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1979 , by and between John Richards IV & Elizabeth M. Richards, dba HIGUERA MORGAN HORSE FARMS II

FARMS II (hereinafter referred to as mortgagor) and the Administrator of the Small Business Administration, an agency of the Government of the United States of America (hereinafter referred to as mortgagee), who maintains an office and place of business at Rm: 676, 1220 SW Third Avenue, Portland, Oregon 97204

WITNESSETH, that for the nonsideration, hereinafter stated, receipt of which is hereby acknowledged, the mortgagor does hereby mortgage, sell, grant, assign, and convey unto the mortgagee, his successors and assigns, all of the following described property situated and being in the County of Klamath State of Oregon is not convert and barry barrot protection of any mortgage.

PARCEL 1

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In Township 40 South, Range 14 East of the Willamette Meridian, in the County of Klamath, State of Oregon:

Section 17: The WZSWZ

Section 18: That portion of the E½SE¼ lying East of the County Road

Section 19: That portion of the E½E½ lying East of the County Road

Section 20: The NW¼ and the S½ EXCEPT that portion lying Westerly and Southwesterly of the County Road.

Section 28: The W¹/₂ and the SW¹/₂SE¹/₄ EXCEPT portion described in Deed Volume 275 at page 473.

Section 29: The N¹/₂, The NE¹/₂SW¹/₂ and the SE¹/₄ EXCEPT portion described in Deed Volume 275 at page 473.

Section 32: The NE¼ EXCEPT portion described in Deed Volume 275 at page 473.

Section 33: The W¹/₂ and the W¹/₂E¹/₂ EXCEPT portion described in Deed Volume 275 at page 473.

In Township 41 South, Range 14 East of the Willamette Meridian, in the County of Klamath, State of Oregon:

Section 3: All EXCEPT Government Lot 1

Section 4: All EXCEPT that portion lying South of the County Road

Section 5: Government Lot 1, The SE%NE%

Section 9: The N½NE¼ EXCEPT that portion lying South of the

County Road

Section 10: The N½NW½ EXCEPT that portion South of the County Road

PARCEL 2

In Township 40 South, Range 14 East of the Willamette Meridian, in the County of Klamath, State of Oregon;

Section 33: The ESSE

Section 34: The SW4SW4

In Township 41 South, Range 14 East of the Willamette Meridian, in the County of Klamath, State of Oregon:

if.

GENT HUNTING OFFICE ; 1973-C

This instrument is given to secure the payment of a promissory note dated a January 15, 1979 in the principal sum of \$355,400.00 .signed by John Richards IV & Ellzabeth M. Richards . in behalf of HIGUERA MORGAN HORSE FARMS II, with maturity of twenty-five years from date hereof.

The mortgagor covenants that he is lawfully scized 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 property; that the same is tree from all encombrances except as nereinabove recited; and that he nereby binds himself and his successors in interest to warrant and defend the title aforesaid thereto and every part thereof against the claims of all persons whomsoever." Dependences conferred the same budges is there is the range and the property is an every part thereof against

unto the morigagee and the successors in interest of the morigagee forever in fee simple or such other estate, if any, as is stated herein. implements, for which provided has not here made in , eitherders, and will provide it defines the complete ,

mortgager herchy arread to promit mortgager to aurasheh defaulti for mortgager te actgalidizatid to be any default in the paragent of a prior or inferior enclumbrance on the properticate Together with and including all buildings, all fixtures including but not limited to all plumbing, heating, lighting, ventilating, refrigerating, incinerating, air conditioning apparatus, and elevators (the mortgagor hereby declaring that it is intended that the items herein enumerated, 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 thereunto belonging, or in anywise appertaining, and the reversion and reversions, remainder and remainders, all rights of redemption, and the rents, issues, and profits of the above described property (provided, however, that the mortgagor shall be entitled to the possession of said property and to collect and retain the rents, issues, and profits until default hereunder). To have and to hold the same

or extension of the time of payment of the indebtedness evidenced by said promissory may an upstation of the time of payment of the indebtedness evidenced by said promissory may ar any upstation of a The rights created by this conversion shall remain in full force and effect during oncarms and conditions. and such advances shall become pair of the indebredness second by this instrument, while the the 1737

right, title, and interest of the mortangor in and to any insurance policies then in force shall pass of the mortgage, ar other transfer of title ig said property in extinguishment of the indebtedness succeed derelys all secured of to the restoration of repair of the property camaged or destroyed. In event of foreclocare of the part thereof, may be applied by mortgages at its option either to the reduction of the midelacdness hereby loss directly to merigizee instead of to morigager and morigagee jointly, and the matrante proceeds, or any morigagor, and each mearance company concerned is hereby amhorized and Specied to make any mean for each immediate notice in writing to mortgages, and indrigance may make proof of loss if not made promptly by moregany and each in more and a set in more and a set in more and a set in the set of the set loss payable clauses in favor of and in form acceptable to the marigager. In creat of loss funrigager will give will pay promptly when due any premiums therefor. All insurance shall be carried in companies second big to mortgages and the policies and renewals thereof shall be held by mortgages and neve suscinct therein the mortgages and the policies and renewals thereof shall be held by mortgages and neve suscinct therein the mortgager may from time to time require on the improvements now or hereafter on said property-and will now monthly about the second statements when the second statements and the second statements are second statements. f. He will continuously maintain bazard manance, of spell type or types and in such amounts which Ferured hereby.

mer deen neursen. for the proper preservation disreal; and the full andrest of each and every such payment premiess or improvements thereads in good repair, the moritages may that, such repair as in his discretion is in the event of failure of the montgagor to keep the buildings on and prepare and those special on the while permute community or author no static impairment. deterimation of said property is our part increase He will keep all brildings and other infravonents on said property in good repair and conditions purchaset or mortgauce of a the option of the martgagee, may be surrendered for a refund-

E. He will not roluminally crossing hormal to be crutical spatial the property subjection (b) - mortally dials be immediately due and payable and shall be accured by the light of this mortaur.

rages, and further, he will keep and minimum the shane free from the claim, of all persons samplying table, to analogiate for another the will keep and minimum the shane free from the claim, of all persons samplying table, to any near an interfar or superior to the lice of this mortgage without the without of the mark

ever brannisce analisials for construction of any and all buildings or improvements now poing stronged or to be existed on

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I This instrument is given to secure the payment of a promissory note dated January 15, 1979 in the principal sum of \$355,400.00 , signed by John Richards IV & Elizabeth M. Richards in behalf of HIGUERA MORGAN HORSE FARMS II, with maturity of twenty-five years from date hereof

mpoutone. For shirth previous has not been made forcould fare, and will proceedly definer the officer theory. The mortgagor 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 claims of all persons whomsoever.

Hance for the hite solution of pairs

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and brenning

Together with and including all buildings, all fixtures including but not limited to all plumbing, heating, lighting, ventilating, refrigerating, incinerating, air conditioning apparatus, and elevators, (the mortgagor hereby declaring that it is intended that the items herein enumerated, 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 thereunto belonging, or in anywise appertaining, and the reversion and reversions, remainder and remainders, all rights of redemption, and the rents, issues, and profits of the above described property (provided, however, that the mortgagor shall be entitled to the possession of said property and to collect and retain the rents, issues, and profits until default hereunder). To have and to hold the same unto the mortgagee and the successors in interest of the mortgagee forever in fee simple or such other estate, if any, as is stated herein.

and such advances shall occure part of the prochedness secured for this instrument, subject to its same morthator bereby surfe to permit mortgaged to ours such default, but mortgages is sur obligated to be any default in the payment of a prior or interior encludinance on the property de

secored hereby or extension of the time of payment of the indubtedness evidenced by said promissory note or any part thereof e. The rights created by this conveyance shall remain in full force and effect during any propagation theory of the function forwards will be the terras and conditions.

purchaser or mortgagee or at the option of the mortgagee, may be conjudered for a refusio right, utle, and interest of the mortgagor in and to any insurance policies then insforce shall pass in the mortgage, or other transfer of title to said property in extinguishment of the indebtedness secured hereby, all scenced or to the restoration or repair of the property damaged or destroyed. In event of foreclosure of this part thereof, may be applied by mortgagee at its option either to the reduction of the indebiedness sereby loss directly to morigagee instead of to mortgager and morigagee jointly, and the insurance procheds, or say morigagor, and each insurance company concerned is hereby authorized and directed to make payagent for 10ch innacdiate notice in writing to mortgages, and mortgagee may thake proof of loss if not chade prompily by loss payable clauses in favor of and in form acceptable to the mortgagee. In event of loss, mortgager will give to mortgagee and the policies and renewals thereof shall be held by mortgagee and have streehed thereto mortgagee may from time to time require on the improvements now or hereafter on suid property, and will pay promptly when due any premiums therefor. All insurance shall be carried in companies acceptable (, He will continuously maintain hazard insurance, of such type or types and in such amounts as the

shall be immediately due and payable and stall be secured by the live of this mariage. may doem necessary for the proper preservation through ; and the full andomatof each and over such paracell premises, or unprincements threaden baseout reports the mortgages may make such reports as to the furction it He will keep all buildings and other improvements on said property in good repair and conditions will dermit, compart, or reflecting washs, impattuent, detorioration of said property or any part thereafter in the event of failure of the morrager to keep the buildings on said premiets and these arctical on said

materials for construction of any and all buildings or improvements now herag erected or to he erected en gages: and further, he will keep and thalatain the same free from the clathrot all persons muphring labor of any list or lient interior or superior to the lien of this mortgage without the written consent of the morth. He will not votuntarily create or parait to be created against the property subject to the mortage of

Contract Class

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J. The most and a promissory note dated Diguary 15, 1970. In the principal sum of \$355,400.00, stepsed by Boan Richards IV & Elizabeth M. R. 1549 In hebair of HIGUERA FORGAL HORSE FARMS II, with maturity of twonty-live years from date near the principal sum of the principal sum

U.S. GOVERSIVENT PERMING VEHICE (1970-4) 403-176

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property: that the same is free from all encombrances except as hereinabove recited; and that he increde fraction in the successory of the section and defend the title stores id therein and its performance in the successory of the section of the

Jub B. He will pay all taxes, assessments, water rates, and other governmental or municipal charges, fines, or impositions, for which provision has not been made hereinbefore, and will promptly deliver the official receipts therefor to the said mortgagee.

It will be the will pay such expenses and fees as may be incurred in the protection and maintenance of said property, including the fees of any attorney employed by the mortgage for the collection of any or all of the indebtedness hereby secured, or for foreclosure by mortgagee's sale, or court proceedings, or in any other the indebtedness hereby secured, or for foreclosure by mortgagee's sale, or court proceedings, or in any other litigation or proceeding affecting said premises. Attorneys fees reasonably incurred in any other way shall be the indebtedness hereby secured, or for foreclosure by mortgagee's sale, or court proceedings, or in any other litigation or proceeding affecting said premises. Attorneys fees reasonably incurred in any other way shall be the indebtedness for proceeding affecting said premises. Attorneys fees reasonably incurred in any other way shall be the paid by the mortgage. The indebtedness for the indebtedness bereby secured, upon the request of the mortgage, its suctailing as d. For hetter, security of the indebtedness hereby secured, upon the request of the mortgage, its suctailing as d. For hetter, security of the indebtedness hereby secured, upon the request of the mortgage, its suctailing is or assigns, he shall execute and deliver a supplemental mortgage for mortgages, covering any additions, improvements, or betterments made; to the property hereinabove described and all property acquired by a lite it after the date hereof (all in form satisfactory, to mortgage). Furthermore, should mortgagor fail to cure any default in the payment of a prior or inferior encumbrance on the property described by this instrument, it is the the the property described by this instrument.

mortgagor hereby agrees to permit mortgagee to cure such default, but mortgagee 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.

e. The rights created by this conveyance shall remain in full force and effect during any postponement or extension of the time of payment of the indebtedness evidenced by said promissory note or any part thereof secured hereby.

f. He will continuously maintain hazard insurance, of such type or types and in such amounts as the mortgagee may from time to time require on the improvements now or hereafter on said property, and will pay promptly when due any premiums therefor. All insurance shall be carried in companies acceptable to mortgagee and the policies and renewals thereof shall be held by mortgagee and have attached thereto loss payable clauses in favor of and in form acceptable to the mortgagee. In event of loss, mortgagor will give immediate notice in writing to mortgagee, and mortgagee may make proof of loss if not made promptly by mortgagor, and each insurance company concerned is hereby authorized and directed to make payment for such loss directly to mortgagee instead of to mortgagor and mortgagee jointly, and the insurance proceeds, or any part thereof, may be applied by mortgagee at its option either to the reduction of the indebtedness hereby secured or to the restoration or repair of the property damaged or destroyed. In event of foreclosure of this mortgage, or other transfer of title to said property in extinguishment of the indebtedness secured hereby, all right, title, and interest of the mortgagor in and to any insurance policies then in force shall pass to the purchaser or mortgagee or, at the option of the mortgagee, may be surrendered for a refund.

g. He will keep all buildings and other improvements on said property in good repair and condition; will permit, commit, or suffer no waste, impairment, deterioration of said property or any part thereof; in the event of failure of the mortgagor to keep the buildings on said premises and those erected on said premises, or improvements thereon, in good repair, the mortgagee may make such repairs as in its discretion it may deem necessary for the proper preservation thereof; and the full amount of each and every such payment shall be immediately due and payable and shall be secured by the lien of this mortgage.

h. He will not voluntarily create or permit to be created against the property subject to this mortgage any lien or liens inferior or superior to the lien of this mortgage without the written consent of the mortgagee; and further, he will keep and maintain the same free from the claim of all persons supplying labor or materials for construction of any and all buildings or improvements now being created or to be created on said premises.

Erate of the will not rent or assign any part of the rent of said mortgaged property or demolish, or remove, of the of substantially, alter, any building, without, the written consent of the mortgagee.

mouthator j. All, awards, of damages, in connection with any condemnation for publicuse of or injury to any of the A property subject to this mortgage are hereby assigned, and shall, be paid to mortgagee, who may apply the

same to payment of the installments last due under said note, and mortgagee is hereby authorized, in the brase ename of the mortgager, to execute and delivery said acquittances; thereof and to appeal from any such award. Construction, of the mortgagee shall have the right to inspect the mortgaged premises at any reasonable time. (presumpted released to so out attact of the right to inspect the mortgaged premises at any reasonable time. (presumpted released to so out attact of the young provide the same of the second pressure of the second pressu

To be any paraset of the covenants or conditions of this instrument or of the note or loan agreement secured hereby shall terminate the mortgagor's right to possession, use, and enjoyment of the property, at the option of the mortgagee or his assigns (it being agreed that the mortgagor shall have such right until default). Upon any such default, the mortgagee shall become the owner of all of the right to cater, upon said, property for the purpose of collecting such rents and profits. This instrument shall operate a such signification said property to that extent.

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3. The mortgagor covenants and agrees that if he shall fail to pay said indebtedness or any part thereof when due, or shall fail to perform any covenant or agreement of this instrument or the promissory note secured hereby, the centire indebtedness hereby secured shall immediately become due, payable, and collectible without notice, at the Coption of the mortgagee or assigns, regardless of maturity, and the mortgagee or his assigns may before or after entry sell said property without appraisement (the mortgagor having waived and assigned to the mortgagee all rights of Cappraisement) : 2

(1) at judicial sale pursuant to the provisions of 28 U.S.C. 2001(a); or

(11) at the option of the mortgagee, either by auction or by solicitation of sealed bids, for the highest and best bid complying with the terms of sale and manner of payment specified in the published notice of sale, 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 in which said property is situated, all other notice being hereby waived by the mortgagor (and said mortgagee, or any person on behalf of said mortgagee, may bid with the unpaid indebtedness evidenced by said note). Said sale shall be held at or on the property to be sold or at the Federal, county, or city courthouse for the county in which the property is located. The mortgagee is hereby authorized to execute for and on behalf of the mortgagor and to deliver to the purchaser at such sale a sufficient conveyance of said property, which conveyance shall contain recitals as to the happening of the default upon which the execution of the power of sale herein granted depends; and the said mortgagor hereby constitutes and appoints the mortgagee or any agent or attorney of the mortgagee, the agent and attorney in fact of said mortgagor to make such recitals and to execute said conveyance and hereby covenants and agrees that the recitals so made shall be effectual to bar all equity or right of redemption, homestead, dower, and all other exemptions of the mortgagor, all of which are hereby expressly waived and conveyed to the mortgagee; or

(III) take any other appropriate action pursuant to state or Federal statute either in state or Federal court or otherwise for the disposition of the property. 110 91 1.55

In the event of a sale as hereinabove provided, the mortgagor or any person in posession under the mortgagor shall then become and be tenants holding over and shall forthwith 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 are irrevocable by death or otherwise, and are granted as cumulative to the remedies for collection of said indebtedness provided by law. Si gayaot

GCC 4. The proceeds of any sale of said property in accordance with the preceding paragraphs shall be applied first to pay the costs and expenses of said sale, the expenses incurred by the mortgagee for the purpose of protecting or main in the taining (said property; and reasonable attorneys'/fees; secondly; to pay the indebtedness secured hereby; and thirdly, it to pay any surplus or excess to the person or persons legally entitled thereto, Licustic in such it is and it is and it is a such it is

COULTA OF SHALL CUMEN) 5. In the event said property is sold at a judicial foreclosure sale or pursuant to the power of sale hereinabove granted, and the proceeds are not sufficient to pay the total indebtedness secured by this instrument and evidenced by said promissory note, the mortgagee will be entitled to a deficiency judgment for the amount of the deficiency without regard to appraisement. (Add Appropriate Acknowledgment)

6. In the event the mortgagor fails to pay any Federal, state, or local tax assessment, income tax or other tax lien, charge, fee, or other expense charged against the property, the mortgagee is hereby authorized at his option to pay the same. Any sums so paid by the mortgagee shall be added to and become a part of the principal amount of the indebtedness evidenced by said note, subject to the same terms and conditions. If the mortgagor shall pay and discharge the indebtedness evidenced by said promissory note, and shall pay such sums and shall discharge all taxes and hens and the costs, fees, and expenses of making, enforcing, and executing this mortgage, then this mortgage shall be canceled and surrendered.

7. The covenants herein contained shall bind and the benefits and advantages shall inure to the respective successors and assigns of the parties hereto. Whenever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall include all genders. žližabeth M. Richards

8. No waiver of any covenant herein or of the obligation secured hereby shall at any time thereafter be held to be a waiver of the terms hereof or of the note secured hereby 35 (S

9. In compliance with section 101.1 (d) of the Rules and Regulations of the Small Business Administration [13 CF.R. 101.1 (d)], this instrument is to be construed, and, enforced, in accordance with applicable Federal law. ci. of

10. A judicial decree, order, or judgment holding any provision or portion of this instrument invalid or unenforceable, shall, not, in any way impair or preclude the enforcement "of the tremaining provisions or portions of this instrument. and any written notice to be issued to the motigizes shall

dressed to the mortgagor at Route 1, Box 106, Bonanza, Dregon 97623

11. Any written notice to be issued to the mortgagor pursuant to the provisions of this instrument shall be ed-

SBA Form 927 (3-73)

County of SANTA CLARA)		Anwar of sale hereicabove
foregoingeinstrument, and a	ersonally appeared before me John Richar theoindividuals described bing and who e knowledged that they signed the same as ind purposes therein mentioned agust brack	executed the within and
IN. WITNESS, WHEREOF, IN. WITNESS, WHEREOF, Innuminia disbossessed in accord the people and percentate polyto- metricated in and percentate polyto- metricated in a signification official sector in accord metricated in a signification in accord and percent and signification accord accord accor	Indeputposes acherein mentioned.eque baraña Inhereunto, set my hand and official sea bi-q will an placest aug are no ocapie a gaupor ance will up brossons a abbicapie (corrist correst aug shal (orrigon are brown and for RLANDO of the brResiding at RLANDO a of the brResiding at Are brown brown and for RLANDO a of the brResiding at Are brown brown are brown and for RLANDO a of the brResiding at Are brown and for the brown are brown and for Are brown and brown are brown and for the brown are brown are brown and for the brown are brown and for the brown are br	a phile shall be applied first 1 this <u>3</u> day of perover and or proved the State of Oregon: the State of Oregon: Mar all of which are belop: the State of Oregon: the State of Oregon: t

eid promin GUCLAR WWW artgagee will be entitled to a deficiency judgment for the amount of the deficiency without State (oluguedanverseds are not sufficient to pay the total indebtedness secured by this instrument and evidenced by 5. In the event said property) a 22'd at a judicial forecleaure sale or pursuar

(Add Appropriate Acknowledgment)

shall be canceled and surrendered. discharge, the indebtedness evidenced by said memissory note, and shall pay such sums and shall discharge all taxes Executed and endered in the basence of the following mitussees: int helps and the costs, feest and expenses of maxing, enforcing, and executing this meritage, then this mortgage indebtedness evidenced by said note, subject to the same terms and conditions. If the marigagor shall pay and the same. Any sums so paid by the mortgagee shall be added to and become a part of the principal smount of the charge, loc. or other expense charged analysis the monerty, the mortgagee is hereby authorized at his option to pay 6. In the event the mortgagor fails to pay any fiederal, state, or focal tax assessment, income tax or other tax lien

eingular, and the use of any gender shall include all genders. cessors and assigns of the parties horeto. Whenever used, the singulate number shall include the plural, the plural the angular, and the use of any gender shall include all genders. 7. The covenants herein contained shall bind and the benefits and advantages shall inure to the respective suc-

to be a wayer of the terms hereof or of the note secured hereb hn 3. No waiver of any commant herein or of the obligation Jour Bichards after Hos. He, usig

IN WITNESS WHEREOF, the mortgagor has executed this instrument and the mortgagee has accepted delivery of this instrument as of the day and year aforesaid. Bulles and Before and Before and the mortgagee has accepted delivery of HIGUERA MORGAN HORSE FARMS II

and any written notice to be issued to the mortgagee shall tenurgi 10. A judicial decree, order, or judgment holding any provision or portion of this instrument invalid or un-tions of the mortgages at 180 ano provision or portion of this instrument invalid or un-tions of the mortgages at 180 ano provision or portion of this instrument invalid or un-tions of

11. Any written notice to be issued to the mortgagor pursuant to the provisions of this instrument shall be addressed to the mortgagor at Route 1, Box 106, Bonanza, Oregon 97623

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2BY Farm 921 (3-13)

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