT AS AGENT. The undersigned Debter, does hereby designate and appoint Secured Party his true and lawful attorney or attorneys, with power irrevocable, for it and in its name, place and stead to ask, demand, receive, receipt THE TERMS AND CONDITIONS APPEARING ON THE BACK NEREOF ARE PART OF THIS SECURITY AGREEMENT Signed and delivered to Secured Party on the day and year first al Registered 2 Lloyd G. Kelley Indexed, Dirg Indirect. Filmed 3-8-5-500 Mailed 3-8-8-201 Margaret A. Kelley IBA Form 9 🚇

BOOK / PAGE

11, 39 171. 5

and give ecquittence for any and all amounts which may be or become due or mayable by the Obligor under said contract or any amendments or supplicitions in the contract or any amendments take any other action or preceeding, or either, in its own name, or in the name of the undersigned or otherwise, which to said Secured Party may seem necessary or desirable in order to collect or enforce payment of any and all amounts which may become due or ewing on account of said contract or any amendments or supplements thereto. The acceptance of this assignment by Secured Party shall not obligate it to perform any duty, covenent any obligation required to be performed by Debtor under and by virtue of said contract or any amendments or supplements thereto.

- 5. SECURED PARTIES RIGHT TO PAY TAXES, ETC.; DESTOR'S RIGHT TO POSSESSION. The Secured Party is not required to, but may, at its option discharge taxes, liens or security interests or other encumbrance, at any time levied or placed on the Collisteral, pay any filing or seconding fees, or any other tharges payable by Debtor and any amount so paid, with interest thereon at the maximum rate permitted by law from date of payment until tepaid shall be secured hereby and shall be repayable by Debtor on elemand. The rights granted by this paragraph are not a waiver of any other rights of Secured Party arising from breach of any of the covenants hereof by Debtor.
- 6. DEFAULT. Time is of this essence of this Security Agreement and Debtor shall be in default under this agreement upon the happening of any of the following events or conditions:
- 6. 01 default in the payment on performance of any obligation, coverant or liability contained or enferred to liverein or in any note evidencing the same;
- 6, 02 any warranty, representation or statement made or furnished to Secured Party by or on behalf of Mebtor promes to have been false in any material respect when made or furnished;
- 6. 03 any event which results in the acceleration of the maturity of the indebtedness of Debtor to others under any indenture, agreement or undertaking;
- 6. 04 the Collateral assigned hereunder or proceeds thereof, for any reason whetsoever, becomes uncollectable in part or in its entirety;
- 6. 05 death, dissolution, termination of enlistence, insolvency, business failure, appointment of a receiver of any part of the property of, assignment for the benefit of creditors by, or this commencement of any proceeding under any bankruptcy or insolvency laws by or against Debtor or any guarantor or surety for Debtor, or entry of any judgment against them, or failure of any guarantor or guesty for Debtor to provide Secured party with financial information promptly when requested by Secured Party. by Secured Party.
- 6. 06 The Secured Party deems itself insecure.
- 7. ItEMEDIES. Upon the occurrence of any default hereunder and at any time thereafter, the Secured Perty may, without notice or demand, declare immediately due and payable all amounts secured hereby and shall have the remedies of a Secured Party under the Idaho Uniform Commercial Code or other applicable law, and without limiting the generality of the foregoing.

7. 31 To make notification as provided by this agreement and pursue collection or, at Sexuad Party's option, to sell all or party and said Colleteral and make application of all proceeds or sums due on said Colleteral as provided for in this agreement.

engereigen dem groupetingere

- 7. 82 Debter agrees to pay, if this Security Agreement or any obliga-tion secured by it is referred to an attorney for collection or realization, a reasonable attorney's fee (including those incurred in other a trial court or appellate court or without suit), expenses of title search, all court coats and all other legal expenses, and sums so obligated are secured bareby. the for the state of the first
- 7. 63 Debtor agries that a period of five (5) days from the time the notice is sent shall be a reesonable period of notification of a sale or other disposition of Collateral by or for Secured Party. Any notice or other communications from the Secured Party to the Debtor under or pursuant to this agreement or required by any statute shall be addressed to the making address of Debtor as herein stated.
- 7. 04 Debtor agrees to pay any deficiency remaining after collection or realization by the Secured Party on the Collateral assigned by agreement.
- 7. 65 Secured Party shall have the right immediately and without further action by it, to set off against the obligations of Debtor, at money owned by Secured Party in any capacity to Debtor, whether or not due, and lecured Party shall be deemed to have exercised such right of set off and to have made a charge against any such money immediately upon occurrence of such default even though such charge in imadel or entered on the books of Secured Party subsequent thereto.
- 8. GENERAL. This agreement constitutes the entire agreement between the parties and may not be altered or amended except by a writing aligned by the Debtor, accepted by Secured Party and attached hereto. Any previous found to be invalid shall not invalidate the remainder hereof. Waiver of any default shall not constitute a waiver of any subsequent default. All Secured Party's rights and remedies, whether evidenced hereby or by any other writing shall be cumulative and may be exercised singularly or concurrently. Any demand upon or notice to Debtor that Secured Party may give shall be effective when addressed and mailed to Debtor's address at which Secured Party customarily communicates with Debtor's address at which Secured Party customarily communicates with Debtor. This agreement and all rights and liabilities hereunder and in and to any and all obligations secured hereby, and in and to all Collateral described above, shall incre to the banefit of the Secured Party and its successors and assigns, and shall be binding upon the Debtor and its successors and assigns, whenever there is no outstanding ubigation, and no commitment on the part of Secured Party under any agreement which might give rise to an obligation, Debtor may terminate this agreement which might give rise to an obligation, Debtor may ferminate this agreement upon written notice to Secured Party. Prior to such termination, this shall be a continuing agreement in every respect. This instrument is to be governed by the laws of the State of Idehor, the this instrument is signed by more then one Debtor, the obligations of Debtor shall be bonding upon the heirs, personal representatives, successors end assigns of the Debtor and shall incre to the benefit of the Secured Party, its successors and assigns of the Debtor and shall incre to the benefit of the Secured Party, its successors and assigns.

	a marie de la companya del companya de la companya del companya de la companya de		Obligo	r upon the contract	described above, hereby
acknowledges notice of this	assignment and agrees to enake	any and all paymen	ats pursuant thereto to	1 100	
DATED this day	of				
•					
	• 1	***************************************			
O				C	ONTRACT OBLIGOR
of the contract a	ntract, Lloyd G. K available to Panha	ndle State B	rgaret A. Keli ank at their i	ey, agree co equest and i	nstruct the
escrow holder to	honor this reques	t	10 1		
•		Lio	d G. Kelley	- Jel	9
ن		M	as Nort G	Kellin	
			garet A. Kelle	y	

EXHIBIT 1

Legal Description

Lloyd G. Kelley and Margaret A. Kelley, seller, Richard W. Hamilton and Roberta L. Dupont, purchasers:

PARCEL "A":

East half of the Southwest Quarter of the Southwest Quarter of Section 5, Township 3 North, Range 8 East of the Willamette Meridian;

PARCEL "B":

The North Half of the North Half of the Northwest Quarter of the Northwest Quarter of Section 8, Township 3 North, F ge 8 East of the Willamette Meridian;

EXCEPT the North 148 feet of the West Half of the Northwest Quarter of the Northwest Quarter of Section 8, Township 3 North, Range 8 East of the Willamette Meridian.

MY I II 38 AN '86

E MESSAGE

AUDITOR

CARY M. OLSON

3-8-5-500

3-8-8-201

......