

SHORT FORM DEED OF TRUST AND ASSIGNMENT OF RENTS

This Deed of Trust, made this 11th day of December, 1981, between See Exhibit "A" attached hereto and made a part hereof

whose address is P.O. Box 276 Caliente 89008 herein called TRUSTOR, Nevada

NEVADA TITLE COMPANY, a Nevada Corporation, herein called TRUSTEE, and

F.M.A. Leasing Co., a Utah corporation herein called BENEFICIARY, Witnesseth: That Trustor IRREVOCABLY GRANTS, TRANSFERS AND ISSUES TO TRUSTEE IN TRUST, WITH POWER OF SALE, THAT property in County, Nevada, described as:

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

PLEASE INITIAL

4. Payment of all future indebtedness which may be represented by additional leases of personal property between FMA Leasing Company as Lessor, and Meadow Valley Properties, as Lessee, with the total of payments due under all such leases not to exceed \$150,000.00 Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining.

TOGETHER WITH the rents, issues and profits thereof, reserving the right to collect and use the same except during continuance of such default hereunder and during continuance of such default authorizing Beneficiary to collect and enforce the same by any lawful means in the name of any party hereto.

For the Purpose of Securing: 1. Performance of each agreement of Trustor incorporated by reference or contained hereinafter. Payment of the indebtedness evidenced by one or more promissory notes, and any extension or renewal thereof, in the principal amount of \$150,000.00, executed by Trustor in favor of Beneficiary or order. 3. Payment of such additional sums as may hereafter be advanced for the account of Trustor or assigned by Beneficiary with interest thereon.

To Protect the Security of This Deed of Trust, Trustor Agrees: By the execution and delivery of this Deed of Trust and the note required hereby, that provisions (1) to (16) inclusive of the Deed of Trust recorded in the Book and at the page, or document No. of Official Records in the Office of the county recorder of the county where said property is located, noted below opposite the name of such county, viz.:

Table with columns: COUNTY, DOCUMENT No., BOOK, PAGE, COUNTY, DOCUMENT No., BOOK, PAGE, COUNTY, DOCUMENT No., BOOK, PAGE. Lists various counties and their respective document details.

(which provisions, identical in all counties, are printed on the reverse hereof) hereby are adopted and incorporated herein and made a part hereof as fully as though set forth herein at length; that he will observe and perform said provisions; and that the references to property, obligations, and parties in said provisions shall be construed to refer to the property, obligations, and parties set forth in this Deed of Trust.

The parties agree that with respect to provision 16, the amount of fire insurance required by covenant 2 shall be \$150,000.00 and with respect to attorneys' fees provided for by covenant 7 the percentage shall not exceed a reasonable amount.

The undersigned Trustor requests that a copy of any Notice of Default and of any Notice of Sale hereunder be mailed to him at his address hereinbefore set forth.

STATE OF NEVADA, COUNTY OF ss. On appeared before me, a Notary Public,

See Exhibit "C" which represents signature page

who acknowledged that he executed the above instrument.

Signature (Notary Public)

Title Order No. 81-40033-MHD Escrow or Loan No.

SPACE BELOW THIS LINE FOR RECORDER'S USE

Notarial Seal THIS FORM COMPLIMENTS OF NEVADA TITLE COMPANY WHEN RECORDED MAIL TO

Name FMA Leasing Company Street Address P.O. Box 8311 City & State Salt Lake City, UT 84108

No. 74223 FILED AND RECORDED AT REQUEST OF F.M.A. LEASING Co. DEC. 15, 1981 AT 15 MINUTES PAST 11 O'CLOCK A.M. IN BOOK 47 OF OFFICIAL RECORDS, PAGE 690 LINCOLN COUNTY, NEVADA. County Recorder

DO NOT RECORD

The following is a copy of provisions (1) to (16) inclusive, of the deed of trust, recorded in such county in Nevada, as stated in the foregoing Deed of Trust and recorded by reference in said Deed of Trust as being a part thereof or if not forth at length thereon.

To Protect the Security of This Deed of Trust, Trustor Agrees:

1. To properly care for and keep said property in good condition and repair, not to remove or demolish any building thereon; to complete in a good and workmanlike manner any building which may be reconstructed thereon, and to pay when due all claims for labor performed and materials furnished therefor, to comply with all laws, ordinances and regulations requiring any alterations or improvements to be made thereon, not to commit or permit any waste thereon, not to commit or permit any act to be done in or upon said property in violation of law, to cultivate, tillage, tillage, fumigate, prune and/or do any other act or acts, all in a timely and proper manner, which, from the character or use of said property, may be reasonably necessary, the specific enumerations herein not excluding the general.
2. The Grantor agrees to pay and discharge all costs, fees and expenses of these Trusts, including cost of evidence of title and Trustor's fee in connection with sale, whether completed or not, which amounts shall become due upon delivery to Trustee of Declaration of Default and Demand for sale, as hereinafter provided.
3. The amount collected under any fire insurance policy shall be credited, first, to accrued interest, next to expenditures hereunder, and any remainder upon the principal, and interest shall thereupon come upon the amount so credited upon principal, provided, however, that at the option of the Beneficiary, the entire amount collected under the policy or any part thereof may be released to the Grantor, without liability upon the Trustee for such release.
4. The Grantor promises and agrees that if, during the existence of the Trust there be commenced or pending any suit or action affecting said conveyed premises, or any part thereof, or if any adverse claim for or against said premises, or any part thereof, be made or asserted, he will appear in and defend any such matter purporting to affect the security and will pay all costs and damages arising because of such action.
5. Any award of damages in connection with any condemnation for public use of or injury to any property or any part thereof is hereby assigned and shall be paid to Beneficiary, who may apply or release such monies received by him in the same manner and with the same effect as herein provided for disposition of proceeds of foreclosure.
6. Trustee shall be under no obligation to notify any party herein of any pending sale hereunder or of action or proceeding of any kind in which Grantor, Beneficiary and/or Trustee shall be named as defendant, unless brought by Trustee.
7. Acceptance by Beneficiary of any sum in payment of any indebtedness secured hereby, after the date when the same is due, shall constitute a waiver of the right either to require prompt payment, when due, of all other sums so secured or to declare default as herein provided for failure to pay.
8. Trustee may, at any time, or from time to time, without liability herefor and without notice, upon written request of Beneficiary and assignment of this Deed of Trust and the notes secured hereby for endorsement, and without affecting the personal liability of any person for payment of the indebtedness secured hereby or the effect of this Deed of Trust upon the remainder of said property, convey any part of said property, consent in writing to the making of any lease or plot thereof, sale in pending or completed foreclosure, or sale in any extension agreement or substitution agreement in connection herewith.
9. Upon receipt of written request from Beneficiary reciting that all sums secured hereby have been paid and upon surrender of this Deed and said notes, Trustee for cancellation and retention and upon payment of its fee, the Trustee shall reconvey without warranty the property then held hereunder. The recitals in such reconveyance of any matter of fact shall be conclusive proof of the truth thereof. The Grantor in such reconveyance may be described in general terms as "the person or persons legally entitled thereto," and Trustee is authorized to retain this Deed of Trust and note.
 - (a) Should default be made by Grantor in payment of any indebtedness secured hereby and/or in performance of any agreement herein, then Beneficiary may declare all sums secured hereby immediately due by delivery to Trustee of a written declaration of default and demand for sale, and of written notice of default and attention to cause said property to be sold (which notice Trustee shall cause to be filed for record) and shall surrender to Trustee this Deed, the notes and all documents evidencing any expenditures secured hereby.
10. After three months shall have elapsed following recording of any such notice of default, Trustee shall sell said property at such time and at such place in the State of Nevada as the Trustee, in its sole discretion, shall deem best to accomplish the objects of these Trusts, having first given notice of such sale as then required by law. Place of sale may be either in the county in which the property to be sold, or any part thereof, is situated, or in an office of the Trustee located in the State of Nevada.
 - (a) The Grantor, Pledgee and Mortgagee of the personal property herein pledged and/or mortgaged waives any and all other demands or actions or conditions precedent to sale of such personalty.
 - (b) Trustee may postpone sale of all, or any portion, of said property by public announcement at the time fixed by said notice of sale, and may thereafter postpone said sale from time to time by public announcement at the time previously specified.
 - (c) At the time of sale to fixed, Trustee may sell the property so advertised or any part thereof, either as a whole or in separate parcels, at its sole discretion, at public auction, to the highest bidder for cash in lawful money of the United States, payable at time of sale, and shall deliver to such purchaser a deed conveying the property so sold, but without covenant or warranty, express or implied, Grantor hereby agrees to surrender, immediately and without dissent, possession of said property to such purchaser.
11. Trustee shall apply the proceeds of any such sale to payment of, and charges and expenses of Trustee and of these Trusts, including cost of evidence of title and Trustor's fee in connection with sale; all sums expended under the terms hereof, not then repaid, with accrued interest at the rate of ten per cent (10%) per annum; all other sums then secured hereby; and the remainder, if any, to the person or persons legally entitled thereto.
12. The Beneficiary or assigns may, at any time, by instrument in writing, appoint a successor or successors to the Trustee named herein or acting hereunder, which instrument, executed and acknowledged by beneficiary, and recorded in the Office of the County Recorder of the County or Counties wherein said property is situated, shall be conclusive proof of the proper substitution of such successor or trustee, who shall have all the estate, powers, duties and trusts in the premises vested to or conferred on the original Trustee. If there be more than one Trustee, either may act alone and execute the Trusts upon the request of the Beneficiary and his acts shall be deemed to be the acts of all Trustees, and the recital in any conveyance executed by such sole trustee of such requests shall be conclusive evidence thereof, and of the authority of such sole Trustee to act.
13. This Deed of Trust applies to, inures to the benefit of, and binds all parties herein. Their heirs, leges, devisees, administrators, executors, assignors and assigns.
14. Trustee accepts these trusts when this Deed of Trust, duly executed and acknowledged, is made a public record as provided by law.
15. In this Deed of Trust, whenever the context so requires, the masculine gender includes the feminine and/or neuter, and the singular number includes the plural, and the term Beneficiary shall include any future holder, including pledgee, of the notes secured hereby.
16. Where not inconsistent with the above the following covenants, No. 1; 3; 5; 6; 7; 8; 9; 10; 11; 12; 13; 14; 15; 16; 17; 18; 19; 20; 21; 22; 23; 24; 25; 26; 27; 28; 29; 30; 31; 32; 33; 34; 35; 36; 37; 38; 39; 40; 41; 42; 43; 44; 45; 46; 47; 48; 49; 50; 51; 52; 53; 54; 55; 56; 57; 58; 59; 60; 61; 62; 63; 64; 65; 66; 67; 68; 69; 70; 71; 72; 73; 74; 75; 76; 77; 78; 79; 80; 81; 82; 83; 84; 85; 86; 87; 88; 89; 90; 91; 92; 93; 94; 95; 96; 97; 98; 99; 100; are hereby adopted and made a part of this Deed of Trust.

PLEASE INITIAL 1/11

DO NOT RECORD

REQUEST FOR FULL RECONVEYANCE

To be used only when note has been paid.

To NEVADA TITLE COMPANY, Trustee:

Dated _____

The undersigned is the legal owner and holder of all indebtedness secured by the within Deed of Trust. All sums secured by said Deed of Trust have been fully paid and satisfied; and you are hereby requested and directed, on payment to you of any sums owing to you under the terms of said Deed of Trust, to cancel all evidences of indebtedness, secured by said Deed of Trust, delivered to you herewith together with said Deed of Trust, and to reconvey, without warranty, to the parties designated by the terms of said Deed of Trust, the estate now held by you under the same.

MAIL RECONVEYANCE TO:

Form with lines for MAIL RECONVEYANCE TO: and By: fields.

By _____

By _____

Do not lose or destroy this Deed of Trust OR THE NOTE which it secures. Both must be delivered to the Trustee for cancellation before reconveyance will be made.



Order No. 40033

PLEASE INITIAL
MA

EXHIBIT "A"

- MEADOW VALLEY PROPERTIES, a general partnership as to an undivided 62.68587% interest;
- MARTIN L. JOHNSON, a married person and WILLARD D. JOHNSON, a married person as their sole and separate property, as partner of JOHNSON BROTHERS PARTNERSHIP, as to an undivided .378% interest;
- C. FRANK DAMON and GORDON DAMON, Trustees of the MURIEL C. DAMON TRUST, as to an undivided 28.166257% interest;
- LAURENCE C. THOMPSON and MARNELL TERRY THOMPSON, husband and wife, as to an undivided .895968% interest;
- JACQUELINE A. KILBRIDE, an unmarried person, as to an undivided 1.125% interest;
- EMILY S. CONDON, an unmarried person, as to an undivided .225% interest;
- GERALD E. STRONG, a married man, Deed recites "as his sole and separate property" as to an undivided 1.125% interest;
- PATRICIA A. SHERMAN, WILLIAM M. SHERMAN, JENNIFER SHERMAN, DOUGLAS C. SHERMAN and MARGARET A. SHERMAN, as partners in SHERMAN FAMILY GENERAL PARTNERSHIP, as to an undivided .45% interest;
- ORLANDO EPP, as to an undivided .18657% interest;
- JAMES E. LANDRUM, an unmarried person, as his sole and separate property, as to an undivided 1.429114% interest;
- J. ALLEN JOHNSON, an unmarried person, as to an undivided 1.71522% interest;
- J. ALLEN JOHNSON, an unmarried person, BRANDON B. JOHNSON, HUNTER W. JOHNSON, MARK A. JOHNSON and MELISSA D. JOHNSON, as partners in the JOHNSON FAMILY PARTNERSHIP, as to an undivided .270% interest;
- RUTH L. THOMPSON, a single person, as to an undivided .447984% interest and
- C. DEXTER LUFKIN and MARILYN LUFKIN, husband and wife, as to an undivided .90% interest.



Order No. 40033

PLEASE INITIAL
/s/

EXHIBIT "B"

PARCEL I:

That portion of the West Half (W 1/2) of the Southeast Quarter (SE 1/4) of Section 7, Township 4 South, Range 67 East, M.D.B. & M., situated on the North and West of U.S. Highway 93 and South and East of the Meadow Valley Wash Channel.

EXCEPTING THEREFROM THE FOLLOWING:

That portion of the said property, beginning at a point on the East Boundary line of the Northwest Quarter (NW 1/4) of the Southeast Quarter (SE 1/4) of said Section 7, a point common with the Southwest (SW) corner of the Holt Addition to the City of Caliente, Nevada; thence 44°29' West, 208.71 feet; thence North 45°31' East, 208.71 feet; thence North 44°29' East 422.10 feet; thence South 00°07' West, 298.49 feet to the point of beginning, containing 1.51 acres, which said property was conveyed to SUSAN C. HANSEN on August 14, 1973.

PARCEL II:

The Northwest Quarter (NW 1/4) of the Northeast Quarter (NE 1/4) and the South Half (S 1/2) of the Southwest Quarter (SW 1/4) of Section 25, Township 4 South, Range 66 East, M.D.B. & M., Lincoln County, Nevada.

EXCEPTING THEREFROM railroad right-of-way through said land.

FURTHER EXCEPTING THEREFROM that portion conveyed to the County of Lincoln, January 6, 1975 in Book 12, page 441, of Official Records.

TOGETHER WITH a vested water right to one-half (1/2) of the water from well No. 1, located in a Southerly position East of railroad and West of the River and adjacent to the subject property.

EGRESS and INGRESS is granted through existing access gateways on the Northerly end of said property and on each side of the stream coursing through the property.

PLEASE INITIAL
AA

FOR MEADOW VALLEY PROPERTIES:

Spencer Smith
by Mark G Wood AIF
Kent H. Hanson
by Mark G Wood AIF

EXHIBIT "C"

Signature page *by Mark G Wood AIF* Individuals

MEADOW VALLEY PROPERTIES,
a general partnership

X By: *Mark G Wood*

Its: *Managing Partner*

JOHNSON BROTHERS PARTNERSHIP

Martin L. Johnson

Willard D. Johnson

MURIEL C. DAMON TRUST

X *C. Frank Damon*
C. Frank Damon, Trustee

X *Gordon Damon*
Gordon Damon, Trustee

SHERMAN FAMILY GENERAL PARTNERSHIP

X *Patricia A. Sherman*
by Mark G Wood AIF
Patricia A. Sherman

X *William M. Sherman*
by Mark G Wood AIF
William M. Sherman

X *Jennifer Sherman*
by Mark G Wood AIF
Jennifer Sherman

X *Douglas C. Sherman*
by Mark G Wood, AIF
Douglas C. Sherman

X *Margaret A. Sherman*
by Mark G Wood AIF
Margaret A. Sherman

JOHNSON FAMILY PARTNERSHIP

X *J. Allen Johnson*
J. Allen Johnson

Brandon B. Johnson

Hunter W. Johnson

Mark A. Johnson

Melissa D. Johnson

On Signature Page 3

Laurence C. Thompson

On Signature Page 3

Marnell Terry Thompson

On Signature Page 2

Jacqueline A. Kilbride

X *Emily S. Condon*
by Mark G Wood A.I.F.
Emily S. Condon

X *Gerald E. Strong*
by Mark G Wood A.I.F.
Gerald E. Strong

X *Orlando Epp*
Orlando Epp

X *James E. Landrum*
James E. Landrum

J. Allen Johnson

On Signature Page 3

Ruth L. Thompson

On Signature Page 4

C. Dexter Lufkin

On Signature Page 4

Marilyn Lufkin

WITNESSETH MARK A WOOD AIF:

W. Michael Howery
W. Michael Howery

WITNESSETH:

Mark G Wood
Mark A Wood

(Handwritten initials)

EXHIBIT "C"

Signature page

MEADOW VALLEY PROPERTIES,
a general partnership

By: _____

Its: _____

JOHNSON BROTHERS PARTNERSHIP

Martin L. Johnson _____

Willard D. Johnson _____

MURIEL C. DAMON TRUST

(Signature)
C. Frank Damon, Trustee

Gordon Damon, Trustee

SHERMAN FAMILY GENERAL PARTNERSHIP

Patricia A. Sherman _____

William M. Sherman _____

Jennifer Sherman _____

Douglas C. Sherman _____

Margaret A. Sherman _____

JOHNSON FAMILY PARTNERSHIP

J. Allen Johnson _____

Brandon B. Johnson _____

Runter W. Johnson _____

Mark A. Johnson _____

Melissa D. Johnson _____

Individuals

Laurence C. Thoupson _____

Marnell Terry Thompson _____

(Signature)
Jacqueline A. Kilbride

Emily S. Condon _____

Gerald E. Strong _____

(Signature)
Orlando Epp

(Signature)
James H. Landrum

J. Allen Johnson _____

Ruth L. Thompson _____

C. Dexter Lufkin _____

Marilyn Lufkin _____

WITNESSETH: :

(Signature)
Mark A Wood

EXHIBIT "C"

Signature page

MEADOW VALLEY PROPERTIES,
A General Partnership

By: _____

Its: _____

JOHNSON BROTHERS PARTNERSHIP,
A General Partnership

Martin L. Johnson

Willard S. Johnson

MURIEL C. DAMON TRUST

C. F. Damon, Jr., Trustee

Gordon H. Damon, Trustee

SHERMAN FAMILY PARTNERSHIP,
A General Partnership

Patricia A. Sherman, Managing Partner

William M. Sherman

Jennifer Sherman

Douglas C. Sherman

Margaret A. Sherman

JOHNSON FAMILY PARTNERSHIP,
A General Partnership

J. Allen Johnson, Managing Partner

Branden B. Johnson

Hunter W. Johnson

Mark A. Johnson

Melissa D. Johnson

INDIVIDUALS

X *Laurence C. Thompson*
Laurence C. Thompson

X *Maranell Terry Thompson*
Maranell Terry Thompson

Jacqueline A. Kilbride

Emily S. Condon

Gerald E. Strong

Orlando C. Epp

James E. Landrum, Jr.

J. Allen Johnson

X *Ruth L. Thompson*
Ruth L. Thompson

C. Dexter Lufkin

Marilyn Louise Lufkin

WITNESSETH:

Mark A Wood
Mark A Wood

EXHIBIT "C"

Signature page

MEADOW VALLEY PROPERTIES,
A General Partnership

By: _____

Its: _____

JOHNSON BROTHERS PARTNERSHIP,
A General Partnership

Martin L. Johnson

Willard S. Johnson

MURIEL C. DAMON TRUST

C. F. Damon, Jr., Trustee

Gordon H. Damon, Trustee

SHERMAN FAMILY PARTNERSHIP,
A General Partnership

Patricia A. Sherman, Managing Partner

William M. Sherman

Jennifer Sherman

Douglas C. Sherman

Margaret A. Sherman

JOHNSON FAMILY PARTNERSHIP,
A General Partnership

J. Allen Johnson, Managing Partner

Branden B. Johnson

Hunter W. Johnson

Mark A. Johnson

Melissa D. Johnson

INDIVIDUALS

Laurence C. Thompson

Maranell Terry Thompson

Jacqueline A. Kilbride

Emily S. Condon

Gerald E. Strong

Orland C. Epp

James E. Landrum, Jr.

J. Allen Johnson

Ruth L. Thompson

X *C. Dexter Lufkin*

C. Dexter Lufkin

X *Marilyn Louise Lufkin*

Marilyn Louise Lufkin

WITNESSETH:

Mark A Wood

Mark A Wood

11/18/08

EXHIBIT "C"

Signature page

MEADOW VALLEY PROPERTIES,
a general partnership

By: _____

Its: _____

JOHNSON BROTHERS PARTNERSHIP

Martin L. Johnson
Martin L. Johnson

Willard D. Johnson

MURIEL C. DAMON TRUST

C. Frank Damon
C. Frank Damon, Trustee

Gordon Damon, Trustee

SHERMAN FAMILY GENERAL PARTNERSHIP

Patricia A. Sherman

William M. Sherman

Jennifer Sherman

Douglas C. Sherman

Margaret A. Sherman

JOHNSON FAMILY PARTNERSHIP

J. Allen Johnson

Brandon B. Johnson

Hunter W. Johnson

Mark A. Johnson

Melissa D. Johnson

Individuals

Laurence C. Thompson

Marnell Terry Thompson

Jacqueline A. Kilbride

Emily S. Condon

Gerald E. Strong

Orlando Epp
Orlando Epp

Thomas E. Landrum
Thomas E. Landrum

J. Allen Johnson

Ruth L. Thompson

C. Dexter Lufkin

Marilyn Lufkin

WITNESSETH:

Mark A Wood
Mark A Wood

(Handwritten initials)

EXHIBIT "C"

Signature page

MEADOW VALLEY PROPERTIES,
a general partnership

By: _____

Its: _____

JOHNSON BROTHERS PARTNERSHIP

Martin L. Johnson

Willard D. Johnson

MURIEL C. DAMON TRUST

(Signature)
C. Frank Damon, Trustee

(Signature)
Gordon Damon, Trustee

SHERMAN FAMILY GENERAL PARTNERSHIP

Patricia A. Sherman

William M. Sherman

Jennifer Sherman

Douglas C. Sherman

Margaret A. Sherman

JOHNSON FAMILY PARTNERSHIP

J. Allen Johnson

(Signature)
Brandon B. Johnson

Hunter W. Johnson

Mark A. Johnson

Melissa D. Johnson

Individuals

Laurence C. Thompson

Marnell Terry Thompson

Jacqueline A. Kilbride

Emily S. Condon

Gerald E. Strong

(Signature)
Orlando Epp

(Signature)
James H. Landrum

J. Allen Johnson

Ruth L. Thompson

C. Dexter Lufkin

Marilyn Lufkin

WITNESSETH:

(Signature)
Mark A Wood

31
31

EXHIBIT "C"

Signature page

MEADOW VALLEY PROPERTIES,
a general partnership

By: _____

Its: _____

JOHNSON BROTHERS PARTNERSHIP

Martin L. Johnson _____

Willard D. Johnson _____

MURIEL C. DAMON TRUST

C. Frank Damon
C. Frank Damon, Trustee _____

Gordon Damon
Gordon Damon, Trustee _____

SHERMAN FAMILY GENERAL PARTNERSHIP

Patricia A. Sherman _____

William M. Sherman _____

Jennifer Sherman _____

Douglas C. Sherman _____

Margaret A. Sherman _____

JOHNSON FAMILY PARTNERSHIP

J. Allen Johnson
J. Allen Johnson _____

Brandon B. Johnson _____

X *Hunter W. Johnson*
Hunter W. Johnson _____

Mark A. Johnson _____

Melissa D. Johnson _____

Individuals

Laurence C. Thompson _____

Marnell Terry Thompson _____

Jacqueline A. Kilbride _____

Emily S. Condon _____

Gerald E. Strong _____

Orlando Epp
Orlando Epp _____

James E. Landrum
James E. Landrum _____

J. Allen Johnson _____

Ruth L. Thompson _____

C. Dexter Lufkin _____

Marilyn Lufkin _____

WITNESSETH:

Mark A Wood
Mark A Wood _____

11/11

EXHIBIT 'C'

Signature page

MEADOW VALLEY PROPERTIES,
a general partnership

By: _____

Its: _____

JOHNSON BROTHERS PARTNERSHIP

Martin L. Johnson

Willard D. Johnson

MAUREL C. DODSON TRUST

C. Frank Dodson

C. Frank Dodson

Gordon Dodson, trustee

SHERMAN FAMILY GENERAL PARTNERSHIP

Patricia A. Sherman

William H. Sherman

Jennifer Sherman

Douglas C. Sherman

Margaret A. Sherman

JOHNSON FAMILY PARTNERSHIP

Allen Johnson

Brandon B. Johnson

Hunter W. Johnson

Mark A. Johnson

Mark A. Johnson

Melissa D. Johnson

Individuals

Lawrence C. Thompson

Samuel Barry Thompson

Jacqueline A. Killebride

Billy B. Gordon

Donald A. Strong

Donald A. Strong

John E. Larkin

John E. Larkin

J. Allan Johnson

Ann L. Thompson

C. Dexter Larkin

Marilyn Larkin

WITNESSETH:

Mark A. Wood

Mark A Wood

11/11

EXHIBIT "C"

Signature page

MEADOW VALLEY PROPERTIES,
a general partnership.

By: _____

Its: _____

JOHNSON BROTHERS PARTNERSHIP

Martin L. Johnson

Willard D. Johnson

MURIEL C. DAMON TRUST

C. Frank Damon
C. Frank Damon, Trustee

Gordon Damon
Gordon Damon, Trustee

SHERMAN FAMILY GENERAL PARTNERSHIP

Patricia A. Sherman

William M. Sherman

Jennifer Sherman

Douglas C. Sherman

Margaret A. Sherman

JOHNSON FAMILY PARTNERSHIP

J. Allen Johnson

Brandon B. Johnson

Hunter W. Johnson

Mark A. Johnson

Melissa D. Johnson
Melissa D. Johnson

Individuals

Laurence C. Thompson

Marnell Terry Thompson

Jacqueline A. Klibride

Emily S. Condon

Gerald E. Strong

Orlando Epp
Orlando Epp

Thomas H. Landrum
Thomas H. Landrum

J. Allen Johnson

Rich L. Thompson

C. Dexter Lufkin

Marilyn Lufkin

WITNESSETH:

Mark A Wood
Mark A Wood

3/11/16

EXHIBIT "C"

Signature page

MEADOW VALLEY PROPERTIES,
a general partnership

By: _____

Its: _____

JOHNSON BROTHERS PARTNERSHIP

Martin L. Johnson
[Signature]

Willard D. Johnson
[Signature]

MIRIEL C. DAMON TRUST

C. Frank Damon, Trustee
[Signature]

Gordon Damon, Trustee
[Signature]

SHERMAN FAMILY GENERAL PARTNERSHIP

Patricia A. Sherman

William M. Sherman

Jennifer Sherman

Douglas C. Sherman

Margaret A. Sherman

JOHNSON FAMILY PARTNERSHIP

J. Allen Johnson
[Signature]

Brandon B. Johnson

Harriet W. Johnson

Park A. Johnson

Melissa D. Johnson

Individuals

Laurenca C. Thompson

Marnell Terry Thompson

Jacqueline A. Kilbride

Emily S. Condon

Gerald E. Strong

Orlando Epp
[Signature]

James E. Landrum
[Signature]

J. Allen Johnson

Rick L. Thompson

C. Dexter Lufkin

Marilyn Lufkin