DISASTER LOAN

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## DEED OF TRUST

(Direci)

Thus Dawn or Tausr, made this 1250 19 80, by and betwarn JAMES R. LUND and PAULINE H. LUND, husband and wife hereinister referred to as "Grantor," and the Administrator of the Small Pusiness Administration. 12254 nccementer referred to say pression," and the MARTHINGTROUP of the Shari CUSTISSS Adathing the Control of the Shari Custor of the Shari States of Adathing the States of the Shari States of the Shari States of the Shari States of America, hereinstate referred to as "Reacticizer," who maintaine an affect and place of basises of the Marthing 1220 S. W. Third, Room 575, 20reland, Oregon 97204

Wirnesserry, that for and in a decration of \$1.0% and other good and valuable consideration, rescipt of which is hereby acknowledged, the Grantor does hereby bargain, sell, grant, actign, and convey unto the Trustee, his success yors and assigns, all of the following described property situated and being its the County of Skamania, State of MASHINGTON, to wit:

NOT USED PRIMARILY FOR AGRICULTURAL PURPOSES

Lot 12 of GUSTAFSON'S MT. ST. HELENS VIEW LOTS ( ) ording to the official plat thereof on file and of record in the office of the Auditor of Skamania County, Washington, at page 113 of Book A of

SUBJECT TO restrictive covenants of record.

91579

COUNTY OF SCANANIA S

Registered

TRUMENT OF WRITING, PLED 12 vas recorded in to in AT CASE 56 ECORDS OF SKAMANIA GOUNTY, WASH

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COUNTY AUGITOS

I MEREDY CENTIFY THAT THE WITHO

Indexed, Dir. Indirect Recorded Mailed

Together with and including all buildings, all fartures, including but not limited to all plumbing, heating, lighting, ventilating, refrigerating, incinerating, air conditioning apparatus, and elevators (the Truster hereby declaring that it is intended that the items herein coumerated shall be deemed to have been permanently installed as part of the realty), and all improvements now or hereafter existing thereon; the hereditaments and appurtenances and all other rights thereanto belonging, or in anywise appertaining, and the reversion and reversions, remainder and remainders, and the rents, issues, and profits of the above described property. To have and to hold the same unto the Trustee, and the successors in interest of the Trustee, forever, in fee simple or such other counte, if any, as is stated herein in 2. pt 1.2 , 19.80 trust, to secure the payment of a promissory note dated

, eight a by JAMES R. LUND and PAULINE H. LUND, husband and in the principal sum of \$55,000.00 . in behalf of themselves. The beneficial owner and holder of said note and of the indebted are evidenced thereby is the Beneficiary. wife

I. This conveyance is made upon and subject to the furthed trust that the said Granter shall remain in quiet and peaceable possession of the above granted and describe | premises and take the profits thereof to his own use until default be made in any payment of an installment due on said note or in the performance of any of the covenants or conditions contained therein or in this Deed of Trust; and, sho to secure the rein burgement of the Beneficiary or any wher holder of said note, the Trustee or any substitute (disten of any and all costs and expenses increred, including

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reasonable attorneys' fees, on account of any lisigation which may arise with respect to this 2 with respect (with the protection and maintenance of the property brainfland in the collection and maintenance of the property brainfland in the collection of said property brainfland in the collection of said property after any said which may be conde as hereinsiter provided

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2. Upon the fail payment of the indebteriaces evidenced by and note and the inverse thermony is a failed of an internation of all other could be added a set of the internet of all other property and the appended payment of all other property shall be released and reconveyed to and at the cost of the Grantor.

3. Upon default in any of the covenants or conditions of this instrument or of the note or loss agreement as upried hereby, the Beasticity or his assigns may without notice and without regard to the adequacy of security for the indebtedness recured, either personally or by attorney or agent without bringing any action or proceeding, or by anteceiver to be appointed by the court, enter upon and take possession of said projecty or any part thereof, and the adequacy of security for the indebtedness recured, either personally or by attorney or agent without bringing any action or proceeding, or by anteceiver to be appointed by the court, enter upon and take possession of said projecty or any part thereof, and its default which Bensticity doe may acts which Bensticity doerns proper to protect the security hereof, and either without taking presenter of said property, collect and receive the rents, revalties, insteas, and profits thereof, including rents asymed and any, it and apply the masses, here could of operation and collection, upon the indebtedness recurred by this Bard of Trust, said rents, royalties, insues, and profits, being hereby assigned to Beneficiary as further security for the payment of such indebtedness. Extercise of rights under this paragraph shall not cure or waive any default or notice at default hereunder as suvalisate any act done pursuant to such notice but shall be cumulative to any right and archively to deglare a default and to cause notice of default to be recorded as berefined provided, and camulative to any other statand or reneity hereunder, or provided by law, and may be exercised concurrently or independently. Superses are curred by Beneficiary hereunder including reasonable atterneys' feen whall be secured hereby.

4. The Grantor covenants and agrees that if he shall fail to pay said indebtedness, or any part thurcof, when due, or shall fail to perform any covenant or agreement of this instrument or of the promissory note secured hereby, the entire indebtedness hereby secured shall immediately become due, payable, and collectible without notice, at the option ( , the Beneficiary or assigns, regardless of maturity, and the Beneficiary or easigns may enter upon as it property and collect the rents and profits thereof. Upon such default in payment or performance, and beford of after such entry, the Trustee, acting in the execution of this Trust, shall have the power to sell said property, and it shall be the Trustee's duty to sell said property (and in case of any default of any purchaser, to resell) at public auction, to the highest bidder, first giving four weeks' notice of the time, terms, and place of such sale, by advertisement not less than once during each of said four weeks in a newspaper published or distributed in the county or political subdivision in which said property is situated, all other notice being hereby waived by the Granter (and the Beneficiary or any person on beh. If of the Beneficiary may bid and purchase at such sale). Such sale will be held at a suitable place to be selected by the Beneficiary within said county or political subdivision. The Trustee is hereby authorized to execute and deliver to the purchaser at such sale a sufficient conveyance of said property, which conveyance shall contain recitals as to the 1 appening of a default upon which the execution of the power of sale herein granted depends; and the said Grantor , creby constitutes and appaints the Trustee as his agent and attorney in fact to make such recitals and to execute as d conveyance and hereby coverants and agrees that the recitals so made shall be bunding and conclusive upon the Grantor, and said conversance shall be offectual to bar all equity or right of redemption, homestead, dower, right a) appraisement, and all other rights on I exemptions of the Granter, all of which are hereby appressly waived and conveyed to the Trustee. In the event of a sale as hereinabove provided, the Grantor, or any person in possession under the Grantor, shall then become and se temants holding over and shall for hivith deliver possession to the purchaser at such sale or be summarily dispossessed, in accordance with the provisions of law applicable to tenants holding over. The power and agency hereby granted are coupled with an interest and tre irrevocable by death or otherwise, and are granted as cumulative to all other remedies for the collection of said indebtedness. The Beneficiery or Assigns may take any other appropriate section pitres suit to state or Federal statute either in state or Federal court or otherwise for the disposition of the property.

5. La the event of a sale as provided in paragraph 4, the Trusce shall be paid a fee by the Beseficiary in an amount not in excess ( ) percent of the group amount of sold axle or sales, provided, however, that the amount of such fee shall be reasonable and shall be approved by the Beneficiary as to reasonableness. Said fee shall be in addition to the costs and expenses incurred by the Trustee in conducting such cale. The amount of such costs and expenses aball be developed by the Beneficiary as to reasonableness. Said fee shall be in addition to the costs and expenses incurred by the Trustee in conducting such cale. The amount of such costs and expenses aball be developed to the sale spece. The amount of a cost of not not sold, the Trustee shall be or a reasonable fee, in an amount acceptible to the Beneficiary for the services so rendered. The Trustee shall also be rincharde by the Beneficiary for all costs and expenses incurred in connection with the set viting of sold property for sale is not consummated.

6. The proceeds of any s do of said property in accordance with paragraph 4 shall be applied first to payment of free, costs, and expenses of said sale, the expenses incurred by the Beneficiary for the paragraph of projecting or maintaining said property dud reasonable attorneys' first secondly, to payment of the indebiadance accurit, because and thirdly, to pay any su/plus or excess to the person or persons legally entitled thereto.

7. In the event sold property is sold pursuant to the authorization contained in this ind. Arstet or at a judicial foreclosure cale and the proceeds are not sufficient to pay the total indebtedness secured by this instrument and evidenced by said receivery note, the Remeindary will be estimated to a deficiency judgment for the american of the deficiency without regard to appraisement, the Grander having waived and assigned all rights of hyperskemath to the Trustee.

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8. The Granior covenants and egroes as follows):

or. Ho will promycly pay the individual without by and promissory note at the time and in the

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b. He will pay all taxes, secondaries, water rates, and other governmental or municipal charges, their or impositions, for which providen has not been rando hereinbefore, and will promptly deliver the official recepts therefor to the Beneficiary.

c. He will pay such express and fees as may be insurred in the protection and maintenance of said property, including the few of any attorney employed by the Beneficiary for the collection of any of all of the indebtedness hereby secured, or such expenses and fees as may be incurred in any forcelosure sale by the Trastee, or court proceedings or is any other litigation or proceeding affecting said property, and attorneys' fees reasonably incurred in any other way.

d. The rights created by this conveyance shall remain in full force and effect during any postnonement or extension of the time of the payment of the indebtedness or denced by said state any part thereof secured heavily.

c. He will continuously maintain bazard insurance of such 1996 or types and in such amounts as the Seneflatzy may from time to time require, on the improvements now or hereafter on said property, and will pay promptly when dive any premiums therefor. All insurance shall be carried in companies acceptable to Beneficity and the polities and renewals thereof shall be held by Beneficiary and have attached thereto loss payable clauses in favor of and in form acceptable to the Beneficiary. In the event of loss, Grantor will give immediate notice in writing to Beneficiary and Beneficiary may make proved of loss if not made promptly by Grantor, and each insuration company concerned is hereby authorized and directed to make payment for such loss directly to Beneficiary instead of to Grantor and Beneficiary jointly, and the insurance proceeds, or any part thereof, may be a/plied by Beneficiary at its option either to the industried to all inductions hereby secured or to the rest ratios or repair of the property damaged. In the event of a Trouter's all or other interest of the Grantor is a stranguishment of the indubtedness secured hereby, all right, title, and interest of the Grantor is a stranguishment of the indubtedness secured hereby, all right, title, and interest of the Grantor is a stranguishment of the indubtedness secured hereby, all right, title, and interest of the Grantor is a stranguishment of the indubtedness secured hereby, all right, title, and interest of the Grantor is a stranguishment of the indubtedness needed hereby, all right, title, and interest of the Grantor is a stranguishment of the indubtedness needed hereby, all right, title, and interest of the Grantor is a stranguishment of the indubtedness needed hereby, all right, title, and interest of the Grantor is a stranguishment of the indubtedness needed hereby.

/. He will keep the said premices in as good order and condition as they are now and will. at commit or permit any waste thereof, reasonable wear and tear excepted, and in the owner of the failure of the Grantor to keep the buildings on said premises and there to be erected on said prevalway, or improvements thereon, in good repair, the Beneficiary may make such repairs as in the Beneficiary's discretion it may deem necessary for the proper preservation thereof, and any sums paid for such repairs shall bear interest from the date of payment at the rate specified in the note, shall be due and payable on demand and shall be fully secured by this Deed of Trust.

g. He will not without the prior written consent of the Beneficiary voluntarily create or vernit to be created sgainst the property subject to this Deed of Trust any lien or liens inferior or superior to the lien of this Deed of Trust and further that he will keep and maintain the same free from the claim of all persons supplying labor or materials which will enter into the construction of any and all building: now being created or to be created on said premises.

h. He will not rent or sasign any part of the rent of said property or demolish, remove, or substantially after any building without the written consent of the Beneficiary.

9. In the event the Grantor fails to pay any Federal, stole, or local tax neverancit, income tax or other tax lien, charge, fee, or other expense charged to the property hereinabove described, the Beneficiary is hereby authorized to pay the same and any sum so paid by the Beneficiary shall be added to ard kerome a part of the principal amount of the indebtedness evidenced by said promissory note. If the Grantor shall / ay and discharge the indebtedness evidences by said promissory note, and shall pay such sums and shall discharge :<sup>11</sup> taxes and liens and the costs, fees, and expense of making, enforcing, and executing this Deed of Trust, then this Deed of Trust shall be cauceled and surrendered.

10. The Grantor covenants that he is lawfully seized and possessed of and has the right to sell and convey said property; that the same is free from all encumbrances except as hereinabove recited; and that he hereby binds himself and his successors in interest to warrant and defend the title aforesaid thereto and every part thereof against the lawful claims of all persons whomsoever.

11. For better security of the indebtedness hereby secured, the Grastor, upon the request of the Beneficiary, its successors of assigns, shall execute and deliver a supplemental mortgage or mortgages covering any additions, improvements, to betterments made to the property investments described and all property acquired after file date bereast (all in faits a subfactory to Grantee). Furthermore, should Granter fail to cure any default in the payment of a prior or influence canonibrance on the grouperty described by this isstrument. Granter hereby agrees to permit Reneficiary to the such default, but Beneficiary is not obligated to do so; and such advances shall become part of the indebtedness secured by this instrument, subject to the same terms and conditions.

12. That off awards of damages in connection with any condemnation for public use of or injury to any of caid property are hereign and most and sholl be puid to Beneficiary, who may apply the same to payment of the installments last due under said above, and the Reposiciary is hereby authorized, in the name of the Grantor, to execute and deliver valid acquitanters whereof and an append farm any such award.

13. The invertex/bla sight to uppoint a substitute traiter of theorees is hereby expressly granted to the Remeficiency, his suppressed of statistic to the required all and time bereakter differing notice and without specifying any reasons therefor, by Gling for without to the phone where this fluctuarces has received an incomment of appointment. The Grantor and the Trustee Topping and the train where this fluctuarces has received an incomment of appointment. The Grantor of this sight as wall an only negative interiment the sight there are supplied and the removal appointment of appointment of appointment of appointment of appointment of the strates of this sight as wall an approximation of application to any court for the removal, appointment or substitution of any transfering for the formulation of the strates of the second strates of the sign of the strates of

801106019 00K.57 PAGE 14. Netice of the expresse of any option granted herein to the Deneficiary on to the holder of the pow secured hereby to set regulard to be given the Granton the Grantor having hereby weived such notice.

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15. If more than out person joins in the execution of this instrument as Grantor or if anyons so joined he of the As a more than one person joins in the excension of this matrument as Grantor or if anyone so joined its of the femiling are, the physicity and relative words used hordin shall he aread as if write/r in the plural or femiline, respectively, and the tests "Beneficiary" shall include any payer of the indebudnes, hereby equired or any avignes or transferre thereby a better by operation of law or arbidrative. The excents hereby counted shall shad, and the since breast and the more of the presention but on the presents hereby counted shall shad, and the rights have a granted wonton very of shall inure to the respective lades, exception, administratore, electronor, and assigns

16. In compliance w A section 101.1(d) of the Rules and Regulations of the Small Euciness Administration [13 C.F.R. 101.1(d)], this insurment is to be construed and enforced in accordance with applica? Is Federal law.

17. A firthein't durpe, arder, or fudgment holding my providen or parties of this instrument invalid or uponforecable chail not in may way impair or preclude the enforcement of the remaining provisions or portions of this

In WITNESS MASSARDY, the Greator has executed this instrument and the Truttee and Beneficiary have accopied the delivery of this instrument as of the day and year aforesaid.

danes

Pauline H.

Lüne

Lunic

STATE OF Washington

County of.\_\_\_\_ \_Cculitz

On this 12th day of Suptember-Public in and for the State of \_\_\_\_\_\_istington \_\_\_\_

A. D. 19\_80..., before me, the undersigned, a Notary , duly commissioned and sworn personally appeared James R. Lund and Lauline H. Lund. to me known to be the it livichal S. described in and who executed the foregoing instrument, and acknowledged to me that \_they\_ signed and analed the said instrument as \_their\_free as d voluntary act and deed for the cases and purposes

WITNESS my hand and official scal herers affixed the day and year in this certificate above written

Notary Public in and for the State of Washington residing en Castle-Rock

(Acknowledgment by Individual Proneer National T. tie insurance Company Form L 28)

801106000 1005190 1168.91 ŝ Long and of Comin County and Pauline H. Lund BEICHICIARY GRUNTOR OF TRUST 13 P1099 Sell Pasiness idminist Business Auninistration ngton 4 .5 M '80 DAT Eusiness Administra Retwoon いの田 4-Statist Lund **HEIH** a. James 418 A 21211