REAL ESTATE FOR SALE

Rhododendron Rd Hillsville, VA

Patrick County

132 ACRES

Hunters,
Recreational,
Outdoor
Lovers
Several Home Sites

COUNTS.

Realty & Auction Group

828 Main Street, 15th Floor Lynchburg VA 24503

(434) 525-2991

\$495,000

VAAF93

Sales Manager:

Pete Ramsey 434-258-6611

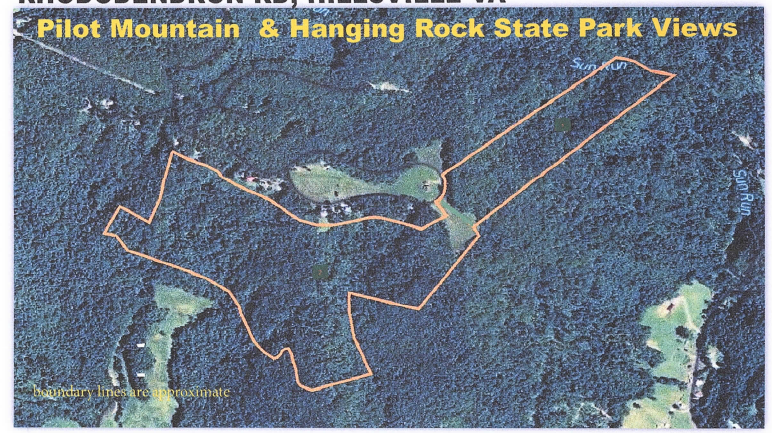
complete details, directions and terms available at

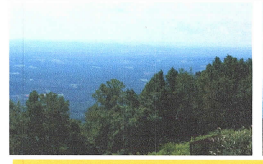
WWW.COUNTSAUCTION.COM

REAL ESTATE FOR SALE COUNTS

Realty & Auction Group

RHODODENDRON RD, HILLSVILLE VA (434)525-2991









\$495,000

Sales Manager Pete Ramsey 434-258-6611

Directions: Located approximately 1.5 miles south of the Blue Ridge Parkway between Meadows of Dan, VA and Fancy Gap, VA in the Elkhorn Acres subdivision. Rhododendron Rd. is 11.1 miles from Meadows of Dan and 11.6 miles from Fancy Gap. Turn onto Rhododendron Rd. and go 1.0 miles. The property will be on the right.

BRANSCOMB JAMES A

Home » BRANSCOMB JAMES A

Map Number: 4011-2()--59-Account Number: 62451

Owner Name: BRANSCOMB JAMES A

Co-owner Name:

Address 1: 1400 WASHINGTON AVE

Address 2:

City, State Zip: FREDERICKSBURG, VA 22401

E911 Address:

Property Description 1: OLD MILL LAND/PARCEL B

Property Description 2: PB21/63 I#020003688

Acres: 31.55 Land Value: 170400 Improvements Values: 0 Total Value: 170400

TRACT 2

BRANSCOME JAMES A

Home » BRANSCOME JAMES A

Map Number: 4011-2()--106-Account Number: 62452

Owner Name: BRANSCOME JAMES A

Co-owner Name:

Address 1: 1400 WASHINGTON AVE

Address 2:

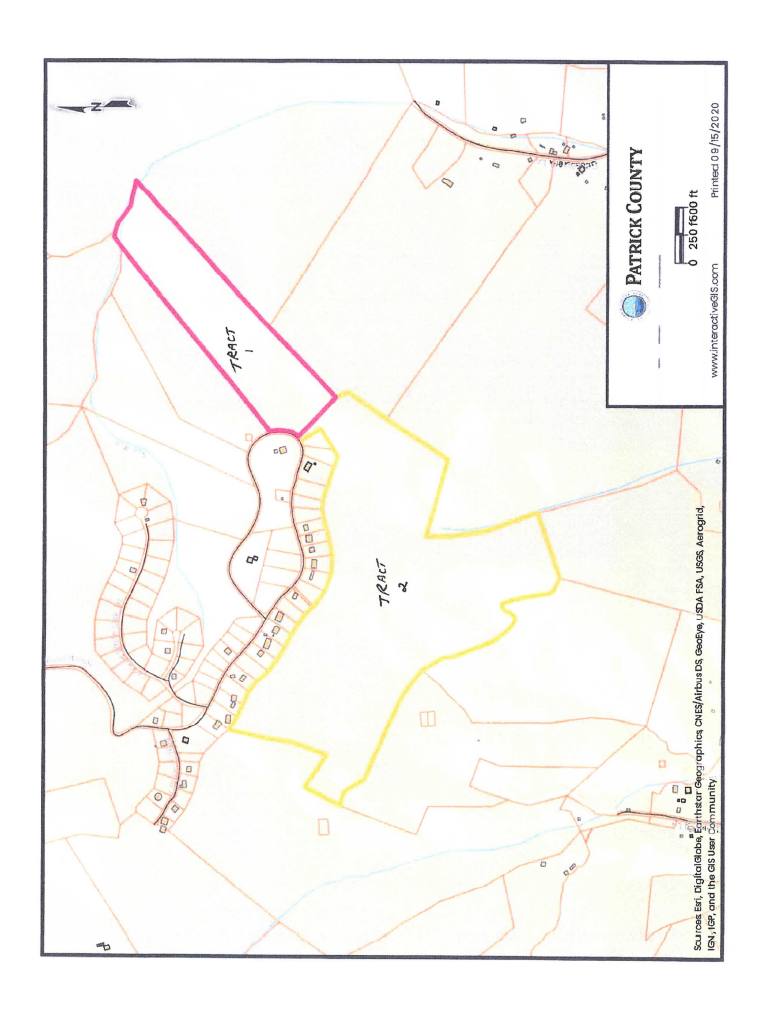
City, State Zip: FREDERICKSBURG, VA 22401

E911 Address:

Property Description 1: OLD MILL LAND/PARCEL A

Property Description 2: 1#010000892 PB21/63

Acres: 101.07 Land Value: 471000 Improvements Values: 0 Total Value: 471000



Tax Map ID#: 4011-02-59

THIS DEED, made this 14th day of October 2002 by and between, CRAIG

BUTTERFIELD and ELAINE BUTTERFIELD, husband and wife, herein called

Grantors and, JAMES A. BRANSCOME and CYNTHIA F. BRANSCOME, husband
and wife, herein called Grantees; 1200 William Street, Fredericksburg, VA 22401

WITNESSETH:

THAT for and in consideration of the sum of TEN DOLLARS (\$10.00), cash in hand, and other good and valuable consideration, the receipt of all of which is hereby acknowledged, the said Grantors herein do hereby grant, bargain, sell and convey unto the said Grantees, as tenants by the entirety, with right of survivorship, as at Common Law, in fee simple, with covenants of General Warranty and Modern English Covenants of Title, all of their right, title and interest in all that certain tract or parcel of land lying and being in the **Dan River Magisterial District** of Patrick County, Virginia, and more particularly described as follows:

BEING PARCEL B (containing 31.55 acres, more or less) as shown on plat of survey entitled "Old Mill Land, L.P., Tract No. 4, Suns Run Creek" dated May 7, 1992, prepared by David B. Scott, C.L.S., Job No. 5479, of record in the Office of the Clerk of the Circuit Court of Patrick County, Virginia, in Plat Book #21 at page 63.

BEING a portion of the same real estate conveyed to Craig Butterfield and Elaine Butterfield, husband and wife, as tenants by the entirety with the right of survivorship as at common law, by deed from Olde Mill Land, L.P., a Virginia limited partnership, dated June 18, 1992, recorded July 2, 1992, in the Clerk's Office, Circuit Court of Patrick, Virginia, in Deed Book 288, Page 287.

Any timbering operations on said real estate must follow state guidelines for timbering and reforestation and all timbering must follow good accepted timbering practices. This includes full compliance with all laws and regulations pertaining to excavation and logging practices, re-seeding, debris and slash disposal, soil erosion, and storm water and sediment control.

This conveyance is further made subject to any restriction, conditions, rightof-way agreements and easement of record, if any, affecting the property herein conveyed, so long as they may lawfully apply.

WITNESS the following signatures and seals:

Craig Butterfield (SEAL)
Elaine Butterfield

CITY/COUNTY OF E/Saso

I, do hereby certify that Craig Butterfield, whose name is signed to the foregoing instrument bearing date of the 14th day of October 2002, has this day personally appeared before me and acknowledged the same in my presence in the County and State aforesaid.

Given under my hand this

day of Decom

2002

My commission expire

My Commission

NOTARY PUBLI

STATE OF Colonado
CITY/COUNTY OF EQ Paso
I, do hereby certify that Elaine Butterfield, whose name is signed to the foregoing instrument bearing date of the 14th day of October
2002, has this day personally appeared before me and acknowledged the same in my
presence in the County and State aforesaid.
Given under my hand this day of
My commission expire
AUBLIC:85
Constitution of Constitution
My Emmission NOTARY PUBLIC

INSTRUMENT #020003688

RECORDED IN THE CLERK'S OFFICE OF
PATRICK COUNTY ON
DECEMBER 23, 2002 AT 02:36PM
895.00 SRANTOR TAX WAS PAID AS
REQUIRED BY SEC 58.1-802 OF THE VA. CODE
STATE: \$47.50
SUSAN C. GASPERINI, CLERK

0100892

Tax Parcel ID#: 1-NM-2937

il

THIS DEED made and entered into this 22nd day of February, 2001, by and between SNOWBIRD, INC., a Virginia Corporation, and SNOW MOUNTAIN

DEVELOPMENT, INC., a Virginia Corporation, Grantors, parties of the first part, and JAMES A. BRANSCOME and CYNTHIA F. BRANSCOME, husband and wife, Grantees, parties of the second part, whose address is 1200 William Street, Fredericksburg, Virginia 22401,

WITNESSETH:

THAT for and in consideration of the sum of TEN DOLLARS and (\$10.00) and other good and valuable consideration, the receipt of all of which is hereby acknowledged, the said Grantors do hereby grant, bargain, sell, and convey with GENERAL WARRANTY OF TITLE, each of their one-half undivided interest, respectively, for a conveyance of the entire fee simple interest, unto the said Grantees, as tenants by the entirety, with the right of survivorship, with in that certain tract or parcel of land together with improvements thereon appurtenances thereunto belonging, lying and being in the Dan River Magisterial District, Patrick County, Virginia, and more particularly described as follows:

BEING that 101.07± acres, identified as Parcel A, as shown on a certain plat of survey made by David B. Scott, CLS, dated May 7, 1992, which plat is of record in the Clerk's Office of the Circuit Court of Patrick County, Virginia, in Plat Cabinet 1, Slide 70F, (formerly Plat Book 21 at Page 63) to which express reference is made for a more complete description and which description is incorporated herein by reference, and being a portion of the same property conveyed to the Grantors herein by deed dated November 23, 1999, which deed is of record in the aforementioned Clerk's Office in Deed Book 344 at Page 599, and deed

ELIZABETH RAKES ATTORNEY AND COUNSELLOR AT LAW HTLLSVIIJ.H, VA 24343

10/01

dated November 30, 2000, which deed is recorded in the aforementioned Clerk's Office as Instrument Number 0002868, to which references are made for chain of title.

This conveyance is SUBJECT TO the terms of a Consent Order entered June 7, 2000, in a case styled Elkhorn Acres Property Owners, Inc. v. Pat J. Snow, et al., Patrick County Circuit Court Law Case No. LH00-297, a copy of which Order was recorded June 9, 2000, in the aforesaid Clerk's Office as Instrument No. 000001430.

This conveyance is also TOGETHER WITH and SUBJECT TO the terms of an Easement and Road Maintenance Agreement dated June 1, 2000, recorded August 4, 2000, in the aforesaid Clerk's Office as Instrument No. 000001905.

This conveyance is made subject to restrictions, conditions, rights-of-way and easements and rights of way of record affecting the property herein conveyed.

To have and to hold the above described parcel of land, together with the privileges and appurtenances thereto belonging or in anywise appertaining.

Witness the following signature(s) and seal(s):

Snowbird, Inc.

L. D. Onow Spil. (SE

Ted B Snow President

;;	Pay S. Snow, President
noted day of	NTY OF Caroli, to-wit: I, Melicia Robins, do hereby certify that Ted B. Snow, in the capacity above, whose name is signed to the foregoing instrument bearing date of the 22 nd February 2001, has this day personally appeared before me and acknowledged the in my presence in the County and State aforesaid.
noted	Given under my hand this Zt day of February 2001. My commission expires O1-31 NOTARY PUBLIC THE OF VIGINAL NOTARY PUBLIC THE OF LATER A ROBINS A COMMENT OF LATER AND A COMMENT OF
· ·	Given under my hand this 21 day of February 2001. My commission expires 01-31-5
Įi	NOTARY PUBLIC
!	
	INSTRUMENT #010000892 RECORDED IN THE CLERK'S OFFICE OF PATRICK COUNTY ON APRIL 2, 2001 AT 02:20PM \$230.00 GRANTOR TAX WAS PAID AS REQUIRED BY SEC 58.1-802 OF THE VA. CODE

Snow Mountain Development

\$115.00 LOCAL: SUSAN C. GASPERINI, CLERK \$115.00

_ (DC)

(SEAL)

ELIZABETH RAKES ATTORNEY AND COUNSELLOR AT LAW HILLSVII.LE, VA 24343 STATE:

0001905

8-4-00 Mail To: Prepared by and deliver to: William C. Leach, Esquire 4358 Starkey Road SW Suite 5 Roanoke VA 24014-2804

This document affects title to Patrick County Tax Map Parcel No. 1-NM2937

THIS EASEMENT AND ROAD MAINTENANCE AGREEMENT made and entered into this 1st day of June, 2000, by and between <u>ELKHORN</u> ACRES PROPERTY OWNERS, INC., a Virginia non-stock corporation, Grantor and Grantee; and <u>SNOWBIRD</u>, INC., a Virginia corporation, PAT J. <u>SNOW</u> and JOY P. <u>SNOW</u>, husband and wife, all of whom are Grantors and Grantees.

WITNESSETH

WHEREAS, Elkhorn Acres Property Owners, Inc., a Virginia non-stock corporation, (hereinafter the "Association"), is a Virginia property owners association that, among other responsibilities, maintains the road systems located in property commonly known as Elkhorn Acres Subdivision (also known as Elk Horn Acres Subdivision) and Foxlair Subdivision, among other property;

WHEREAS, by Deed dated September 16, 1989, of record in the Clerk's Office of the Circuit Court of Patrick County, Virginia, in Deed Book 275, Page 804, the Association became the owner of all right, title and interest in the road systems located in the Elkhorn Acres Subdivision;

WHEREAS, the roads that are currently in the Elkhorn Acres Subdivision consist of the following named roads: Rhododendron Road; Foxlair Trail; Chestnut Ridge; Crooked White Oak Trail; and Hickory Nut Hollow;

WHEREAS, by Deed dated November 23, 1999, of record in the aforesaid Clerk's Office in Deed Book 344, Page 599, Snowbird, Inc., a Virginia corporation, (hereinafter "Snowbird"), Pat J. Snow and Joy P. Snow, (hereinafter the "Snows"), acquired title to that certain tract or parcel of land situate in the Blue Ridge

Magisterial District of Patrick County, Virginia, and more particularly described as follows:

BEING that 101.07 acres, more or less, identified as Parcel A, as shown on a certain plat of survey made by David B. Scott, CLS, dated May 7, 1992, which plat is of record in the Clerk's Office of the Circuit Court of Patrick County, Virginia, in Plat Cabinet 1, Slide 70F, (formerly Plat Book 21, at Page 63), to which express reference is made for a more complete description, and which description is incorporated herein by reference; and being Patrick County Tax Map Parcel No. 1-NM2937.

The foregoing real estate shall hereinafter be referred to as the "Subject Property;"

WHEREAS, access to the Subject Property from Virginia State Route No. 608 is over Rhododendron Road and Foxlair Trail, private roads maintained by the Association;

WHEREAS, Snowbird and the Snows anticipate subdividing the Subject Property into additional lots or parcels of land;

WHEREAS, Snowbird and the Snows are not members of the Association, but they desire to enter into this Easement and Road Maintenance Agreement, (hereinafter the "Agreement"), with the Association in exchange for being granted a non-exclusive easement over Rhododendron Road and Foxlair Trail for ingress to and egress from the Subject Property to Virginia Route No. 608; and

WHEREAS, the parties desire to bind themselves, their successors, heirs and assigns for all liabilities for the repair and maintenance of Rhododendron Road and Foxlair Trail, and to have these liabilities and obligations imposed by this Agreement run with the title to the Subject Property, including any future lots or parcels of land created by subdividing the Subject Property.

NOW, THEREFORE, in consideration of the premises and the mutual covenants contained herein, Elkhorn Acres Property Owners, Inc., Grantor, does hereby grant with General Warranty of Title

and English Covenants of Title unto Snowbird, Inc., Pat J. Snow and Joy P. Snow, Grantees, a nonexclusive perpetual easement of right-of-way along Rhododendron Road and Foxlair Trail for purposes of ingress to and egress from the Subject Property described hereinabove to Virginia State Route No. 608, the location of both roads being more particularly shown on a plat entitled "Plat of Survey for C. I. Planning Corporation, Map No. 2," made by J. A. Gustin & Associates, dated July 30, 1979, of record in the Clerk's Office of Patrick County, Virginia, in Plat Book 15, Page 57, Access from the Subject Property to Rhododendron Road and Foxlair Trail roads shall be through the single access right-of-way extending from Foxlair Trail and leading onto the Subject Property, the northeast boundary of such access right-of-way being shown as survey call numbers 44, 45 and 46 on a plat of survey entitled "Old Mill Land, L.P., Tract No. 4, Suns Runs Creek," of record in the aforesaid Clerk's Office in Plat Cabinet 1, Slide 70-F, Sheet 1 of 5. The easement granted herein shall be appurtenant to and run with the title to the Subject Property, including any future lots or parcels of land created by subdividing the Subject Property. Snowbird, Inc. shall own a one-half undivided interest the easement granted herein, and Pat J. Snow and Joy P. Snow, husband and wife, as tenants by the entirety with the right of survivorship as at common law, shall own a one-half undivided interest in the easement granted herein.

NOW, FURTHERMORE, in consideration of the premises and the mutual covenants contained herein, the parties hereby agree as follows:

- 1. The parties agree to maintain, and to perform such repairs as are necessary to maintain Rhododendron Road and Foxlair Trail in its current good and safe condition that allows for reasonable and safe access of standard passenger vehicles.
- 2. Repairs and maintenance shall include, but not be limited to, repairing the road surface, adding crusher run rock, clearing obstructions, grading or scraping the roads as

necessary, cleaning and recutting ditches as necessary, trimming brush and other vegetation along the roadside, and removing snow.

- 3. The parties shall have no obligation to upgrade the roads to a superior condition than currently exists; however, any party shall have the right to upgrade the roads to a superior condition at such party's sole expense.
- 4. The parties agree to share in the cost of the maintenance and repairs of Rhododendron Road and Foxlair Trail on a pro rata basis based upon the number of members in the Association and the number of lots owned by Snowbird, Pat J. Snow, Joy P. Snow and their successors, heirs and assigns. An annual budget for the maintenance and repairs for Rhododendron Road and Foxlair Trail shall be established, and such budget shall not include maintenance and repair expenses for Chestnut Ridge, Crooked White Oak Trail, Hickory Nut Hollow, or any other road maintained by the Association other than Rhododendron Road and Foxlair Trail. It is understood that owners of lots or parcels on which residences have been built will be assessed at a higher rate than owners of lots or parcels on which no residence has been built.
- 5. Each party hereby grants unto the other parties hereto a temporary construction easement across the property owned by the granting party for the purpose of maintaining, repairing, and upgrading Rhododendron Road and Foxlair Trail, as provided for in this Agreement.
- Property, and each lot or parcel of land that may be created by subdividing the Subject Property, (hereinafter the "Assessed Lot or Parcel"), to secure the payment of charges for repairs and maintenance provided for in this Agreement which have been billed to the record owner of the Assessed Lot or Parcel and remain unpaid after a period of thirty (30) days, but such liens for unpaid assessments shall at all times be subject to such prior deeds of trust that have been placed on the Assessed Lot or Parcel until notice of such lien shall have been recorded in the Clerk's Office of the Circuit Court of Patrick County, Virginia.

The amount of the assessment, together with interest, recordation costs, court costs and reasonable attorney's fees, shall become a lien on the Assessed Lot or Parcel from the date of recordation of the notice of such lien.

- 7. If a party, including individual members of the Association, an agent or invitee of one of the parties causes damages to Rhododendron Road and/or Foxlair Trail other than ordinary wear and tear, the party who caused the damage or whose agent or invitee caused the damage shall be required to repair the damage forthwith at such party's sole expense.
- 8. If suit is brought either at law or in equity to enforce the provisions of this Agreement, the non-defaulting party shall be entitled to collect all reasonable costs and expenses of suit, including, but not limited to, reasonable attorney's fees.
- 9. The liabilities and obligations imposed by this Agreement shall be binding upon and inure to the benefit of the parties hereto, their successors, heirs and assigns, and shall be construed to be a covenant running with the title to the Subject Property described hereinabove, including any future lots or parcels of land created by subdividing the Subject Property.
- 10. The terms of this Agreement constitute the entire agreement between the parties hereto and shall be construed in accordance with the laws of the Commonwealth of Virginia.

Witness the following signatures:

ELKHORN ACRES PROPERTY OWNERS, INC.

By: Pake	4	<u>_</u>	8.nee	
Office:	Pre	' 5	- Vanada and the same and the s	

SNOWBIRD, INC.

ву:	Led Bolow
	Office: prol.

The foregoing instrument was acknowledged before me this day of June, 2009, by the of Elkhorn Acres Property Owners, Inc., a Virginia non-stock corporation, on behalf of the corporation. Ina L. Starton My Commission Expires June 30, 2004 The foregoing instrument was acknowledged before me this day of June, 2000, by Ted B. Snow, the President of Snowbird, Inc., a Virginia corporation, on behalf of the

My Commission Expires 01-31-0

STATE OF VIRGINIA

STATE OF VIRGINIA

corporation.

Country OF Carroll

OF CANOLL

STATE OF VIRGINIA

Country OF CARROLL
The foregoing instrument was acknowledged before me this day of June, 2000, by Pat J. Snow.
Melan Poli
Notary Public
My Commission Expires 01-31-03
STATE OF VIRGINIA
County OF CARROLL
The foregoing instrument was acknowledged before me this day of June, 2000, by Joy P. Snow.
Mela J Rohn
Notary Public

My Commission Expires 01-31-52

FOR DEPOSIT ONLY
PATRICK COUNTY CIRCUIT CT
RCPT : 00000004967
CASE : 141CLR000001905

INSTRUMENT #000001905
RECORDED IN THE CLERK'S OFFICE OF
PATRICK COUNTY ON
AUGUST 4, 2000 AT 02:56PM
SUSAN C. GASPERINIA CLERK

Snowbird\EaseMain.Agr

- 7 -

ERIC HELMS MONDAY/ ATTORNEY AT LAW	06 CHESTNUT AVENUE • P. O. BOX 717 • STUART, VIRGINIA 24171 TELEPHONE (540) 694-2049 • TELEFAX (540) 694-2661
K	/IRGII
NEY	CHESTNUT AVENUE • P. O. BOX 717 • STUART, VIRGINIA 2 TELEPHONE (540) 694-2049 • TELEFAX (540) 694-2661
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VIRGINIA: IN THE CIRCUIT COURT OF PATRICK COUNTY				
ELKHORN ACRES PROPERTY OWNERS, INC.,	, 0001430			
Plaintiff,)			
γ.) CONSENT ORDER			
PAT J. SNOW and JOY P. SNOW) Case No. Lt100-2927			
and)			
SNOWBIRD, INC.,))			
Defendants	ì			

Came this day the parties and informed the court that all matters in controversy between them had been settled to their mutual satisfaction, and that they desired a resolution of the above-styled action by Consent Order. Good cause having been shown, the Court ORDERS the following.

For the purposes of this order, the term "Defendants' realty" refers to that certain tract or parcel of land presently titled in Defendants' names and of record in Deed Book 344 at page 599 in the office of the Clerk of this Court

A. Defendants shall refrain from all incursions and activity whatsoever within a zone extending 50 feet southwards into Defendant's realty, from the southern boundary of Lots 2 through 26, as shown on a plat entitled "Old Mill Land, L.P., Tract No. 4, Suns Run Creek," of record in Plat Cabinet 1, Slide 70-F, sheet 1 of 5, of the office of the Clerk of this Court. Any owner of realty having membership in Plaintiff Property Owners Association shall have the option to request timbering or other modification of that portion of the zone adjacent to their realty, but shall first submit a request to do so to Plaintiff, for review in accordance with its bylaws.

This Order affects Patrick County Tax Map Parcel No. 1NM-2937.

- B. All homes to be constructed on Defendants' realty shall be single family residences, shall be constructed of similar quality and character to those exiting on realty owed by Plaintiff's members, and shall be no less than 1000 square feet in size. No mobile or manufactured (with exception of modular construction) homes, or structure not affixed to a permanent foundation shall be permitted upon Defendants' realty. All construction shall be completed in accordance with the building code of Patrick County.
- C. The parties shall execute a road usage and maintenance agreement in which Defendants their heirs, successors and assigns shall have access to present Rhododendron Drive and Foxlair Trail roads through a single access from Defendants' realty onto Foxlair Trail as shown at call points 44 to 45 on a plat entitled "Old Mill Land L.P., Tract No. 4, Sun's Run Creek" of record in Plat Cabinet 1, Slide 70-F, sheet 1 of 5. Actual maintenance costs shall be apportioned on a pro rata basis among Defendants, their heirs, successors and assigns and Plaintiff's members; owners of unimproved realty shall be apportioned a lesser assessment than the owners of improved realty. Defendants shall, during the pendency of any timbering or construction conducted upon their realty, maintain Rhododendron Drive and Foxlair Trail to the greatest extent practicable in a condition suitable for the unimpeded passage of any motor vehicle. Plaintiff shall direct all requests for repairs during the pendency of any timbering or construction conducted upon Defendants' realty to:

Pat J. Snow c/o Snow Mountain Properties, Inc. 1112 Dusty Ridge Road Blue Ridge Parkway at Orchard Gap Fancy Gap, VA 24328 Telephone 540/398-3535 Telefax 540/398-3538. At the conclusion of any timbering or construction conducted upon their realty, Defendants shall repair the road surface of Rhododendron Drive and Foxlair Trail roads to a condition equal or superior to its condition prior to any such logging or construction activity. Defendants may undertake to conduct such repairs through their agents or servants but must first notify Plaintiff's president of such an intention.

- D. The restrictions and covenants of record in Deed Book 166 at page 619 in the office of the Clerk of this Court do not apply to Defendants' realty. Defendants, their heirs, successors or assigns shall not be members of Plaintiff property owners association.
- E. All claims of the parties against one another arising from this action are dismissed with prejudice, and there shall be no *res judicata* or collateral estoppel effect to any entities not a party to this action resulting from the entry of this Consent Order.
- Any timbering operations on Defendants' realty must follow state guidelines for timbering and reforestation and all timbering must follow good accepted timbering practices. This includes full compliance with all laws and regulations pertaining to excavation and logging practices, re-seeding, debris and slash disposal, soil erosion, and storm water and sediment control.
- G The terms of this Order shall be enforceable through process before this Court, the party breaching any term hereof or contesting its interpretation shall pay all costs, including reasonable attorneys fees of the non-breaching party, or of the prevailing party in a proceeding for interpretation.
- The terms of this Order supersede and replace the terms of the previous Order of this
 Court entered in this matter on February 1, 2000.
- I. Pursuant to Virginia Code § 17.1-227, upon the payment of the appropriate recordation cost by the Defendants, the Clerk of this Court is hereby directed to

ERIC HELMS MONDAY/ ATTORNEY AT LAW 108 CHESTNUT AVENUE + P. D. BOX 717 - STUART, VIRGINIA 24171 TELEPHONE: (540) 694-2049 + TELEFAX: (540) 694-2661

record a copy teste of this Order among the land records of the Circuit Court, indexing the entry under the following names:

Grantors:

Pat J. Snow, Joy P. Snow and Snowbird, Inc.

Grantee

Elkhorn Acres Property Owners, Inc.

And the Clerk is hereby directed to certify a copy teste of this Order to counsel of record at the addresses set forth below.

And nothing further remaining to be done in this matter, this cause is hereby ORDERED dismissed agreed, with prejudice, from the docket and placed among the ended chancery causes.

ENTER this That day of June . 2000.

I ask for this:

Kric Helms Monday, Esquirg

106 Chestnut Avenue

Post Office Box 717

Stuart, Virginia 24171

Counsel for Plaintiff

Seen and agreed:

William C. Leagh Esquire 4358 Starkey Moad SW

Suite 5

Roanoke, Virginia 24014

Counsel for Defendants