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Bk. 320, Pg. 485

The aforesaid easement and right-of-way is for the following purposes, namely: the perpetual right to enter and to erect, maintain, repair, rebuild, operate, and patrol one or more electric power transmission lines, and one or more telephone and/or telegraph lines, including the right to erect such poles and other transmission line structures, wires, cables, and the appurtenances necessary thereto; the further right to clear said right-of-way and keep the same clear of brush, timber, inflammable structures, and fire hazards; and the right to remove danger trees, if any, located beyond the limits of said right-of-way.

TO HAVE AND TO HOLD the said cusement and right-of-way unto the UNITED STATES OF AMERICA and its assigns, forever.

It is further understood and agreed by the undersigned that the payment of such purchase price is accepted as full compensation for all damages incidental to the exercise of any of the rights above described.

'e covenant with the UNITED STATES OF AMERICA that any lawfully seized and possessed of the lands aforesaid; have a good and lawful right and power to sell and convey the same; that the same are free and clear of all encumbrances, except as above noted, and that we will forever warrant and defend the title thereto and quiet possession thereof against the lawful claims of all persons whomsoever.

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WITNESSES :

Date: this 12th day of

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Bk. 320, PE. 486

LLETTE 1. RETARY

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STATE OF Ce COUNTY OF

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to me personally known to be the identical person described in and who executed the within and foregoing instrument and acknowledged to me that he executed the same an his free and voluntary act and deed, for the uses and purposes therein mentioned.

GIVEN under my hand and official seal the day and year last above written.

DY arch and for the State of Notary Residing at Ua nconny ne

My commission expires: ang 1, 19 x 4

S.ATT OF ONIO

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On this 12th dep of May 1120, before the isoconally appeared to be the the Vice-President of the configuration is the thin as foregoing instrument, and autoralised et as the the use the free and columns; as and code of said there is the use and columns; as and code of said the set is a conserved the test method, and enth situated that he not authorized to ensure the test method, and the set article to ensure the test method, and the set article to ensure the test method, and the set article to ensure the test method.

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Jaber alfred line Chr. (Robert Alfred Kisker) State of (Robort Alfred Kisker) County -County - Cincinnati, Ohio, Paralter

the state on of irest Fobruary 5, 1944.

Recorded July 10,1342 at 3:45 P.A., by Fletcher Daniels abet. Co., K.K. Durgen, County Auditor.

RECORDING REQUESTED BY AND WHEN RECORDED RETURN TO:

Cassie N. Crawford Nellor Retsinas Crawford 1201 Main Street Vancouver, WA 98660

Real Estate Exclse Tax
Ch. 11 Rev. Laws 1951
EXEMPT
Affd. # Ø Date /
For details of tax paid see
Affd. # 0
Doug Lasher
Clark County Treasurer
By R
/Deputy

CHICAGO TITLE INSURANCE 07/31/2007 03:10

This document is recorded as an accommodation by Chicago Title Insurance and maintains no responsibility as to the effect or provisions of this document. W517L

EASEMENT

Sec. 17, Tan, R3E WM

356573

Grantor Grantee : GM CAMAS, LLC; A.G. THREE, LLC; and KG-GM, LLC : R. LON COMBS

Abbreviated Legal Tax Parcel No. Other Reference No(s).

Effective Date:

Parties:

July 31, 2007

GM CAMAS, LLC; A.G. THREE, LLC and KG-GM, LLC ("collectively GM Camas")

and

R. LON COMBS ("Combs")

Recitals:

A. GM Camas is the owner of Tax Parcel Nos. 171727-000 & 172341-000 in Clark County, Washington, legally described on Exhibit "A" ("GM Camas Property").

EASEMENT - 1

B. Combs is the owner of Tax Parcel No. 171730-000 in Clark County, Washington, legally described on Exhibit "B" ("Combs Property").

C. The parties' acknowledge and agree that GM Camas is hereby granting a utility easement benefiting the Combs Property under the terms and conditions set forth hereinbelow.

1. <u>Incorporation of Recitals</u>. The parties acknowledge and agree that the terms and conditions contained in the Recitals set forth hereinabove shall be fully incorporated into this Agreement and shall be binding as covenants upon the parties.

2. <u>Easement/Consideration</u> For consideration between the parties which is hereby acknowledged, GM Camas hereby grants and conveys a non-exclusive temporary utility easement to Combs for the Combs Property, as set forth on Exhibit "A" and depicted as the shaded area on Exhibit "A-1" ("Temporary Easement"). The Temporary Easement shall have a 20 foot buffer surrounding it to allow Combs access to install, maintain and repair any utility line(s) and/or equipment. Combs shall be solely responsible for all of said maintenance and repair.

All parties acknowledge and agree that GM Camas is granting this Temporary Easement at the request of and for the benefit of Lon Combs (only), that it is personal to Lon Combs and cannot be assigned or transferred without GM Camas' prior written approval (which may be withheld). It is also acknowledged and agreed by all parties that this is a Temporary Easement and does not run with the land, and will not be recorded. It is further acknowledged and agreed that GM Camas may cancel or modify the Temporary Easement (for any reason) by giving Combs a written 30 day notice of termination or modification. It is further acknowledged and agreed that GM Camas intends to develop adjoining property and upon finalization of such development plans, GM Camas and Combs will agree on the final location of a permanent utility easement for Comb's benefit. GM Camas agrees that they will not cancel or modify the Temporary Easement unless GM Camas' development plan provides another utility point of access for Combs. Combs has utilities in place already on this Temporary Easement. When the location of the permanent easement is agreed upon. Combs will pay all costs related to abandonment and or removal of utilities from the Temporary Easement (if required by GM Camas) and all costs related to the permanent easement including but not limited to the survey, installation and connection of the utilities.

3. <u>Indemnification</u>. Each party agrees to defend, indemnify and hold harmless the other party against any and all claims, liabilities, costs, expenses or damages of any kind or nature (including reasonable attorney's fees and costs) for any damage or injury (including 3d party injuries) caused by such other party, or its agents, employees, and/or contractors, resulting directly or indirectly from the parties' rights and obligations under this Agreement.

4. <u>Entire Agreement</u>. This Agreement is the whole agreement between the parties and supersedes all oral understandings and previous written agreements that are inconsistent with the

EASEMENT - 2

provisions hereof. There are no representations, warranties or other agreements between the parties that in any way modify or change the terms of this Agreement.

5. <u>Headings</u>. The headings appearing in this Agreement are for convenience of reference only and in no way define, limit, or circumscribe the scope and intent of this Agreement or any provision herein.

6. <u>Mediation</u>. In the event of any dispute hereunder and prior to the filing of any lawsuit, the parties agree to submit such dispute to mediation to a retired Clark County judge acting as a mediator within ten (10) days.

7. <u>Enforcement</u>. This Agreement shall be governed by the laws of the State of Washington with venue in Clark County. In the event of any dispute under the terms of this Agreement, the prevailing party shall be entitled to attorneys fees and costs.

anon KG-Gm R. LON Ci

Dated:

Dated:

Dated:

Dated:

EASEMENT - 3

STATE OF WASHINGTON) : ss. County of Clark)

I certify that $\underline{R}, \underline{R}, \underline$

DATED this <u>315+</u> day of <u>501</u>, 2007.



SS.

)

Robin E. Bradford NOTARY PUBLIC FOR WASHINGTON

My Commission Expires: 1131108

STATE OF Washington)

County of Clark

On this 3157 day of 3007 before me personally appeared <u>Paul E. Chartensen</u>, to me known to be the <u>Manager</u> of <u>Canager</u> that executed the within and foregoing instrument, and acknowledged said instrument to be the free and voluntary act and deed of such corporation, for the uses and purposes therein mentioned, and on oath stated that he/she was authorized to execute said instrument.

In Witness Whereof, I have hereunto set my hand and affixed my official seal the day and year first above written.

Dated: 31, 2007

ROBIN E. BRADFORD NOTARY PUBLIC STATE OF WASHINGTON COMMISSION EXPIRES JANUARY 31, 2008 NOTARY PUBLIC in and for the State of Washington

<u>Robin E. Readford</u> Expiration: <u>13108</u>

EASEMENT - 4

STATE OF Washington)

SS.

}

County of Clark

On this <u>315t</u> day of <u>512200</u>,7 before me personally appeared <u>Kernes</u>. <u>Gibect</u>, to me known to be the <u>manager</u> of <u>A.G. Three</u>, <u>LLC</u> that executed the within and foregoing instrument, and acknowledged said instrument to be the free and voluntary act and deed of such corporation, for the uses and purposes therein mentioned, and on oath stated that he/she was authorized to execute said instrument.

In Witness Whereof, I have hereunto set my hand and affixed my official seal the day and year first above written.

Dated: Jun 31, 2007 ROBIN E. BRADFORD NOTARY PUBLIC

STATE OF WASHINGTON COMMISSION EXPIRES JANUARY 31, 2008

SS.

)

NOTARY PUBLIC in and for the State of Washington

Expiration: 1/3/108

STATE OF Washington)

County of Clark

On this 315t day of $5x_{2007}$, before me personally appeared <u>Keens</u>. <u>Givent</u>, to me known to be the <u>mages</u> of <u>Ke-c-m</u>, <u>Luc</u> that executed the within and foregoing instrument, and acknowledged said instrument to be the free and voluntary act and deed of such corporation, for the uses and purposes therein mentioned, and on oath stated that he/she was authorized to execute said instrument.

In Witness Whereof, I have hereunto set my hand and affixed my official seal the day and year first above written.

JUN FILZOOT **ROBIN E. BRADFORD** Dated: NOTARY PUBLIC in and for the State NOTARY PUBLIC of Washington STATE OF WASHINGTON Expiration: 1131108 **COMMISSION EXPIRES JANUARY 31, 2008**

EASEMENT - 5



LAND SURVEYORS ENGINEERS

EXHIBIT "A"

(360) 695-1385 1111 Broadway Vancouver, WA 98660

LEGAL DESCRIPTION FOR LON COMBS 15.00' Electric Easement

May 1, 2007

A parcel of property 15.00 feet in width in the South half of Section 17, Township 2 North, Range 3 East, Willamette Meridian in Clark County, Washington being 7.50 feet on each side of the following described centerline:

COMMENCING at the Southeast corner of Lot 11 of Mountain Glen, a subdivision recorded in Book J of Plats at Page 199 of Clark County records;

THENCE North 89° 22' 57" West along the South line of said Mountain Glen Subdivision a distance of 930.24 feet;

THENCE South 44° 04' 35" East 950.68 feet to the TRUE POINT OF BEGINNING:

THENCE North 71° 52' 12" East 226.20 feet;

THENCE South 88° 29' 49" East 66.64 feet;

THENCE South 66° 14' 54" East 42.67 feet;

THENCE South 83° 21' 16" East 42.87 feet;

THENCE North 61° 43' 50" East 208.01 feet;

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Page 1 of 2

LAND SURVEYORS ENGINEERS

> (360) 695-1385 1111 Broadway Vancouver, WA 98660

THENCE North 37° 20' 20" East 96.38 feet to the centerline of an existing waterline easement as shown on said plat of Mountain Glen Subdivision and the end of said centerline.

The sidelines of said 15.00 foot strip shall be lengthened or shortened to intersect each other and a line which bears South 44° 04' 35" East and North 44° 04' 35" West from the TRUE POINT OF BEGINNING.



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Page 2 of 2





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WATER SYSTEM FACILITIES TRANSFER AND AGREEMENT OF SERVICES

Know by all men by these presents that Green Mountain Resorts, Inc., a Washington Corporation (grantor) for and in consideration of the mutual benefit and other good and valuable consideration which is hereby acknowledged, do by these presents GRANT, BARGAIN, SELL AND CONVEY unto Public Utility District No. 1 of Clark County a Municipal Corporation of Washington (Utility), said facilities that have been constructed pursuant to the plans and specification approved by the Utility, particularly described as follows:

MOUNTAIN GLEN SATELLITE WATER SYSTEM

Located in Clark County, Washington as further described in Exhibit "A" and shown on Exhibit "C" attached. Said facilities have been constructed for the sole purpose of providing domestic water service by the Utility to the residential subdivision known as Mountain Glen, as filed by the Grantor with the Clark County Recorders Office. The Utility hereby agrees to perpetually provide water services to these residences and maintain said facilities in accordance with the established standards of the Utility and the State of Washington. Further, Grantor conveys an easement to the Utility for access, egress, utility transmission lines, and maintenance as described in attached Exhibit "B" and shown on Exhibit "C".

toto:	d	Stun Statters
Green Mountain Resorts, Inc.		Public Utility District No. 1
Paul A. DeBoni		Clark County, Washington
Vice President		
STATE OF OREGON)	
	: S.S.	
County of Multnomah)	

This is to certify that before me, the undersigned Notary Public, on this dd day of September, 1995 personally came dd day of September, 1995 instrument as Vice President for Green Mountain Resorts, Inc., therein described, and acknowledged to me that he signed and sealed the said instrument for Green Mountain Resorts, Inc. freely and voluntarily. for the uses and purposes therein mentioned and on the oath stated that he is authorized to execute this instrument on behalf of Green Mountain Resorts, Inc. and that said Green Mountain Resorts, Inc. is an active corporation.

WITNESS my hand and official seal hereto affixed the date and year in this certificate first above written.

OFFICIAL SEAL THERESA L FRIESEN NOTARY PUBLIC- OREGON COMMISSION NO. 025992 MY COMVISSION EXPIRES JULY 11, 1997 totary Public in and for th Oregon Name Printed necest residing at ALLA 71197 My appointment expires on STATE OF WASHINGTON SS. County of Clark 1

This is to certify that before me, the undersigned Notary Public, on this has day of September, 1995 personally can be the foregoing instrument as Attorney in Fact for Public Utility District No. 1 of Clark County., therein described, and acknowledged to me that he signed and scaled the said instrument for Public Utility District No. 1 of Clark County freely and voluntarily, for the uses and purposes therein mentioned and on the oath stated that the Power of Attorney authorizing the execution of this instrument has not been revoked and that said Public Utility District No. 1 of Clark County is an active corporation.

WITNESS my hand and official scal hereto affixed the date and year in this certificate first above written.

agina Notary Fullic in and for the State of

Name Printed IIR residing at Class VIRAINIA My appointment expires on

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DECLARATION OF RESTRICTIVE COVENANT

The Grantor, Green Mountain Resorts, Inc., a Washington Corporation, herein is the owner of the real estate situated in the County of Clark, State of Washington, more particularly described as Exhibit "A" and shown on Exhibit "C" attached hereto and by this reference incorporated herein.

The Grantee, PUBLIC UTILITY DISTRICT NO. 1 OF CLARK COUNTY, a Municipal Corporation of the State of Washington, hereby operates a well and waterworks supplying water for public use, located upon the real estate situated in Clark County, State of Washington, more particularly described on Exhibit "A" and shown on Exhibit "C"attached hereto and by this reference incorporated herein, which well and waterworks is located on the land of the Grantor and the Grantor and Grantee are required to keep the water supplied from said well free from impurities which might be injurious to the public health.

It is the purpose of the covenant to prevent certain practices hereinafter enumerated in the use of the said Grantor's land which might contaminate said water supply.

NOW, THEREFORE, in consideration of mutual benefits hereby acknowledged, Grantor agrees and covenants with the Grantee, its successors and assigns, said covenants to run with the land for the benefit of Grantee and shall be binding on all parities having or acquiring any right, title or interest in the land described on Exhibit "A" and shown on Exhibit "C" attached hereto and incorporated herein by reference, that said Grantor, its successors and assigns will not construct, maintain, or suffer to be constructed or maintained upon the said land of the Grantor and within one hundred (100) feet of the Grantee, so long as the same is operated to furnish water for public consumption, any potential source of . contamination, such as cesspools, sewers, privies, septic tanks, drain fields, manure piles, garbage of any kind or description, barns, chicken, houses, rabbit hutches, pigpens, or other enclosures or structures for the keeping or maintaining of food or animals, or storage of liquid or dry chemicals, herbicides or insecticides.

Z _____day of September, 1995 Dated this

Green Mountain Resorts, Inc. Paul A. DeBoni Vice President

STATE OF OREGON County of Multnomah

This is to certify that before me, the undersigned Notary Public, on this _22 day of September, 1995 personally came Paul Dehaw, to me, known as the individual who executed the foregoing instrument as Vice President for Green Mountain Resorts, Inc., therein described, and acknowledged to me that he signed and sealed the said instrument for Green Mountain Resorts, Inc. freely and voluntarily, for the uses and purposes therein mentioned and on the oath stated that he is authorized to execute this instrument on behalf of Green Mountain Resorts, Inc. and that said Green Mountain Resorts, Inc. is an active corporation.

WITNESS my hand and official scal hereto affixed the date and year in this certificate first above written.

; S,S,

OFFICIAL SEAL THERESAL FRIESEN NOTARY PUBLIC - OREGON COMMISSION NO.025992 COMMISSION FYPIRES JULY 11, 1997

Notary Public in and for the Staff

Oregon Name Printed_

Therest Frieson Residing at ____ 7-11-97 My appointment expires on _

Return 70: Green 11th House 7820 NSE Hechnen Studi Ste 13-10 Partiand 012 981712

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EXHIBIT "A" LEGAL DESCRIPTION FOR MT. GLEN Pump House Easement

A parcel of property located in the Southeast quarter of the Southeast quarter of Section 17, Township 2 North, Range 3 East of the Willamette Meridian in Clark County, Washington described as follows:

COMMENCING at the Northeast corner of the Southeast quarter of said Section 17;

THENCE South 01° 45' 46" West along the East line of said Section 17 a distance of 687.70 feet;

THENCE North 89° 22' 57" West, 1907.93 feet;

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THENCE South 18° 58' 08" East, 763.48 feet to the TRUE POINT OF BEGINNING.

THENCE North 71° 01' 52" East, 61.00 feet;

THENCE South 18° 58' 08" East 125.00 feet;

THENCE South 71° 01' 52" West 80.00 feet;

THENCE North 71° 01' 52"East 19.00 feet to the TRUE POINT OF BEGINNING.

EXHIBIT "B" LEGAL DESCRIPTION FOR MT. GLEN Water Line Easement

2

A parcel of property in the Southeast quarter of Section 17, Township 2 North, Range 3 East of the Willamette Meridian in Clark County, Washington, said parcel being 20.00 feet in width and lying 10.00 feet on each side of the following described centerline:

COMMENCING at the Northeast corner of the Southeast quarter of said Section 17;

THENCE South 01° 45' 46" West along the East line of said Section 17 a distance of 687.70 feet;

THENCE North 89° 22' 57" West, 1907.93 feet to Point A and TRUE POINT OF BEGINNING,

THENCE South 18° 58' 08" East 875.48 feet;

THENCE South 39° 53' 31" East, 4.47 feet to point B and to the end of the above described centerline.

ALSO a parcel of property being 20.00 feet in width and lying 10.00 feet on each side of the following described centerline;

BEGINNING at Point A as described above;

THENCE North 18° 58' 08" West, 403.90 feet to a 263.36 foot radius curve to the left which has a tangent bearing into said curve of North 23° 00' 59" West at this point;

THENCE along said 263.36 foot radius curve to the left 103.92 feet to the end of the above described centerline.

ALSO a circular shaped parcel of property with a 150.00 foot radius, the radius point being Point B as described above.

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Bk. 318, Pg. 185 BCV-122 TRACT NO.

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E67256

TRANSMISSION LINE EASEMENT

FOR AND IN CONSIDERATION of the sum of Two Hundred Forty-----

---- Dollars (\$ 21,0.00

in hand paid, receipt of which is hereby acknowledged, wo, THE UNION CENTRAL LIFE INSURANCE CONSERV, a corporation; and N. A. AMAPIALD, contract purchaser, a widower new and at the the the of entering into the contract,

have granted, bargained, and sold and by these presents do hereby grant, bargain, sell, and convey unto the UNITED STATES OF AMERICA and its assigns, a permanent easement and right-of-way over,

upon, under, and across the following-described land in the County of Clark

the State of Washington ; to wit:

12/110

That portion of Lots One (1), Two (2) and Three (3), and the Southeast quarter (SE) of the Southeast quarter (SE) of Section Seventeen (17), and the north six hundred (600) feet of the east six hundred (600) feet of the Daniel Ollis D. L. C. No. Fifty-two (52) in Section Seventeen (17), all in Tornship Two (2) North, Fange Three (3) East, Willarette Moridian, Clark County, Washington; which lies within a strip of land 100 feet in width, the boundaries of said strip lying 50 feet distant from, on either side of, and parallel to the survey line of the Bohneville-Canse-Vanceuver transmission line from survey station 647449.7 to survey station 676+30.0 batk equals 190446.3 eneed, and which lies within a strip of land 300 feet in width, the boundaries of Scient Birp lying 25 feet distant southorly from, and 275 feet distant northerly from, and parallel to the survey line of and transmission line from survey station 667630.0 back equals 190446.3 ahead to survey station 221+55.4, suid survey line as now located and staked on the ground, over, scross and upon the above property, being particulting the discould be survey the state of state states of states of states of scheme the state of the state

Beginning at survey station 647449.7, a point on the south line of Section 17, Township 2 North, Ennye 3 Fast, W.M., said point boing S. 89° 44' W. a distance of 728.1 Feet from the southeast corner of said Section 17; thence N. 45° 27' W. a distance of 2880.3 feet to survey station 676+ 30.0 back equals 190446.3 ahead; thence S. 89° 44' W. a distance of 719.2 feet to survey station 197465.5 at thich point there is an equation in becrings of S. 89° 44' W. back equals S. 89° 40' W. a distance S. 89° 40' W. a distance of 2389.9 feet to survey station 221455.4, a point on the east line of the John Proceeder D. L. C. No. 93 in Section 18, formship 2 North, Lange 3 East, W.M., said point being north a distance of 15.2 feet from the southeast corn r of said John Procestel D. U. C.

Bk.318,Pg.186

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The aforesaid easement and right-of-way is for the following purposes, namely: the perpetual right to enter and to erect, maintain, repair, rebuild, operate, and patrol one or more electric power transmission lines, and one or more telephone and/or telegraph lines, including the right to erect such poles and other transmission line structures, wires, cables, and the appurtenances necessary thereto; the further right to clear said right-of-way and keep the same clear of brush, timber, . inflammable structures, and fire hazards; and the right to remove danger trees, if any, located beyond the limits of said right-of-way.

TO HAVE AND TO HOLD the said easement and right-of-way unto the UNITED STATES OF AMERICA and its assigns, forever.

It is further understood and agreed by the undersigned that the payment of such purchase price is accepted as full compensation for all damages incidental to the exercise of any of the rights above describéd.

covenant with the UNITED STATES OF AMERICA that the prolawfully seized and possessed of the lands aforesaid; have a good and lawful right and power to sell and convey the same; that the same are free and clear of all encumbrances, except as above noted, and that () will forever warrant and defend the title thereto and quiet possession thereof against the lawful claims of all persons whomsoever.

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TOLET I THE PARTY

12th

ce-President

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Bk. 318, Pg. 187

STATE OF WO Clas COUNTY OF

On the AS day of April , 1942, personally came before me, a notary public in and for said County and State, the within-named U. M. WAKEFIELD, a widower,

to me personally known to be the identical person described in and who executed the within and foregoing instrument and acknowledged to me that he executed the same as his free and voluntary act and deed, for the uses and purposes therein mentioned.

GIVEN under my hand and official seal the day and year last above written.

331



12 Dante K Notary Public in c in a Residing at

My commission expires: Aug 1, 1944

STATE OF OHIO

County of Hamilton

On this 12th day of May , 1942, before no personally appeared **H. L. Hodell**, to no known to be the Vice-President of the corporation that executed the mithin and foregoing instrument, and acknowledged said instrument to be the free and voluntary act and deed of said corporation, for the uses and purposes th rein mentioned, and on eath stated that he was authorized to errente said instrument and that the scal affixed is the corporate scal of said corporation.

12 17.2028 Holdon, I have hereento set my hand and affixed my official seal the dy and year first above write on.

(S. ...)

abert al 1 SY STILL In and for the State of Chio; County of Robert Alfred Kiskor) Hamilton.

Pecorded May 21, 1942 at 3:11 P.M., by Fletcher Daniels Atst. Co., K.M.Durgen, County Auditor.