

Coos County Planning Department Property Line Adjustment Application

Official Use Only
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Introduction

The property line adjustment application is to review changes in property lines when no new lots are being created. For example, property lines may be changed to account for the location of fences, driveways, gardens and buildings. A property owner may discover that a fence is located on a neighbor's property. As a solution, the property owners may agree to relocate their property lines. A property line adjustment review is needed to make sure the change is consistent with zoning standards.

In addition to filling out the application form, the applicant needs to draw a plot plan. The plot plan will show the property lines and dimensions, and the location of all buildings, wells, septic tanks and drainfield for the parcels which are being adjusted.

The applicants need to submit the application to the Planning Department. Once the application and plot plan are accepted, staff will review the proposal.

A single adjustment of one line between two abutting properties will be approved as a ministerial act.

Multiple adjustments between more than two abutting properties will be processed as a land use decision and may be approved as a single application on condition that each adjustment is completed prior to the next, in accordance with ORS Chapter 92.

Approval will become final after the applicant(s) complies with the approval criteria including completion of surveys when required and recording of the property line adjustment deed(s). These must be completed within one year of the approval.

This information is provided as a courtesy and is not intended to replace the provisions of Article 6.3.

If you have any questions about this application, please feel free to contact this office at 541-396-7770 or visit us at 225 North Adams Street in Owen Building in Coquille, Oregon.

 $^{^{}m i}$ ministerial decisions are not land use decisions as described in ORS 197.015 and are not subject to appeal as land use decisions

Please place a check mark on the appropriate type of review that has been requested. An incomplete application will not be processed. Applicant is responsible for completing the form. Attach additional sheets to answer questions if needed.

A. Applicant/Owner:	
Name: ALLEN	Telephone: (541) 297-
Address: 94315 LOWER N	ORWAY LN State: OR Zip Code: 974590
B. Applicant/Owner:	
Name: SCHWIDT Address: 9444 LOWER NO	Telephone:
City: MYRTLE POINT	State: OR Zip Code: 974585
C. Property Descriptions:	
Property #1 Township 26 Range 2	Section 31 Tax Lot 900
Tax Account 370301	Lot Size 114.4 LCRES District EFU
Property #2 Township 28 Range 12	Section 31Tax Lot 700
Tax Account 870000	Lot Size 118.83 Zoning District EFU
D.: Criteria from Article 6.3	

ARTICLE 6.3 PROPERTY LINE ADJUSTMENTS SECTION 6.3.100 PROPERTY LINE ADUSTMENTS:

As set forth in ORS 92.190(3), the common boundary line between lots or parcels may be adjusted in accordance with this section without the replatting procedures in ORS 92.180 and 92.185 or the vacation procedures in ORS Ch. 368. Once a lot or parcel line has been adjusted, the adjusted line shall be the boundary or property line, not the original line. The Director has authority to approve a line adjustment as a Ministerial Action.

SECTION 6.3.125 PROCEDURE:

- 1. An application for a line adjustment or elimination shall be filed by the owners of all lots or parcels affected. The application shall be accompanied by an appropriate fee and contain the following information:
 - a. Reason for the line adjustment;
 - b. Vicinity map locating the proposed line adjustment or elimination in relation to adjacent subdivisions, partitions, other units of land and roadways;
 - c. A plot plan showing the existing boundary lines of the lots or parcels affected by the line adjustment and the approximate location for the proposed adjustment line. The plot plan shall also show the approximate location of all structures within ten (10) feet of the proposed adjusted line;
 - d. A current property report (less than 6 months old) indicating any taxes, assessment or other liens against the property, easements, restrictive covenants and rights-of-way, and ownerships of the property of the proposed development.

A title report is acceptable.

2. A line adjustment is permitted only where an additional unit of land is not created and where the lot or parcel reduced in size by the adjustment complies with the requirements of the applicable zone except that a line adjustment for the purpose of exchange or transfer of land between resource land owners shall be allowed so long as:

a. No parcel is reduced in size contrary to a condition under which it was formed;

b. The resulting parcel sizes do not change the existing land use pattern (e.g. two conforming parcels must remain conforming; and

c. Two non-conforming parcels may remain non-conforming; and, two parcels, one conforming and one non-conforming, may remain as such regardless of which parcel is non-conforming after the exchange or transfer).

3. An encroachment of existing or planned structures will not be created within required

setbacks as a result of the line adjustment.

4. A line adjustment for a lot or parcel that is less than the minimum lot size before the adjustment and further reduced as a result of the adjustment is permissible provided the applicant submits either:

Proof that, for the lot or parcel reduced in size, sewage disposal is provided by either a publicly owned sewage disposal system, or a privately owned sewage disposal system regulated by the Public Utility Commission of Oregon; or

- Written evidence, for the lot or parcel reduced in size, that an on-site septic system that is intended to remain in use after final approval was authorized by an approving authority, or if written evidence is not available, provide a septic system evaluation (prepared by a professional qualified under ORS 700) that certifies the existing system to be properly functioning, and that the existing septic system is either located entirely on the same lot or parcel containing an existing dwelling, or that a proper easement is provided to allow the continued use and maintenance of the system; or
- Documentation, for a vacant lot or parcel reduced to less than one (1) acre, that the Department of Environmental Quality has approved the method of sewage disposal. Unless circumstances warrant otherwise (public services), parcels that are greater than one (1) acre shall not be subject to a septic system evaluation in the line adjustment process.

5. In resource lands, a unit of land containing a dwelling, or approved for construction of a dwelling, cannot be adjusted with a vacant resource unit of land for the purpose of qualifying the vacant unit for a 160-acre dwelling.

A resource unit of land less than 160 acres and containing a (preexisting) dwelling, or approved for construction of a dwelling, cannot be adjusted with a vacant resource unit of land for the purpose of qualifying the vacant unit for a 160-acre dwelling:

A resource unit of land 160 acres or greater and containing a (preexisting) b. dwelling, or approved for construction of a dwelling, cannot be adjusted below 160 acres with a vacant resource unit of land for the purpose of qualifying the

vacant unit for a 160-acre dwelling:

A resource unit of land 160 acres or greater and containing a dwelling approved as a 160-acre dwelling, or approved for construction of a 160-acre dwelling, cannot be reduced below 160 acres for the purpose of qualifying the vacant unit

for a 160-acre dwelling.

6. Same Designation: A line adjustment shall only be permitted where the sale or transfer of ownership is made between abutting owners of like designated lands, residential lands, commercial lands, industrial lands, and resource lands, unless an existing structure encroaches over an existing property boundary or the boundary line adjustment is required to comply with requirements of the State Department of Environmental Quality for a subsurface sewage system.

SECTION 6.3.150 EASEMENTS AND ACCESS:

A line adjustment shall have no affect on existing easements or access. Access shall not be eliminated through a property line adjustment process. If an access is potentially affected then an easement may be created for access to comply with this criterion.

SECTION 6.3.175 MAPPING AND FILING REQUIRMENTS:

- 1. Map and Monuments Required:
 - a. For any resulting lot or parcel ten acres or less, a survey map that complies with ORS 209.250 shall be prepared:
 - b. The survey map shall show all structures within ten (10) feet of the adjusted line;
 - c. The survey shall establish monuments to mark the adjusted line.
- 2. Approval and Filing Requirements:
 - a. Upon determination that the requirements of this section have been met, the Director shall advise the applicant in writing that the line adjustment is tentatively approved;
 - b. Within one year from the date of tentative approval, the applicant shall prepare and submit to the Director any map required by Section 6.2.800(4) and Section 6.2.800(5) if a survey is required. If no map is required, the applicant shall submit proof that the requirements of the tentative approval have been met. The Director shall indicate final approval by endorsement upon the map, if any, or if no map is required the Director shall advise the applicant in writing that final approval has been granted;
 - c. Once endorsed by the Director, the map shall then be submitted to the County Surveyor. When the map is filed, the County Surveyor shall indicate the filing information on the map:
 - d. A line adjustment shall be effective when the map is filed by the County Surveyor and an instrument (e.g. deed or covenant) is recorded with the County Clerk. If no map is required, then the line adjustment shall be effective when final approval is granted by the Director and an instrument is recorded with the County Clerk;
 - e. If a survey is required, the Deed shall be recorded and the Survey Map shall be filed simultaneously. The survey map, with the signature of the Coos County Planning Director shall be submitted to the County Surveyor along with the required filing fee. The survey map will be given a filing number which will be added to the Property Line Adjustment deed. The deed will then be recorded whereupon the recording number for said deed will be added to the face of the survey map. Said map will then be filed with the County Surveyor, completing the process.

E. Authorization:

All areas must be initialed by all applicant(s) prior to the Planning Department accepting any application.

I hereby attest that I am authorized to make the application for a conditional use and the statements within this application are true and correct to the best of my knowledge and belief. I affirm that this is a legally created tract, lot or parcel of land. I understand that I have the right to an attorney for verification as to the creation of the subject property. I understand that any action authorized by Coos County may be revoked if it is determined that the action was issued based upon false statements or misrepresentation.



ORS 215.416 Permit application; fees; consolidated procedures; hearings; notice; approval criteria; decision without hearing. (1) When required or authorized by the ordinances, rules and regulations of a county, an owner of land may apply in writing to such persons as the governing body designates, for a permit, in the manner prescribed by the governing body. The governing body shall establish fees charged for processing permits at an amount no more than the actual or average cost of providing that service. The Coos County Board of Commissioners adopt a schedule of fees which reflect the average review cost of processing and set-forth that the Planning Department shall charge the actual cost of processing an application. Therefore, upon completion of review of your submitted application/permit a cost evaluation will be done and any balance owed will be billed to the applicant(s) and is due at that time. By signing this form you acknowledge that you are response to pay any debt caused by the processing of this application. Furthermore, the Coos County Planning Department reserves the right to determine the appropriate amount of time required to thoroughly complete any type of request and, by signing this page as the applicant and/or owner of the subject property, you agree to pay the amount owed as a result of this review. If the amount is not paid within 30 days of the invoice, or other arrangements have not been made, the Planning Department may chose to revoke this permit or send this debt to a collection agency at your expense.

I understand it is the function of the planning office to impartially review my application and to address all issues affecting it regardless of whether the issues promote or hinder the approval of my application. In the event a public hearing is required to consider my application, I agree I bare the burden of proof. I understand that approval is not guaranteed and the applicant(s) bear the burden of proof to demonstrate compliance with the applicable review criteria.

As applicant(s) I/we acknowledge that is in my/our desire to submit this application and staff has not encouraged or discouraged the submittal of this application.

As the applicant(s) I/we acknowledge pursuant to Section 3.3.151(5), the property line adjustment deed must be recorded with the County Clerk within one year from the date of final approval from the Planning Department.

Deal L	
Applicant(s) Original Signature	Applicant(s) Original Signature
4/7/20	
Date	Date

Submitted TO: Coos County - Planning Department Property Line Adjustment Application

SUBJECT PROPERTY:

TAX MAP 28 12 31 / TAX LOTS 700 / 900 (Allen / Schmidt PROPERTY)

ZONING: Exclusive Farm/Forest [EFU] (CREMP)

OWNER: Allen, etal & Schmidt, etal
Parcel Size: AGGREGATE – 234.27 Acres

SUBMITTALS:

PLA (LAND USE) APPLICATION

TITLE REPORT (S)

EXISTING VESTING LEGAL DESCRIPTIONS

EXISTING EASEMENT LEGAL DESCRIPTIONS (Included in Title Report)

ASSESSOR MAP (REDUCED COPY)

TAX ASSESSMENT SHEET (Included in Title Report)

LOT CLOSURE SHEET

COURT ORDER 18CV51501 [SIGNED] (Included in Title Report)

COPIES OF EXISTING WATER RIGHTS

TENTATIVE PLAN (REDUCED COPIES) (2)

TENTATIVE PLAN 1 FULL SIZE SHEET

Background Information

The Applicant/Owner by this submittal wishes to secure approval to Modify and Adjust a Common Boundary Line between the Individual Adjacent Parcels. See the Attached Site Plan and Existing Conditions Map.

The Property Line Adjustment is necessary to fulfill the General Judgment Per Coos County Court Case 18CV51501.

The Title Reports included many exceptions and easements, the ones that were in close proximity to the Subject Sub-Parcel have been shown on the Tentative Plan.

dødge surveying & planning

656 S. 12th CT – STE 1 Coos Bay, Oregon 97420

(541) 404-3799

May 15, 2020



300 W Anderson (541)269-5127

OWNERSHIP AND ENCUMBRANCES REPORT WITH GENERAL INDEX LIENSInformational Report of Ownership and Monetary and Non-Monetary Encumbrances

To ("Customer"): Dodge Surveying & Planning/ HGE Inc

333 South 4th street Suite 3 Coos Bay, OR 97420

Customer Ref.:

Order No.:

360620031018

Effective Date:

May 4, 2020 at 08:00 AM

Charge:

\$300.00

The information contained in this report is furnished by Ticor Title Company of Oregon (the "Company") as a real property information service based on the records and indices maintained by the Company for the county identified below. THIS IS NOT TITLE INSURANCE OR A PRELIMINARY TITLE REPORT FOR, OR COMMITMENT FOR, TITLE INSURANCE. No examination has been made of the title to the herein described property, other than as specifically set forth herein. Liability for any loss arising from errors and/or omissions is limited to the lesser of the charge or the actual loss, and the Company will have no greater liability by reason of this report. THIS REPORT IS SUBJECT TO THE LIMITATIONS OF LIABILITY STATED BELOW, WHICH LIMITATIONS OF LIABILITY ARE A PART OF THIS REPORT.

THIS REPORT INCLUDES MONETARY AND NON-MONETARY ENCUMBRANCES.

Part One - Ownership and Property Description

Owner. The apparent vested owner of property ("the Property") as of the Effective Date is:

Beau L. Allen and Shawna Allen, as tenants by the entirety

Premises. The Property is:

(a) Street Address:

94315 Lower Norway Ln, Myrtle Point, OR 97458

(b) Legal Description:

SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF

Part Two - Encumbrances

Encumbrances. As of the Effective Date, the Property appears subject to the following monetary and non-monetary encumbrances of record, not necessarily listed in order of priority, including liens specific to the subject property and general index liens (liens that are not property specific but affect any real property of the named person in the same county):

EXCEPTIONS

- Taxes or assessments which are not shown as existing liens by the records of any taxing authority that
 levies taxes or assessments on real property or by the Public Records; proceedings by a public agency
 which may result in taxes or assessments, or notices of such proceedings, whether or not shown by the
 records of such agency or by the Public Records.
- Facts, rights, interests or claims which are not shown by the Public Records but which could be ascertained by an inspection of the Land or by making inquiry of persons in possession thereof.
- 3. Easements, or claims of easement, not shown by the Public Records; reservations or exceptions in patents or in Acts authorizing the issuance thereof; water rights, claims or title to water.
- 4. Any encroachment (of existing improvements located on the subject land onto adjoining land or of existing improvements located on adjoining land onto the subject land), encumbrance, violation, variation or adverse circumstance affecting the title that would be disclosed by an accurate and complete land survey of the subject land.
- 5. Any lien or right to a lien for services, labor, material, equipment rental or workers compensation heretofore or hereafter furnished, imposed by law and not shown by the public records.

SPECIFIC ITEMS AND EXCEPTIONS:

- 6. The Land has been classified as Farm Lands, as disclosed by the tax roll. If the Land becomes disqualified, said Land may be subject to additional taxes and/or penalties.
- Agreement

Executed by: State of Oregon by and through its State Highway Commission and J. R. McCloskey and

Sarah McCloskey, his wife Recording Date: June 27, 1946

Recording No.: Book 162 Page 556 Deed Records

Amendment(s)/Modification(s) of said agreement

Recording Date: February 22, 1974

Recording No: 74-2-96611

8. Easement(s) and rights incidental thereto, as granted in a document:

Granted to: Mountain States Power Company

Recording Date: September 10, 1952 Recording No: Book 221, Page 218

9. Easement(s) and rights incidental thereto, as granted in a document:

Granted to: Pacific Power & Light Company

Recording Date: June 27, 1956
Recording No: Book 251, Page 342

Ticor Title Company of Oregon Order No. 360620031018

10. Easement(s) and rights incidental thereto, as granted in a document:

Granted to:

Coquille Valley Oregon, Lodge No. 1935 Benevolent & Protective Order of Elks

Recording Date:

October 24, 1960

Recording No: Book 2

Book 281, Page 460

11. Easement(s) and rights incidental thereto, as granted in a document:

Granted to:

Berniece Bastien

Recording Date:

September 13, 1977

Recording No:

77-9-15146

12. Any interest in any oil, gas and/or minerals, as disclosed by document

Entitled:

Warranty Deed

Recording Date:

November 18, 2009

Recording No:

2009-11529

The present ownership or any other matters affecting said oil, gas and/or minerals are not shown herein.

 Any rights incidental to the ownership and development of the mineral interest excepted or reserved in the document

Entitled:

Warranty Deed

Recording Date:

November 18, 2009

Recording No:

2009-11529

14. Limited access to and from the Land as set forth in Deed shown below, which provides that there shall be no right of easement or right of access to, from or across the State Highway other than as expressly provided for in said Deed:

Grantor:

Sarah A. McCloskey

Grantee:

State of Oregon

Recording Date:

February 23, 1967

Recording No.:

67-2-15946

15. Limited access to and from the Land as set forth in Deed shown below, which provides that there shall be no right of easement or right of access to, from or across the State Highway other than as expressly provided for in said Deed:

Grantor:

Ernest Allen

Grantee:

State of Oregon

Recording Date: Recording No.:

March 14, 1967 67-3-16352

The life estate created by instrument, including the terms and provisions thereof

Dated: November 16, 2009

Recording Date: November 18, 2009

Recording No: 2009-11529

Life Estate for: Ernest E. Allen and Lynne L. Allen, and the survivor of them

A mortgage to secure an indebtedness as shown below

Amount: \$275,000.00 Dated: November 17, 2009 Ticor Title Company of Oregon Order No. 360620031018

Mortgagor: Beau L. Allen and Shawna M. Allen

Mortgagee: United States of America acting through the Farm Service Agency, United States Department

of Agriculture

Recording Date: November 18, 2009

Recording No: 2009-11530

Affects: Subject property AND OTHER PROPERTY

End of Reported Information

There will be additional charges for additional information or copies. For questions or additional requests, contact:

John Beaver 541-269-5127 john.beaver@ticortitle.com

Ticor Title Company of Oregon 300 W Anderson Coos Bay, OR 97420

EXHIBIT "A"

Legal Description

PARCEL 1: Beginning at low water mark on the Coquille River where the Eastern boundary of Governnment Lot 6, Section 31, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon, comes to the same and run thence North 171 1/2 rods; thence West 14 2/3 rods; thence South to the low water mark of said River; thence along low water mark to the place of beginning.

PARCEL 2: The SE 1/4 of the NE 1/4 and Government Lot 7 of Section 31, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon.

SAVE AND EXCEPT THE FOLLOWING: A parcel of land heretofore conveyed to Anna Nelson by Deed recorded in Book 10, Page 38, Deed Records of Coos County, Oregon, as follows: Commencing at a stake on the East bank of the Coquille River, from which a myrtle stump 2 feet in diameter bears North 56° West 73 links; thence North 20° East 13 rods; thence West 10° South 18 1/4 rods; thence South 10° East 17 rods to low water mark on the Coquille River; thence along low water mark 13 rods; thence North 10° West 5 rods to the place of beginning.

ALSO EXCEPTING 1 ACRE heretofore conveyed to Jonas R. Newcomer by Deed recorded in Book 10, Page 59, Deed Records of Coos County, Oregon.

ALSO EXCEPTING a parcel conveyed to Anna Nelson by Deed recorded in Book 15, Page 424, Deed Records of Coos County, Oregon, as follows: Beginning at the Northwest corner of land in Deed recorded in Book 10, Page 38, Deed Records of Coos County, Oregon; thence West 11° South 10 rods 8 links; thence South 11° West 17 rods to low water mark on Coquille River; thence up said river at said low water mark to Southwest corner of lot first mentioned; thence to place of beginning.

ALSO EXCEPTING the following tract heretofore conveyed to Port of Coquille River by Deed recorded in Book 83, Page 272, Deed Records of Coos County, Oregon; Commencing at the Section corner to Sections 29, 30, 31 and 32 of said Township and Range; thence South 52.55 chains; thence West 2.89 chains to the place of beginning and a 1 1/4 inch iron pipe from which the Southwest corner of the Creamery Building bears North 8° West .528 chains; thence South 75° 30' West 1.62 chains to a 1 1/4 inch iron pipe; thence South 68° 30' West 3 chains to a 1 1/4 inch iron pipe; thence South .70 chains to the low water line of the Coquille River; thence up the low water line of the right bank of the Coquille River to a point which is South of the place of beginning; thence North .76 chains to the place of beginning.

ALSO EXCEPTING the following: Commencing at the Section corner to Sections 29, 30, 31 and 32 of said Township and Range; thence South 52.55 chains; thence West 2.89 chains; thence South 75° 30' West 1.62 chains; thence North 6° West 2.25 chains to an iron stake which is the Northeast corner and place of beginning of the tract hereinafter described; running thence West 10° South 18 1/4 rods; thence West 11° South 10 rods 8 links; thence South 11° West 17 rods, more or less, to low water line; thence up stream following low water line to a point South 10° East 5 rods from a point which is South 20° West 13 rods from the place of beginning; thence North 10° West 5 rods; thence North 20° East 13 rods to the place of beginning.

ALSO EXCEPTING the following: Commencing at the Section corner of Sections 29, 30, 31 and 32 of said Township and Range; thence South 52.55 chains; thence West 2.89 chains; thence South 75° 30' West 1.62 chains; thence North 6° West 2.25 chains to an iron stake which is the Northeast corner of the tract of land known as the McCloskey tract; thence West 10° South 18 1/4 rods; thence West 11° South 10 rods 8 links, being the place of beginning and being the Northwest corner of the McCloskey tract; running thence West 11° South 9 1/2 rods; thence South 11° West 20 rods, more or les, to low water mark of Coquille River; thence following low water mark up stream 9 1/2 rods to a point, being the Southwest corner of the McCloskey tract and being South 11° West 17 rods from the place of beginning; thence North 11° East 17 rods to the place of beginning.

ALSO EXCEPTING a parcel conveyed by instrument recorded June 22, 1973 as microfilm no. 73-6-87369, Deed Records of Coos County, Oregon.

PARCEL 3: Those portions of the SW 1/4 of the NW 1/4 and Government Lot 3 of Section 32, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon, lying South and West of the Southern Pacific Railroad right of way.

EXHIBIT "A"

Legal Description

SAVE AND EXCEPT the following: Beginning at the point of intersection of the Southwesterly boundary of the right of way of the Southern Pacific Railroad through the SW 1/4 of said Section 32 with the East boundary of the NW 1/4 of the SW 1/4 of the said Section 32, from which point the Southeast corner of the NE 1/4 of the SW 1/4 of said Section 32 bears South 56° 12' East a distance of 1607.3 feet; and running thence South 1° 27' West along the said East boundary of the NW 1/4 of the SW 1/4 of Section 32 for a distance of 617.1 feet; thence South 87° 09' West for a distance of 351.5 feet; thence North 62° 55' West for a distance of 387.75 feet; thence North 24° 45' West for a distance of 278 feet, more or less, to a point on the Southeasterly boundary of the right of way of the county Road; thence Easterly and Northeasterly along the said right of way boundary for a distance of 770 feet, more or less, to a point on the Southwesterly boundary of the above mentioned Southern Pacific Railroad right of way; thence South 42° 17' East along the said right of way boundary for a distance of 368.5 feet, more or less, to the point of beginning.

LIMITATIONS OF LIABILITY

"CUSTOMER" REFERS TO THE RECIPIENT OF THIS REPORT.

CUSTOMER EXPRESSLY AGREES AND ACKNOWLEDGES THAT IT IS EXTREMELY DIFFICULT, IF NOT IMPOSSIBLE, TO DETERMINE THE EXTENT OF LOSS WHICH COULD ARISE FROM ERRORS OR OMISSIONS IN, OR THE COMPANY'S NEGLIGENCE IN PRODUCING, THE REQUESTED REPORT, HEREIN "THE REPORT." CUSTOMER RECOGNIZES THAT THE FEE CHARGED IS NOMINAL IN RELATION TO THE POTENTIAL LIABILITY WHICH COULD ARISE FROM SUCH ERRORS OR OMISSIONS OR NEGLIGENCE. THEREFORE, CUSTOMER UNDERSTANDS THAT THE COMPANY IS NOT WILLING TO PROCEED IN THE PREPARATION AND ISSUANCE OF THE REPORT UNLESS THE COMPANY'S LIABILITY IS STRICTLY LIMITED. CUSTOMER AGREES WITH THE PROPRIETY OF SUCH LIMITATION AND AGREES TO BE BOUND BY ITS TERMS

THE LIMITATIONS ARE AS FOLLOWS AND THE LIMITATIONS WILL SURVIVE THE CONTRACT:

ONLY MATTERS IDENTIFIED IN THIS REPORT AS THE SUBJECT OF THE REPORT ARE WITHIN ITS SCOPE. ALL OTHER MATTERS ARE OUTSIDE THE SCOPE OF THE REPORT.

CUSTOMER AGREES, AS PART OF THE CONSIDERATION FOR THE ISSUANCE OF THE REPORT AND TO THE FULLEST EXTENT PERMITTED BY LAW. TO LIMIT THE LIABILITY OF THE COMPANY. ITS LICENSORS, AGENTS, SUPPLIERS, RESELLERS, SERVICE PROVIDERS, CONTENT PROVIDERS AND ALL OR SUPPLIERS. SUBSIDIARIES, AFFILIATES, EMPLOYEES. SUBSCRIBERS SUBCONTRACTORS FOR ANY AND ALL CLAIMS, LIABILITIES, CAUSES OF ACTION, LOSSES, COSTS, DAMAGES AND EXPENSES OF ANY NATURE WHATSOEVER, INCLUDING ATTORNEY'S FEES, HOWEVER ALLEGED OR ARISING, INCLUDING BUT NOT LIMITED TO THOSE ARISING FROM BREACH OF CONTRACT, NEGLIGENCE, THE COMPANY'S OWN FAULT AND/OR NEGLIGENCE, ERRORS, OMISSIONS, STRICT LIABILITY. BREACH OF WARRANTY, EQUITY, THE COMMON LAW, STATUTE OR ANY OTHER THEORY OF RECOVERY, OR FROM ANY PERSON'S USE, MISUSE, OR INABILITY TO USE THE REPORT OR ANY OF THE MATERIALS CONTAINED THEREIN OR PRODUCED, SO THAT THE TOTAL AGGREGATE LIABILITY OF THE COMPANY AND ITS AGENTS, SUBSIDIARIES, AFFILIATES, EMPLOYEES, AND SUBCONTRACTORS SHALL NOT IN ANY EVENT EXCEED THE COMPANY'S TOTAL FEE FOR THE REPORT.

CUSTOMER AGREES THAT THE FOREGOING LIMITATION ON LIABILITY IS A TERM MATERIAL TO THE PRICE THE CUSTOMER IS PAYING, WHICH PRICE IS LOWER THAN WOULD OTHERWISE BE OFFERED TO THE CUSTOMER WITHOUT SAID TERM. CUSTOMER RECOGNIZES THAT THE COMPANY WOULD NOT ISSUE THE REPORT BUT FOR THIS CUSTOMER AGREEMENT, AS PART OF THE CONSIDERATION GIVEN FOR THE REPORT, TO THE FOREGOING LIMITATION OF LIABILITY AND THAT ANY SUCH LIABILITY IS CONDITIONED AND PREDICATED UPON THE FULL AND TIMELY PAYMENT OF THE COMPANY'S INVOICE FOR THE REPORT.

THE REPORT IS LIMITED IN SCOPE AND IS NOT AN ABSTRACT OF TITLE, TITLE OPINION, PRELIMINARY TITLE REPORT, TITLE REPORT, COMMITMENT TO ISSUE TITLE INSURANCE, OR A TITLE POLICY, AND SHOULD NOT BE RELIED UPON AS SUCH. THE REPORT DOES NOT PROVIDE OR OFFER ANY TITLE INSURANCE, LIABILITY COVERAGE OR ERRORS AND OMISSIONS COVERAGE. THE REPORT IS NOT TO BE RELIED UPON AS A REPRESENTATION OF THE STATUS OF TITLE TO THE PROPERTY. THE COMPANY MAKES NO REPRESENTATIONS AS TO THE REPORT'S ACCURACY, DISCLAIMS ANY WARRANTY AS TO THE REPORT, ASSUMES NO DUTIES TO CUSTOMER, DOES NOT INTEND FOR CUSTOMER TO RELY ON THE REPORT, AND ASSUMES NO LIABILITY FOR ANY LOSS OCCURRING BY REASON OF RELIANCE ON THE REPORT OR OTHERWISE.

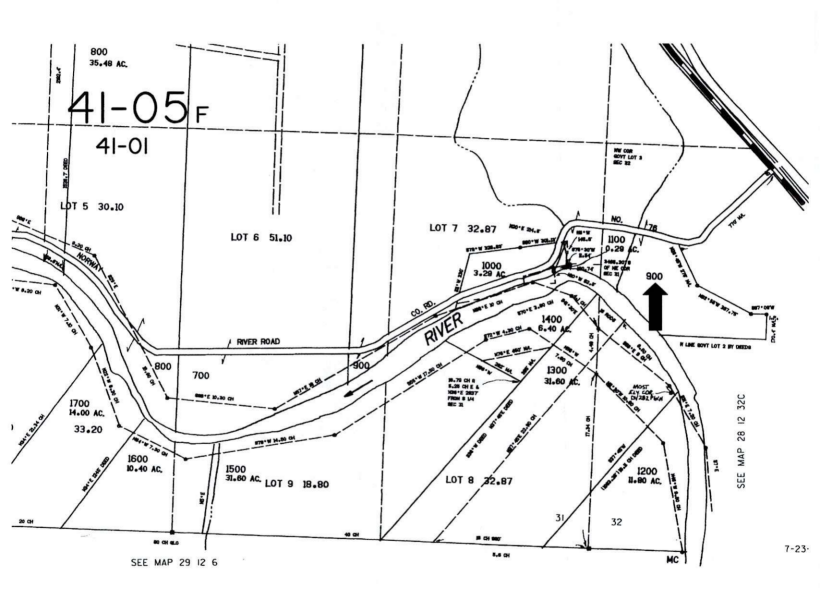
Ticor Title Company of Oregon Order No. 360620031018

IF CUSTOMER (A) HAS OR WILL HAVE AN INSURABLE INTEREST IN THE SUBJECT REAL PROPERTY, (B) DOES NOT WISH TO LIMIT LIABILITY AS STATED HEREIN AND (C) DESIRES THAT ADDITIONAL LIABILITY BE ASSUMED BY THE COMPANY, THEN CUSTOMER MAY REQUEST AND PURCHASE A POLICY OF TITLE INSURANCE, A BINDER, OR A COMMITMENT TO ISSUE A POLICY OF TITLE INSURANCE. NO ASSURANCE IS GIVEN AS TO THE INSURABILITY OF THE TITLE OR STATUS OF TITLE. CUSTOMER EXPRESSLY AGREES AND ACKNOWLEDGES IT HAS AN INDEPENDENT DUTY TO ENSURE AND/OR RESEARCH THE ACCURACY OF ANY INFORMATION OBTAINED FROM THE COMPANY OR ANY PRODUCT OR SERVICE PURCHASED.

NO THIRD PARTY IS PERMITTED TO USE OR RELY UPON THE INFORMATION SET FORTH IN THE REPORT, AND NO LIABILITY TO ANY THIRD PARTY IS UNDERTAKEN BY THE COMPANY.

CUSTOMER AGREES THAT, TO THE FULLEST EXTENT PERMITTED BY LAW, IN NO EVENT WILL THE COMPANY, ITS LICENSORS, AGENTS, SUPPLIERS, RESELLERS, SERVICE PROVIDERS, CONTENT PROVIDERS, AND ALL OTHER SUBSCRIBERS OR SUPPLIERS, SUBSIDIARIES, AFFILIATES, EMPLOYEES AND SUBCONTRACTORS BE LIABLE FOR CONSEQUENTIAL, INCIDENTAL, INDIRECT, PUNITIVE, EXEMPLARY, OR SPECIAL DAMAGES, OR LOSS OF PROFITS, REVENUE, INCOME, SAVINGS, DATA, BUSINESS, OPPORTUNITY, OR GOODWILL, PAIN AND SUFFERING, EMOTIONAL DISTRESS, NON-OPERATION OR INCREASED EXPENSE OF OPERATION, BUSINESS INTERRUPTION OR DELAY, COST OF CAPITAL, OR COST OF REPLACEMENT PRODUCTS OR SERVICES, REGARDLESS OF WHETHER SUCH LIABILITY IS BASED ON BREACH OF CONTRACT, TORT, NEGLIGENCE, THE COMPANY'S OWN FAULT AND/OR NEGLIGENCE, STRICT LIABILITY, BREACH OF WARRANTIES, FAILURE OF ESSENTIAL PURPOSE, OR OTHERWISE AND WHETHER CAUSED BY NEGLIGENCE, ERRORS, OMISSIONS, STRICT LIABILITY, BREACH OF CONTRACT, BREACH OF WARRANTY, THE COMPANY'S OWN FAULT AND/OR NEGLIGENCE OR ANY OTHER CAUSE WHATSOEVER, AND EVEN IF THE COMPANY HAS BEEN ADVISED OF THE LIKELIHOOD OF SUCH DAMAGES OR KNEW OR SHOULD HAVE KNOWN OF THE POSSIBILITY FOR SUCH DAMAGES.

END OF THE LIMITATIONS OF LIABILITY



THIS MAP WAS PREPARED FOR ASSESSMENT PURPOSE ONLY

SECTION 31 T.28S. R.12W. W.M. COOS COUNTY

28 |2 3|

28 12 31

CANCELLED 1" = 400" SEE MAP 28 12 30 200 75.44 AC. SEE MAP 28 13 26 41-01 LOT 6 51.10 LOT 10 3 31 7-23-2004 SEE MAP 29 12 6

1474052 VR

After recording, return to:

RETURN TO F.A.T. CO.

RECORDED BY FIRST AMERICAN TITLE INSURANCE COMPANY OF OREGON AS ACCOMMODATION ONLY. NO LIABILITY IS ACCEPTED FOR THE CONDITION OF THE TITLE OR VALIDITY, SUFFICIENCY ON EFFECT OF THIS DOCUMENT

WARRANTY DEED

ERNEST E. ALLEN as Trustee of the Ernest E. Allen Revocable Trust under Trust Agreement dated December 30, 2005, LYNNE L. ALLEN as Trustee of the Lynne L. Allen Revocable Trust under Trust Agreement dated December 30, 2005, and BEAU L. ALLEN, "Grantors" convey and warrant to BEAU L. ALLEN and SHAWNA ALLEN, husband and wife, as tenants by the entirety, "Grantees," the following described real property, free of encumbrances, except as specifically set forth herein:

See Exhibit "A" attached hereto and by this reference made a part hereof.

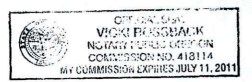
The true and actual consideration for this conveyance is other property or value which is the whole consideration therefor.

BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007. THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOT OR PARCEL, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DEFINED IN ORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007.

Until a change is requested all tax statements should be sent to the following address: Beau L. Allen and Shawna Allen, 668 7th Street, Myrtle, Point, Oregon, 97458.

, 2009.
Lynn F. allan
Lynne L. Allen as Trustee of the Lynne
L. Allen Revocable Trust u.t.a. dated
December 30, 2005
Bud. M Beau L. Allen

Personally appeared before me the above named Ernest E. Allen who being first duly sworn did say: That he is the Trustee of the Ernest E. Allen Revocable Trust u.t.a. dated December 30, 2005; that he is authorized to execute the foregoing instrument as Trustee of said Trust; and, he acknowledged the foregoing instrument as his voluntary act and deed as Trustee of said Trust.



Notary Public - State of Oregon

STATE OF OREGON
) ss.
County of Coos
)

[-14-09, 2009]

Personally appeared before me the above named Lynne L. Allen who being first duly sworn did say: That she is the Trustee of the Lynne L. Allen Revocable Trust u.t.a. dated December 30, 2005; that she is authorized to execute the foregoing instrument as Trustee of said Trust; and, she acknowledged the foregoing instrument as her voluntary act and deed as Trustee of said Trust.



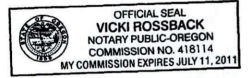
Notary Public - State of Oregon

STATE OF OREGON)) ss.

County of Coos)

11-11-09 , 2009

Personally appeared before me the above-named Beau L. Allen who acknowledged the foregoing instrument as his voluntary act and deed.



Notary Public - State of Oregon

EXHIBIT "A"

PARCEL I:

Beginning at low water mark on the Coquille River where the Eastern boundary of Lot 6, Section 31, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon, comes to the same and run thence North 171-1/2 rods; thence West 14-2/3 rods; thence South to the low water mark of said River; thence along low water mark to the place of beginning.

PARCEL 2:

The SE1/4 of the NE1/4 and Lot 7 of Section 31, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon, save and except the following: A parcel of land heretofore conveyed to Anna Nelson by deed recorded in Book 10, Page 38, Deed Records of Coos County, Oregon, as follows: Commencing at a stake on the East bank of the Coquille River, from which a myrtle stump 2 feet in diameter bears North 56° West 73 links; thence North 20° East 13 rods; thence West 10° South 18-1/4 rods; thence South 10° East 17 rods to low water mark on the Coquille River; thence along low water mark 13 rods; thence North 10° West 5 rods to the place of beginning. Also, excepting 1 acre heretofore conveyed to Jonas R. Newcomer by deed recorded in Book 10, Page 59, Deed Records of Coos County, Oregon. Also, excepting a parcel conveyed to Anna Nelson by deed recorded in Book 15, Page 424, Deed Records of Coos County, Oregon, as follows: Beginning at the Northwest corner of land in deed recorded in Book 10, Page 38, Deed Records of Coos County, Oregon; thence West 11° South 10 rods 8 links; thence South 11° West 17 rods to low water mark on Coquille River; thence up said river at said low water mark to Southwest corner of lot first mentioned; thence to place of beginning. Also, excepting the following tract heretofore conveyed to Port of Coquille River by deed recorded in Book 83, Page 272, Deed Records of Coos County, Oregon; Commencing at the Section corner to Sections 29, 30, 31 and 32 of said Township and Range; thence South 52.55 chains; thence West 2.89 chains to the place of beginning and a 1-1/4 inch iron pipe from which the southwest corner of the Creamery Building bears North 8° West .528 chains; thence South 75° 30' West 1.62 chains to a 1-1/4 inch iron pipe; thence South 68° 30' West 3 chains to a 1-1/4 inch iron pipe; thence South .70 chains to the low water line of the Coquille River; thence up the low water line of the right bank of the Coquille River to a point which is South of the place of beginning; thence North .76 chains to the place

EXHIBIT "A"
PAGE 1 OF 7 PAGES

of beginning. Also, excepting the following: Commencing at the section corner to Sections 29, 30, 31 and 32 of said Township and Range; thence South 52.55 chains; thence West 2.89 chains; thence South 75° 30' West 1.62 chains; thence North 6° West 2.25 chains to an iron stake which is the Northeast corner and place of beginning of the tract hereinafter described; running thence West 10° South 18-1/4 rods; thence West 11° South 10 rods 8 links; thence South 11° West 17 rods, more or less, to low water line; thence up stream following low water line to a point South 10° East 5 rods from a point which is South 20° West 13 rods from the place of beginning; thence North 10° West 5 rods; thence North 20° East 13 rods to the place of beginning. Also, excepting the following: Commencing at the section corner of Sections 29, 30, 31 and 32 of said Township and Range; thence South 52.55 chains; thence West 2.89 chains; thence South 75° 30' West 1.62 chains; thence North 6° West 2.25 chains; to an iron stake which is the Northeast corner of the tract of land known as the McCloskey tract; thence West 10° South 18-1/4 rods; thence West 11° South 10 rods 8 links, being the place of beginning and being the Northwest corner of the McCloskey tract; running thence West 11° South 9-1/2 rods; thence South 11° West 20 rods, more or less, to low water mark of Coquille River; thence following low water mark up stream 9-1/2 rods to a point, being the Southwest corner of the McCloskey tract and being South 11° West 17 rods from the place of beginning; thence North 11° East 17 rods to the place of beginning.

PARCEL 3:

Those portions of the SW1/4 of the NW1/4 and Lot 3 of Section 32, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon, lying South and West of the Southern Pacific Railroad right of way, save and except the following: Beginning at the point of intersection of the Southwesterly boundary of the right of way of the Southern Pacific Railroad through the SW1/4 of said Section 32 with the East boundary of the NW1/4 of the SW1/4 of the said Section 32, from which point the Southeast corner of the NE1/4 of the SW1/4 of said Section 32 bears South 56° 12' East a distance of 1607.3 feet; and running thence South 1° 27' West along the said East boundary of the NW1/4 of the SW1/4 of Section 32 for a distance of 617.1 feet; thence South 87° 09' West for a distance of 351.5 feet; thence North 62° 55' West for a distance of 387.75 feet; thence North 24° 45' West for a distance of 278 feet, more or less, to a point on the Southeasterly boundary of the right of way of the County Road; thence Easterly and Northeasterly along the said right of way boundary for a distance of 770 feet, more or less, to a point on the Southwesterly boundary of the above

> **EXHIBIT "A"** PAGE 2 OF 7 PAGES

mentioned Southern Pacific Railroad right of way; thence South 42° 17' East along the said right of way boundary for a distance of 368.5 feet, more or less, to the point of beginning.

PARCEL 4:

A parcel of land situated in the NW 1/4 of the SW 1/4 of Section 32, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon, more particularly described as follows: Beginning at a 5/8 inch iron rod on the East boundary of said NW 1/4 of the SW 1/4, said rod being 1591.97 feet North and 1325.93 feet West of the South quarter corner of said Section 32; thence South 87° 09' West 250 feet to a 5/8 inch iron rod; thence North 16° 21' West 730.95 feet to a 5/8 inch iron rod set on the Southeasterly boundary of the County Road; thence along said road boundary on the following courses; around a 1125.92 foot radius curve to the right, the long chord of which bears North 46° 00' East 31.45 feet; thence North 47° 36' East 268.55 feet to a point on the Southwesterly boundary of the Southern Pacific Railroad; thence along said railroad boundary South 42° 17' East 391.70 feet to a point on the East boundary of the NW 1/4 of the SW 1/4 of Section 32; thence along the 1/16 section line South 1° 27' West 617.1 feet to the point of beginning.

PARCEL 5:

Beginning at a 5/8 inch iron rod at a point 1591.97 feet North 1325.93 feet West and South 87° 09' West 250 feet of the South quarter corner of Section 32, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon; thence South 87° 09' West 101.5 feet; thence North 62° 55' West 387.75 feet; thence North 24° 45' West 278 feet to the Southerly boundary of the County Road; thence Northeasterly along said county road boundary 470 feet to the Northwest corner of the parcel conveyed to Coquille Lodge No. 53, IOOF, Coquille, Oregon on May 13, 1964, in Book 309, Page 463, Deed Records of Coos County; thence South 16° 21' East 730.95 feet to the point of beginning.

EXCEPTING AND RESERVING TO Grantors and Grantors' successors and assigns from the above described Parcels 1, 2, 3, 4, and 5 all minerals and mineral rights, interests, and royalties, including, but not limited to, oil, gas, and other hydrocarbon substances, as well as metallic and other solid materials, in and under said Parcels 1, 2, 3, 4, and 5.

EXHIBIT "A"
PAGE 3 OF 7 PAGES

ALSO EXCEPTING AND RESERVING from the above described Parcels 1, 2, and 3 to and for the benefit of Ernest E. Allen, Lynne L. Allen, and the survivor of them, a life estate in the house commonly known as 94315 Lower Norway Lane, Myrtle Point, Oregon, together with approximately one acre of surrounding yard, the driveway to said house, the water line from the river to said house, the septic system and drainfield for said house, and the garage and outbuildings associated with said house (hereinafter collectively referred to as the "life estate property"). The life estate reserved hereby shall be for the lives of Ernest E. Allen, Lynne L. Allen, and the survivor of them. The following terms and provisions shall apply to said life estate:

- (A) During the term of the life estate Ernest E. Allen and Lynne L. Allen, or the survivor of them, (hereinafter the "life tenant(s)") shall be responsible for all maintenance and repair of the life estate property necessary to keep said property in the same or better condition as said property now exists.
- During the term of the life estate the holder(s) of the (B) remainder interest shall carry fire and casualty insurance on the life estate property insuring the same for its maximum replacement value. The life tenant(s) shall be named as additional insureds under said policy and the proceeds of such policy shall be payable to the life tenant(s) and the holder(s) of the remainder interest as their interests appear. In the event of an insured loss, all proceeds paid under such insurance policy shall be used to repair or replace the damaged property. The repair or replacement of uninsured damage to the life estate property, including all deductible amounts under any applicable insurance policy, shall be paid for by the holder(s) of the remainder interest.
- (C) During the term of the life estate the holder(s) of the remainder interest shall maintain single limit liability insurance coverage in an amount not less than \$500,000.00 to protect against risks arising directly or indirectly out of any condition of the life estate property or activities on the life estate property and shall include the life tenant(s) as additional insureds under such policy.

- (D) During the term of the life estate, the holder(s) of the remainder interest shall pay all real property taxes on the life estate property.
- (E) During the term of the life estate on the anniversary date of this Deed the life tenant(s) shall pay the sum of \$1,700.00 to the holder(s) of the remainder interest as the life tenant's(s') contribution toward the previous year's taxes and insurance on the life estate property. The first such payment shall be paid one year from the date of this Deed. Upon termination of the life estate the last such payment shall be prorated on a daily basis.
- (F) During the term of the life estate the life tenant(s) shall not cause or permit any waste to be committed to the life estate property. The life tenant(s), at their cost and expense, may make improvements and alterations to the life estate property, as long as such improvements and alterations do not lessen the value of the life estate property. All improvements and alterations which are made to the life estate property shall become a part of said real property.
- (G) During the term of the life estate the life tenant(s) shall allow use the life estate property only as a residence. The life tenant(s) will not permit the life estate property to be used for any offensive or unlawful purposes and shall fully observe and comply with all laws, regulations, and requirements of governmental agencies affecting the use and occupancy of the life estate property.
- (H) In the event a life tenant can no longer reside on the life estate property due to a permanent medical condition that will not improve so as to allow the life tenant to again reside on the life estate property, then such life tenant's life estate on said property shall be deemed to have terminated.
- (I) The life tenant(s) shall not rent the life estate property or allow any third party to occupy the life estate property in their absence. The life tenant(s) are allowed to have other people reside on the life estate

property with them, or either of them, including, but not limited to a caregiver or caregivers.

AND SUBJECT TO AND EXCEPTING:

- 1. Real property taxes for the fiscal year 2009-2010.
- The assessment roll and the tax roll disclose that the
 within described premises were specially zoned or
 classified for Farm use. If the land has become or
 becomes disqualified for such use under the statute,
 an additional tax or penalty may be imposed.
- The rights of the public in and to that portion of the premises herein described lying within the limits of streets, roads and highways.
- 4. Rights of the public and of governmental bodies in and to that portion of the premises herein described lying below the mean high water mark of Coquille River and the ownership of the state of Oregon in that portion lying below the high water mark of Coquille River.
- 5. Any adverse claim based upon the assertion that some portion of said land has been removed from or brought within the boundaries thereof by an avulsive movement of the Coquille River or has been formed by the process of accretion or reliction or has been created by artificial means or has accreted to such portion so created.
- Governmental rights in connection with flood control and propagation of anadromous fish and public rights of fishing and recreational navigation in and to the water, bed and shoreline of the Coquille River.
- Agreement, including terms and provisions thereof, recorded June 28, 1946, in Volume 162, Page 556, Deed Records of Coos County, Oregon.
- Easement Agreement, including terms and provisions thereof, recorded October 21, 1960, in Volume 281, Page 460, Deed Records of Coos County, Oregon.

EXHIBIT "A"
PAGE 6 OF 7 PAGES

 Agreement, including terms and provisions thereof, recorded May 13, 1964, in Volume 309, Page 465, Deed Records of Coos County, Oregon.

> EXHIBIT "A" PAGE 7 OF 7 PAGES

The State shall not place on said real property any structure of any kind or character, except signs; or other structures the purpose of which is to give information to the general public with respect to the character of said area and the purpose of the State and the owners in protecting and conserving the same.

Nothing in this agreement shall be permitted or construed in such manner as to impair or in any way affect the right of the State to acquire title to said property by purchase, donation or agreement or by the exercise of the power of eminent domain.

It is agreed that the judgment and decision of the Highway Commission with respect to the method, the extent, the type and the character of the improvement, and the maintenance of said myrtle lane in general and of the above described section thereof in particular shall oe final.

The purpose or ojective sought to be accomplished by this compact is one of mutual interest to the 'owners and the general public, and therefore each party to this agreement pledges to the other complete and wholesome cooperation, to the end that by their joint and continued effort there may be for all time preserved for the people the stately grandeur of trees which are peculdar and native to the State of Oregon -- The Myrtle Tree.

IN WITHESS WEIREOF, the parties hereto havesubscribed their names and affixed their seals the day and year first above written.

Attest: H. B. Glaisyer, Secretary
Approved: C. D. McGuiloch, State Highway Engineer
Approved: J. M. Devers, Chief Counsel
Approved: S.J. Boardman State Parks Superintendent
(Official Seal)

STATE OF OREGON by and unrough its
Highway Commission
By T. H. Banfield, As chairman
By A. W. Schaupp, As commissioner
By M. R. Chossman, As commissioner Approved by HIGHWAY COMMISSION

Date April 4, 1946 H. B. Glaisyer, Secretary

STATE OF OREGON by and through its State Party of the first part

Dal M. King Eleanor S. King Parties of the second part

STATE OF OREGON ess On this 16 day of March 1946 before me a notary public in and for said county and state personally appeared the within named Dal M. King and Eleanor S. King, his wife, to me personally known to be the identical persons described in and who executed the within instrument and who acknowledged to me that they executed the same freely and voluntarily for the uses and purposes therein named.

Witness my hand and official seal this the day and year last above written.

Recorded June 28, 1946, L. W. Oddy, County Clerk 10:20 a.m.

D. J. Sage Notary Public for Oregon My commission expires Mar 19, 1946 (Motarial Seal)

25062-

AGREEMENT

THIS AGREEMENT, made and entered into this 13th day of March 1946, by and between the State of Oregon by and through its State Highway Commission, hereinafter called the "State" party of the first part, and J. H. McCloskey and Sarah McCloskey, his wife hereinafter called the "Owners" parties of the second part WITNESSETH: RECITALS:

- 1. The undersigned owners hold fee title to the real property hereinafter described on which property or portions thereof there are growing myrtle trees of such value as to justify special effort and special means for this preservation.
- 2. That said real property abuts upon the Cocs Bay-Roseburg Highway, which is a part of the Oregon State Highway system and is one of the scenic roads of the State.
- 3. Because of the fact that only in a few places in the world, one of which is the State of Oregon are there found groves of myrtle trees, it is the considered

judgment of the commission that sufficient of the myrtle trees growing upon real property bordering and paralleling the Coos Bay-Koseburg Highway should be preserved to form a myrtle lane. It is further the judgment of the commission that the area immediately surrounding the trees should be cleared of underbrush and dead and other offensive growth, and the entire setting converted into and thereafter kept in a condition suitable and fitting for such rare and classic trees as the myrtle.

NOW THEREFORE, in consideration of the things to be done by the State and in consideration of the mutual benefits and public good which will for all time be shared and emjoyed by the owners and the public generally the said owners hereby sell, transfer and convey to the State of Oregon by and through its State Highway Commission and/or its successors an undivided joint, common and equal interest in and title to all of the myrtle trees now standing or growing or which may hereafter grow upon the following described real property situated in Coos County State of Oregon to-wit:

A parcel of land in the SEZNET of section 51, township 28 south range 12 West WM and the SWZ NWZ of section 32, township 28 south range 12 West WM described as follows:

Beginning at the intersection of the westerly right of way line of the railroad and the north line of the said SV&S#2 of section 32, thence east along said north line 400 feet, thence south 200 feet, thence east 450 feet to the westerly right of way line of the railroad, thence northerly along said right of way to the place of beginning, containing approximately 2 acres.

together with the perpetual right and privilege to go upon said property for the purpose of cleaning up underbrush, trimming, cutting or otherwise removing dead limbs and other growth and burning or otherwise disposing of waste material, and for the purpose of doing such other things as in the opinion of the State Highway Commission are necessary and appropriate for the preservation and development of said trees, and their setting and surroundings; provided that in the doing of any of said things the State Highway Commission, its officers agents and employers shall always keep in mind the historic significance, the forest dignity and the primative aspect which the myrtle possesses among the trees and woods of the world.

The State shall from time to time consult with the owners, or their successors to the end that the interest of the owners and of the public may at all times be promoted and conserved.

Nothing in this conveyance, transfer or sale shall be in anywise construed or deemed to pass, convey or vest in the State any interest in or title to the real property hereinabove described, save and except such interest as may be incidental to the growth, the preservation, the culture and development of said trees.

The owners shall and do reserve the right to use the said real property freely and at all times for any and all purposes not inconsistent with the purpose and objective of this agreement; provided however that in the use of said property the owners shall employ every reasonable means and adopt all measures and methods necessary for the preservation of the trees and such measures and methods as will conserve, supplement and implement the work done from time to time by the State for the beautification and perservation of said trees and their surroundings.

It is agreed that no trees shall be cut or trimmed by the owners without first procuring the written consent of the State Highway Commission, or its successors. In the event that any tree or part of a tree is trimmed, cut or felled with the permission and consent of the State Highway Commission the tree or portion of tree cut or felled shall, if it have commercial or other value, become the property of the owners, and the State shall have no interest therein.

If improvements or structures are hereafter placed or erected on any part of said real property by the Owners the preservation and protection of the trees upon th land shall be given first and paramount consideration.

.. 3

The State shall not place on said real property any structure of any kind or character, except signs, or other structures the purpose of which is to give information to the general public with respect to the character of said area and thepurpose of the State and the owners in protecting and conserving the same.

Nothing in this agreement shall be permitted or construed in such manner as to impair or in any way affect the right of the State to acquire title to said property by purchase, donation or agreement or by the exercise of the power of eminent domain.

It is agreed that the judgment and decision of the Highway Commission with respect to the method, the extent, the type and the character of the improvement, and the m aintenance of said myrtle land in general and of the above described section thereof in particular shall be final.

The purpose or objective sought to be accomplished by this compact is one of mutual interest to the owners and the general public and therefor each party to this agreement pledges to the other complete and wholesome cooperation, to the end that by their joint and continued effort there may be for all time preserved for the people the stately grandour of trees which are peculiar and native to the State of Oregon-- The Myrtle Tree.

IN WITNESS WHEREOF, the parties hereto have subscribed their names and affixed their seals the day and year first above written.

Attest: H.B. Glaisyer, Secretary
Approved: C. D. McCulloch, State Highway Engineer
Approved: J. E. Dovers, Chief Counsel
Approved: S. J. Boardman State Parks Superintendent
(Official Seal)

STATE OF CHRICUM Dy and Character Highway Commission
By T. H. Banfield, as chairman
By A. W. Schaupp, As commissioner
By M. R. Chessman, As commissioner
Party of the first part

Approved by Highway Commission Date April 4, 1946 H. B. Glaisyer, Secretary

STATE OF OREGON by and through its State

J. H. McCloskey Sarah A. McCloskey Parties of the Second part

STATE OF OREGON County of Coos On this 13 day of Mar 1946 before me a notary public in and for said county and state personally appeared the within named J. H. McCloskey and Sarah A. McCloskey his wife to me personally known to me to be the identical persons described in and who executed the within instrument and who acknowledged to me that they executed the same freely and voluntarily for the uses and purposes therein named.

Witness my hand and official seal this the day and year last above

written.

.c.ich la.

Recorded June 28, 1946, 10:20 a.m. W. Oddy, County Clerk

Wendell P. Laws Notary Public for Oregon My commission expires Apr 11, 1949 (Notarial Seal)

25063-

AGREEMENT

THIS AGREEMENT, made and entered in to this 16 day of October, 1945 by and between the State of Oregon by and through its State Highway Commission, hereinatter called the "State" party of the first part, and Jas N. Jacobsen and Anna M. Jacobsen hereinafter cal led the "Owners" parties of the second part, WITNESSETH:

RECITALS: 1. The undersigned owners hold fee title to the real property hereinafter described, on which property or portions thereof there are growing myrtle trees of such value as to justify special effort and special means for their preservation.

2. That said real property abuts upon the Coos Bay-Roseburg Highway, which is a part of the Oregon State Highway system and is one of the scenic roads of the State.

74 2- 96611

ORIGINAL

Highway Division File 14364 & 39828 P. 494

DPI FACE

THIS RELEASE, made and executed this // the day of February, 1974, by the STATE OF OREGON, by and through its DEPARTMENT OF TRANSPORTATION, Highway Division, hereinafter called "State",

WITNESSETH:

WHEREAS, State, during the years 1946 and 1947, entered into agreements with various property owners for the preservation of myrtle trees on property adjacent to the Coquille - Myrtle Point Highway; and

WHEREAS, since that date many of the myrtle trees in the area have either been removed or destroyed; and

WHEREAS, State finds it to the best interest of State and the adjoining property owners to release to said owners the rights which State acquired in their property by virtue of the hereinafter mentioned agreements.

NOW THEREFORE, the conditions being as stated, State does hereby release and convey to the respective abutting property owners all of the rights which State acquired in their property by virtue of the following agreements recorded in Coos County:

- Agreements recorded June 28, 1946, in Dead Book 162, Pages 550 and 556, respectively, affecting property in Sections 31 and 32, Township 28 South, Range 12 West, W.M. (File 14364, P. 494)
- Agreement recorded June 28, 1946, in Deed Book 162, Page 552, affecting property in Section 30, Township 28 South, Range 12 West, W.M. (File P. 494)

APPROVED AS TO FORM:

Counsel Counsel

4 Aalley

STATE OF OREGON, by and through its DEPARTMENT OF TRANSPORTATION, Highway Division

F. B. Klabos, Administrator and State

Highway Engineer

0

74 2- 96612

Highway Division File 14364 P. 494

STATE OF OREGON, County of Marion , 197 4. Personally appeared F. B. Klabos, who being sworn, stated that he is the Administrator and Highway Engineer for the State of Oregon, Department of

Transportation, Highway Division, and that this instrument was voluntarily signed on behalf of the State of Oregon, by authority vested in him by the Oregon Transportation Commission.

Notary Public for Oregon

My Commission expires Och. 8, 1977

State of Oregon County of Coos I hereby certify that the within instrument was filed for record

FEB 22 10 58 AM '74

and recorded in Book of Record

Ac. 2 0 0 20 0

72568 EASEMENT

The undersigned grantor s, ... J. H. M. - Closkey and Sarah A. M. Closkey Husband and Wife

for and in consideration of One Dollar and other good and valuable consideration, receipt whereof is hereby acknowledged, hereby grant.. to MOUNTAIN STATES POWER COMPANY, a Delaware corporation, its successors and assigns, hereinafter called Grantee, the right and easement for right-of-way to install, maintain and operate facilities for an electric power line consisting of ...power pole anchors

together with the necessary fixtures, accessories and wires, including telephone wires and cables, upon, over and across the following described premises situated in the County of CODS and State of Oregon, to-wit: the N.W. 1 of the S.W. 1 of the N.W. 1 of sec. 32, twp 28 S., rge. 12 W.,

the deed to grantor S being recorded in Vol. Page of the Deed Records of said County. Said anchors to be located as follows: Approximately at the intersection of the South boundry line of the N.W. 1 of the N.W. 1 of sec. .32 and the West boundry of the Southern Pacific R.R. R/W; .41so 4t 4 point approximately 258' South of said intersection along West boundry of the R.R. right-of-way,

The Grantee, its employees and agents, shall at all times have the right and privilege of access to said rightof-way, with all necessary tools and equipment, for the purposes of installing, operating, maintaining, repairing or removing its said facilities, together with the right to remove such trees, tree limbs and foliage as might interfere with the installation, operation, maintenance or repair of its facilities.

This easement is granted upon the express condition that Grantee shall pay for all damage to vegetation or fixtures occasioned by its entry upon said premises, other than the necessary cutting or trimming of trees or shrubs as above provided, and the Grantee shall indemnify the Grantor against any and all suits, actions or valid claims of third parties arising out of the construction, maintenance or operation of said facilities.

DATED this . 2.0 74. day of . December 19.5%.

......(SEAL)

Garah a. M. Claskey (SEAL)

STATE OR OREGON) County of Garage

I HEREBY CERTIFY that the within instrument was received and duly recorded by me in said County Records Book of Deeds

Vol. 22.1... Page 2/8. on SEP. 1 0. 1952 of ...

19...,at 3:30. o'clock M.

WITNESS MY HAND AND SEAL OF OFFICE

Clerk or Recorder of said County, Oregon

GEORGIANNA VAUGHAN

STATE OF OREGON

County of Gos

On this . 20.24. day of . December. A.D. 19.5% personally appeared the above named . J. H. M. Closkey and . Sarah . A. . Mª Closkey, his wife

and acknowledged the foregoing instrument to be THEVE. . voluntary act

Before me: RE E MEST

Notary Public for Oregon

My Commission expires . Ququst . 1, 1955.

RIGHT OF WAY EASENEST

	For	VAIDO	received	the	unierzigaci	Grantors .	J.	H.	McClackey	and	Sarah	
Closkey	. hu	sbend	and wife				-	-				

do hereby grant to PACIFIC POMER & LIGHT COMPANY, a corporation, its successors and assigns, the Grantse, an essement or right of way for an electric transmission and distribution line of one or more wires and all necessary or desirable appurtenances (including telephone and telegraph wires, towers, poles, props, guys and other supports and the right to place all or any part of such line in underground conduits) and the right to clear and cut away all trees, brush and timber within 50 feet on each side of the center line of said transmission and distribution line, and to cut and remove trees outside of said 50 foot strips which might endanger said transmission line, at or near the location and along the general course now located and staked out by the Grantee over, across and upon the following described real property in Goos County, State of Oregon, to wit:

Mortheast quarter of the Northwest quarter (NE_{1}^{1} of NN_{1}^{1}) and the West half of the Mortheast quarter (N_{2}^{1} of NE_{1}^{1}) of Section 32, Township 28 South, Range 12 West of the Willamette Maridian.

It is hereby agreed that no trees shall be cut on the West 20 feet of the NE_n^1 of the NW_n^1 of Section 32-T,28S - R12 W.W.M.





Together with the right of ingress and egress over the adjacent lands of the Grantors for the purpose of constructing, reconstructing, stringing new wires on, maintaining and removing such line and appurtenances, and exercising other rights hereby granted.

The Grantee shall pay to the Grantor Preasonable compensation for any damage caused by Grentee, or its agents, to any property or crops (growing or to be grown) on the above described real property, arising out of the construction, reconstruction, operation or maintenance of said transmission and distribution line.

All such rights hereunder shall coase if and when such line shall have been abandoned.

Dated this 2	day of _	June	, 195 <u>6</u> .	
	0	(SEAL)	g. Hmeck	Skey (SEAL)
		(SEAL)	Barel Mc	Clarkey (SEAL)
STATE OF Oregon	_)		Sarah McCloskey	
COUNTY OF COOS	_) ss		51	00 • 00 • 00

On this 21 day of June , 1956, personally appeared before me, a notary public in and for said State, the within named J. H. McCloskey and Sarah McCloskey, husband and wife to me known to be the identical person c described therein and who executed the foregoing instrument, and acknowledged to me that they executed the same freely and voluntarily for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year above written.

Rotary Public for Oregon
residing at Springfield therein
My commission expires Sept. 15 1956

JUN 27 1956

AT//:25

GEORGIANNA VAUGHAN, COUNTY CLERK

Myrtle Point - Norway

EASEMENT 29409

KNOW ALL MEN BY THESE PRESENTS, That ERNEST E, ALLEN and LYNNE L. ALLEN, husband and wife, and SARAH A. McCLOSKEY, a widow unmarried, herein referred to as First Parties, in consideration of ONE and No/100 (\$1.00) Dollars and other. valuable consideration, to them in hand paid by COQUILLE VALLEY, OREGON, LODGE NO. 1935 BENEVOLERY & PROTECTIVE ORDER OF ELKS, a corporation, herein referred to as Second Party, receipt whereof is hereby abknowledged, do hereby grant unto Second Party, its successors and assigns, a permanent right of way and easement over and across the real property hereinafter described for purposes of constructing, laying, replacing, repairing, maintaining, and removing a pump site on or near the bank of the Coquille River and a water pipe line from such pump site running in a generally North and South direction through said premises, which property is described as follows, to-wit:

Lands owned by First Parties, or any of them, situated in Lot 7 and the SE, of the NE, of Section 31, and Lot 3 and the SW, of the NW, of Section 32, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon.

The grant of said Right of Way and Easement is subject to the following conditions which Second Party, by acceptance hereof assumes:

- That the water line shall be installed at a minimum depth of 18 inches from the surface of the ground.
- 2. That upon completion of laying the pipe line or any subsequent repair or replacement thereof, the pipeline ditch shall be back-filled and re-seeded to the end that the premises shall be restored as nearly as practicable to their presently existing condition.

VOI 281 PAGE 461

3. That the pump site and pipeline shall be in-and in a manner $F \not\models A$. stalled at a location/agreeable to First Parties.

TO HAVE AND TO HOLD said Right of Way and Easement unto Second Party, its successors and assigns, forever.

IN WITNESS WHEREOF First Parties have hereunto set their hands and seals this day of October, 1960.

"FIRST PARTIES"

STATE OF OREGON

County of Coos

On this day of October, 1960, before me, the undersigned, A Notary Public in and for said county and state, personally appeared the within named ERNEST E. ALLEN and LYNNE L. ALLEN, husband and wife, and SARAH A. McCLOSKEY, a widow unmarried, who are known to me to be the identical individuals described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.

Notary Public for Oregon

My Commission Expires: <u>3</u>

OCT 24 1960

EASEMENT Page two and last.

RECORDED .. GEORGIANA, VALUGHAN, COUNTY CLERE

EASEMENT

We, ERNEST ALLEN and LYNNE L, ALLEN, husband and wife, of Box 43, Norway, Coos County, State of Oregon, hereinafter referred to and designated as "GRANTORS", in consideration of \$25.00 per annum, do hereby convey and release unto BERNIECE BASTIEN an individual, hereinafter referred to and designated as "GRANTEE", an easement and right of way for a certain water pipeline, hereinafter more particularly designated and described, over and across lands owned by us and situated in the County of Coos, State of Oregon, and more particularly described as follows, to-wit:

SEE exhibit "A" Attached hereto and by this reference made a part hereof as though fully set forth herein.

The easement and right of way mentioned above shall be six inches (6") wide and shall run along the entire eastern boundary of the above-described real property beginning at old Highway 42 South and running in a southerly direction to the Coquille River. The pipeline shall be buried a minimum of twenty-four inches (24") from the surface of the ground.

The right of way hereby conveyed and released is for the sole purpose of constructing and maintaining under and across the above-described land a water pipeline to supply water to grantee's property.

The grantee covenants with the grantor that she, her heirs, or assigns, will pay for any damages done to the land, growing crops or livestock of grantors during the construction and installation of the pipeline and will restore all fences and repair or replace any existing tilling which might be damaged during construction, and will restore the surface of the ground in as good a condition as when entered upon

EASEMENT - page 1

77 9 15147

by the grantee or her agent. The grantee further covenants with the grantors, that she, her heirs or assigns, will pay for any damages done at any time hereafter to land, crops, livestock, fences, or tilling, in the event it shall become necessary to go upon the lands of the grantors for the purpose of repairing or maintaining the pipeline. It is expressly agreed that payments for any damages when so determined shall be made immediately and in cash. Grantee, for herself, her heirs, and assigns, covenants with Grantors, their heirs and assigns, at her own costs and expense, shall install and construct said pipeline, and from time to time, and at all times hereafter, at her own cost and expense, will repair and maintain, in a proper, substantial and workmanlike manner, the above-described pipeline.

It is expressly understood and agreed that Grantee shall have the right of ingress to and egress from the property described above belonging to Grantors for the purpose of maintaining, repairing and keeping the pipeline in useable condition at all times, subject to the terms and conditions of this agreement.

It is expressly understood and agreed between the Grantors and Grantee that, should the parties fail to mutually agree whether a breach of this agreement has occurred, that the determination of the Grantors shall be final. The Grantors determination, however, shall not be unreasonably made.

IN WITNESS WHEREOF, the parties have executed this agreement on the 31 day of Cluquet; 1977.

Merucec M. 1 Bartien

Berning Bastien

Ernest Allen

Lynne L. Allen

Lynne L. Allen

Motory Public for Organ

My Commission Eine

Parcel 1: Beginning at low water mark on the Coquille River where the Eastern boundary of lot 6, Section 21, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon, comes to the same and run thence North 1712 rods; thence West 14 2/3 rods; thence South to the low water mark of said River; thence along low water mark to the place of teginning.

Parcel 2. The SEA of the NEW and Lot 7 of Section 31, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon, save and except the following: A parcel of land heretofore conveyed to Anna Nelson by deed recorded in Book 10, Fage 38, Deed Records of Coos County, Oregon, as follows: Commencing at a stake on the East bank of the Coquille River, from which a myrtle stump 2 feet in diameter hears North 56° West 73 links; thence North 70° East 13 rods; thence West 70° Fouth 18% rods; thence South 10° Fast 17 rods to low water, mark on the Coquille River; there along low water, mark on the Coquille River; there along low water mark 13 rods; thence North 10° West 5 rods to the place of beginning.
Also, excepting 1 acre heretofore conveved to Jonas R. Tewcomer by deed recorded in Book 10, Page 59,
Deed Records of Coos County, Drepon, Aiso, excepting a parcel conveyed to Anna Nelson by deed recorded in Book 15, Tage 424, Deed Records of Coos County, Dregon, as follows: Beginning at the Northwest corner of land in deed recorded in Book 10, Page 38, Deed Records of Coos County, Dregon; thence West 11° South 10 rods 8 links; thence South 11° West 17 rods to low water mark on Coquille River; thence up said river at said low water mark to Southwest corner of lat first mentioned; thence to place of beginning. Also, excepting the following tract heretofore conveyed to Port of Coquille River by deed recorded in Book 83, Page 272, Deed Records of Coos County, Dregon: Commencing at the Section corner to Sections 29, 30, 31 and 32 of said Township and Range; thence South 52.55 chains; thence West 2.39 chains to the place of beginning and a 1½ inch iron pipe; thence South 8° West .528 chains; thence South 75° 30' West 1.62 chains to a 1½ inch iron pipe; thence South 6° 30' West 3 chains to the low water line of the Coquille River thence up the low water line of the right bank of the Coquille River to a point which is South of the place of beginning; thence South 6° the Coquille River to a point which is South

following: Commencing at the section corner to Sections 29, 30, 31 and 32 of said Township and Range; thence South 52.55 chains; thence West 2.89 chains; thence South 75° 30' Jest 1.62 chains; thence North 6° West 2.25 chains to an iron stake which is the Northeast corner and place of beginning of the tract hereinafter described; running thence West 10° South 18% rods; thence West 11° South 10 rods 8 links; thence Couth 11° West 17 rods, more or less, to low water line; thence up stream following low water line to a point South 10° Wast 5 rods from a point which is South 20° West 13 rods from the place of leginning; thence North 10° West 5 rods; thence North 20° Zai' 13 rods to the place of beginning. Also, excepting the following: Commencing at the section corner of Sections 29, 30, 31 and 32 of said Township and mange; thence South 52.65 chains; thence West 2.89 chains; thence South 52.65 chains; to an iron stake which is the Northeast corner of the truct of land known as the McCloskey tract; thence West 10° South 18% rods; thence West 11° South 10 rods 8 links, being the place of beginning and being the Northwest corner of the McCloskey tract; running thence West 11° South 92 rods; thence South 11° West 20 rods, more or less, to low water mark of Coquille River; thence following low water mark of Coquille River; thence following low water mark of Coquille River; thence following low water mark up stream 92 rods to a point, being the Southwest corner of the McCloskey tract and being South 11° West 17 rods from the place of beginning; thence Vorth 11° East 17 rods to the place of beginning; thence Vorth 11° East

Parcel 3: Inose portions of the SW4 of the WW4 and lot 3 of Section 32, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Cregon, lying South and West of the Southern Pacific Railroad right of way, save and except the following: Beginning at the point of intersection of the Southwesterly boundary of the right of way of the Southern Pacific Railroad through the SW4 of said Section 32 with the Fast boundary of the NW4 of the SW4 of the Su4 of said fection 32 bears Louth 56 12 East a distance of 1607.3 feet; and running theree South 1° 37! West along the said East boundary of the NW4 of the SW4 of Section 32 for a distance of 647.1 feet; thence South 37° 09' Wost for a distance of 351.5 feet; thence North 62° 35' West for a distance of 387.75 ice; thence North 24° 45' West for a distance of 387.75 ice; thence North 24° 45' West for a distance of 770 feet, more or less, to a point on the Southeasterly boundary of the right of way of the County Road; thence Easterly and Jortheasterly along the said right of way boundary for a distance of 770 feet, more or less, to a point on the Southwesterly boundary of the above mentioned Southern Pacific Railroad right of way; thence South 42° 17' Fast along the said right of way; thence South 42° 17' Fast along the said right of way; thence South 42° 17' Fast along the said right of way boundary for a distance of 368.5 feet, more or less, to the point of beginning.

subject, however, to the following exceptions:

1. An agreement concerning the preservation of the

trees on a portion of said premises heretofore made with the State of Oregon, by and through its State Highway Commission, by instrument recorded in Book 162, Page 556, Deed Records of Coos County, Cregon.

- 2. 'n easement for power pole anchors and lines heretofore given to Mountain States Power Company by instrument recorded in Book 221, Page 218, Deed Records of Cons County, Oregon.
- 3. An easement forpoles and power lines heretofore given to Pacific Power & Light Company by instrument recorded in Book 251, Page 342, Deed Records of Coos County, Oregon.

3 > 0.	
SEP, 13 2 39 Pil '77	6 4
County of Coos ss , Notice	
I hereby certify that the within instrument was filed for record in the Coos County Deed	Ps .
Records. WITNESS my hand and seal of County affixed.	a
MARY ANN WILSON Coos County Clerk	3
By Colors deputy	
Return to	
l. f	•
1011	•

EXHIBIT "A" - page 3 and last. TATI 42214

1474052 VR

After recording, return to:

RETURN TO F.A.T. CO.

RECORDED BY FIRST AMERICAN TITLE INSURANCE COMPANY OF OREGON AS ACCOMMODATION ONLY. NO LIABILITY IS ACCEPTED FOR THE CONDITION OF THE TITLE OR VALIDITY, SUFFICIENCY ON EFFECT OF THIS DOCUMENT

WARRANTY DEED

ERNEST E. ALLEN as Trustee of the Ernest E. Allen Revocable Trust under Trust Agreement dated December 30, 2005, LYNNE L. ALLEN as Trustee of the Lynne L. Allen Revocable Trust under Trust Agreement dated December 30, 2005, and BEAU L. ALLEN, "Grantors" convey and warrant to BEAU L. ALLEN and SHAWNA ALLEN, husband and wife, as tenants by the entirety, "Grantees," the following described real property, free of encumbrances, except as specifically set forth herein:

See Exhibit "A" attached hereto and by this reference made a part hereof.

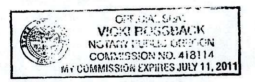
The true and actual consideration for this conveyance is other property or value which is the whole consideration therefor.

BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007. THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOT OR PARCEL, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DEFINED IN ORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007.

Until a change is requested all tax statements should be sent to the following address: Beau L. Allen and Shawna Allen, 668 7th Street, Myrtle, Point, Oregon, 97458.

	DATED this	day of _	, 2009.
	t L Alle.		Lynne L. Allen as Trustee of the Lynne
Ernest E. A	llen Revocable Tr d December 30, 2	rust	L. Allen Revocable Trust u.t.a. dated December 30, 2005
			But. M Beau L. Allen
STATE OF)	ss.	
County of	Coos) 9, 2009		
	Personally appe	eared before n	ne the above named Ernest E. Allen who

Personally appeared before me the above named Ernest E. Allen who being first duly sworn did say: That he is the Trustee of the Ernest E. Allen Revocable Trust u.t.a. dated December 30, 2005; that he is authorized to execute the foregoing instrument as Trustee of said Trust; and, he acknowledged the foregoing instrument as his voluntary act and deed as Trustee of said Trust.



Notary Public - State of Oregon

STATE OF OREGON) ss.

County of Coos)

Personally appeared before me the above named Lynne L. Allen who being first duly sworn did say: That she is the Trustee of the Lynne L. Allen Revocable Trust u.t.a. dated December 30, 2005; that she is authorized to execute the foregoing instrument as Trustee of said Trust; and, she acknowledged the foregoing instrument as her voluntary act and deed as Trustee of said Trust.



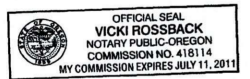
Notary Public - State of Oregon

STATE OF OREGON)) ss.

County of Coos)

11-11-09 , 2009

Personally appeared before me the above-named Beau L. Allen who acknowledged the foregoing instrument as his voluntary act and deed.



Notary Public - State of Oregon

EXHIBIT "A"

PARCEL I:

Beginning at low water mark on the Coquille River where the Eastern boundary of Lot 6, Section 31, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon, comes to the same and run thence North 171-1/2 rods; thence West 14-2/3 rods; thence South to the low water mark of said River; thence along low water mark to the place of beginning.

PARCEL 2:

The SE1/4 of the NE1/4 and Lot 7 of Section 31, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon, save and except the following: A parcel of land heretofore conveyed to Anna Nelson by deed recorded in Book 10, Page 38, Deed Records of Coos County, Oregon, as follows: Commencing at a stake on the East bank of the Coquille River, from which a myrtle stump 2 feet in diameter bears North 56° West 73 links; thence North 20° East 13 rods; thence West 10° South 18-1/4 rods; thence South 10° East 17 rods to low water mark on the Coquille River; thence along low water mark 13 rods; thence North 10° West 5 rods to the place of beginning. Also, excepting 1 acre heretofore conveyed to Jonas R. Newcomer by deed recorded in Book 10, Page 59, Deed Records of Coos County, Oregon. Also, excepting a parcel conveyed to Anna Nelson by deed recorded in Book 15, Page 424, Deed Records of Coos County, Oregon, as follows: Beginning at the Northwest corner of land in deed recorded in Book 10, Page 38, Deed Records of Coos County, Oregon; thence West 11° South 10 rods 8 links; thence South 11° West 17 rods to low water mark on Coquille River; thence up said river at said low water mark to Southwest corner of lot first mentioned; thence to place of beginning. Also, excepting the following tract heretofore conveyed to Port of Coquille River by deed recorded in Book 83, Page 272, Deed Records of Coos County, Oregon; Commencing at the Section corner to Sections 29, 30, 31 and 32 of said Township and Range; thence South 52.55 chains; thence West 2.89 chains to the place of beginning and a 1-1/4 inch iron pipe from which the southwest corner of the Creamery Building bears North 8° West .528 chains; thence South 75° 30' West 1.62 chains to a 1-1/4 inch iron pipe; thence South 68° 30' West 3 chains to a 1-1/4 inch iron pipe; thence South .70 chains to the low water line of the Coquille River; thence up the low water line of the right bank of the Coquille River to a point which is South of the place of beginning; thence North .76 chains to the place

> EXHIBIT "A" PAGE 1 OF 7 PAGES

of beginning. Also, excepting the following: Commencing at the section corner to Sections 29, 30, 31 and 32 of said Township and Range; thence South 52.55 chains; thence West 2.89 chains; thence South 75° 30' West 1.62 chains; thence North 6° West 2.25 chains to an iron stake which is the Northeast corner and place of beginning of the tract hereinafter described; running thence West 10° South 18-1/4 rods; thence West 11° South 10 rods 8 links; thence South 11° West 17 rods, more or less, to low water line; thence up stream following low water line to a point South 10° East 5 rods from a point which is South 20° West 13 rods from the place of beginning; thence North 10° West 5 rods; thence North 20° East 13 rods to the place of beginning. Also, excepting the following: Commencing at the section corner of Sections 29, 30, 31 and 32 of said Township and Range; thence South 52.55 chains; thence West 2.89 chains; thence South 75° 30' West 1.62 chains; thence North 6° West 2.25 chains; to an iron stake which is the Northeast corner of the tract of land known as the McCloskey tract; thence West 10° South 18-1/4 rods; thence West 11° South 10 rods 8 links, being the place of beginning and being the Northwest corner of the McCloskey tract; running thence West 11° South 9-1/2 rods; thence South 11° West 20 rods, more or less, to low water mark of Coquille River; thence following low water mark up stream 9-1/2 rods to a point, being the Southwest corner of the McCloskey tract and being South 11° West 17 rods from the place of beginning; thence North 11° East 17 rods to the place of beginning.

PARCEL 3:

Those portions of the SW1/4 of the NW1/4 and Lot 3 of Section 32, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon, lying South and West of the Southern Pacific Railroad right of way, save and except the following: Beginning at the point of intersection of the Southwesterly boundary of the right of way of the Southern Pacific Railroad through the SW1/4 of said Section 32 with the East boundary of the NW1/4 of the SW1/4 of the said Section 32, from which point the Southeast corner of the NE1/4 of the SW1/4 of said Section 32 bears South 56° 12' East a distance of 1607.3 feet; and running thence South 1° 27' West along the said East boundary of the NW1/4 of the SW1/4 of Section 32 for a distance of 617.1 feet; thence South 87° 09' West for a distance of 351.5 feet; thence North 62° 55' West for a distance of 387.75 feet; thence North 24° 45' West for a distance of 278 feet, more or less, to a point on the Southeasterly boundary of the right of way of the County Road; thence Easterly and Northeasterly along the said right of way boundary for a distance of 770 feet, more or less, to a point on the Southwesterly boundary of the above

EXHIBIT "A"
PAGE 2 OF 7 PAGES

mentioned Southern Pacific Railroad right of way; thence South 42° 17' East along the said right of way boundary for a distance of 368.5 feet, more or less, to the point of beginning.

PARCEL 4:

A parcel of land situated in the NW 1/4 of the SW 1/4 of Section 32, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon, more particularly described as follows: Beginning at a 5/8 inch iron rod on the East boundary of said NW 1/4 of the SW 1/4, said rod being 1591.97 feet North and 1325.93 feet West of the South quarter corner of said Section 32; thence South 87° 09' West 250 feet to a 5/8 inch iron rod; thence North 16° 21' West 730.95 feet to a 5/8 inch iron rod set on the Southeasterly boundary of the County Road; thence along said road boundary on the following courses; around a 1125.92 foot radius curve to the right, the long chord of which bears North 46° 00' East 31.45 feet; thence North 47° 36' East 268.55 feet to a point on the Southwesterly boundary of the Southern Pacific Railroad; thence along said railroad boundary South 42° 17' East 391.70 feet to a point on the East boundary of the NW 1/4 of the SW 1/4 of Section 32; thence along the 1/16 section line South 1° 27' West 617.1 feet to the point of beginning.

PARCEL 5:

Beginning at a 5/8 inch iron rod at a point 1591.97 feet North 1325.93 feet West and South 87° 09' West 250 feet of the South quarter corner of Section 32, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon; thence South 87° 09' West 101.5 feet; thence North 62° 55' West 387.75 feet; thence North 24° 45' West 278 feet to the Southerly boundary of the County Road; thence Northeasterly along said county road boundary 470 feet to the Northwest corner of the parcel conveyed to Coquille Lodge No. 53, IOOF, Coquille, Oregon on May 13, 1964, in Book 309, Page 463, Deed Records of Coos County; thence South 16° 21' East 730.95 feet to the point of beginning.

EXCEPTING AND RESERVING TO Grantors and Grantors' successors and assigns from the above described Parcels 1, 2, 3, 4, and 5 all minerals and mineral rights, interests, and royalties, including, but not limited to, oil, gas, and other hydrocarbon substances, as well as metallic and other solid materials, in and under said Parcels 1, 2, 3, 4, and 5.

EXHIBIT "A"
PAGE 3 OF 7 PAGES

ALSO EXCEPTING AND RESERVING from the above described Parcels 1, 2, and 3 to and for the benefit of Ernest E. Allen, Lynne L. Allen, and the survivor of them, a life estate in the house commonly known as 94315 Lower Norway Lane, Myrtle Point, Oregon, together with approximately one acre of surrounding yard, the driveway to said house, the water line from the river to said house, the septic system and drainfield for said house, and the garage and outbuildings associated with said house (hereinafter collectively referred to as the "life estate property"). The life estate reserved hereby shall be for the lives of Ernest E. Allen, Lynne L. Allen, and the survivor of them. The following terms and provisions shall apply to said life estate:

- (A) During the term of the life estate Ernest E. Allen and Lynne L. Allen, or the survivor of them, (hereinafter the "life tenant(s)") shall be responsible for all maintenance and repair of the life estate property necessary to keep said property in the same or better condition as said property now exists.
- During the term of the life estate the holder(s) of the (B) remainder interest shall carry fire and casualty insurance on the life estate property insuring the same for its maximum replacement value. The life tenant(s) shall be named as additional insureds under said policy and the proceeds of such policy shall be payable to the life tenant(s) and the holder(s) of the remainder interest as their interests appear. In the event of an insured loss, all proceeds paid under such insurance policy shall be used to repair or replace the damaged property. The repair or replacement of uninsured damage to the life estate property, including all deductible amounts under any applicable insurance policy, shall be paid for by the holder(s) of the remainder interest.
- (C) During the term of the life estate the holder(s) of the remainder interest shall maintain single limit liability insurance coverage in an amount not less than \$500,000.00 to protect against risks arising directly or indirectly out of any condition of the life estate property or activities on the life estate property and shall include the life tenant(s) as additional insureds under such policy.

- (D) During the term of the life estate, the holder(s) of the remainder interest shall pay all real property taxes on the life estate property.
- (E) During the term of the life estate on the anniversary date of this Deed the life tenant(s) shall pay the sum of \$1,700.00 to the holder(s) of the remainder interest as the life tenant's(s') contribution toward the previous year's taxes and insurance on the life estate property. The first such payment shall be paid one year from the date of this Deed. Upon termination of the life estate the last such payment shall be prorated on a daily basis.
- (F) During the term of the life estate the life tenant(s) shall not cause or permit any waste to be committed to the life estate property. The life tenant(s), at their cost and expense, may make improvements and alterations to the life estate property, as long as such improvements and alterations do not lessen the value of the life estate property. All improvements and alterations which are made to the life estate property shall become a part of said real property.
- (G) During the term of the life estate the life tenant(s) shall allow use the life estate property only as a residence. The life tenant(s) will not permit the life estate property to be used for any offensive or unlawful purposes and shall fully observe and comply with all laws, regulations, and requirements of governmental agencies affecting the use and occupancy of the life estate property.
- (H) In the event a life tenant can no longer reside on the life estate property due to a permanent medical condition that will not improve so as to allow the life tenant to again reside on the life estate property, then such life tenant's life estate on said property shall be deemed to have terminated.
- (I) The life tenant(s) shall not rent the life estate property or allow any third party to occupy the life estate property in their absence. The life tenant(s) are allowed to have other people reside on the life estate

property with them, or either of them, including, but not limited to a caregiver or caregivers.

AND SUBJECT TO AND EXCEPTING:

- 1. Real property taxes for the fiscal year 2009-2010.
- The assessment roll and the tax roll disclose that the
 within described premises were specially zoned or
 classified for Farm use. If the land has become or
 becomes disqualified for such use under the statute,
 an additional tax or penalty may be imposed.
- The rights of the public in and to that portion of the premises herein described lying within the limits of streets, roads and highways.
- 4. Rights of the public and of governmental bodies in and to that portion of the premises herein described lying below the mean high water mark of Coquille River and the ownership of the state of Oregon in that portion lying below the high water mark of Coquille River.
- 5. Any adverse claim based upon the assertion that some portion of said land has been removed from or brought within the boundaries thereof by an avulsive movement of the Coquille River or has been formed by the process of accretion or reliction or has been created by artificial means or has accreted to such portion so created.
- Governmental rights in connection with flood control and propagation of anadromous fish and public rights of fishing and recreational navigation in and to the water, bed and shoreline of the Coquille River.
- 7. Agreement, including terms and provisions thereof, recorded June 28, 1946, in Volume 162, Page 556, Deed Records of Coos County, Oregon.
- 8. Easement Agreement, including terms and provisions thereof, recorded October 21, 1960, in Volume 281, Page 460, Deed Records of Coos County, Oregon.

EXHIBIT "A"
PAGE 6 OF 7 PAGES

 Agreement, including terms and provisions thereof, recorded May 13, 1964, in Volume 309, Page 465, Deed Records of Coos County, Oregon.



File 39836

WARRANTY DEED

(Individual)

	فناهنا	MII 4	Man fini	There	Predenta	That I Sarah	A. McCloskey	a widow.
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grantor _____ for the consideration of
the sum of _Five Thousand Three Hundred Seventy and No/100 (\$5,370,00) ______ DOLLARS
to ______ paid, have bargained and sold and by these presents do ______ bargain, sell and convey
unto the STATE OF OREGON, by and through its STATE HIGHWAY COMMISSION, the following described
premises, to wit:

A parcel of land lying in the Wall of Section 32, Township 28 South, Rangs 12 West, W. M., Coos County, Oragon, and being a portion of that property described in that deed to James H. McCloskey and Sarah A. McCloskey, recorded in Book 120, Page 181, of Coos County Records of Deeds; the said parcel being that portion of said property included in a strip of land variable in width, lying on each side of the center line of the Coos Bay-Moseburg Highway as said highway has been relocated, which center line is described as follows:

Beginning at Engineer's center line Station 287+90.53, said Station being 207.60 feet South and 1122.77 feet West of the Northeast corner of the Northeast corner of the Northeast corner of the Northeast corner of the Northeast curve left (the long chord of which bears South 19° 32' East) 400 feet; thence on a 5729.58 foot radius curve left (the long chord of which bears South 29° 23' 15" East) 1704.17 feet; thence on a spiral curve left (the long chord of which bears South 39° 14' 30" East) 400 feet to Engineer's center line Station 323+03.97.

The widths in feet of the strip of land above referred to are as follows:

Station to	Station	Width on Northeasterl Side of Center Line	y Width on Southwesterly Side of Center Idne
289+00 293+00 297+00	293+00 297+00 297+99,80	220 taper to 210 210 taper to 120 120 taper to 30	90 90 90 taper to 110
297199.80 305100 308100	305+00 308+00 311+40	80 in a straight line to 105 105 in a straight line to 75 75 in a straight line to 100 100 in a straight line to 100	110 in a straight line to 100 100 in a straight line to 115 115 in a straight line to 155 155 in a straight line to 60

EYERPT therefrom that property described in that deed to Norway Cemetery Association, recorded in Book 308, Page 407 of Cocs County Records of Beeds.

(Bearings used herein are based upon the Oregon Co-ordinate System, South Zone.)

The parcel of land to which this description applies contains 9.7 acres, more or less.

As a part of the consideration hereinabove stated, there is also bargained, sold, conveyed and relinquished to the Grantee all existing, future or potential common law or statutory abutter's easements of access between all of the Granter's remaining real property and the parcel hereinabove described; EXCEPT, however,

Reserving, for service of the said remaining property, right of access from Grantor's remaining property to the highway right of way, at the following place and for the following width:

Hey. Mar's Sta.

Width

Side of Hwy

Purpose

298100

35 feet

Easterly

Unrestricted

Grantee has the right to construct or otherwise provide at any future time a public frontage road or roads; whereupon all rights of access hereinabove reserved to and from the highway that are on or adjacent to any such frontage road or roads shall cease, but the Grantor, her heirs and assign, shall have access to the frontage road or roads for

67-2-15947

any purpose upon obtaining a permit from the State under the applicable statutes and regulations governing the same. Said road or roads shall be connected to the main highway or to other public ways only at such places so the Grantes may select.

It is expressly intended that the covenants, burdens, restrictions and recervations contained herein shall run with the land and shall forever bind the Grantor, her heirs and assigns.

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My commission expires

19.

MY COMMISSION EXPRES HAY 25, TOP

67-3-16352

QUITCLAIM DEED

(Individual)

Know	All Men by These Presents, That I, Ernest Allen, also known as
23	Ernest E. Allen Grantor for the consideration of
the sum of	One and No/100 (\$1.00) DOLLARS,
to <u>me</u>	paid, do hereby remise, release and forever quitclaim unto the STATE OF OREGON, by
and through	th its STATE HIGHWAY COMMISSION, the following described premises, to wit:

A parcel of land lying in the Wanwi of Section 32, Township 28 South, Renge 12 West, W.M., Coos County, Oregon, and being a portion of that property described in that deed to James H. McCloskey and Sarah A. McCloskey, recorded in Book 120, Page 181, of Coos County Records of Deeds; the said parcel being that portion of said property included in a strip of land variable in width, lying on each side of the center line of the Coos Bay-Roseburg Highway as said highway has been relocated, which center line is described as follows:

Beginning at Engineer's center line Station 287+90.53, said Station being 207.60 feet South and 1122.77 feet West of the Northeast corner of the NWHNWL of said Section 32; thence South 18° 52' East, 1009.27 feet; thence on a spiral curve left (the long chord of which bears South 19° 32' East) 400 feet; thence on a 5729.58 foot radius curve left (the long chord of which bears South 29° 23' 15" East) 1704.17 feet; thence on a spiral curve left (the long chord of which bears South 39° 14' 30" East) 400 feet to Engineer's center line Station 323+03.97.

The widths in feet of the strip of land above referred to are as follows:

Station	to	Station	Width	on Northe	asterly S	ide Wid	th on	Southwesterly	
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EXCEPT therefrom that property described in that deed to Norway Cemetery Association, recorded in Book 308, Page 407 of Coos County Records of Deeds.

(Bearings used herein are based upon the Oregon Co-ordinate System, South Zone.)

The parcel of land to which this description applies contains 9.7 acres, more or less.

As a part of the consideration hereinabove stated, there is also remised, released and relinquished to the Grantee all existing, future or potential common law or statutory abutter's easements of access between the parcel hereinabove described and the remainder of the real property which is under lease to said Grantor from Sarah A. McCloskey; it being understood, however, that there shall be reserved unto Grantor, his heirs and assigns, for service of said remaining leased property for the duration of said lease or renewals thereof, those rights of access to the highway right of way reserved in the warranty deed from Sarah A. McCloskey to the State of Oregon, by and through its State Highway Commission, which are adjacent or appurtenant to said remaining leased property.

rekk

14-3-16:120

OREGON, by and through its State Highway Commission, its successors and assigns forever,

TO HAVE AND TO HOLD the said premises, with their appurtenances unto the said STATE OF

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UNITED STATES DEPARTMENT OF AGRICULTURE		
Farm Service Agency		
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Farm Service Agency 2440 NW Troost St.	THE TITLE OR VALIDITY	
Suite 201	ON EFFECT OF THIS DO	CUMENT
Roseburg, OR 97471	1474052	00/0
	14.7-33	- V
	This Space Reserved for County Fills	ng Officer Use Only
	Form Appro	ved - OMB No. 0560-023
	(See Page 7 for Privacy Act and	Public Burden Statements.
THIS MORTGAGE ("instrument") is made on 11-17, 20, 20, 20, 20, 20, 20, 20, 20, 20, 20	09 . The mortgagor is BEAU L.	ALLEN
("Borrower") whose mailing address	is 668 7 TH St., Myrtle Point	, OR 97458
	. This instrument is given to the	e United States of Americ
cting through the Farm Service Agency, United States Department of Agricultu	re ("Government") located at	
440 NW Troost St., Ste. 201, Roseburg, OR 97471		
Date of Instrument Principal Amount \$275,000.00	Annual Rate of Interest 4.75 %	Installment 11-17-2039
11 1 0.001		
The interest rate for any limited resource farm ownership or limited resource rovided in Government regulations and the note.)	e operating loans secured by this instru	ment may be increased a
By execution of this instrument, Borrower acknowledges receipt of all of the proc	eeds of the loan or loans evidenced by th	e above note.
his instrument secures to the Government: (1) payment of the note and all ex	tanions companies and modifications th	samof (2) magnitum of ar
mount due under any Shared Appreciation Agreement entered into pursuant to 7 interest, made by the Government; and (4) the obligations and covenants of Egreements.	U.S.C. § 2001; (3) payment of all adva-	nces and expenditures, wi
n consideration of any loan made by the Government under the Consolidate videnced by the note, Borrower irrevocably mortgages, grants and conveys to Coregon, County or Counties of Coos	d Farm and Rural Development Act, 7 Sovernment the following described prop	U.S.C. § 1921 et. seq. serty situated in the State of
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See Attached "Exhibit A"

(For Additional Legal Description, See Exhibit "A" Attached)

together with all rights (including the rights to mining products, gravel, oil, gas, coal or other minerals), interests, easements, fixtures, hereditaments, appurtenances, and improvements now or later attached thereto (including, but not limited to, irrigations systems, including pumps, motors, electrical panels, pipe, sprinklers, and other accessories pertaining thereto; seed cleaning and storage systems, including cleaners, elevators, pipe, scales, baggers, fans, motors, electrical panels, and other accessories pertaining thereto; milking, milk handling, and milk storage systems, and other accessories pertaining thereto; manure handling systems; livestock feeding systems; whether or not attached to the real estate), the rents, issues and profits thereof, revenues and income therefrom, all water, water rights, water certificates, water permits, water allotments, and water stock pertaining thereto no matter how evidenced, and all payments at any time owing to Borrower by virtue of any sale, lease, transfer, or condemnation of any part thereof or interest therein (collectively called "the property"). This instrument constitutes a security agreement and financing statement under the Uniform Commercial Code and creates a security interest in all items which may be deemed to be personal property, including but not limited to proceeds and accessions, that are now or hereafter included in, affixed, or attached to "the property."

Borrower COVENANTS that Borrower is lawfully seised of the estate hereby conveyed and has the right to mortgage, grant and convey the property and that the property is unencumbered, except for encumbrances of record. Borrower warrants and will defend the title to the property against all claims and demands, subject to any encumbrances of record.

This instrument combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform mortgage covering real property.

UNIFORM COVENANTS. Borrower COVENANTS AND AGREES as follows:

1. Payment. Borrower shall pay promptly when due any indebtedness to the Government secured by this instrument.

2. Fees. Borrower shall pay to the Government such fees and other charges that may now or later be required by Government regulations.

3. Application of payments. Unless applicable law or Government's regulations provide otherwise all payments received by the Government shall be applied in the following order of priority: (a) to advances made under this instrument; (b) to accrued interest due under the note; (c) to principal due under the note; (d) to late charges and other fees and charges.

4. Taxes, liens, etc. Borrower shall pay when due all taxes, liens, judgments, encumbrances, and assessments lawfully attaching to or

assessed against the property and promptly deliver to the Government without demand receipts evidencing such payments.

5. Assignment. Borrower grants and assigns as additional security all the right, title and interest in: (a) the proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or taking by eminent domain or otherwise of any part of the property, or for conveyance in lieu of condemnation; (b) all bonuses, rentals, royalties, damages, delay rentals and income that may be due or become due and payable to the Borrower or Borrower's assigns under any existing or future oil, gas, mining or mineral lease covering any portion of the property, and (c) all rents, issues, profits, income and receipts from the property and from all existing or future leases, subleases, licenses, guaranties and any other agreements for the use and occupancy of any portion of the property, including any extensions, renewals, modifications or substitutions of such agreements. Borrower warrants the validity and enforceability of this assignment.

Borrower authorizes and directs payment of such money to the Government until the debt secured by this instrument is paid in full. Such money may, at the option of the Government, be applied on the debt whether due or not. The Government shall not be obligated to collect such money, but shall be responsible only for amounts received by the Government. In the event any item so assigned is determined to be personal property, this instrument will also be regarded as a security agreement.

Borrower will promptly provide the Government with copies of all existing and future leases. Borrower warrants that as of the date of executing this instrument no default exists under existing leases. Borrower agrees to maintain, and to require the tenants to comply with, the leases and any applicable law. Borrower will obtain the Government's written authorization before Borrower consents to sublet, modify, cancel, or otherwise alter the leases, or to assign, compromise, or encumber the leases or any future rents. Borrower will hold the Government harmless and indemnify the Government for any and all liability, loss or damage that the Government may incur as a consequence of this assignment.

Initial 84 Date 11/17/69

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- 6. Insurance. Borrower shall keep the property insured as required by and under insurance policies approved by the Government and, at its request, deliver such policies to the Government. If property is located in a designated flood hazard area, Borrower also shall keep property insured as required by 42 U.S.C. § 4001 et. seq. and Government regulations. All insurance policies and renewals shall include a standard mortgagee
- 7. Advances by Government. The Government may at any time pay any other amounts required by this instrument to be paid by clause. Borrower and not paid by Borrower when due, as well as any cost for the preservation, protection, or enforcement of this lien, as advances for the account of Borrower. Advances shall include, but not be limited to, advances for payments of real property taxes, special assessments, prior liens, hazard insurance premiums, and costs of repair, maintenance, and improvements. All such advances shall bear interest at the same rate as the note which has the highest interest rate. All such advances, with interest, shall be immediately due and payable by Borrower to the Government without demand. No such advance by the Government shall relieve Borrower from breach of Borrower's covenant to pay. Any payment made by Borrower may be applied on the note or any secured debt to the Government, in any order the Government determines.

8. Protection of lien. Borrower shall pay or reimburse the Government for expenses reasonably necessary or incidental to the protection of the lien and its priority and the enforcement or compliance with this instrument and the note. Such expenses include, but are not limited to: costs of evidence of title to, and survey of, the property, costs of recording this and other instrument, attorneys' fee, trustees' fees; court costs, and expenses

of advertising, selling, and conveying the property.

9. Authorized purposes. Borrower shall use the loan evidenced by the note solely for purposes authorized by the Government.

10. Repair and operation of property. Borrower shall: (a) maintain improvements in good repair, (b) make repairs required by the Government; (c) comply with all farm conservation practices and farm management plans required by the Government; and (d) operate the property in a good and husbandlike manner. Borrower shall not (e) abandon the property; (f) cause or permit waste, lessening or impairment of the property; or (g) cut, remove, or lease any timber, gravel, oil, gas, coal, or other minerals without the written consent of the Government, except as necessary for ordinary domestic purposes.

11. Legal compliance. Borrower shall comply with all laws, ordinances, and regulations affecting the property.

12. Transfer or encumbrance of property. Except as provided by Government regulations, the Borrower shall not lease, assign, sell, transfer, or encumber, voluntarily or otherwise, any of the property without the written consent of the Government. The Government may grant consents, partial releases, subordinations, and satisfactions in accordance with Government regulations.

13. Inspection. At all reasonable times the Government may inspect the property to ascertain whether the covenants and agreements

contained in this instrument are being performed.

14. Hazardous substances. Borrower shall not cause or permit the presence, use, disposal, storage, or release of any hazardous substances on or in the property. The preceding sentence shall not apply to the presence, use, or storage on the property of small quantities of hazardous substances that are generally recognized to be appropriate to normal use and maintenance of the property. Borrower covenants that Borrower has made full disclosure of any such known, existing hazardous conditions affecting the property. Borrower shall not do, nor allow anyone else to do, anything affecting the property that is in violation of any federal, state, or local environmental law or regulation. Borrower shall promptly give the Government written notice of any investigation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party involving the property and any hazardous substance or environmental law or regulation of which Borrower has actual knowledge. If Borrower learns, or is notified by any governmental or regulatory authority, that any removal or other remediation of any hazardous substance affecting the property is necessary, Borrower shall promptly take all necessary remedial actions in accordance with applicable environmental law and regulations. As used in this paragraph, "hazardous substances" are those substances defined as toxic or hazardous substances by environmental law and the following substances: gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing asbestos or formaldehyde, and radioactive materials. As used in this paragraph, "environmental law" means Federal laws and regulations and laws and regulations of the jurisdiction where the property is located that relate to health, safety or environmental protection.

15. Adjustment; release; waiver; forbearance. In accordance with Government regulations, the Government may (a) adjust the interest rate, payment, terms or balance due on the loan, (b) increase the mortgage by an amount equal to deferred interest on the outstanding principal balance, (c) extend or defer the maturity of, and renew and reschedule the payments on the note, (d) release any party who is liable under the note from liability to the Government, (e) release portions of the property and subordinate its lien, and (f) waive any other of its rights under this instrument. Any and all of this can and will be done without affecting the lien or the priority of this instrument or Borrower's liability to the Government for payment of the note secured by this instrument unless the Government provides otherwise in writing. HOWEVER, any forbearance by the Government - whether once or often - in exercising any right or remedy under this instrument, or otherwise afforded by applicable law, shall

not be a waiver of or preclude the exercise of any such right or remedy.

16. Graduation. If the Government determines that Borrower may be able to obtain a loan from a responsible cooperative or private credit source at reasonable rates and terms for loans for similar purposes and periods of time, Borrower will, upon the Government's request, apply for and accept such a loan in sufficient amount to pay the note secured by this instrument and to pay for stock necessary to be purchased in a

cooperative lending agency in connection with such loan.

17. Forseiture. Borrower shall be in default if any forseiture action or proceeding, whether civil or criminal, is begun that in the Government's good faith judgment could result in forfeiture of the property or otherwise materially impair the lien created by this instrument or the Government's security interest. Borrower may cure such default by causing the action or proceeding to be dismissed with a ruling that precludes forfeiture of the Borrower's interest in the property or other material impairment of the lien created by this security instrument or the Government's security interest.

18. False statement. Borrower also shall be in default if Borrower, during the loan application process, gave materially false or inaccurate information or statements to the Government (or failed to provide the Government with any material information) in connection with the

loan evidenced by the note.

19. Cross Collateralization. Default under this instrument shall constitute default under any other security instrument held by the

Government and executed or assumed by Borrower. Default under any other such security instrument shall constitute default under this instrument. 20. Highly erodible land; wetlands. Any loan secured by this instrument will be in default if Borrower uses any loan proceeds for a purpose that will contribute to excessive erosion of highly erodible land or to the conversion of wetlands to produce an agricultural commodity as provided in 7 C.F.R. part 1940, subpart G, or any successor Government regulation.

Initial SA Date 1/17/09

21. Non-discrimination. If any part of the loan for which this instrument is given shall be used to finance the purchase, construction or repair of property to be used as an owner-occupied dwelling (herein called "the dwelling") and if Borrower intends to sell or rent the dwelling and has obtained the Government's consent to do so (a) neither Borrower nor anyone authorized to act for Borrower will, after receipt of a bona fide offer, refuse to negotiate for the sale or rental of the dwelling or will otherwise make unavailable or deny the dwelling to anyone because of race, color, religion, sex, national origin, disability, familial status or age, and (b) Borrower recognizes as illegal and hereby disclaims, and will not comply with or attempt to enforce any restrictive covenants on the dwelling relating to race, color, religion, sex, national origin, disability, familial status or age.

22. Notices. Notices given under this instrument shall be sent by certified mail unless otherwise required by law. Such notices shall be addressed, unless and until some other address is designated in a notice, in the case of the Government to the State Executive Director of the Farm Service Agency at the mailing address shown above, and in the case of Borrower at the address shown in the Government's Finance Office records

(which normally will be the same as the mailing address shown above).

23. Governing law; severability. This instrument shall be governed by Federal law. If any provision of this instrument or the note or its application to any person or circumstances is held invalid, such invalidity shall not affect other provisions or applications of this instrument or the note which can be given effect without the invalid provision or application. The provisions of this instrument are severable. This instrument shall be subject to the present regulations of the Government, and to its future regulations not inconsistent with the express provisions hereof. All powers and agencies granted in this instrument are coupled with an interest and are irrevocable by death or otherwise; and the rights and remedies provided in this instrument are cumulative to remedies provided by law.

24. Successors and assigns; joint and several covenants. The covenants and agreements of this instrument shall bind and benefit the successors and assigns of Government and Borrower. Borrower's covenants and agreements shall be joint and several. Any Borrower who co-signs this instrument but does not execute the Note: (a) is co-signing this instrument only to mortgage, grant and convey that Borrower's interest in the property under this instrument; (b) is not personally obligated to pay the sums secured by this instrument; and (c) agrees that the Government and any other Borrower may agree to extend, modify, forbear or make any accommodations with regard to the terms of this instrument or the note

without that Borrower's consent.

25. No merger. If this instrument is on a leasehold, Borrower shall comply with all the provisions of the lease. If Borrower acquires fee title to the property, the leasehold and the fee title shall not merge unless the Government agrees to the merger in writing. If the property is conveyed to the Government, title shall not merge (unless the Government elects otherwise) and the lien provided under this instrument shall not be affected by such conveyance.

26. Time is of the essence. Time is of the essence in the Borrower's performance of all duties and obligations under this instrument.

NON-UNIFORM COVENANTS. Borrower further COVENANTS AND AGREES as follows:

27. Default; death; incompetence; bankruptcy. Should default occur in the performance or discharge of any obligation in this instrument or secured by this instrument, or should the Borrower die or be declared incompetent, or should the Borrower be discharged in bankruptcy or declared an insolvent or make an assignment for the benefit of creditors, the Government, at its option, with or without notice, may: (a) declare the entire amount unpaid under the note and any debt to the Government hereby secured immediately due and payable, (b) for the account of Borrower incur and pay reasonable expenses for repair or maintenance of, and take possession of, operate or rent the property, (c) upon application by it and production of this instrument, without other evidence and without notice of hearing of said application, have a receiver appointed for the property, with the usual powers of receivers in like cases, (d) foreclose this instrument and sell the property as prescribed by law; and (e) enforce any and all other rights and remedies provided herein or by present or future law.

28. State law. Borrower agrees that the Government will not be bound by any present or future State laws (a) providing for valuation, appraisal, homestead or exemption of the property, (b) prohibiting maintenance of any action for a deficiency judgment or limiting the amount thereof or the time within which such action must be brought, (c) prescribing any other statute of limitations, (d) allowing any right of redemption or possession following any foreclosure sale, or (e) limiting the conditions which the Government may by regulation impose, including the interest it may charge, as a condition of approving a transfer of the property to a new Borrower. Borrower expressly waives the benefit of any such State laws.

29. Assignment of leases and rents. Borrower agrees that the assignment of leases and rents in this instrument is immediately effective on the recording of this instrument. Upon default, the Borrower will receive any rents in trust for the Government, and Borrower will not commingle the rents with any other funds. Any amounts collected shall be applied at the Government's discretion first to costs of managing, protecting and preserving the property, and to any other necessary related expenses. Any remaining amounts shall be applied to reduce the debt evidenced by the note(s). Borrower agrees that the Government may demand that Borrower and Borrower's tenants pay all rents due or to become due directly to the Government if the Borrower defaults and the Government notifies Borrower of the default. Upon such notice, Borrower will endorse and deliver to the Government any payments of rents. If the Borrower becomes subject to a bankruptcy, then Borrower agrees that the Government is entitled to receive relief from the automatic stay in bankruptcy for the purpose of enforcing this assignment.

30. Application of foreclosure proceeds. The proceeds of foreclosure sale shall be applied in the following order to the payment of:
(a) costs and expenses incident to enforcing or complying with this instrument, (b) any prior liens required by law or a competent court to be so paid,
(c) the debt evidenced by the note and all other debt to the Government secured by this instrument, (d) inferior liens of record required by law or a competent court to be so paid, (e) at the Government's option, any other debt of Borrower to the Government, and (f) any balance to Borrower. If the Government is the successful bidder at foreclosure or other sale of all or any part of the property, the Government may pay its share of the purchase

price by crediting such amount on any debts of Borrower owing to the Government, in the order prescribed above.

Initial 3A-Date 11/17/09

11/18/2009 #2009-11530 03:57PM 5 0F 8

By signing below, Borrower accepts and agrees to the terms and covenants contained in this instrument and in any rider executed by Borrower and recorded with this instrument.

st:		For Individuals:					
	(SEAL)	Ben	1.1			_	
Ву:	_ (SEAL)	SHAWNA	ALLEN M. ALLEN	Eller			
Ву:	_ (SEAL)	-	<u> </u>	0			
	_ (SEAL)	-					
[Entity Seal]							
	ACKNOWLE						
On this 17 day of November and Shawha M. Aut (Name(s)) known to me to be the same person whose name is subsc	of persons acknowled to the for	owledging) egoing instr	ument, and ackno				
VICKI ROSSBACK NOTARY PUBLIC-OREGON COMMISSION NO. 418114			NOTARY PUBLI	C of and for the St	ate of Orego	on	
STATE OF OREGON COUNTY OF ss.	(Partnersh	ip)					
The foregoing instrument was acknowledged before me this		day of		,20	, by	D .	
(Names	of acknowledging	partners)				, Partners,	
on behalf of(Name of partne	rship)		, a (n)	ate in which partners	hip created)	Partnership.	
		My Comr		C of and for the St			

Note: Page 6 of 7 applies to corporation, limited liability company and trust entities only, and will not be recorded for individuals or partnership entities.

Page 7 of 7 contains Privacy Act, Public Burden, and USDA Nondiscrimination Statement portions of this document, and will not be recorded.

Initial 8A Date 11/17/09

B.A. 11/17/09

Exhibit "A"

Real property in the County of Coos, State of Oregon, described as follows:

PARCEL 1:

BEGINNING AT LOW WATER MARK ON THE COQUILLE RIVER WHERE THE EASTERN BOUNDARY OF LOT 6, SECTION 31, TOWNSHIP 28 SOUTH, RANGE 12 WEST OF THE WILLAMETTE MERIDIAN, COOS COUNTY, OREGON, COMES TO THE SAME AND RUN THENCE NORTH 171-1/2 RODS; THENCE WEST 14-2/3 RODS; THENCE SOUTH TO THE LOW WATER MARK OF SAID RIVER; THENCE ALONG LOW WATER MARK TO THE PLACE OF BEGINNING.

PARCEL 2:

THE SOUTHEAST QUARTER OF THE NORTHEAST QUARTER AND LOT 7 OF SECTION 31, TOWNSHIP 28 SOUTH, RANGE 12 WEST OF THE WILLAMETTE MERIDIAN, COOS COUNTY, OREGON, SAVE AND EXCEPT THE FOLLOWING: A PARCEL OF LAND HERETOFORE CONVEYED TO ANNA NELSON BY DEED RECORDED IN BOOK 10, PAGE 38, DEED RECORDS OF COOS COUNTY, OREGON, AS FOLLOWS: COMMENCING AT A STAKE ON THE EAST BANK OF THE COQUILLE RIVER, FROM WHICH A MYRTLE STUMP 2 FEET IN DIAMETER BEARS NORTH 56° WEST 73 LINKS: THENCE NORTH 20° EAST 13 RODS: THENCE WEST 10° SOUTH 18-1/4 RODS; THENCE SOUTH 10° EAST 17 RODS TO LOW WATER MARK ON THE COOUILLE RIVER; THENCE ALONG LOW WATER MARK 13 RODS; THENCE NORTH 10° WEST 5 RODS TO THE PLACE OF BEGINNING. ALSO, EXCEPTING 1 ACRE HERETOFORE CONVEYED TO JONAS R. NEWCOMER BY DEED RECORDED IN BOOK 10, PAGE 59, DEED RECORDS OF COOS COUNTY, OREGON. ALSO, EXCEPTING A PARCEL CONVEYED TO ANNA NELSON BY DEED RECORDED IN BOOK 15, PAGE 424, DEED RECORDS OF COOS COUNTY, OREGON, AS FOLLOWS: BEGINNING AT THE NORTHWEST CORNER OF LAND IN DEED RECORDED IN BOOK 10, PAGE 38, DEED RECORDS OF COOS COUNTY, OREGON; THENCE WEST 11° SOUTH 10 RODS 8 LINKS; THENCE SOUTH 11° WEST 17 RODS TO LOW WATER MARK ON COQUILLE RIVER; THENCE UP SAID RIVER AT SAID LOW WATER MARK TO SOUTHWEST CORNER OF LOT FIRST MENTIONED; THENCE TO PLACE OF BEGINNING, ALSO, EXCEPTING THE FOLLOWING TRACT HERETOFORE CONVEYED TO PORT OF COOUILLE RIVER BY DEED RECORDED IN BOOK 83, PAGE 272, DEED RECORDS OF COOS COUNTY, OREGON; COMMENCING AT THE SECTION CORNER TO SECTIONS 29, 30, 31 AND 32 OF SAID TOWNSHIP AND RANGE; THENCE SOUTH 52.55 CHAINS; THENCE WEST 2.89 CHAINS TO THE PLACE OF BEGINNING AND A 1-1/4 INCH IRON PIPE FROM WHICH THE SOUTHWEST CORNER OF THE CREAMERY BUILDING BEARS NORTH 80 WEST .528 CHAINS; THENCE SOUTH 75° 30' WEST 1.62 CHAINS TO A 1-1/4 INCH IRON PIPE; THENCE SOUTH 68° 30' WEST 3 CHAINS TO A 1-1/4 INCH IRON PIPE; THENCE SOUTH .70 CHAINS TO THE LOW WATER LINE OF THE COQUILLE RIVER; THENCE UP THE LOW WATERLINE OF THE RIGHT BANK OF THE COOUILLE RIVER TO A POINT WHICH IS SOUTH OF THE PLACE OF BEGINNING; THENCE NORTH .76 CHAINS TO THE PLACE OF BEGINNING. ALSO, EXCEPTING THE FOLLOWING: COMMENCING AT THE SECTION CORNER TO SECTIONS 29, 30, 31 AND 32 OF SAID TOWNSHIP AND RANGE; THENCE SOUTH 52.55 CHAINS; THENCE WEST 2.89 CHAINS; THENCE SOUTH 75° 30' WEST 1.62 CHAINS; THENCE NORTH 6° WEST 2.25 CHAINS TO AN IRON STAKE WHICH IS THE NORTHEAST CORNER AND PLACE OF BEGINNING OF THE TRACT HEREINAFTER DESCRIBED; RUNNING THENCE WEST 10° SOUTH 18-1/4 RODS;

THENCE WEST 11° SOUTH 10 RODS 8 LINKS; THENCE SOUTH 11° WEST 17 RODS, MORE OR LESS, TO LOW WATER LINE; THENCE UP STREAM FOLLOWING LOW WATER LINE TO A POINT SOUTH 10° EAST 5 RODS FROM A POINT WHICH IS SOUTH 20° WEST 13 RODS FROM THE PLACE OF BEGINNING; THENCE NORTH 10° WEST 5 RODS; THENCE NORTH 20° EAST 13 RODS TO THE PLACE OF BEGINNING. ALSO, EXCEPTING THE FOLLOWING: COMMENCING AT THE SECTION CORNER OF SECTIONS 29, 30, 31 AND 32 OF SAID TOWNSHIP AND RANGE; THENCE SOUTH 52.55 CHAINS; THENCE WEST 2.89 CHAINS; THENCE SOUTH 75° 30' WEST 1.62 CHAINS; THENCE NORTH 6° WEST 2.25 CHAINS; TO AN IRON STAKE WHICH IS THE NORTHEAST CORNER OF THE TRACT OF LAND KNOWN AS THE MCCLOSKEY TRACT; THENCE WEST 10° SOUTH 18-1/4 RODS; THENCE WEST 11° SOUTH 10 RODS 8 LINKS, BEING THE PLACE OF BEGINNING AND BEING THE NORTHWEST CORNER OF THE MCCLOSKEY TRACT; RUNNING THENCE WEST 11° SOUTH 9-1/2 RODS; THENCE SOUTH 11° WEST 20 RODS, MORE OR LESS, TO LOW WATER MARK OF COQUILLE RIVER; THENCE FOLLOWING LOW WATER MARK UP STREAM 9-1/2 RODS TO A POINT, BEING THE SOUTHWEST CORNER OF THE MCCLOSKEY TRACT AND BEING SOUTH 11° WEST 17 RODS FROM THE PLACE OF BEGINNING; THENCE NORTH 11° EAST 17 RODS TO THE PLACE OF BEGINNING.

PARCEL 3:

THOSE PORTIONS OF THE SOUTHWEST QUARTER OF THE NORTHWEST QUARTER AND LOT 3 OF SECTION 32, TOWNSHIP 28 SOUTH, RANGE 12 WEST OF THE WILLAMETTE MERIDIAN, COOS COUNTY. OREGON, LYING SOUTH AND WEST OF THE SOUTHERN PACIFIC RAILROAD RIGHT OF WAY, SAVE AND EXCEPT THE FOLLOWING: BEGINNING AT THE POINT OF INTERSECTION OF THE SOUTHWESTERLY BOUNDARY OF THE RIGHT OF WAY OF THE SOUTHERN PACIFIC RAILROAD THROUGH THE SOUTHWEST OUARTER OF SAID SECTION 32 WITH THE EAST BOUNDARY OF THE NORTHWEST QUARTER OF THE SOUTHWEST QUARTER OF THE SAID SECTION 32, FROM WHICH POINT THE SOUTHEAST CORNER OF THE NORTHEAST QUARTER OF THE SOUTHWEST QUARTER OF SAID SECTION 32 BEARS SOUTH 56° 12' EAST A DISTANCE OF 1607.3 FEET; AND RUNNING THENCE SOUTH 1° 27' WEST ALONG THE SAID EAST BOUNDARY OF THE NORTHWEST QUARTER OF THE SOUTHWEST QUARTER OF SECTION 32 FOR A DISTANCE OF 617.1 FEET; THENCE SOUTH 87° 09' WEST FOR A DISTANCE OF 351.5 FEET; THENCE NORTH 62° 55' WEST FOR A DISTANCE OF 387.75 FEET; THENCE NORTH 24° 45' WEST FOR A DISTANCE OF 278 FEET, MORE OR LESS, TO A POINT ON THE SOUTHEASTERLY BOUNDARY OF THE RIGHT OF WAY OF THE COUNTY ROAD; THENCE EASTERLY AND NORTHEASTERLY ALONG THE SAID RIGHT OF WAY BOUNDARY FOR A DISTANCE OF 770 FEET, MORE OR LESS, TO A POINT ON THE SOUTHWESTERLY BOUNDARY OF THE ABOVE MENTIONED SOUTHERN PACIFIC RAILROAD RIGHT OF WAY; THENCE SOUTH 42° 17' EAST ALONG THE SAID RIGHT OF WAY BOUNDARY FOR A DISTANCE OF 368.5 FEET, MORE OR LESS, TO THE POINT OF BEGINNING.

PARCEL 4:

A PARCEL OF LAND SITUATED IN THE NORTHWEST QUARTER OF THE SOUTHWEST QUARTER OF SECTION 32, TOWNSHIP 28 SOUTH, RANGE 12 WEST OF THE WILLAMETTE MERIDIAN, COOS COUNTY, OREGON, MORE PARTICULARLY DESCRIBED AS FOLLOWS: BEGINNING AT A 5/8 INCH IRON ROD ON THE EAST BOUNDARY OF SAID NORTHWEST QUARTER OF THE SOUTHWEST QUARTER, SAID ROD BEING 1591.97 FEET NORTH AND 1325.93 FEET WEST OF THE SOUTH QUARTER CORNER OF SAID SECTION 32; THENCE SOUTH 87° 09' WEST 250 FEET TO A 5/8 INCH IRON ROD; THENCE NORTH 16° 21' WEST 730.95 FEET TO A 5/8 INCH IRON ROD SET ON THE SOUTHEASTERLY BOUNDARY OF THE COUNTY ROAD; THENCE ALONG SAID ROAD BOUNDARY ON THE FOLLOWING COURSES; AROUND A 1125.92 FOOT RADIUS CURVE TO THE RIGHT, THE LONG CHORD OF WHICH BEARS NORTH 46° 00' EAST 31.45 FEET; THENCE NORTH 47° 36' EAST 268.55 FEET TO A POINT ON THE SOUTHWESTERLY BOUNDARY OF THE SOUTHERN PACIFIC RAILROAD; THENCE ALONG SAID RAILROAD BOUNDARY SOUTH 42° 17' EAST 391.70 FEET TO A POINT ON THE EAST BOUNDARY OF THE NORTHWEST QUARTER OF THE SOUTHWEST QUARTER OF SECTION 32; THENCE ALONG THE 1/16 SECTION LINE SOUTH 1° 27' WEST 617.1 FEET TO THE POINT OF BEGINNING.

PARCEL 5:

BEGINNING AT A 5/8 INCH IRON ROD AT A POINT 1591.97 FEET NORTH 1325.93 FEET WEST AND SOUTH 87° 09' WEST 250 FEET OF THE SOUTH QUARTER CORNER OF SECTION 32, TOWNSHIP 28 SOUTH, RANGE 12 WEST OF THE WILLAMETTE MERIDIAN, COOS COUNTY, OREGON; THENCE SOUTH 87° 09' WEST 101.5 FEET; THENCE NORTH 62° 55' WEST 387.75 FEET; THENCE NORTH 24° 45' WEST 278 FEET TO THE SOUTHERLY BOUNDARY OF THE COUNTY ROAD; THENCE NORTHEASTERLY ALONG SAID COUNTY ROAD BOUNDARY 470 FEET TO THE NORTHWEST CORNER OF THE PARCEL CONVEYED TO COQUILLE LODGE NO. 53, IOOF, COQUILLE, OREGON ON MAY 13, 1964 IN BOOK 309, PAGE 463, DEED RECORDS OF COOS COUNTY, OREGON; THENCE SOUTH 16° 21' EAST 730.95 FEET TO THE POINT OF BEGINNING.

Tax Parcel Number: 8703.01, 8726.04 and 8726.06

COOS County Assessor's Summary Report

Real Property Assessment Report

FOR ASSESSMENT YEAR 2020 **NOT OFFICIAL VALUE**

May 5, 2020 10:47:21 am

Account #

870301

28S12310000900

Tax Status Acct Status **ASSESSABLE**

Map# Code - Tax #

4105-870301

Subtype

ACTIVE NORMAL

Legal Descr

See Record

Mailing Name

ALLEN, ERNEST E. & ALLEN, LYNNE L.; L/E

Agent

ALLEN, BEAU L. & SHAWNA

Deed Reference # Sales Date/Price

See Record See Record

In Care Of

Prop Class

Mailing Address 54539 OLD HWY 42 RD

MYRTLE POINT, OR 97458-8813

Appraiser

504

MA SA

NH Unit

RMV Class 500

05 21 RRF 15663-1

Situs	Address	(s)

ID# 1 94315 LOWER NORWAY LN

Situs City MYRTLE POINT

Value Summary									
Code Area		RMV	MAV	AV	SAV	MSAV	RMV Exception		
4105	Land Impr.	145,243 211,190		THE IS			nnd 0 npr. 0		
Code /	Area Total	356,433	244,200	338,158	99,043	93,958	0		
Grand Total		356,433	244,200	338,158	99,043	93,958	0	30.7	

Code			Plan		Land Breakdown					Trended
Area	ID#	RFPD Ex	Zone	Value Source	TD%	LS	Size	Land Class	LUC	RMV
4105	3	2	EFU, CREMP	Farm Site	100	Α	1.00	AV	006*	4,040
4105	12	\square	EFU, CREMP	Farm Use Unzoned	100	Α	4.00	В3	006*	1,928
4105	13		EFU, CREMP	Farm Use Unzoned	100	Α	0.90	KF4	006*	394
4105	4		EFU, CREMP	Farm Use Zoned	100	Α	3.20	В3	006*	1,542
4105	5		EFU, CREMP	Farm Use Zoned	100	Α	68.80	KF1	006*	72,446
4105	6		EFU, CREMP	Farm Use Zoned	100	Α	6.00	KF2	006*	4,740
4105	7		EFU, CREMP	Farm Use Zoned	100	Α	8.30	KF3	006*	5,436
4105	8	\square	EFU, CREMP	Farm Use Zoned	100	Α	7.90	KF4	006*	3,460
4105	9		EFU, CREMP	Farm Use Zoned	100	Α	0.20	KF6	006*	27
4105	10		EFU, CREMP	Farm Use Zoned	100	Α	3.84	U8	006*	80
4105	11		EFU, CREMP	Farm Use Zoned	100	Α	7.20	WL	006*	950
4105	1		EFU, CREMP	Industrial Site	100	Α	3.10	IND	003	46,200
4105				SITE AMENTIES	100		9		6	4,000
					Grand 1	otal	114.44			145,243

Ball I	Yr	Stat					Trended
ID#	Built	Class	Description	TD%	Sq. Ft.	Ex% MS Acct #	RMV
8	1940	333	MANURE TANK	100	150		520
6	1940	341	HAY COVER	100	864		3,440
3	1940	308	MACHINE SHED	100	560		3,660
7	1940	335	MILKING PARLOR	100	800		5,550
9	1940	316	FEEDER BARN	100	1,040		9,320
12	1940	308	MACHINE SHED	100	4,368		8,330
1	1940	131	One story-Class 3	100	1,890		133,290
4	1940	316	FEEDER BARN	100	5,328		30,430
	8 6 3 7 9	8 1940 6 1940 3 1940 7 1940 9 1940 12 1940 1 1940	Built Class 8 1940 333 6 1940 341 3 1940 308 7 1940 335 9 1940 316 12 1940 308 1 1940 131	Built Class Description	ID# Built Class Description TD% 8 1940 333 MANURE TANK 100 6 1940 341 HAY COVER 100 3 1940 308 MACHINE SHED 100 7 1940 335 MILKING PARLOR 100 9 1940 316 FEEDER BARN 100 12 1940 308 MACHINE SHED 100 1 1940 131 One story-Class 3 100	ID# Built Class Description TD% Sq. Ft. 8 1940 333 MANURE TANK 100 150 6 1940 341 HAY COVER 100 864 3 1940 308 MACHINE SHED 100 560 7 1940 335 MILKING PARLOR 100 800 9 1940 316 FEEDER BARN 100 1,040 12 1940 308 MACHINE SHED 100 4,368 1 1940 131 One story-Class 3 100 1,890	ID# Built Class Description TD% Sq. Ft. Ex% MS Acct # 8 1940 333 MANURE TANK 100 150 6 1940 341 HAY COVER 100 864 3 1940 308 MACHINE SHED 100 560 7 1940 335 MILKING PARLOR 100 800 9 1940 316 FEEDER BARN 100 1,040 12 1940 308 MACHINE SHED 100 4,368 1 1940 131 One story-Class 3 100 1,890

Account # 4105	70301 1940 302	LOFT BARN	100	16,650	
			Grand Total	21,552	211,190
Code Area Type		Exemptions/Specia	l Assessments/Potential Liabili	ity	
	ST POT'L AI	DD'L TAX LIABILITY			
■ FARM H	SITE				



300 W Anderson (541)269-5127

OWNERSHIP AND ENCUMBRANCES REPORT WITH GENERAL INDEX LIENS Informational Report of Ownership and Monetary and Non-Monetary Encumbrances

To ("Customer"): Dodge Surveying & Planning HE Inc.

333 South 4th Street, Suite 3

Coos Bay, OR 97420

Customer Ref.:

Order No.:

360620029895

Effective Date:

January 28, 2020 at 08:00 AM

Charge:

\$300.00 \$200.00

The information contained in this report is furnished by Ticor Title Company of Oregon (the "Company") as a real property information service based on the records and indices maintained by the Company for the county identified below. THIS IS NOT TITLE INSURANCE OR A PRELIMINARY TITLE REPORT FOR, OR COMMITMENT FOR, TITLE INSURANCE. No examination has been made of the title to the herein described property, other than as specifically set forth herein. Liability for any loss arising from errors and/or omissions is limited to the lesser of the charge or the actual loss, and the Company will have no greater liability by reason of this report. THIS REPORT IS SUBJECT TO THE LIMITATIONS OF LIABILITY STATED BELOW, WHICH LIMITATIONS OF LIABILITY ARE A PART OF THIS REPORT.

THIS REPORT INCLUDES MONETARY AND NON-MONETARY ENCUMBRANCES.

Part One - Ownership and Property Description

Owner. The apparent vested owner of property ("the Property") as of the Effective Date is:

Doris J. Dayton, SaraLee Schmidt Varney, David Martin Schmidt and Kurtis William Schmidt, as their interests may appear

Premises. The Property is:

(a) Street Address:

94089, 93919, 94144, 94043 & 94315 Lower Norway Lane, Myrtle Point, OR 97458

(b) Legal Description:

SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF

Part Two - Encumbrances

<u>Encumbrances</u>. As of the Effective Date, the Property appears subject to the following monetary and non-monetary encumbrances of record, not necessarily listed in order of priority, including liens specific to the subject property and general index liens (liens that are not property specific but affect any real property of the named person in the same county):

EXCEPTIONS

- The Land has been classified as Farm/Forest, as disclosed by the tax roll. If the Land becomes disqualified, said Land may be subject to additional taxes and/or penalties.
- Any adverse claim based on the assertion that any portion of the subject land has been removed from or brought within the subject land's boundaries by the process of accretion or reliction or any change in the location of Coquille River.

Any adverse claim based on the assertion that any portion of the subject land has been created by artificial means or has accreted to such portions so created, or based on the provisions of ORS 274.905 through 274.940.

Any adverse claim based on the assertion that any portion of the subject land is now or at any time has been below the ordinary high water line of Coquille River.

Rights of fishing, navigation, commerce, flood control, propagation of anadromous fish, and recreation, and other rights of the public, Indian tribes or governmental bodies in and to the waters of Coquille River.

- Rights of the public to any portion of the Land lying within the area commonly known as streets, roads, alleys and highways.
- 4. Easement(s) and rights incidental thereto, as granted in a document:

Granted to:

United States of America

Recording Date:

January 31, 1950

Recording No:

Book 196, Page 334

5. Easement(s) and rights incidental thereto, as granted in a document:

Granted to:

Mountain States Power Company

Recordind Date:

December 17, 1927

Recording No:

Book 104, Page 242

6. Easement(s) and rights incidental thereto, as granted in a document:

Granted to:

Coquille Valley, Oregon Lodge No. 1935, Benevolent & Protective Order of Elks, a

corporation

Recording Date:

November 17, 1960

Recording No:

Book 282, Page 85

- Please be advised that our search did not disclose any open Deeds of Trust of record. If you should have knowledge of any outstanding obligation, please contact the Title Department immediately for further review prior to closing.
- Any rights of the parties in possession of a portion of, or all of, said Land, which rights are not disclosed by the Public Records.

The Company will require, for review, a full and complete copy of any unrecorded agreement, contract,

Ticor Title Company of Oregon Order No. 360620029895

> license and/or lease, together with all supplements, assignments and amendments thereto, before issuing any policy of title insurance without excepting this item from coverage.

The Company reserves the right to except additional items and/or make additional requirements after reviewing said documents.

- 9. Existing leases and tenancies, if any, and any interests that may appear upon examination of such leases.
- 10. A pending court action:

Plaintiff:

Saralee Schmidt Varney

Defendant:

Brandy (Brandi) Chambers, et al

County:

Coos Circuit

Court: Case No.:

18CV51501

Dated Filed:

November 7, 2018

Nature of Action: Property - General

11. Any right, interest or claim that may exist, arise or be asserted under or pursuant to the Perishable Agricultural Commodities Act of 1930, as amended, 7 USC 499a et seq., the Packers and Stockyard Act of 1921, as amended, 7 USC 181 et seq., or any similar state laws.

Note: Property taxes for the fiscal year shown below are paid in full.

Fiscal Year:

2019-2020

Amount:

\$3,824,06 4105

Levy Code: Account No.:

870600

Map No.:

28-12-31 700

Prior to close of escrow, please contact the Tax Collector's Office to confirm all amounts owing, including current fiscal year taxes, supplemental taxes, escaped assessments and any delinquencies.

Note: Property taxes for the fiscal year shown below are paid in full.

Fiscal Year:

2019-2020

Amount:

\$1,177,34

Levy Code:

4105

Account No.:

870700

Map No.:

28-12-31 800

Prior to close of escrow, please contact the Tax Collector's Office to confirm all amounts owing, including current fiscal year taxes, supplemental taxes, escaped assessments and any delinquencies.

Note: The only conveyance(s) affecting said Land, which recorded within 24 months of the date of this report, are as follows:

Grantor:

Deena Gisholt, the duly appointed, qualified and acting personal representative of the

estate of Florence E, Schmidt, deceased, Coos County Probate Case No. 17PB07364

Doris J. Dayton, Saralee Schmidt Varney, each as to a 1/3 share, David Martin Grantee:

Schmidt and Kurtis William Schmidt, each to a 1/6 share

Recording Date:

July 10, 2018

Recording No:

2018-6669

Ticor Title Company of Oregon Order No. 360620029895

End of Reported Information

There will be additional charges for additional information or copies. For questions or additional requests, contact:

John Beaver 541-269-5127 john.beaver@ticortitle.com

Ticor Title Company of Oregon 300 W Anderson Coos Bay, OR 97420

EXHIBIT "A"

Legal Description

All the following bounded and described real property situated in the County of Coos and State of Oregon: Commencing at the Northwest corner of the SW 1/4 of the NE 1/4 of Section 31, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon, running thence East 65 and 1/3 rods, thence South to the Coquille River at low water line, thence along said river, at said low water line, downstream to a point South of the place of beginning, thence North to the place of beginning;

ALSO, commencing at low water mark on the East bank of the Coquille River where the Western boundary of Government Lot No. 5 crosses the same, in Section 31, Township 28 South, Range 12 West; thence North to the Northwest corner of the SE 1/4 of the NW 1/4 of Section 31, Township 28 South, Range 12 West; thence East 25.9 rods; thence South to the said Coquille River; thence along low water mark, downstream to the place of beginning, situated in Section 31, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon;

ALSO, beginning at the Northeast corner of the SE 1/4 of the NW 1/4 of Section 31, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon, running thence West along the North line of the SE 1/4 of the NW 1/4 of said Section 31, 894 feet to the Northeast corner of a tract of land owned by M. M. Schmidt and Marie Schmidt, thence South 2192.4 feet to low water mark on the right bank of the Coquille River, thence upstream along low water mark on the right bank of the Coquille River 158.6 feet, more or less to a point which is South of a point 737.4 feet West of the place of beginning, thence North 1526.7 feet to an iron pipe driven in the ground, thence East 744 feet to an iron pipe in the East line of the SE 1/4 of the NW 1/4 of said Section 31, 728 feet South of the place of beginning, thence North 728 feet to the place of beginning, EXCEPT that portion of road, all in Section 31, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon.

ALSO:

Government Lot 5 and the SE 1/4 of the NW 1/4 of Section 31, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon, excepting therefrom a tract described in Deed Book 17, Page 114, Records of Coos County, Oregon, described as follows:

Commencing at low water mark on the North bank of the Coquille River where the Western boundary of Government Lot 5 of said Section 31 intersects the same; run thence North to the Northwest corner of the SE 1/4 of the NW 1/4 of Section 31; thence East 25.9 rods; thence South to low mark of Coquille River; thence Westerly along low water mark of said river to the place of beginning.

Also excepting a tract of land described in Deed Book 119, Page 91, Records of Coos County, Oregon, heretofore conveyed to Martin Schmidt, described as follows:

Beginning at the Northeast corner of the SE 1/4 of the NW 1/4 of Section 31, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon; running thence West along the North line of the SE 1/4 of the NW 1/4 of said Section 31 for a distance of 894 feet to the Northeast corner of a tract of land owned by M. M. Schmidt and Marie Schmidt; thence South 2192.4 feet to low water mark on the right bank of the Coquille River; thence upstream along low water mark on the right bank of the Coquille River 158.6 feet, more or less, to a point which is South of a point 737.4 feet West of the place of beginning; thence North 1526.7 feet to an iron pipe driven in the ground; thence East 744 feet to an iron pipe in the East line of the SE 1/4 of the NW 1/4 of said Section 31, 728 feet South of the place of beginning; thence North 728 feet to the place of beginning. All in Section 31, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon.

Also excepting therefrom that portion lying within the boundaries of the County Road.

Ticor Title Company of Oregon Order No. 360620029895

LIMITATIONS OF LIABILITY

"CUSTOMER" REFERS TO THE RECIPIENT OF THIS REPORT.

CUSTOMER EXPRESSLY AGREES AND ACKNOWLEDGES THAT IT IS EXTREMELY DIFFICULT, IF NOT IMPOSSIBLE, TO DETERMINE THE EXTENT OF LOSS WHICH COULD ARISE FROM ERRORS OR OMISSIONS IN, OR THE COMPANY'S NEGLIGENCE IN PRODUCING, THE REQUESTED REPORT, HEREIN "THE REPORT." CUSTOMER RECOGNIZES THAT THE FEE CHARGED IS NOMINAL IN RELATION TO THE POTENTIAL LIABILITY WHICH COULD ARISE FROM SUCH ERRORS OR OMISSIONS OR NEGLIGENCE. THEREFORE, CUSTOMER UNDERSTANDS THAT THE COMPANY IS NOT WILLING TO PROCEED IN THE PREPARATION AND ISSUANCE OF THE REPORT UNLESS THE COMPANY'S LIABILITY IS STRICTLY LIMITED. CUSTOMER AGREES WITH THE PROPRIETY OF SUCH LIMITATION AND AGREES TO BE BOUND BY ITS TERMS

THE LIMITATIONS ARE AS FOLLOWS AND THE LIMITATIONS WILL SURVIVE THE CONTRACT:

ONLY MATTERS IDENTIFIED IN THIS REPORT AS THE SUBJECT OF THE REPORT ARE WITHIN ITS SCOPE. ALL OTHER MATTERS ARE OUTSIDE THE SCOPE OF THE REPORT.

CUSTOMER AGREES, AS PART OF THE CONSIDERATION FOR THE ISSUANCE OF THE REPORT AND TO THE FULLEST EXTENT PERMITTED BY LAW, TO LIMIT THE LIABILITY OF THE COMPANY, ITS LICENSORS, AGENTS, SUPPLIERS, RESELLERS, SERVICE PROVIDERS, CONTENT PROVIDERS AND ALL AFFILIATES. SUBSCRIBERS OR SUPPLIERS, SUBSIDIARIES, EMPLOYEES. SUBCONTRACTORS FOR ANY AND ALL CLAIMS, LIABILITIES, CAUSES OF ACTION, LOSSES, COSTS, DAMAGES AND EXPENSES OF ANY NATURE WHATSOEVER, INCLUDING ATTORNEY'S FEES, HOWEVER ALLEGED OR ARISING, INCLUDING BUT NOT LIMITED TO THOSE ARISING FROM BREACH OF CONTRACT, NEGLIGENCE, THE COMPANY'S OWN FAULT AND/OR NEGLIGENCE, ERRORS, OMISSIONS, STRICT LIABILITY, BREACH OF WARRANTY, EQUITY, THE COMMON LAW, STATUTE OR ANY OTHER THEORY OF RECOVERY, OR FROM ANY PERSON'S USE, MISUSE, OR INABILITY TO USE THE REPORT OR ANY OF THE MATERIALS CONTAINED THEREIN OR PRODUCED, SO THAT THE TOTAL AGGREGATE LIABILITY OF THE COMPANY AND ITS AGENTS, SUBSIDIARIES, AFFILIATES, EMPLOYEES, AND SUBCONTRACTORS SHALL NOT IN ANY EVENT EXCEED THE COMPANY'S TOTAL FEE FOR THE REPORT.

CUSTOMER AGREES THAT THE FOREGOING LIMITATION ON LIABILITY IS A TERM MATERIAL TO THE PRICE THE CUSTOMER IS PAYING, WHICH PRICE IS LOWER THAN WOULD OTHERWISE BE OFFERED TO THE CUSTOMER WITHOUT SAID TERM. CUSTOMER RECOGNIZES THAT THE COMPANY WOULD NOT ISSUE THE REPORT BUT FOR THIS CUSTOMER AGREEMENT, AS PART OF THE CONSIDERATION GIVEN FOR THE REPORT, TO THE FOREGOING LIMITATION OF LIABILITY AND THAT ANY SUCH LIABILITY IS CONDITIONED AND PREDICATED UPON THE FULL AND TIMELY PAYMENT OF THE COMPANY'S INVOICE FOR THE REPORT.

THE REPORT IS LIMITED IN SCOPE AND IS NOT AN ABSTRACT OF TITLE, TITLE OPINION, PRELIMINARY TITLE REPORT, TITLE REPORT, COMMITMENT TO ISSUE TITLE INSURANCE, OR A TITLE POLICY, AND SHOULD NOT BE RELIED UPON AS SUCH. THE REPORT DOES NOT PROVIDE OR OFFER ANY TITLE INSURANCE, LIABILITY COVERAGE OR ERRORS AND OMISSIONS COVERAGE. THE REPORT IS NOT TO BE RELIED UPON AS A REPRESENTATION OF THE STATUS OF TITLE TO THE PROPERTY. THE COMPANY MAKES NO REPRESENTATIONS AS TO THE REPORT'S ACCURACY, DISCLAIMS ANY WARRANTY AS TO THE REPORT, ASSUMES NO DUTIES TO CUSTOMER, DOES NOT INTEND FOR CUSTOMER TO RELY ON THE REPORT, AND ASSUMES NO LIABILITY FOR ANY LOSS OCCURRING BY REASON OF RELIANCE ON THE REPORT OR OTHERWISE.

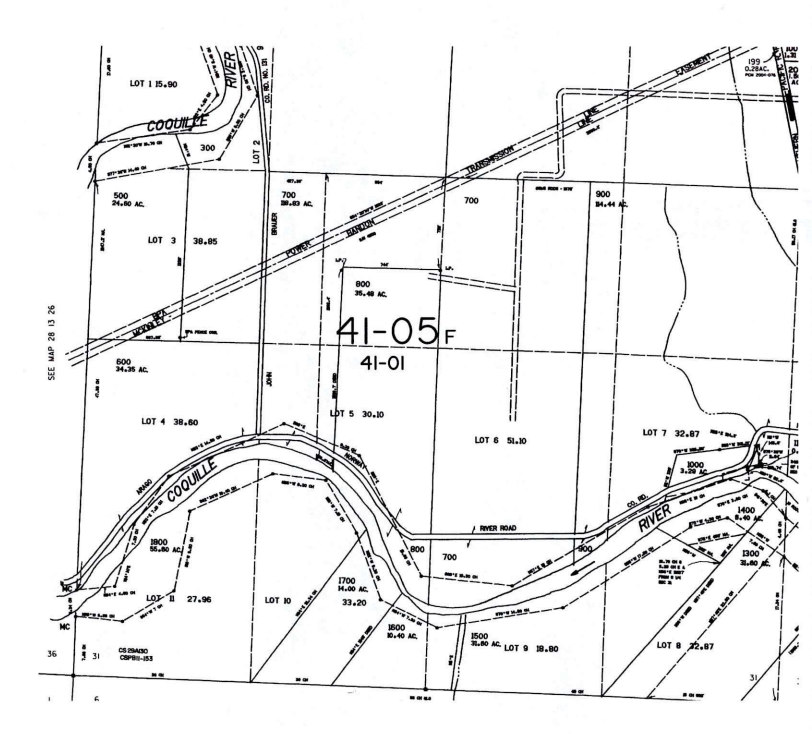
Ticor Title Company of Oregon Order No. 360620029895

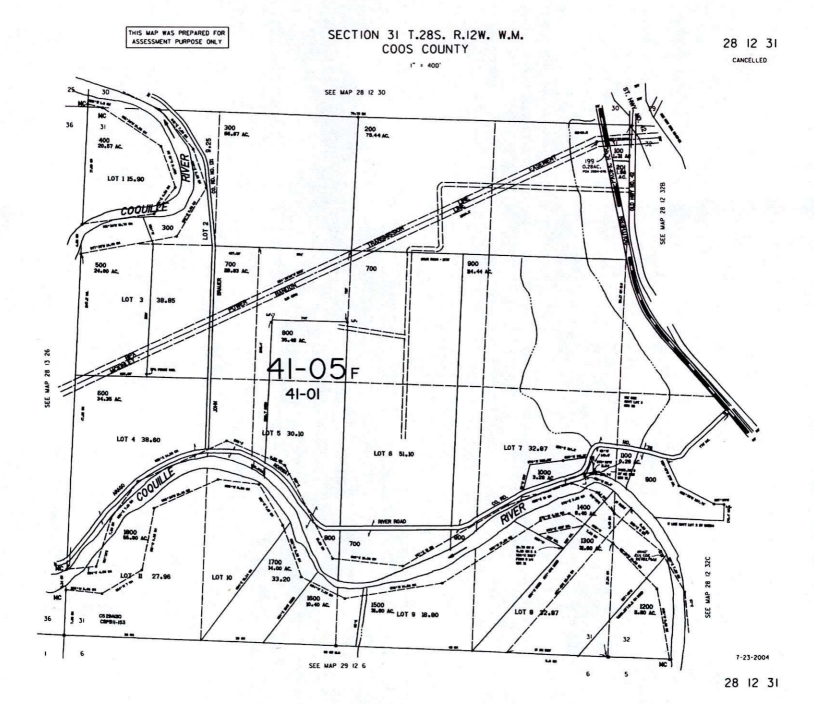
IF CUSTOMER (A) HAS OR WILL HAVE AN INSURABLE INTEREST IN THE SUBJECT REAL PROPERTY, (B) DOES NOT WISH TO LIMIT LIABILITY AS STATED HEREIN AND (C) DESIRES THAT ADDITIONAL LIABILITY BE ASSUMED BY THE COMPANY, THEN CUSTOMER MAY REQUEST AND PURCHASE A POLICY OF TITLE INSURANCE, A BINDER, OR A COMMITMENT TO ISSUE A POLICY OF TITLE INSURANCE. NO ASSURANCE IS GIVEN AS TO THE INSURABILITY OF THE TITLE OR STATUS OF TITLE. CUSTOMER EXPRESSLY AGREES AND ACKNOWLEDGES IT HAS AN INDEPENDENT DUTY TO ENSURE AND/OR RESEARCH THE ACCURACY OF ANY INFORMATION OBTAINED FROM THE COMPANY OR ANY PRODUCT OR SERVICE PURCHASED.

NO THIRD PARTY IS PERMITTED TO USE OR RELY UPON THE INFORMATION SET FORTH IN THE REPORT, AND NO LIABILITY TO ANY THIRD PARTY IS UNDERTAKEN BY THE COMPANY.

CUSTOMER AGREES THAT, TO THE FULLEST EXTENT PERMITTED BY LAW, IN NO EVENT WILL THE COMPANY, ITS LICENSORS, AGENTS, SUPPLIERS, RESELLERS, SERVICE PROVIDERS, CONTENT PROVIDERS, AND ALL OTHER SUBSCRIBERS OR SUPPLIERS, SUBSIDIARIES, AFFILIATES, EMPLOYEES AND SUBCONTRACTORS BE LIABLE FOR CONSEQUENTIAL, INCIDENTAL, INDIRECT, PUNITIVE, EXEMPLARY, OR SPECIAL DAMAGES, OR LOSS OF PROFITS, REVENUE, INCOME, SAVINGS, DATA, BUSINESS, OPPORTUNITY, OR GOODWILL, PAIN AND SUFFERING, EMOTIONAL DISTRESS, NON-OPERATION OR INCREASED EXPENSE OF OPERATION, BUSINESS INTERRUPTION OR DELAY, COST OF CAPITAL, OR COST OF REPLACEMENT PRODUCTS OR SERVICES, REGARDLESS OF WHETHER SUCH LIABILITY IS BASED ON BREACH OF CONTRACT, TORT, NEGLIGENCE, THE COMPANY'S OWN FAULT AND/OR NEGLIGENCE, STRICT LIABILITY, BREACH OF WARRANTIES, FAILURE OF ESSENTIAL PURPOSE, OR OTHERWISE AND WHETHER CAUSED BY NEGLIGENCE, ERRORS, OMISSIONS, STRICT LIABILITY, BREACH OF CONTRACT, BREACH OF WARRANTY, THE COMPANY'S OWN FAULT AND/OR NEGLIGENCE OR ANY OTHER CAUSE WHATSOEVER, AND EVEN IF THE COMPANY HAS BEEN ADVISED OF THE LIKELIHOOD OF SUCH DAMAGES OR KNEW OR SHOULD HAVE KNOWN OF THE POSSIBILITY FOR SUCH DAMAGES.

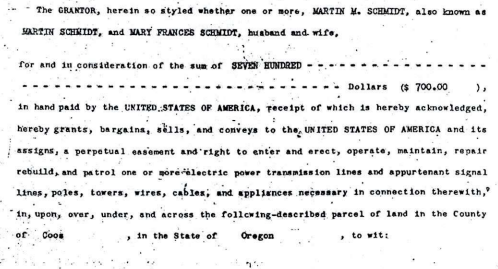
END OF THE LIMITATIONS OF LIABILITY





50346

TRANSMISSION LINE EASEMENT



That portion of the north 4 chains of the west 65 1/3 rods of the SWANEL of Section 31, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon, and the SEINW of said Section 31, except the part thereof described as: Beginning at a point which lies south a distance of 728 feet from the northeast corner of the SEINW1 of Section 31, Township 28 South, Range 12 West, Willamette Meridians themse West a distance of 714, feet; thence South to the south line of said SEINW1; thence East to the southeast corner of said SEINW1; thence North to the point of beginning, which lies within a strip of land 100 feet in width, the boundaries of said strip lying 50 feet distant from, on each side of, and parallel to the survey line of the McKinley-Bandon transmission line as now located and staked on the ground over, across, upon, and/or adjacent to the above-described property, said survey line being particularly described as follows:

Beginning at survey station 502 + 37.2 a point on the north line of Section 32. Township 28 South, Range 12 West, Willamette Meridian, said point being S. 87° 16' 30" E. a distance of 991.4 feet from the northwest corner of said Section 32; thence S. 28° 35' 00" W. a distance of 48.6 feet to survey station 502 + 85.8; thence S. 87° 22' 40" W. a distance of 1305.0 feet to survey station 515 + 90.8; thence S. 64° 20' 30" W. a distance of 5629.6 feet to survey station 572 + 20.4 a point on the west line of Section 31, Township 28 South, Range 12 West, Willamette Meridian, said point being S. 2° 43' 00" W. a distance of 108.0 feet from the quarter section corner on the west line of said Section 31.

together with the right to clear said parcel of land and keep the same clear of all brush, timber, structures, and fire hazards, provided however, the words "fire hazards" shall not be interpreted to include growing crops; and also the present and future right to top, limb, fell, and remove all growing trees, dead trees or snags (collectively called "danger trees") located on Grantor's land adjacent to said parcel of land, which could fall upon or against said transmission and signal line facilities.

TO HAVE AND TO HOID said easement and rights unto the UNITED STATES OF AMERICA and its assigns, forever.

The Orantor covenants to and with the UNITED STATES OF AMERICA and its assigns that the title to all brush and timber cut and removed from said parcel of land and also all growing trees, dead trees or snags (collectively called "danger trees") cut and removed from Grantor's land adjacent to said parcel of land, is and shall be vested in the UNITED STATES OF AMERICA and its assigns and that the consideration paid for conveying said easement and rights herein described is accepted as full compensation for all damages incidental to the exercise of any of said rights.

The Grantor also covenants to and with the UNITED STATES OF AMERICA that Grantor is lawfully seized and possessed of the lands aforesaid; has a good and lawful right and power to sell and convey same; that same are free and clear of encumbrances, except as above indicated; and that Grantor will forever warrant and defend the title to said easement and the quiet possession thereof against the lawful claims and demands of all persons whomsoever.

Dated this	12 day of	Jan	, 19. 50		8 21 4	
BOITMENTARY	DOCUMENTARY		Martin M. Schmi Milling Ticino Mary Frances So	dt	CONTRA	
to many			Mary Frances So	hmidt		(*)
MILD STUES INTERNAL I	: 10 crs15.10.6					
	*			-		

VOL 190 PAGE 336

8PA-177 Rev. 8-1-44

(Standard form of acknowledgment approved for use with all conveyances in Vashington and Oregon)

COUNTY OF Coos

On the 12 day of Jow., 1950, personally came before me, a notary public in and for said County and State, the within-named Martin M. Schmidt, also known as Martin Schmidt, and Mary Frances Schmidt, husband and wife, to me personally known to be the identical persons described in and who executed the within and foregoing instrument and acknowledged to me that they executed the same as their own 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.



Notath Public in and for the State of Oregon Residing at Portland

My commission expires: 11-19-50

STATE OF Quel, } ss:

I CERTIFY that the within instrument was received for the record on the 3/ day of 5a., 1950, at 2:45 [.M., and recorded in book 196 on page 334, records of dudy of said County.

Witness my hand and seal of County affixed.

LJW. ODDY

Belleggown

Deputy.

Upon recordation, please return to:

TITLE UNIT, LAND SECTION
BONNEVILLE POMER ADMINISTRATION
P.O. BOX No. 3537
PORTLAND 8, OREGON

in County Court House Coos County.

Note- this easement also grants the privilege of extending said line in a Westerly direction to County Road with the necessary material of extending same.

And the said Mountain States Power Company, its successors and assigns, for the purpose aforesaid, are fully authorized and empowered to enter upon the above premises for the purpose of constructing and maintaining its said poles, wires, fixtures and equipment thereon and over the same as above provided, and the right to trim any trees necessary to keep the wires on said poles, fixtures and equipment clear.

TO HAVE AND TO HOLD the above mentioned rights, privileges and easements unto the said Mountain States Power Company, its successors and assigns, perpetually and forever.

IN TESTIMONY WHEREOF we have hereunto set our hands and seals this 28th day of November, 1927.

Done in the Presence of: C. B. Greenough, Loren W. Howe.

W. H. Stauff | Seal Nettie E. Stauff | Seal

STATE OF OREGON, COUNTY OF COOS, SS: On this, the 28th day of November, 1927, personally came before me, a notary public in and for the State of Oregon, the within named W. H. Stauff and Nettie E. Stauff, his wife, to me personally known to be the identical persons described in and who executed the foregoing instrument, and acknowledged to me that they executed the same.

Witness my hand and notarial seal the day and year first above written.

Recorded December 17, 1927. 3:40 P.M. Robt. R. Watson, County Clerk.

C. B. Greenough Notary Public for Oregon My commission expires Sept. 20,1931 (Notarial Seal)

THIS INDENTURE WITNESSETH, that Martin M, Schmidt (Guardian) John C, Brauer Estate, (owner) for and in consideration of the sum of Two & † Dollars paid, the receipt whereof is hereby acknowledged, do for himself, his heirs and assigns, hereby bargain, sell, grant and convey unto the Mountain States Fower Company, a corporation incorporated under the laws of the State of Delaware and duly authorized to transact business and hold property in the State of Oregon, and unto its successors and assigns, the right, privilege and easement to erect and maintain in connection with its electric Light & Power Lines overhead conductors as now or hereafter constructed. Upon and across the following described premises in Goos County, State of Oregon, to-wit:

In Sec. 31 T 28 SR 12 West of Willamette Meridian. Deeds recorded at Coos County Court House

And the said Mountain States Power Company, its successors and assigns, for the purpose aforesaid, are fully authorized and empowered to enter upon the above premises for the purpose of constructing and maintaining its said poles, wires, fixtures and equipment thereon and over the same as above provided, and the right to trim any trees necessary to keep the wires on said poles, fixtures and equipment clear.

TO HAVE AND TO HOLD the above mentioned rights, privileges and easements unto the said Mountain States Power Company, its successors and assigns, perpetually and forever.

IN TESTIMONY WHEREOF I have hereunto set my hand and seal this let day of December, 1927.

Done in the presence of C. B. Greenough, Mae Waggoner

Martin M. Schmidt, Guardian | Seal(

STATE OF OREGON) SS On this, the let day of December, 1927, personally came before me, a Notary Public in and for the State of Oregon, the within named Martin M Schmidt (Guardian).

John C. Brauer to me personally known to be the identical person described in, and who

executed the foregoing instrument, and acknowledged to me that he executed the same.

WITNESS my hard and Notarial Seal the day and year first above written.

Recorded December 17, 1927. 3:40 P.M. Robt. R. Watson, County Clerk.

C. B. Greenough Notary Public for Gregon My commission expires Sept. 20,1931 (Notarial Seal)

THIS INDENTURE WITNESSETH, That T. C. Hagerty, unmarried, sole heir of Thomas P. Hagerty, deceased, sometimes known as T. F. Hagerty for the consideration of the sum of ten 00/100 Dollars, to him paid, has bargained and sold and by these presents does bargain, sell and convey unto Floyd Johnson the following described premises, to-wit:

Lot eight (8) Block three (3), Border and Benders Addition to the Town (now City) of Myrtle Point, County of Coos, State of Oregon as per plat of said City now on file in the Office of the County Clerk of Coos County, State of Oregon.

Together with all the tenements, hereditaments and appurtenances thereonto belonging, and also all estate, right, title and interest in and to the same, including dower and claim of dower.

Assigns forever. And the said T. C. Hagerty, heir at law of T. F. Hagerty does hereby covenant to and with the said Floyd Johnson Heirs and Assigns that he is lawfully seized in fee simple of said premises that said premises are free from all incumbrances and that he will, and his heirs, executors and administrators shall warrant and forever defend the same from all lawful claims whatevever.

IN WITNESS WHEREOF I have hereunto set my hand and seal this 14th day of Dec..

1927.

Signed, sealed and delivered in the presence of Dal M. King, Mabel Barklow T. C. Hagerty Real Heir at law and only heir of Thomas F. Hagerty, sometimes known as T. F. Hagerty, deceased

STATE OF OBEGON) SS. On this, the 14th day of December 1927 personally came before me, the undersigned, a Notary Public in and for said county and state, the within-named T.C. Hagerty, unmarried to me personally known to be the identical person described in and who executed the within instrument, and acknowledged to me that he executed the same freely and voluntarily for the uses and purposes therein named.

WITNESS my hand and Notarial Seal this 14th day December 1927.

Recorded December 17, 1927. 4:25 P.M., Robt. R. Wetson, County Clerk. Dal M. King Kotary Public for Oregon. My commission expires July 1, 1931. (Notarial Seal)

KNOW ALL MEN BY THESE PRESENTS, That Agnes Ransom, a widow, Fred Reeder and Ella Reeder, his wife, Lottie E. Ardis and William J. Ardis, her husband, Clara Belle Chick and Percy Shick, her husband, all of Lake City, Missaukee County, Michigan; Orilla Ostrander and Charles Ostrander her husband, of Orlando, Orange County, Florida; Louise White and William H. White, her husband, of Boyne City, Charlevoix County, Michigan, Roy Reeder and Ethel Recter, his wife, of Benton Harbor, Berrien County, Michigan; Washington Reeder and Anna Reeder, his wife, of Owosso, Shiawassee County, Michigan, Salina Reeder, a widow, of Columbia, Richland County, South Carolina; Frank Reeder and Bessie Reeder, his wife, of Witpine, Sandera County, Montana; Mabel Bryant (new Mabel Dancareaux) and Harry Bryant, har husband, of Anaconda, Deerlodge County, Montana; Joseph W. Pesdar and Addis Raeden, his allow of St. Petersburgh, Pinellas County, Florida; William S. Pollard and Aldae Raeden, his allowed the Party Bryant, har husband, of Anaconda, Deerlodge County, Montana; Joseph W. Pesdar and Addis Raeden, his allowed the Party Bryant, har husband, of Anaconda, Deerlodge County, Montana; Joseph W. Pesdar and Addis Raeden, his allowed the Party Bryant, har husband, Pinellas County, Florida; William S. Pollard and Aldae Raeden, his allowed the Party Bryant, har husband, of Anaconda, Deerlodge County, Montana; Joseph W. Pesdar and Addis Raeden, his allowed the Party Bryant, har husband, of Anaconda, Deerlodge County, Montana; Joseph W. Pesdar and Addis Raeden, his allowed the Party Bryant, har husband, of Anaconda, Deerlodge County, Montana; Boseph W. Pesdar and Addis Raeden, his allowed the Party Bryant Anaconda, Party Bryant, har husband, of Anaconda, Deerlodge County, Montana; Party Bryant, har husband, of Anaconda, Deerlodge County, Montana; Party Bryant Anaconda, Party Bryant, har husband, of Anaconda, Deerlodge County, Montana; Walland Walland Anaconda, Party Bryant Anaconda, Party Bryant Anaconda, Party Bryant Anaconda, Party Bryant Ana

VIII. 282 PIGE 85

29841

KNOW ALL MEN BY THESE PRESENTS, That DON R. SCHMIDT and FLORENCE SCHMIDT, husband and wife, herein referred to as First Parties, in consideration of ONE and NO/100 (\$1.00) Dollars and other valuable consideration, to them in hand paid by COQUILLE VALLEY, OREGON, LODGE NO. 1935, BENEVOLENT & PROTECTIVE ORDER OF ELKS, a corporation, herein referred to as Second Party, receipt whereof is hereby acknowledged, do hereby grant unto Second Party, its successors and assigns, a permanent right of way and easement over and across the real property hereinafter described for purposes of constructing, laying, replacing, repairing, maintaining, and removing a water pipeline running in a generally North and South direction through said premises, which property is described as follows, to-wit:

Lands owned by First Parties, or either of them, situated in the SE% of the SE% of Section 30, and the NE% of the NE% of Section 31, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon.

The grant of said Right of Way and Easement is subject to the following conditions which Second Party, by acceptance hereof assumes:

- That the water line shall be installed at a minimum depth of 18 inches from the surface of the ground.
- 2. That upon completion of laying of the pipeline or any subsequent repair or replacement thereof, the pipeline ditch shall be back-filled and re-seeded to the end that the premises shall be restored as nearly as practicable to their presently existing condition.
- 3. That the pipeline shall be installed at a location

and in a manner agreeable to First Parties.

4. That First Parties shall be entitled to one lighth connection to said pipeline and use of water by means of said connection free of charge in case of shortage.

EASEMENT - Page one.

VOL 282 PAGE 86

TO HAVE AND TO HOLD said Right of Way and Easement unto Second Party, its successors and assigns, forever.

IN WITNESS WHEREOF, First Parties have hereunto set their hands and seals this 29 day of October, 1960.

"FIRST PARTIES"

STATE OF OREGON

County of Coos

On this day of October, 1960, before me, the undersigned a Notary Public in and for said County and State, personally appeared the within named DON R. SCHMIDT and FLORENCE SCHMIDT, husband and wife, who are known to me to be the identical individual described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.

Notary Public for Oregon
My Communission Expires: 5-3/-6

NOV 17 1960

GEORGIANNA VAUGHAN, COUNTY CLERK

Skip to Main Content Logout My Account Search Menu Search Civil, Family, Probate and Tax Court Case Records Refine Search Back

Location : Coos Images Help

REGISTER OF ACTIONS CASE NO. 18CV51501

Saralee Schmidt Varney vs David Martin Schmidt, Kurtis William Schmidt, §
Doris J Dayton, Robert G. Ross, Nanette T. Rossetal.
§

Case Type: Property - General Date Filed: 11/07/2018 Location: Coos

endant Chambers, Brandy (Brandi) endant Dayton, Doris J endant Fisher, Karisa endant Ross, Nanette T. endant Ross, Robert G. schmidt, David Martin endant Schmidt, Kurtis William	PARTY INFORMAT	ON
endant Fisher, Karisa endant Ross, Nanette T. endant Ross, Robert G. endant Schmidt, David Martin	Chambers, Brandy (Brandi)	Attorneys ROGER W GOULD Retained 541 269-5566(W)
endant Ross, Nanette T. endant Ross, Robert G. endant Schmidt, David Martin	Dayton, Doris J	ROGER W GOULD Retained 541 269-5566(W)
endant Ross, Robert G. endant Schmidt, David Martin	Fisher, Karisa	ROGER W GOULD Retained 541 269-5566(W)
endant Schmidt, David Martin	Ross, Nanette T.	ROGER W GOULD Retained 541 269-5566(W)
	Ross, Robert G.	ROGER W GOULD Retained 541 269-5566(W)
endant Schmidt, Kurtis William	Schmidt, David Martin	ROGER W GOULD Retained 541 269-5566(W)
	Schmidt, Kurtis William	ROGER W GOULD Retained 541 269-5566(W)
Intiff Schmidt Varney, Saralee	Schmidt Varney, Saralee	FREDERICK J CARLETON Retained 541 347-2468(W)
ntiff		Dayton, Doris J Fisher, Karisa Ross, Nanette T. Ross, Robert G. Schmidt, David Martin Schmidt, Kurtis William

	EVE	NIS & UKDERS OF TH	IE COURT	-
	DISPOSITIONS			
08/01/2019	Judgment - Limited (Judicial Officer: Pruess, Brett) Comment (Appointing Referees) Created: 08/01/2019 1:34 PM			
08/21/2019	Judgment - Limited (Judicial Officer: Pruess, Brett) Comment (Supplemental - Appointing Referees) Created: 08/21/2019 2:03 PM			
	OTHER EVENTS AND HEARINGS			
11/07/2018	Complaint Created: 11/08/2018 3:58 PM	A STATE OF THE PARTY OF THE PAR		
11/07/2018	Service			
	Schmidt, David Martin	Served	12/05/2018	
	Schmidt, Kurtis William	Served	12/11/2018	
	Dayton, Doris J	Served	12/06/2018	
	Ross, Robert G.	Served -	12/06/2018	
	Ross, Nanette T.	Served	12/06/2018	
	Fisher, Karisa	Served	12/06/2018	
	Chambers, Brandy (Brandi)	Served	12/05/2018	
	Created: 11/08/2018 3:58 PM			
12/19/2018	Summons			
404400040	Created: 12/19/2018 1:14 PM			
12/19/2018	Proof of Service - Substitute and Mailing			

```
Created: 12/19/2018 1:14 PM
12/19/2018
             Summons
                Created: 12/19/2018 1:14 PM
             Proof - Service
Created: 12/19/2018 1:14 PM
12/19/2018
12/19/2018
             <u>Summons</u>
Created: 12/19/2018 1:14 PM
             Proof - Service
Created: 12/19/2018 1:14 PM
12/19/2018
12/19/2018 <u>Summons</u>
Created: 12/19/2018 1:14 PM
12/19/2018
             Proof of Service - Substitute
               Created: 12/19/2018 1:14 PM
12/19/2018 Affidavit/Declaration - Mailing
                Created: 12/19/2018 1:14 PM
12/19/2018
             Summons
               Created: 12/19/2018 1:14 PM
12/19/2018 Affidavit/Declaration - Malling
Created: 12/19/2018 1:15 PM
             Proof of Service - Substitute
Created: 12/19/2018 1:15 PM
12/19/2018
12/19/2018 Summons
               Created: 12/19/2018 1:43 PM
12/19/2018
             Proof of Service - Substitute
               Created: 12/19/2018 1:43 PM
12/19/2018 Affidavit/Declaration - Mailing
               Created: 12/19/2018 1:43 PM
12/19/2018 Summons
               Created: 12/19/2018 1:43 PM
12/19/2018 Proof - Service
               Created: 12/19/2018 1:43 PM
01/15/2019 Notice - Intent Take Default
Created: 01/15/2019 2:35 PM
01/15/2019 Proof - Service
               Created: 01/15/2019 2:35 PM
             Answer - Counterclaim
Created: 01/23/2019 4:18 PM
01/23/2019
01/23/2019 Certificate
               of mailing
               Created: 01/23/2019 4:18 PM
01/24/2019 Request - Hearing
Select Trial Dates
                Created: 01/24/2019 9:19 AM
01/30/2019 Reply
               to Defendants' Counterclaim
Created: 01/30/2019 11:02 AM
             Affidavit/Declaration - Mailing
Created: 01/30/2019 11:02 AM
01/30/2019
02/11/2019 Notice of Trial Selection
                Created: 02/11/2019 2:10 PM
06/17/2019 Memorandum - Trial
Defendant's
                Created: 06/17/2019 2:56 PM
06/17/2019 Memorandum - Trial
                Petitioner's
                Created: 06/17/2019 3:02 PM
06/17/2019 Proof - Service
Created: 06/17/2019 3:02 PM
06/18/2019 Trial - Court (9:00 AM) (Judicial Officer Pruess, Brett)
              Result: Held
               Created: 02/08/2019 2:33 PM
06/18/2019 Record - Proceedings
                Created: 06/18/2019 9:26 AM
06/18/2019 Notice (Judicial Officer: Pruess, Brett )
                Court Reporter's Exhibit and Witness List
                Created: 06/18/2019 9:26 AM
06/18/2019 Pending - Under Advisement (Judicial Officer: Pruess, Brett )
                Created: 06/18/2019 4:37 PM
07/01/2019 Opinion - Letter (Judicial Officer: Pruess, Brett )
                cc: Mr. Carleton; Mr. Gould
                Signed: 07/01/2019
                Created: 07/01/2019 2:03 PM
07/01/2019
             Notice - Dismissal
                Created: 07/01/2019 4:37 PM
08/01/2019 Digitized Judgment Document (Judicial Officer: Pruess, Brett )
               Appointing Referees
Signed Date: 07/31/2019
Created: 08/01/2019 1:35 PM
08/01/2019 Notice - Judgment Entry
                Created: 08/01/2019 1:35 PM
             Digitized Judgment Document (Judicial Officer: Pruess, Brett )
08/21/2019
                Supplemental - Appointing Referees
                Signed Date: 08/21/2019
```

	Created: 08/21/2019 2:04 PM
08/21/2019	Notice - Judgment Entry
	Created: 08/21/2019 2:04 PM
10/01/2019	Motion - Time Extension
2007.00000-000-001	Created: 10/01/2019 2:02 PM
10/01/2019	Affidavit
	in Support of Motion
	Created: 10/01/2019 2:02 PM
10/03/2019	Order (Judicial Officer: Stone, Martin E.)
	for Extension of Time to File Referee Report
	Signed: 10/02/2019
	Created: 10/03/2019 9:14 AM
11/26/2019	Report
	Referee
100	Created: 11/26/2019 4:03 PM
12/05/2019	Opinion - Letter (Judicial Officer: Pruess, Brett)
	cc: Mr. Carleton; Mr. Gould
	Signed: 12/05/2019
4.0	Created: 12/05/2019 11:36 AM
12/05/2019	Notice - Dismissal
48.00	Created: 12/05/2019 2:06 PM
01/03/2020	Motion - Time Extension
	Created: 01/03/2020 2:24 PM
01/03/2020	Affidavit - Counsel
	in Support of Motion
	Created: 01/03/2020 2:24 PM
01/03/2020	Order (Judicial Officer: Stone, Martin E.)
	for Extension of Time to File Order of Confirmation and General Judgment
100	Signed: 01/03/2020
	Created: 01/03/2020 4:27 PM

y a		FINANCIAL IN	FORMATION	
	Attorney CARLETON, Fit Total Financial Assessme Total Payments and Cred	int		131.00 131.00
	Balance Due as of 01/30			0.00
06/14/2019 06/14/2019	Transaction Assessment Phone Payment	Receipt # 2019-543347	CARLETON; FREDERICK; J	131.00 (131.00)
	Defendant Ross, Robert Total Financial Assessme Total Payments and Cred Balance Due as of 01/30	int lits		265.00 265.00 0.00
01/23/2019 01/23/2019	Transaction Assessment xWeb Accessed eFile	Receipt # 2019-76489	Ross, Robert G.	265.00 (265.00)
	Laborator Bridge			
	Plaintiff Schmidt Varney, Total Financial Assessme Total Payments and Cred Balance Due as of 01/30	int lits		265.00 265.00 0.00
11/08/2018 11/08/2018	Transaction Assessment xWeb Accessed eFile	Receipt # 2018-1032088	Schmidt Varney, Saralee	265.00 (265.00)

18CV51501

1 2 3 4 5 6 IN THE CIRCUIT COURT OF THE STATE OF OREGON 7 FOR THE COUNTY OF COOS 8 9 Case No.: 18CV51501 SARALEE SCHMIDT VARNEY, 10 Plaintiff, ORDER FOR EXTENSION OF TIME TO 11 FILE ORDER OF CONFIRMATION AND GENERAL JUDGMENT DAVID MARTIN SCHMIDT, KURTIS 12 WILLIAM SCHMIDT, AND DORIS J. 13 DAYTON, ROBERT G. ROSS, NANETTE T.) ROSS, KARISA FISHER, and BRANDY 14 CHEMBLERS, 15 Defendants. 16 17 Based on the Motion and Affidavit on file, 18 IT IS HEREBY ORDERED that the time to Submit the Order of Confirmation and 19 General Judgment shall be extended for an additional 30-days is: 20 ALLOWED- the new time to file by is February 3, 2020. 21 no further extensions to file general judgment. DENIED 22 23 MARKE EStone 24 25 26 27 28 Certificate of Readiness under UTCR 5.100 I certify this proposed judgment is ready for judicial signature because each Party 29 30 Carleton Law Offices ORDER FOR EXTENSION OF TIME TO FILE ORDER OF_ Attorneys at Law CONFIRMATION AND GENERAL JUDGMENT - 1 P.O. Box 38, Bandon, OR 97411 (541) 347-2468, FAX: (541) 347-6198

affected by this judgment has stipulated to or approved the judgment, as shown by written confirmation sent to me. DATED: January 2, 2020 Frederick J. Carleton, OSB#771356 Certificate of Service under UTCR 5.100 I certify that on January 3, 2020, I served a true and complete copy of this proposed Order on Attorney Roger Gould via the Efiling Odyssey System and by email to rogerg@epeurto.org, along with the Motion and Affidaviţ. DATED: January 3, 2020 Frederick J. Carleton, OSB#771356 Submitted By: Frederick J. Carleton, OSB# 771356 Attorney for Plaintiff Carleton Law Offices P.O. Box 38, Bandon, OR 97411 (541) 347-2468, Fax: (541)347-6198 bandonlaw@gmail.com

ORDER FOR EXTENSION OF TIME TO FILE ORDER OF CONFIRMATION AND GENERAL JUDGMENT - 2

Carleton Law Offices
Attorneys at Law
P.O. Box 38, Bandon, OR 97411
(541) 347-2468, FAX: (541) 347-6198

1 2 3 4 5 6 IN THE CIRCUIT COURT OF THE STATE OF OREGON 7 FOR THE COUNTY OF COOS 8 9 SARALEE SCHMIDT VARNEY, Case No.: 18CV51501 10 Plaintiff, ORDER FOR EXTENSION OF TIME TO 11 FILE REFEREE REPORT 12 DAVID MARTIN SCHMIDT, KURTIS WILLIAM SCHMIDT, AND DORIS J. 13 DAYTON, ROBERT G. ROSS, NANETTE T.) ROSS, KARISA FISHER, and BRANDY 14 CHEMBLERS, 15 Defendants. 16 17 Based on the Motion and Affidavit on file, 18 IT IS HEREBY ORDERED that the time to Submit the Referee Report shall be 19 extended for an additional 60-days is: 20 ALLOWED- the new time to file by is November 29, 2019. 21 no further extension. DENIED 22 23 Signed: 10/2/2019 11:53 AM 24 25 26 27 28 Certificate of Readiness under UTCR 5.100 I certify this proposed judgment is ready for judicial signature because each Party 29 30 ORDER FOR EXTENSION OF TIME TO FILE REFEREE Carleton Law Offices Attorneys at Law REPORT - 1 P.O. Box 38, Bandon, OR 97411 (541) 347-2468, FAX: (541) 347-6198

affected by this judgment has stipulated to or approved the judgment, as shown by written confirmation sent to me. 2 3 DATED: October 1, 2019 Frederick J. Carleton, OSB#771356 4 Certificate of Service under UTCR 5.100 5 I certify that on October 1, 2019, I served a true and complete copy of this proposed 6 Order on Attorney Roger Gould via the Efiling Odyssey System and by email to 7 rogerg@epeurto.org, along with the Motion and Affidavit. 8 DATED: October 1, 2019 9 Frederick J. Carleton, OSB#771356 10 11 Submitted By: 12 Frederick J. Carleton, OSB# 771356 13 Attorney for Plaintiff Carleton Law Offices 14 P.O. Box 38, Bandon, OR 97411 15 (541) 347-2468, Fax: (541)347-6198 bandonlaw@gmail.com 16 17 18 19 20 21 22 23 24 25 26 27 28 29

Carleton Law Offices

Attorneys at Law

P.O. Box 38, Bandon, OR 97411 (541) 347-2468, FAX: (541) 347-6198

30

REPORT - 2

ORDER FOR EXTENSION OF TIME TO FILE REFEREE

18CV51501

i

IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF COOS

Case No.: 18CV51501

CUIDDY ENGENERAL LINGTE

SUPPLEMENTAL LIMITED JUDGMENT APPOINTING REFEREES

) APPO

DAVID MARTIN SCHMIDT, KURTIS
WILLIAM SCHMIDT, DORIA J. DAYTON,
ROBERT G. ROSS, NANETTE T. ROSS,
KARISA FISHER, and BRANDY (BRANDI)
CHAMBERS,

SARALEE SCHMIDT VARNEY,

VS.

Plaintiff.

Defendants.

This matter came before the Court for trial on June 18, 2019. Plaintiff SARALEE SCHMIDT VARNEY appeared with her attorney, Frederick J. Carleton, and Defendants DAVID MARTIN SCHMIDT, KURTIS WILLIAM SCHMIDT, DORIA J. DAYTON, ROBERT G. ROSS, and NANETTE T. ROSS personally appeared with their attorney Roger Gould. KARISA FISHER and BRANDY (BRANDI) CHAMBERS did not personally appear. The Court heard testimony and arguments and received documentary evidence, then taking the case under advisement and issuing a written opinion on July 1, 2019, to which the Courts findings were summarized in a Limited Judgment signed and entered on July 31, 2019, which allowed for a supplemental limited judgment to be filed to specifically appoint the referees.

SUPPLEMENTAL LIMITED JUDGMENT APPOINTING REFEREES- I

Carleton Law Offices
Attorneys at Law
P.O. Box 38, Bandon, OR 97411
(541)347-2468, Fax: (541)347-6198

IT IS THEREFORE ORDERED AND ADJUDGED: 1 1. The three (3) referees appointed are as follows: 2 A. JOHN GUYNUP 3 B. MANUEL HERNANDEZ 4 C. JIM BERG 5 2. The contents of the Limited Judgment entered by this court on July 31, 2019 6 still stand and remain unchanged. 7 ned: 8/21/2019 10:58 AM 8 9 **Circuit Court Judge Brett Pruess** 10 11 12 Certificate of Readiness under UTCR 5.100 13 I certify this proposed judgment is ready for judicial signature because each Party affected by this judgment has stipulated to or approved the judgment, as shown by written 14 confirmation sent to me. 15 DATED: August 20, 2019 Frederick 5. Carleton, OSB#771356 16 17 Certificate of Service under UTCR 5.100 I certify that on August 20, 2019, I served a true and complete copy of this proposed 18 Judgment on Attorney Roger Gould via the Efiling Odyssey System and by email to 19 rogerg@epeurto.org. 20 **DATED: August 20, 2019** Carleton, OSB#771356 Frederick. 21 Submitted By: Frederick J. Carleton, OSB# 771356 22 Attorney for Plaintiff Carleton Law Offices 23 P.O. Box 38, Bandon, OR 97411 24 (541) 347-2468, Fax: (541)347-6198 bandonlaw@gmail.com 25 SUPPLEMENTAL LIMITED JUDGMENT APPOINTING Carleton Law Offices REFEREES-2

Attorneys at Law P.O. Box 38, Bandon, OR 97411 (541)347-2468, Fax: (541)347-6198

11/7/2018 2:32 PM 18CV51501

1 2 3 4 5 6 IN THE CIRCUIT COURT OF THE STATE OF OREGON 7 FOR THE COUNTY OF COOS 8 SARALEE SCHMIDT VARNEY, Case No.: 9 COMPLAINT Plaintiff, 10 Vs. (SUIT FOR PARTITION PURSUANT TO 11 ORS 105.245-105.405) DAVID MARTIN SCHMIDT, KURTIS WILLIAM SCHMIDT, AND DORIS J. 12 NOT SUBJECT TO MANDATORY DAYTON, ROBERT G. ROSS, NANETTE T. ROSS, KARISA FISHER, and BRANDY **ARBITRATION** 13 (BRANDI) CHAMBERS, ORS 21.135(1), (2)(a) 14 Defendants. 15 16 Plaintiff alleges for her First Claim for Relief the following: 17 18 The parties comprise all persons or entities holding ownership, lienholders' interests, 19 or a tenancy for years or life, in a certain tract of real property located in Coos County, 20 Oregon (the "Property"), with a legal description as set out on Exhibit "A" attached hereto and incorporated herein. 21 2. 22 Title to the Property is vested in SARALEE SCHMIDT VARNEY and DORIS J. 23 DAYTON as to an undivided one-third interest each, and in the names of KURTIS WILLIAM 24 SCHMIDT and DAVID MARTIN SCHMIDT as to an undivided one-sixth interest. 25 COMPLAINT (SUIT TO PARTITION PURSUANT Carleton Law Offices TO ORS 105.245-105.405) -1-Attorneys at Law P.O. Box 38, Bandon, OR 97411

(541)347-2468, Fax: (541)347-6198

1	Defendants DORIS J. DAYTON, KURTIS WILLIAM SCHMIDT and DAVID MARTIN
	SCHMIDT are hereinafter called "Co-Tenant Defendants".
2	3.
3	Defendants ROBERT G. ROSS and NANETTE T. ROSS (hereafter "ROSS") hold a
4	purported interest for a pasture lease on part of the property. Defendants KARISA FISHER
5	and BRANDY (BRANDI) CHAMBERS purportedly have a month-to-month tenancy on a
6	portion of the property.
7	4.
	SARALEE SCHMIDT VARNEY and CO-TENANT DEFENDANTS are unable to
8	agree on management decisions with respect to the Property, including its leasing,
9	management, development, and potential sale.
10	5. The property can be partitioned in kind, according to the respective interests and rights
11	of all persons interested without great prejudice to any party or owner.
12	6.
	Attached hereto and incorporated herein as Exhibit "B" is an illustration that generally
13	depicts how a partition in kind can be accomplished. Plaintiff's proposed partition is marked
14	\\\\. Co-Tenant Defendants' proposed partition is marked ////.
15	7.
16	Plaintiff requests, pursuant to ORS 105.405 the costs of partition, including reasonable
17	attorney fees for Plaintiff's attorney for services performed for the common benefit of all
18	parties be paid by the parties in portion to their respective interests.
19	Plaintiff alleges for her Second Claim for Relief the following:
20	Framuit aneges for her <u>second Claim for Rener</u> the following.
21	8. Plaintiff realleges paragraphs 1-7 above.
22	9.
23	Since Plaintiff and Co-Tenant Defendants have just recently come into ownership,
24	certain financial transactions have occurred relating to the property management. A full
25	COMPLAINT (SUIT TO PARTITION PURSUANT Carleton Law Offices TO ORS 105.245-105.405) -2- Attorneys at Law
	P.O. Box 38, Bandon, OR 97411 (541)347-2468, Fax: (541)347-6198

accounting of income and bills paid should be made, and, income should be distributed 1 pursuant to the parties' rights and interests. 2 WHEREFORE, Plaintiff prays for an order of the Court: 3 (a) A Judgment requiring a partition according to the respective rights of the parties; (b) Appointment of a Referee(s) to partition the property; 4 (c) Ascertaining the rights and preference, if any, of the remaining Defendants; 5 (d) Awarding the Parties their monies after an accounting, including if necessary a 6 judgment in favor of any party against the other; 7 (e) Granting pursuant to ORS 105.405 the costs of partition, including reasonable attorney fees for Plaintiff's attorney for services performed for the common benefit of all 8 parties to be paid by the parties in portion to their respective interests; and 9 (f) Granting such other relief as may be just and equitable herein. 10 11 day of November, 2018. DATED this 12 Frederick J. Carleton, OSB#771356 13 Attorney for Plaintiff 14 PLAINTIFF: 15 Saralee Schmidt Varney 945 N. 66th St. 16 Springfield, OR 97478 (541)968-6036 17 18 ATTORNEY FOR PLAINTIFF: Frederick J. Carleton, OSB# 771356 19 Carleton Law Offices P.O. Box 38, Bandon, OR 97411 20 (541)347-2468, Fax: (541)347-6198 bandonlaw@gmail.com 21 22 23 24

COMPLAINT (SUIT TO PARTITION PURSUANT TO ORS 105.245-105.405) -3-

25

Carleton Law Offices
 Attorneys at Law
P.O. Box 38, Bandon, OR 97411
(541)347-2468, Fax: (541)347-6198

EXHIBIT A

(Coos County Account No. 8706)

All the following bounded and described real property situated in the County of Coos and State of Oregon: Commencing at the Northwest corner of the Southwest quarter (SW-1/4) of the Northeast quarter (NE-1/4) of Section thirty-one (31), Township twenty-eight (28) South, of Range twelve (12) West of the Willamette Meridian in Coos County, Oregon, running thence East 65 and 1/3 rods, thence South to the Coquille River at low water line, thence along said river, at said low water line, downstream to a point South of the place of beginning, thence North to the place of beginning;

ALSO, commencing at low water mark on the East bank of the Coquille River where the Western boundary of Lot No. 5 crosses the same, in Section thirty-one (31), Township twenty-eight (28) South, of Range twelve (12) West; thence North to the Northwest corner of the Southeast quarter (SE-1/4) of the Northwest quarter (NW-1/4) of Section thirty-one (31), Township twenty-eight (28) South, of Range twelve (12) West; thence East twenty-five and nine-tenths (25.9) rods; thence South to the said Coquille River; thence along low water mark, downstream to the place of beginning, situated in Section thirty-one (31), Township twenty-eight (28) South, of Range twelve (12) West of Willamette Meridian in Coos County, State of Oregon, and containing twenty (20) acres of land, more or less;

ALSO, commencing at the Northwest corner of the Southwest quarter (SW-1/4) of the Northeast quarter (NE-1/4) of Section thirty-one (31), Township twenty-eight (28) South, of Range twelve (12) West of the Willametre Meridian in Coos County, Oregon, running thence East sixty-five and one-third (65-1/3) rods; thence South to the Coquille River at low water line, thence along said river, at said low water line, downstream to a point South of the place of beginning, thence North to the place of beginning;

ALSO, beginning at the Northeast corner of the Southeast quarter (SE-1/4) of the Northwest quarter (NW-1/4) of Section thirty-one (31), Township twenty-eight (28) South of Range twelve (12) West of the Willamette Meridian, running thence West along the North line of the Southeast quarter (SE-1/4) of the Northwest quarter (NW-1/4) of said Section thirty-one

(31), 894 feet to the Northeast corner of a tract of land owned by M.M. Schmidt and Marie Schmidt, thence South 2192.4 feet to low water mark on the right bank of the Coquille River, thence upstream along low water mark on the right bank of the Coquille River 158.6 feet, mora or less, to a point which is South of a point 737.4 feet West of place of beginning, thence North 1526.7 feet to an iron pipe driven in the ground, thence East 744 feet to an iron pipe in the East line of Southeast quarter (SE-1/4) of the Northwest quarter (NW-1/4) of said Section thirty-one (31), 728 feet to the place of beginning, thence North 728 feet to the place of beginning, EXCEPT .17 acres taken for road, containing 20.21 acres, all in Section thirty-one (31), Township twenty-eight (28) South, Range twelve (12) West of the Willamette Meridian, in Coos County, Oregon.

AND

(Coos County Account No. 8707)

Lot Five (5) and the Southeast quarter (SE) of the Northwest quarter (NW) of Section Thirty-one (31) in Township Twenty-eight (28) South, Range Twelve (12) West of the Willamette Meridian, Coos County, Oregon, excepting therefrom a tract described in Deed Book 17, Page 114, Records of Coos County, Oregon, described as follows:

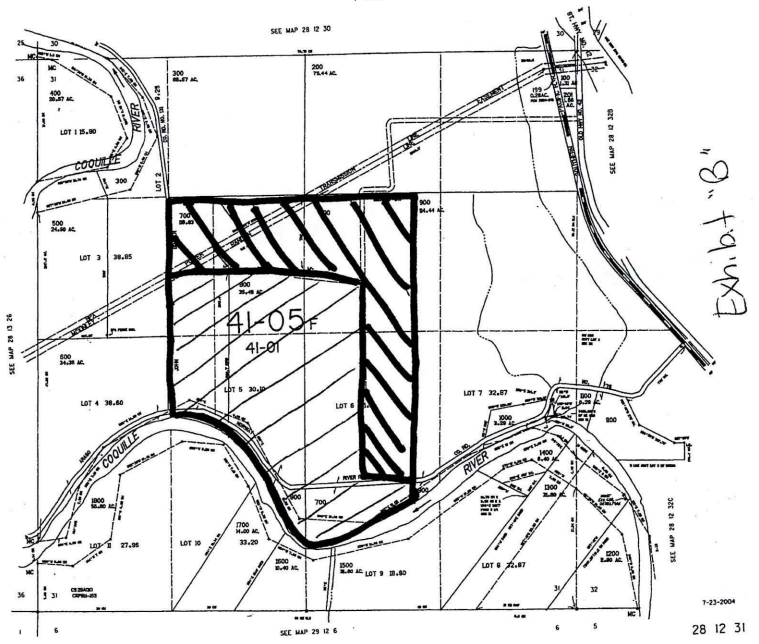
Commencing at law water mark on the North bank of the Coquille River where the Western boundary of Lot Five (5) of said Section Thirty-one (31) intersects the same; run thence North to the Northwest corner of the Southeast quarter (SE1) of the Northwest quarter (NW1) of Section Thirty-one (31); thence East 25.9 rods; thence South to low mark of Coquille River; thence Westerly along low water mark of said river to the place of beginning.

Also excepting a tract of land described in Deed Book 119, Page 91, Records of Coos County, Oregon, heretofore conveyed to Martin Schmidt, described as follows:

Beginning at the Northeast corner of the Southeast quarter (SE1) of the Northwest quarter (NW1) of Section Thirty-one (31), Township Twenty-eight (28) South of Range Twelve (12) West of the Willamette Meridian; running thence West along the North line of the Southeast quarter (SE1) of the Northwest quarter (NW1) of said Section Thirty-one (31) 894 feet to the Northeast corner of a tract of land owned by M. M. Schmidt and Merie Schmidt; thence South 2192.4 feet to low water mark on the right bank of the Coquille River; thence upstream along low water mark on the right bank of the Coquille River 158.6 feet, more or less, to a point which is South of a point 737.4 feet West of the place of beginning; thence North 1526.7 feet to an iron pipe driven in the ground; thence East 744 feet to an iron pipe in the East line of the Southeast quarter (SE1) of the Northwest quarter (NW1) of said Section thirty-one (31) 728 feet South of the place of beginning; thence North 728 feet to the place of beginning. All in Section Thirty-one (31), Township Twenty-eight (28) South, Range Twelve (12) West of the Willamette Meridian, Coos County, Oregon.

Also excepting therefrom the portion thereof lying within the boundaries of the County Road.

1" = 400"



COOS County Assessor's Summary Report

Real Property Assessment Report

FOR ASSESSMENT YEAR 2020 **NOT OFFICIAL VALUE**

January 23, 2020 11:49:17 am

Account #

870600

28S12310000700

Tax Status Acct Status **ASSESSABLE**

Map# Code - Tax # 4105-870600

Subtype

ACTIVE NORMAL

Legal Descr

See Record

Mailing Name

VARNEY, SARALEE SCHMIDT ET AL

Deed Reference # 2018-6669

Agent

Sales Date/Price

06-28-2018 / \$0.00

In Care Of

Mailing Address 1493 LONG ISLAND DR

EUGENE, OR 97401-7252

Appraiser

Prop Class

502

MA

NH SA

Unit

RMV Class

500

05 21 RRF 15668-1

Situs Address(s)

ID# 94089 LOWER NORWAY LN ID# 3 93919 LOWER NORWAY LN 94144 LOWER NORWAY LN ID#

Situs City MYRTLE POINT MYRTLE POINT MYRTLE POINT

				Value Sum	mary			CPR %
Code Area		RMV	MAV	AV	SAV	MSAV	RMV Exception	
4105	Land Impr.	171,290 280,600	Will be the			La: Im _i		
Code A	Area Total	451,890	316,260	427,230	120,980	110,970	0	
Gr	and Total	451,890	316,260	427,230	120,980	110,970	0	

Code			Plan		Land Breakdow	n				Trended
Area	ID#	RFPD Ex	Zone	Value Source	TD%	LS	Size	Land Class	LUC	RMV
4105	3	2	EFU, CREMP	Farm Site	100	Α	1.00	AV1	006*	4,280
4105	4	\square	EFU, CREMP	Farm Site	100	Α	1.00	AV2	006*	4,280
4105	6		EFU, CREMP	Farm Use Zoned	100	Α	61.70	KF1	006*	64,970
4105	7	\square	EFU, CREMP	Farm Use Zoned	100	Α	42.90	KF2	006*	33,890
4105	8	\square	EFU, CREMP	Farm Use Zoned	100	Α	8.40	KF3	006*	5,501
4105	9		EFU, CREMP	Farm Use Zoned	100	Α	2.83	U8	006*	59
4105	5		EFU, CREMP	Rural Site	100	Α	1.00	HS	003	50,310
4105				SITE AMENTIES	100					4,000
4105				SITE AMENTIES	100			NAC SOLET		4,000
					Grand T	otal	118.83			171,290

Code Area	ID#	Yr Bullt	Stat Class	Improvement Break	lown TD%	Total Sq. Ft.	Ex% MS Acct #	Trended RMV
4105	8		333	MANURE TANK	100	300		440
4105	6		335	MILKING PARLOR	100	1,024		2,780
4105	2	1940	111	One story-Class 1	100	1,002		9,190
4105	4	1040	316	FEEDER BARN	100	9,000		11,100
4105	5		302	LOFT BARN	100	4,536		5,550
4105	9		306	UTILITY BUILDING	100	4,080		56,230
4105	1	1938	138	One story with attic-Class 3	100	1,544		113,110
4105	3	1919	138	One story with attic-Class 3	100	2,380		82,200
4100	•		1.000		rand Total	23 866		280 600

Code Type Area

NOTATION(S):

Exemptions/Special Assessments/Potential Liability

Account # 870600

- FARM/FOREST POT'L ADD'L TAX LIABILITY FARM
- FARM HOMESITE

STATEMENT OF TAX ACCOUNT

COOS COUNTY TAX COLLECTOR **COOS COUNTY COURTHOUSE COQUILLE, OREGON 97423**

(541) 396-7725

23-Jan-2020

VARNEY, SARALEE SCHMIDT ET AL 1493 LONG ISLAND DR EUGENE, OR 97401-7252

Tax Account # **Account Status** 870600

A

Real

Roll Type Situs Address

94089 LOWER NORWAY LN MYRTLE POINT, OR 97458

Lender Name

Loan Number

Property ID 4105

Interest To

Feb 15, 2020

Toy	Sum	mar	ı
168		mer.	,

Tax Year	Tax Type	Total Due	Current Due	Interest Due	Discount Available	Original Due	Due Date
1 CM	Турс	- Dat		Dat			
2019	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$3,824.06	Nov 15, 2019
2018	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$3,586.10	Nov 15, 2018
2017	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$3,595.66	Nov 15, 2017
2016	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$3,533.72	Nov 15, 2016
2015	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$3,714.91	Nov 15, 2015
2014	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$3,688.75	Nov 15, 2014
2013	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$3,490.53	Nov 15, 2013
2012	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$3,402.69	Nov 15, 2012
2011	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$3,196.07	Nov 15, 2011
2010	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$3,100.26	Nov 15, 2010
2009	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$3,022.07	Nov 15, 2009
2008	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$3,003.43	Nov 15, 2008
2007	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$2,899.11	Nov 15, 2007
2006	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$2,828.35	Nov 15, 2006
2005	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$2,774.99	Nov 15, 2005
2004	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$2,631.36	Nov 15, 2004
2003	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$2,524.58	Nov 15, 2003
	Total	\$0.00	\$0.00	\$0.00	\$0.00	\$54,816.64	

COOS COUNTY ASSESSOR REAL PROPERTY ACCOUNT NAMES

1/23/2020 11:49:51 AM

Account #

870600

Map

28S1231-00-00700

Owner

VARNEY, SARALEE SCHMIDT ET AL

1493 LONG ISLAND DR EUGENE, OR 97401-7252

Name	The state of the s	Ownershi	p Own
Туре	Name	Туре	Pct
OWNER	DAYTON, DORIS J	OWNER	
OWNER	VARNEY, SARALEE SCHMIDT	OWNER	
OWNER	SCHMIDT, DAVID MARTIN	OWNER	
OWNER	SCHMIDT, KURTIS WILLIAM	OWNER	
OWNER AS TE	NANTS IN COMMON (33%) DRIS J		
	NANTS IN COMMON (33%) ARALEE SCHMIDT		
	NANTS IN COMMON (17%)		
	AVID MARTIN		
	NANTS IN COMMON (17%) URTIS WILLIAM		

COOS County Assessor's Summary Report

Real Property Assessment Report

FOR ASSESSMENT YEAR 2020

January 23, 2020 12:05:03 pm

Account #

NOT OFFICIAL VALUE Tax Status

Map #

870700

28S12310000800

Acct Status

ACTIVE

ASSESSABLE

Code - Tax #

4105-870700

Subtype

NORMAL

Legal Descr

See Record

Mailing Name

VARNEY, SARALEE SCHMIDT ET AL

Deed Reference #

2018-6669 06-28-2018 / \$0.00

Agent

In Care Of

Sales Date/Price

Appraiser

Mailing Address 1493 LONG ISLAND DR

EUGENE, OR 97401-7252

MA

SA NH 21

Unit

Prop Class RMV Class

502 500

05

15669-1 RRF

Situs Address(s) ID# 20 94043 LOWER NORWAY LN Situs City MYRTLE POINT

				Value Sum	mary			
Code Area		RMV	MAV	AV	SAV	MSAV	RMV Exception	
4105	Land Impr.	40,369 98,850					and 0 npr. 0	10
Code	Area Total	139,219	94,470	131,415	40,369	36,945	0	- North
Gr	rand Total	139,219	94,470	131,415	40,369	36,945	0	

Code	ID#	RFPD Ex	Plan Zone	Value Source	Land Breakdow TD%		Size	Land Class	LUC	Trended R M V
4105	20	Ø	EFU, CREMP	Farm Site	100	A	1.00	AV	006*	4,280
4105	30		EFU, CREMP	Farm Use Zoned	100	Α	24.88	KF1	006*	26,198
4105	40	\square	EFU, CREMP	Farm Use Zoned	100	Α	7.40	KF2	006*	5,845
4105	50	2	EFU, CREMP	Farm Use Zoned	100	Α	2.20	U8	006*	46
4105				SITE AMENTIES	100			38.4	25 1	4,000
					Grand 1	otal	35.48			40,369

Code Area	ID#	Yr Built	Stat Class	Improvement Break Description	down TD%	Total Sq. Ft.	Ex% MS Acct #	Trended RMV
4105	2	1977	341	HAY COVER	100	9,800		27,250
4105	1	1964	138	One story with attic-Class 3	100	900		71,600
					rand Total	10,700		98,850

Code Type Area

Exemptions/Special Assessments/Potential Liability

NOTATION(S):

- FARM/FOREST POT'L ADD'L TAX LIABILITY **FARM**
- FARM HOMESITE

STATEMENT OF TAX ACCOUNT

COOS COUNTY TAX COLLECTOR **COOS COUNTY COURTHOUSE COQUILLE, OREGON 97423**

(541) 396-7725

23-Jan-2020

VARNEY, SARALEE SCHMIDT ET AL 1493 LONG ISLAND DR EUGENE, OR 97401-7252

Tax Account # **Account Status** 870700

Real

Roll Type Situs Address

94043 LOWER NORWAY LN MYRTLE POINT, OR 97458

Lender Name

Loan Number

Property ID 4105

Feb 15, 2020 Interest To

Tax Type	Total Due	Current Due	Interest Due	Discount Available	Original Due	Due Date
						Date
	\$0.00	\$0.00	\$0.00	\$0.00	\$1,177.34	Nov 15, 2019
ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$1,105.60	Nov 15, 2018
ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$1,108.26	Nov 15, 2017
ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$1,090.91	Nov 15, 2016
ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$1,141.15	Nov 15, 2015
ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$1,133.17	Nov 15, 2014
ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$1,072.35	Nov 15, 2013
ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$1,045.15	Nov 15, 2012
ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$981.67	Nov 15, 2011
ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$939.40	Nov 15, 2010
ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$915.71	Nov 15, 2009
ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$910.05	Nov 15, 2008
ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$878.46	Nov 15, 2007
ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$857.03	Nov 15, 2006
ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$840.86	Nov 15, 2005
ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$797.34	Nov 15, 2004
ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$750.67	Nov 15, 2003
Total	\$0.00	\$0.00	\$0.00	\$0.00	\$16,745.12	
1 1 1 1	ADVALOREM ADVALOREM ADVALOREM ADVALOREM ADVALOREM ADVALOREM	ADVALOREM \$0.00	ADVALOREM \$0.00 \$0.00	ADVALOREM \$0.00 \$0.00 \$0.00 ADVALOREM \$0.00 \$0.0	ADVALOREM \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 ADVALOREM \$0.00 \$0.0	ADVALOREM \$0.00 \$0.00 \$0.00 \$0.00 \$915.71 ADVALOREM \$0.00 \$0.00 \$0.00 \$910.05 ADVALOREM \$0.00 \$0.00 \$0.00 \$0.00 \$910.05 ADVALOREM \$0.00 \$0.00 \$0.00 \$0.00 \$878.46 ADVALOREM \$0.00 \$0.00 \$0.00 \$0.00 \$857.03 ADVALOREM \$0.00 \$0.00 \$0.00 \$0.00 \$840.86 ADVALOREM \$0.00 \$0.00 \$0.00 \$0.00 \$797.34 ADVALOREM \$0.00 \$0.00 \$0.00 \$0.00 \$775.67

COOS COUNTY ASSESSOR REAL PROPERTY ACCOUNT NAMES

1/23/2020 12:05:31 PM

Account #

870700

Map

28S1231-00-00800

Owner

VARNEY, SARALEE SCHMIDT ET AL

1493 LONG ISLAND DR EUGENE, OR 97401-7252

Name		Ownership	Own
Туре	Name	Туре	Pct
OWNER	DAYTON, DORIS J	OWNER	
OWNER	VARNEY, SARALEE SCHMIDT	OWNER	
OWNER	SCHMIDT, DAVID MARTIN	OWNER	
OWNER	SCHMIDT, KURTIS WILLIAM	OWNER	
OWNER AS TE	NANTS IN COMMON (33%)		
DAYTON, D	ORIS J		
OWNER AS TE	NANTS IN COMMON (33%)		
VARNEY, SA	ARALEE SCHMIDT		
OWNER AS TE	NANTS IN COMMON (17%)		
	DAVID MARTIN		
	NANTS IN COMMON (17%)		
	CURTIS WILLIAM		

COOS COUNTY, OREGON 2018-06669 \$101.00 07/10/2018 03:34:31 PM Pgs=4



DEBBIE HELLER, CEA, COOS COUNTY CLERK

GRANTOR:
DEENA GISHOLT, Personal Representative
of the Estate of Florence E. Schmidt
Coos County Probate No. 17PB07364
GRANTEES:
DORIS J. DAYTON
SARALEE SCHMIDT VARNEY
DAVID MARTIN SCHMIDT
KURTIS WILLIAM SCHMIDT

After Recording return to:
Walter B. Hogan
Attorney for the Personal Representative
PO Box 458
Myrtle Point, Oregon 97458
Until requested otherwise,
Send tax statements to:

Ara (80) Schmudt Varnux
945 N Leb Th. Sorman eld OR 97478

PERSONAL REPRESENTATIVE'S DEED

THIS INDENTURE made this <u>ZPD</u>day of June, 2018, by and between DEENA GISHOLT, the duly appointed, qualified and acting personal representative of the estate of FLORENCE E. SCHMIDT, deceased, Coos County Probate Case No. 17PB07364, hereinafter called the first party, and DORIS J. DAYTON, SARALEE SCHMIDT VARNEY, each to a 1/3 share, DAVID MARTIN SCHMIDT and KURTIS WILLIAM SCHMIDT each to a 1/6 share of real property described on Exhibit A, hereinafter called the second party; WITNESSETH:

For the value received and the consideration hereinafter stated, the receipt whereof is hereby acknowledged, the first party has granted, bargained, sold and conveyed, and by these presents does grant, bargain, sell and convey unto the second party and second party's heirs, successors-in-interest and assigns all the estate, right and interest of the said deceased at the time of decedent's death, and all the right, title and interest that the estate of said deceased by operation of the law or otherwise may have thereafter acquired in that certain real property situated in the County of Coos, State of Oregon, described as follows, to-wit:

Attached as EXHIBIT A

TO HAVE AND TO HOLD the same unto the second party, and second party's heirs, successors-in-interest and assigns forever.

The true and actual consideration is for the distribution of estate assets BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSONS RIGHTS, IF ANY, UNDER ORS 195,300 (Definitions for ORS 195,300 to 195,336), 195,301 (Legislative findings) AND 195,305 (Compensation for restriction of use of real property due to land use regulation) TO 195.336 (Compensation and Conservation Fund) AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010. THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFINED IN ORS 92.010 (Definitions for ORS 92.010 to 92.192) OR 215.010 (Definitions). TO VERIFY THE APPROVED USES OF THE LOT OR PARCEL, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DEFINED IN ORS 30.930 (Definitions for ORS 30.930 to 30.947), AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 195.300 (Definitions for ORS 195.300 to 195,336), 195,301 (Legislative findings) AND 195,305 (Compensation for restriction of use of real property due to land use regulation) TO 195.336 (Compensation and Conservation Fund) AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010.

IN WITNESS WHEREOF, the first party has executed this instrument this 22 day of June, 2018.

DEENA GISHOLT, Personal Representative of the Estate of FLORENCE E. SCHMIDT

STATE OF OREGON)	
)	SS
County of Coos)	

Personally appeared the above named DEENA GISHOLT, Personal Representative of the Estate of FLORENCE E. SCHMIDT, Deceased, and acknowledged the foregoing instrument to be her voluntary

act and deed. Before me:

OFFICIAL STAMP

JULIE ANNE GROVES
NOTARY PUBLIC-OREGON

COMMISSION NO. 931763

MY COMMISSION EURIES SEPTEMBER 01. 2018

Page 1

Delmad

EXHIBIT A

(Coos County Account No. 8706)

All the following bounded and described real property situated in the County of Coos and State of Oregon: Commencing at the Northwest corner of the Southwest quarter (SW-1/4) of the Northeast quarter (NE-1/4) of Section thirty-one (31), Township twenty-eight (28) South, of Range twelve (12) West of the Willamette Meridian in Coos County, Oregon, running thence East 65 and 1/3 rods, thence South to the Coquille River at low water line, thence along said river, at said low water line, downstream to a point South of the place of beginning, thence North to the place of heginning;

ALSO, commencing at low water mark on the East bank of the Coquille River where the Western boundary of Lot No. 5 crosses the same, in Section thirty-one (31), Township twenty-eight (28) South, of Range twelve (12) West; thence North to the Northwest corner of the Southeast quarter (SE-1/4) of the Northwest quarter (NW-1/4) of Section thirty-one (31), Township twenty-eight (28) South, of Range twelve (12) West; thence East twenty-five and nine-tenths (25.9) rods; thence South to the said Coquille River; thence along low water mark, downstream to the place of beginning, situated in Section thirty-one (31), Township twenty-eight (28) South, of Range twelve (12) West of Willamette Meridian in Coos County, State of Oregon, and containing twenty (20) acres of land, more or less;

ALSO, commencing at the Northwest corner of the Southwest quarter (SW-1/4) of the Northeast quarter (NE-1/4) of Section thirty-one (31), Township twenty-eight (28) South, of Range twelve (12) West of the Willamette Meridian in Coos County, Oregon, running thence East sixty-five and one-third (55-1/3) rods; thence South to the Coquille River at low water line, thence along said river, at said low water line, downstream to a point South of the place of beginning, thence North to the place of beginning;

ALSO, beginning at the Northeast corner of the Southeast quarter (SE-1/4) of the Northwest quarter (NW-1/4) of Section thirty-one (31), Township twenty-eight (28) South of Range twelve (12) West of the Willamette Meridian, running thence West along the North line of the Southeast quarter (SE-1/4) of the Northwest quarter (NW-1/4) of said Section thirty-one

(31), 894 feet to the Northeast corner of a tract of land owned by M.M. Schmidt and Marie Schmidt, thence South 2192.4 feet to low water mark on the right bank of the Coquille River, thence upstream along low water mark on the right bank of the Coquille River 158.6 feet, more or less, to a point which is South of a point 737.4 feet West of place of beginning, thence North 1526.7 feet to an iron pipe driven in the ground, thence East 744 feet to an iron pipe in the East line of Southeast quarter (SE-1/4) of the Northwest quarter (NW-1/4) of said Section thirty-one (31), 728 feet South of the place of beginning, thence North 728 feet to the place of beginning, EXCEPT .17 acres taken for road, containing 20.21 acres, all in Section thirty-one (31), Township twenty-eight (28) South, Range twelve (12) West of the Willamette Meridian, in Coos County, Oregon.

EXHIBIT B

(Coos County Account No. 8707)

Lot Five (5) and the Southeast quarter (SE!) of the Northwest quarter (NW!) of Section Thirty-one (31) in Township Twenty-eight (28) South, Range Twelve (12) West of the Willamette Meridian, Coos County, Oregon, excepting therefrom a tract described in Deed Book 17, Page 114, Records of Coos County, Oregon, described as follows:

Commencing at law water mark on the North bank of the Coquille River where the Western boundary of Lot Five (5) of said Section Thirty-one (31) intersects the same; run thence North to the Northwest corner of the Southeast quarter (SE1) of the Northwest quarter (NW1) of Section Thirty-one (31); thence East 25.9 rods; thence South to low mark of Coquille River; thence Westerly along low water mark of said river to the place of beginning.

Also excepting a tract of land described in Deed Book 119, Page 91, Records of Coos County, Oregon, heretofore conveyed to Martin Schmidt, described as follows:

Beginning at the Northeast corner of the Southeast quarter (SE1) of the Northwest quarter (NW1) of Section Thirty-one (31), Township Twenty-eight (28) South of Range Twelve (12) West of the Willamette Meridian; running thence West along the North line of the Southeast quarter (SE2) of the Northwest quarter (NWi) of said Section Thirty-one (31) 894 feet to the Northeast corner of a tract of land owned by M. M. Schmidt and Marie Schmidt; thence South 2192.4 feet to low water mark on the right bank of the Coquille River; thence upstream along low water mark on the right bank of the Coquille River 158.6 feet, more or less, to a point which is South of a point 737.4 feet West of the place of beginning; thence North 1526.7 feet to an iron pipe driven in the ground; thence East 744 feet to an iron pipe in the East line of the Southeast quarter (SE%) of the Northwest quarter (NW%) of said Section thirty-one (31) 728 feet South of the place of beginning; thence North 728 feet to the place of beginning. All in Section Thirty-one (31), Township Twenty-eight (28) South, Range Twelve (12) West of the Willamette Meridian, Coos County, Oregon.

Also excepting therefrom the portion thereof lying within the boundaries of the County Road.

After recording, return to:

RETURN TO F.A.T. CO.

1474052 VR

RECORDED BY FIRST AMERICAN TITLE INSURANCE COMPANY OF OREGON AS ACCOMMODATION ONLY. NO LIABILITY IS ACCEPTED FOR THE CONDITION OF THE TITLE OR VALIDITY, SUFFICIENCY ON EFFECT OF THIS DOCUMENT

WARRANTY DEED

ERNEST E. ALLEN as Trustee of the Ernest E. Allen Revocable Trust under Trust Agreement dated December 30, 2005, LYNNE L. ALLEN as Trustee of the Lynne L. Allen Revocable Trust under Trust Agreement dated December 30, 2005, and BEAU L. ALLEN, "Grantors" convey and warrant to BEAU L. ALLEN and SHAWNA ALLEN, husband and wife, as tenants by the entirety, "Grantees," the following described real property, free of encumbrances, except as specifically set forth herein:

See Exhibit "A" attached hereto and by this reference made a part hereof.

The true and actual consideration for this conveyance is other property or value which is the whole consideration therefor.

BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007. THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOT OR PARCEL, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DEFINED IN ORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007.

Until a change is requested all tax statements should be sent to the following address: Beau L. Allen and Shawna Allen, 668 7th Street, Myrtle, Point, Oregon, 97458.

DATED this	day of _	, 2009.		
hnest & aller	~	Lynne L. allow		
Ernest E. Allen as Trustee of	the Ernest	Lynne L. Allen as Trustee of the Lynne		
Ernest E. Allen Revocable Tr		L. Allen Revocable Trust u.t.a. dated		
u.t.a. dated December 30, 2	005	December 30, 2005		
		Bud. M. Beau L. Allen		
STATE OF OREGON)				
	SS.			
County of Coos)				
11-14-09 , 2009				
Personally anne	ared before n	ne the above named Frnest F. Allen who		

Personally appeared before me the above named Ernest E. Allen who being first duly sworn did say: That he is the Trustee of the Ernest E. Allen Revocable Trust u.t.a. dated December 30, 2005; that he is authorized to execute the foregoing instrument as Trustee of said Trust; and, he acknowledged the foregoing instrument as his voluntary act and deed as Trustee of said Trust.



Notary Public - State of Oregon

STATE OF OREGON)
) ss
County of Coos)
11-14-09	, 2009

Personally appeared before me the above named Lynne L. Allen who being first duly sworn did say: That she is the Trustee of the Lynne L. Allen Revocable Trust u.t.a. dated December 30, 2005; that she is authorized to execute the foregoing instrument as Trustee of said Trust; and, she acknowledged the foregoing instrument as her voluntary act and deed as Trustee of said Trust.



Notary Public - State of Oregon

STATE OF OREGON)	
) ss.	
County of Coos)	
11-17-09	, 2009	

Personally appeared before me the above-named Beau L. Allen who acknowledged the foregoing instrument as his voluntary act and deed.



Notary Public - State of Oregon

EXHIBIT "A"

PARCEL I:

Beginning at low water mark on the Coquille River where the Eastern boundary of Lot 6, Section 31, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon, comes to the same and run thence North 171-1/2 rods; thence West 14-2/3 rods; thence South to the low water mark of said River; thence along low water mark to the place of beginning.

PARCEL 2:

The SE1/4 of the NE1/4 and Lot 7 of Section 31, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon, save and except the following: A parcel of land heretofore conveyed to Anna Nelson by deed recorded in Book 10, Page 38, Deed Records of Coos County, Oregon, as follows: Commencing at a stake on the East bank of the Coquille River, from which a myrtle stump 2 feet in diameter bears North 56° West 73 links; thence North 20° East 13 rods; thence West 10° South 18-1/4 rods; thence South 10° East 17 rods to low water mark on the Coquille River; thence along low water mark 13 rods; thence North 10° West 5 rods to the place of beginning. Also, excepting 1 acre heretofore conveyed to Jonas R. Newcomer by deed recorded in Book 10, Page 59, Deed Records of Coos County, Oregon. Also, excepting a parcel conveyed to Anna Nelson by deed recorded in Book 15, Page 424, Deed Records of Coos County, Oregon, as follows: Beginning at the Northwest corner of land in deed recorded in Book 10, Page 38, Deed Records of Coos County, Oregon; thence West 11° South 10 rods 8 links; thence South 11° West 17 rods to low water mark on Coquille River; thence up said river at said low water mark to Southwest corner of lot first mentioned; thence to place of beginning. Also, excepting the following tract heretofore conveyed to Port of Coquille River by deed recorded in Book 83, Page 272, Deed Records of Coos County, Oregon; Commencing at the Section corner to Sections 29, 30, 31 and 32 of said Township and Range; thence South 52.55 chains; thence West 2.89 chains to the place of beginning and a 1-1/4 inch iron pipe from which the southwest corner of the Creamery Building bears North 8° West .528 chains; thence South 75° 30' West 1.62 chains to a 1-1/4 inch iron pipe; thence South 68° 30' West 3 chains to a 1-1/4 inch iron pipe; thence South .70 chains to the low water line of the Coquille River; thence up the low water line of the right bank of the Coquille River to a point which is South of the place of beginning; thence North .76 chains to the place

EXHIBIT "A"
PAGE 1 OF 7 PAGES

of beginning. Also, excepting the following: Commencing at the section corner to Sections 29, 30, 31 and 32 of said Township and Range; thence South 52.55 chains; thence West 2.89 chains; thence South 75° 30' West 1.62 chains; thence North 6° West 2.25 chains to an iron stake which is the Northeast corner and place of beginning of the tract hereinafter described; running thence West 10° South 18-1/4 rods; thence West 11° South 10 rods 8 links; thence South 11° West 17 rods, more or less, to low water line; thence up stream following low water line to a point South 10° East 5 rods from a point which is South 20° West 13 rods from the place of beginning; thence North 10° West 5 rods; thence North 20° East 13 rods to the place of beginning. Also, excepting the following: Commencing at the section corner of Sections 29, 30, 31 and 32 of said Township and Range; thence South 52.55 chains; thence West 2.89 chains; thence South 75° 30' West 1.62 chains; thence North 6° West 2.25 chains; to an iron stake which is the Northeast corner of the tract of land known as the McCloskey tract; thence West 10° South 18-1/4 rods; thence West 11° South 10 rods 8 links, being the place of beginning and being the Northwest corner of the McCloskey tract; running thence West 11° South 9-1/2 rods; thence South 11° West 20 rods, more or less, to low water mark of Coquille River; thence following low water mark up stream 9-1/2 rods to a point, being the Southwest corner of the McCloskey tract and being South 11° West 17 rods from the place of beginning; thence North 11° East 17 rods to the place of beginning.

PARCEL 3:

Those portions of the SW1/4 of the NW1/4 and Lot 3 of Section 32, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon, lying South and West of the Southern Pacific Railroad right of way, save and except the following: Beginning at the point of intersection of the Southwesterly boundary of the right of way of the Southern Pacific Railroad through the SW1/4 of said Section 32 with the East boundary of the NW1/4 of the SW1/4 of the said Section 32, from which point the Southeast corner of the NE1/4 of the SW1/4 of said Section 32 bears South 56° 12' East a distance of 1607.3 feet; and running thence South 1° 27' West along the said East boundary of the NW1/4 of the SW1/4 of Section 32 for a distance of 617.1 feet; thence South 87° 09' West for a distance of 351.5 feet; thence North 62° 55' West for a distance of 387.75 feet; thence North 24° 45' West for a distance of 278 feet, more or less, to a point on the Southeasterly boundary of the right of way of the County Road; thence Easterly and Northeasterly along the said right of way boundary for a distance of 770 feet, more or less, to a point on the Southwesterly boundary of the above

> EXHIBIT "A" PAGE 2 OF 7 PAGES

mentioned Southern Pacific Railroad right of way; thence South 42° 17' East along the said right of way boundary for a distance of 368.5 feet, more or less, to the point of beginning.

PARCEL 4:

A parcel of land situated in the NW 1/4 of the SW 1/4 of Section 32. Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon, more particularly described as follows: Beginning at a 5/8 inch iron rod on the East boundary of said NW 1/4 of the SW 1/4, said rod being 1591.97 feet North and 1325.93 feet West of the South quarter corner of said Section 32; thence South 87° 09' West 250 feet to a 5/8 inch iron rod; thence North 16° 21' West 730.95 feet to a 5/8 inch iron rod set on the Southeasterly boundary of the County Road; thence along said road boundary on the following courses; around a 1125.92 foot radius curve to the right, the long chord of which bears North 46° 00' East 31.45 feet; thence North 47° 36' East 268.55 feet to a point on the Southwesterly boundary of the Southern Pacific Railroad; thence along said railroad boundary South 42° 17' East 391.70 feet to a point on the East boundary of the NW 1/4 of the SW 1/4 of Section 32; thence along the 1/16 section line South 1° 27' West 617.1 feet to the point of beginning.

PARCEL 5:

Beginning at a 5/8 inch iron rod at a point 1591.97 feet North 1325.93 feet West and South 87° 09' West 250 feet of the South quarter corner of Section 32, Township 28 South, Range 12 West of the Willamette Meridian, Coos County, Oregon; thence South 87° 09' West 101.5 feet; thence North 62° 55' West 387.75 feet; thence North 24° 45' West 278 feet to the Southerly boundary of the County Road; thence Northeasterly along said county road boundary 470 feet to the Northwest corner of the parcel conveyed to Coquille Lodge No. 53, IOOF, Coquille, Oregon on May 13, 1964, in Book 309, Page 463, Deed Records of Coos County; thence South 16° 21' East 730.95 feet to the point of beginning.

EXCEPTING AND RESERVING TO Grantors and Grantors' successors and assigns from the above described Parcels 1, 2, 3, 4, and 5 all minerals and mineral rights, interests, and royalties, including, but not limited to, oil, gas, and other hydrocarbon substances, as well as metallic and other solid materials, in and under said Parcels 1, 2, 3, 4, and 5.

EXHIBIT "A" PAGE 3 OF 7 PAGES

11/18/2009 #2009-11529 03:57PM 6 0F 10 ALSO EXCEPTING AND RESERVING from the above described Parcels 1, 2, and 3 to and for the benefit of Ernest E. Allen, Lynne L. Allen, and the survivor of them, a life estate in the house commonly known as 94315 Lower Norway Lane, Myrtle Point, Oregon, together with approximately one acre of surrounding yard, the driveway to said house, the water line from the river to said house, the septic system and drainfield for said house, and the garage and outbuildings associated with said house (hereinafter collectively referred to as the "life estate property"). The life estate reserved hereby shall be for the lives of Ernest E. Allen, Lynne L. Allen, and the survivor of them. The following terms and provisions shall apply to said life estate:

- (A) During the term of the life estate Ernest E. Allen and Lynne L. Allen, or the survivor of them, (hereinafter the "life tenant(s)") shall be responsible for all maintenance and repair of the life estate property necessary to keep said property in the same or better condition as said property now exists.
- During the term of the life estate the holder(s) of the (B) remainder interest shall carry fire and casualty insurance on the life estate property insuring the same for its maximum replacement value. The life tenant(s) shall be named as additional insureds under said policy and the proceeds of such policy shall be payable to the life tenant(s) and the holder(s) of the remainder interest as their interests appear. In the event of an insured loss, all proceeds paid under such insurance policy shall be used to repair or replace the damaged property. The repair or replacement of uninsured damage to the life estate property, including all deductible amounts under any applicable insurance policy, shall be paid for by the holder(s) of the remainder interest.
- (C) During the term of the life estate the holder(s) of the remainder interest shall maintain single limit liability insurance coverage in an amount not less than \$500,000.00 to protect against risks arising directly or indirectly out of any condition of the life estate property or activities on the life estate property and shall include the life tenant(s) as additional insureds under such policy.

EXHIBIT "A" PAGE 4 OF 7 PAGES

- (D) During the term of the life estate, the holder(s) of the remainder interest shall pay all real property taxes on the life estate property.
- (E) During the term of the life estate on the anniversary date of this Deed the life tenant(s) shall pay the sum of \$1,700.00 to the holder(s) of the remainder interest as the life tenant's(s') contribution toward the previous year's taxes and insurance on the life estate property. The first such payment shall be paid one year from the date of this Deed. Upon termination of the life estate the last such payment shall be prorated on a daily basis.
- (F) During the term of the life estate the life tenant(s) shall not cause or permit any waste to be committed to the life estate property. The life tenant(s), at their cost and expense, may make improvements and alterations to the life estate property, as long as such improvements and alterations do not lessen the value of the life estate property. All improvements and alterations which are made to the life estate property shall become a part of said real property.
- (G) During the term of the life estate the life tenant(s) shall allow use the life estate property only as a residence. The life tenant(s) will not permit the life estate property to be used for any offensive or unlawful purposes and shall fully observe and comply with all laws, regulations, and requirements of governmental agencies affecting the use and occupancy of the life estate property.
- (H) In the event a life tenant can no longer reside on the life estate property due to a permanent medical condition that will not improve so as to allow the life tenant to again reside on the life estate property, then such life tenant's life estate on said property shall be deemed to have terminated.
- (I) The life tenant(s) shall not rent the life estate property or allow any third party to occupy the life estate property in their absence. The life tenant(s) are allowed to have other people reside on the life estate

property with them, or either of them, including, but not limited to a caregiver or caregivers.

AND SUBJECT TO AND EXCEPTING:

- 1. Real property taxes for the fiscal year 2009-2010.
- The assessment roll and the tax roll disclose that the
 within described premises were specially zoned or
 classified for Farm use. If the land has become or
 becomes disqualified for such use under the statute,
 an additional tax or penalty may be imposed.
- The rights of the public in and to that portion of the premises herein described lying within the limits of streets, roads and highways.
- 4. Rights of the public and of governmental bodies in and to that portion of the premises herein described lying below the mean high water mark of Coquille River and the ownership of the state of Oregon in that portion lying below the high water mark of Coquille River.
- 5. Any adverse claim based upon the assertion that some portion of said land has been removed from or brought within the boundaries thereof by an avulsive movement of the Coquille River or has been formed by the process of accretion or reliction or has been created by artificial means or has accreted to such portion so created.
- Governmental rights in connection with flood control and propagation of anadromous fish and public rights of fishing and recreational navigation in and to the water, bed and shoreline of the Coquille River.
- Agreement, including terms and provisions thereof, recorded June 28, 1946, in Volume 162, Page 556, Deed Records of Coos County, Oregon.
- Easement Agreement, including terms and provisions thereof, recorded October 21, 1960, in Volume 281, Page 460, Deed Records of Coos County, Oregon.

EXHIBIT "A" PAGE 6 OF 7 PAGES 9. Agreement, including terms and provisions thereof, recorded May 13, 1964, in Volume 309, Page 465, Deed Records of Coos County, Oregon.

2018-06669 COOS COUNTY, OREGON 07/10/2018 03:34:31 PM \$101.00 Pgs=4

DEBBIE HELLER, CEA, COOS COUNTY CLERK

GRANTOR: DEENA GISHOLT, Personal Representative of the Estate of Florence E. Schmidt Coos County Probate No. 17PB07364 GRANTEES: DORIS J. DAYTON SARALEE SCHMIDT VARNEY DAVID MARTIN SCHMIDT KURTIS WILLIAM SCHMIDT

After Recording return to: Walter B. Hogan Attorney for the Personal Representative PO Box 458 Myrtle Point, Oregon 97458 Until requested otherwise, Send tax statements to: Sprague Schmidt Darney 945 n 46th, Springfield OR 97478

PERSONAL REPRESENTATIVE'S DEED

THIS INDENTURE made this ZeD day of June, 2018, by and between DEENA GISHOLT, the duly appointed, qualified and acting personal representative of the estate of FLORENCE E. SCHMIDT, deceased, Coos County Probate Case No. 17PB07364, hereinafter called the first party, and DORIS J. DAYTON, SARALEE SCHMIDT VARNEY, each to a 1/3 share, DAVID MARTIN SCHMIDT and KURTIS WILLIAM SCHMIDT each to a 1/6 share of real property described on Exhibit A, hereinafter called the second party; WITNESSETH:

For the value received and the consideration hereinafter stated, the receipt whereof is hereby acknowledged, the first party has granted, bargained, sold and conveyed, and by these presents does grant, bargain, sell and convey unto the second party and second party's heirs, successors-in-interest and assigns all the estate, right and interest of the said deceased at the time of decedent's death, and all the right, title and interest that the estate of said deceased by operation of the law or otherwise may have thereafter acquired in that certain real property situated in the County of Coos, State of Oregon, described as follows, to-wit:

Attached as EXHIBIT A

TO HAVE AND TO HOLD the same unto the second party, and second party's heirs, successors-in-interest and assigns forever.

The true and actual consideration is for the distribution of estate assets BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSONS RIGHTS, IF ANY, UNDER ORS 195,300 (Definitions for ORS 195,300 to 195,336), 195,301 (Legislative findings) AND 195,305 (Compensation for restriction of use of real property due to land use regulation) TO 195.336 (Compensation and Conservation Fund) AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010. THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFINED IN ORS 92.010 (Definitions for ORS 92.010 to 92.192) OR 215.010 (Definitions), TO VERIFY THE APPROVED USES OF THE LOT OR PARCEL, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DEFINED IN ORS 30.930 (Definitions for ORS 30.930 to 30.947), AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 195,300 (Definitions for ORS 195,300 to 195,336), 195,301 (Legislative findings) AND 195,305 (Compensation for restriction of use of real property due to land use regulation) TO 195,336 (Compensation and Conservation Fund) AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010.

IN WITNESS WHEREOF, the first party has executed this instrument this 25 2 day of June, 2018.

> DEENA GISHOLT, Personal Representative of the Estate of FLORENCE E. SCHMIDT

STATE OF OREGON

County of Coos

Personally appeared the above named DEENA GISHOLT, Personal Representative of the Estate of FLORENCE E. SCHMIDT, Deceased, and acknowledged the foregoing instrument to be her voluntary

JULIE ANNE GROVES COMMISSION NO. 931763 MY COMMISSION EXPIRES SEPTEMBER 01, 2018

Notary Public of Oregon

My Commission Expires:

EXHIBIT A

(Coos County Account No. 8706)

All the following bounded and described real property situated in the County of Coos and State of Oregon: Commencing at the Northwest corner of the Southwest quarter (SW-1/4) of the Northeast quarter (NE-1/4) of Section thirty-one (31), Township twenty-eight (28) South, of Range twelve (12) West of the Willamette 11700(E) Meridian in Coos County, Oregon, running thence East 65 and 1/3 rods, thence South to the Coquille River at low water line, thence along said river, at said low water line, downstream to a point South of the place of beginning, thence North to the place of beginning;

TL 700 (w)

ALSO, commencing at low water mark on the East bank of the Coquille River where the Western boundary of Lot No. 5 crosses the same, in Section thirty-one (31), Township twenty-eight (28) South, of Range twelve (12) West; thence North to the Northwest corner of the Southeast quarter (SE-1/4) of the Northwest quarter (NW-1/4) of Section thirty-one (31), Township twentyeight (28) South, of Range twelve (12) West; thence East twenty-five and nine-tenths (25.9) rods; thence South to the said Coquille River; thence along low water mark, downstream to the place of beginning, situated in Section thirty-one (31), Township twenty-eight (28) South, of Range twelve (12) West of Willamette Meridian in Coos County, State of Oregon, and containing twenty (20) acres of land, more or less;

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ALSO, commencing at the Northwest corner of the Southwest quarter (SW-1/4) of the Northeast quarter (NE-1/4) of Section thirty-one (31), Township twentyeight (28) South, of Range twelve (12) West of the Willamette Meridian in Coos County, Oregon, running thence East sixty-five and one-third (65-1/3) rods; thence South to the Coquille River at low water line, thence along said river, at said low water line, downstream to a point South of the place of beginning, thence North to the place of beginning;

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ALSO, beginning at the Northeast corner of the Southeast quarter (SE-1/4) of the Northwest quarter (NW-1/4) of Section thirty-one (31), Township twentyeight (28) South of Range twelve (12) West of the Willamette Meridian, running thence West along the North line of the Southeast quarter (SE-1/4) of the Northwest quarter (NW-1/4) of said Section thirty-one (31), 894 feet to the Northeast corner of a tract of land owned by M.M. Schmidt and Marie Schmidt, thence South 2192.4 feet to low water mark on the right bank of the Coquille River, thence upstream along low water mark on the right bank of the Coquille River 158.6 feet, more or less, to a point which is South of a point 737.4 feet West of place of beginning, thence North 1526.7 feet to an iron pipe driven in the ground, thence East 744 feet to an iron pipe in the East line of Southeast quarter (SE-1/4) of the Northwest quarter (NW-1/4) of said Section thirty-one (31), 728 feet South of the place of beginning, thence North 728 feet to the place of beginning, EXCEPT .17 acres taken for road, containing 20.21 acres, all in Section thirty-one (31), Township twenty-eight (28) South, Range twelve (12) West of the Willamette Meridian, in Coos County, Oregon.

EXHIBIT B

(Coos County Account No. 8707)

Lot Five (5) and the Southeast quarter (SE) of the Northwest quarter (NW1) of Section Thirty-one (31) in Township Twenty-eight (28) South, Range Twelve (12) West of the Willametts Meridian, Coos County, Oregon, excepting therefrom a tract described in Deed Book 17, Page 114, Records of Coos County, Oregon, described as follows:

Commencing at law water mark on the North bank of the Coquille River where the Western boundary of Lot Five (5) of said Section Thirty-one (31) intersects the same; run thence North to the Northwest corner of the Southeast quarter (5E1) of the Northwest quarter (NW1) of Section Thirty-one (31); thence East 25.9 rods; thence South to low mark of Coquille River; thence Westerly along low water mark of said river to the place of beginning.

Also excepting a tract of land described in Deed Book 119, Page 91, Records of Coos County, Oragon, heretofore conveyed to Martin Schmidt, described as follows:

Beginning at the Northeast corner of the Southeast quarter (SE)) of the Northwest quarter (NW) of Section Thirty-one (31), Township Twenty-eight (28) South of Range Twelve (12) West of the Willamette Meridian; running thence West along the North line of the Southeast quarter (SE1) of the Northwest quarter (NW!) of said Section Thirty-one (31) 894 feet to the Northeast corner of a tract of land owned by M. M. Schmidt and Marie Schmidt; thence South 2192.4 feet to low water mark on the right bank of the Coquille River; thence upstream along low water mark on the right bank of the Coquille River 158.6 feet, more or less, to a point which is South of a point 737.4 feet West of the place of beginning; thence North 1526.7 feet to an iron pipe driven in the ground; thence East 744 feet to an iron pipe in the East line of the Southeast quarter (SE1) of the Northwest quarter (NW2) of said Section thirty-one (31) 728 feet South of the place of beginning; thence North 728 feet to the place of beginning. All in Section Thirty-one (31), Township Twenty-eight (28) South, Range Twelve (12) West of the Willamette Meridian, Coos County, Oregon.

Also excepting therefrom the portion thereof lying within the boundaries of the County Road.

28 12 31

SEE MAP 29 12 6

C:\PROGRAM FILES\TPCW\ALLEN.TRV

[[Traverse:ALLEN PLA SUB-PARCEL Area:2613463.65SqFt 60.00Acres Distance Factor:1.000000000]]

Point	Type	Bearing	Horiz Dist	Northing	Easting	Description
70		- 13 (124)		4991.872	5004.730	SW CORNER / POB
71		N0°14'44"E	2163.721	7155.573	5013.999	PROP CORNER
72		S90°00'00"W	1881.968	7155.573	3132.031	PROP CORNER
73		N0°37'29"E	616.801	7772.337	3138.757	PROP CORNER
74		N89°58'46"E	2430.589	7773.208	5569.345	PROP CORNER
75		S1°26'10"W	2768.345	5005.732	5499.964	PROP CORNER
70		S88°23'48"W	495.428	4991.872	5004.730	SW CORNER / POB
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IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF COOS

SARALEE SCHMIDT VARNEY,

Plaintiff.

VS.

DAVID MARTIN SCHMIDT, KURTIS
WILLIAM SCHMIDT, DORIS J. DAYTON,
ROBERT G. ROSS, NANETTE T. ROSS,
KARISA FISHER, and BRANDY (BRANDI)
CHAMBERS,

Defendants.

Case No.: 18CV51501

GENERAL JUDGMENT OF PARTITION IN KIND OF REAL PROPERTY AFTER TRIAL

This matter came before the court for trial on June 18, 2019. Plaintiff SARALEE SCHMIDT VARNEY appeared with her attorney, Frederick J. Carleton, and Defendants DAVID MARTIN SCHMIDT, KURTIS WILLIAM SCHMIDT, DORIS J. DAYTON, ROBERT G. ROSS, and NANETTE T. ROSS personally appeared with their attorney Roger Gould. KARISA FISHER and BRANDY (BRANDI) CHAMBERS did not personally appear. The Court heard testimony and arguments and received documentary evidence, then taking the case under advisement and issuing a written opinion on July 1, 2019, to which the Courts findings were summarized in a Limited Judgment signed and entered on July 31, 2019, and a Supplemental Limited Judgment was signed on August 21, 2019 appointing the referees.

The three (3) referees appointed were JOHN GUYNUP, MANUEL HERNANDEZ, and JIM BERG. The referees submitted their report to the court on November 26, 2019 and the Court issued its written opinion on December 5, 2019 approving the report.

GENERAL JUDGMENT OF PARTITION IN KIND OF REAL PROPERTY AFTER TRIAL - 1

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FINDINGS OF FACTS

- 1. Plaintiff owns 1/3 interest in the real property subject of the complaint located on Lower Norway Lane in Myrtle Point, OR.
- 2, Defendant DORIS J. DAYTON owns 1/3 interest in the real property subject of the complaint located on Lower Norway Lane in Myrtle Point, OR.
- 3. Defendant DAVID MARTIN SCHMIDT owns 1/6 interest in the real property subject of the complaint located on Lower Norway Lane in Myrtle Point, OR.
- 4. Defendant KURTIS WILLIAM SCHMIDT owns 1/6 interest in the real property subject of the complaint located on Lower Norway Lane in Myrtle Point, OR.
- 5. Defendants ROBERT G. ROSS and NANETTE T. ROSS have a lease for pasture on the real property subject of the complaint located on Lower Norway Lane in Myrtle Point, OR.
- 6. Defendants KARISA FISHER and BRANDY (BRANDI) CHAMBERS are tenants residing in a rental on the real property subject of the complaint located on Lower Norway Lane in Myrtle Point, OR.
- 7. Plaintiff proposed a partition in kind of a 60+acre split, keeping the smaller 60-acre parcel for herself. Three referees were appointed and provided a report to the court, which is attached hereto and fully incorporated herein as Exhibit "A" for ease.
- 8. The Referees determined the real property could be partitioned in the configuration as proposed and requested by Plaintiff without any diminishment of value of said parcels.
- 9. Two of the three Referees have submitted their invoices for services in which the parties have stipulated to payment of the following amounts: Manuel Hernandez-\$3,466.00 and John Guynup-\$4,900.00. Jim Berg did not submit an Invoice for services.
- 10. There is no great prejudice to any party who owns interest in the real property subject to this case. The Co-Defendants have no great prejudice of pecuniary nature.
 - 11. The Parties made the following stipulations under the Order of Confirmation:
- (a) Plaintiff hired Dodge Surveying and Planning to survey and mark the boundaries of the partition and will pay, without contribution from Defendants for the survey.

- (b) Plaintiff will pay for a permanent fence of her choosing to divide the line of the partition in kind.
 - (c) Defendants waive any appeal of this judgment.
 - (d) No attorney fees or costs will be awarded to any of the parties.
- (e) The expense and fee of the Referees with amounts owing be paid by the parties in proportionate shares to their ownership interests, namely: $1/3^{rd}$ by Plaintiff, $1/3^{rd}$ by Defendant DORIS J. DAYTON and $1/6^{th}$ to Defendants DAVID MARTIN SCHMIDT and KURTIS WILLIAM SCHMIDT; and will be paid out of the funds collected from the rents through November 29, 2019, held in Oregon Pacific Bank, Account No. xxx9311 by Defendant DORIS J. DAYTON and she will issue checks accordingly through the attorney's trust accounts within ten (10) days of judgment.
- (f) The Defendants shall have ten (10) days from the date of judgment to remove all old junk, debris, and other personal property from Plaintiff's portion of the real property awarded herein, including vehicles and farm equipment, and if not so done, Plaintiff shall have a money award for the cost incurred by Plaintiff to remove Defendants personal property without further claim or appeal from Defendants thereafter.
- (g) Plaintiff, after entry of Judgment, shall have the authority of all owners to make at her cost such property line adjustment in conformance with Coos County Zoning and Partition Code in regards to the parcel she is awarded.
- 12. Defendants DORIS J. DAYTON, DAVID MARTIN SCHMIDT and KURTIS WILLIAM SCHMIDT, have provided statements for the Ranch account from August 21, 2018 through May 6, 2019 and from June 28, 2019 through November 29, 2019. The total rents deposited into said account as shown on the bank statements provided for the above-stated dates total \$30,900.00. The rents for May 2019 were not provided but are \$1,900.00 for a total of rents collected of \$32,800.00.

From that account, the below amounts have been disbursed as follows:

\$3,207.24 for insurance (allowed as costs)

\$ 600.00 to John Fandel, LLC (allowed as costs)

\$9,509.89 for real property taxes (allowed as costs)

\$ 978.20 for garbage and floor repair

GENERAL JUDGMENT OF PARTITION IN KIND OF REAL PROPERTY AFTER TRIAL - 3

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\$8,576.45 to Attorney Roger Gould

Per the stipulation of the parties, Plaintiff SARALEE SCHMIDT VARNEY is entitled to $1/3^{rd}$ share of the total disbursed for the garbage and floor repairs and Attorney Gould's fees. That $1/3^{rd}$ share to Ms. Varney is the amount of \$3,184.88.

Therefore, the remaining ranch account funds shall be distributed as follows:

- (a) Payment to SARALEE SCHMIDT VARNEY in the amount of \$3,184.88.
- (b) Payment to Manuel Hernandez in the amount of \$3,466.00. Payment to John Guynup in the amount of \$4,900.00.
- (c) Any monies that may be refunded or paid for the accounting period shall be paid as follows:

Plaintiff SARALEE SCHMIDT VARNEY- 1/3 interest

Defendant DORIS J. DAYTON- 1/3 interest

Defendant DAVID MARTIN SCHMIDT- 1/3 interest

Defendant KURTIS WILLIAM SCHMIDT- 1/3 interest

(d) The above funds will all be paid within ten (10) days from date of judgment, and to be paid through the attorney's trust accounts.

NOW THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED THAT:

- Order of Confirmation of Partition of Real Property entered on January 31, 2020
 is binding and conclusive upon all parties to the suit.
- 2. The partition in kind is granted in the configuration as set out on the survey done by Dodge Surveying & Planning as shown on Exhibit "B" attached hereto and incorporated herein. The partition created in this matter shall be effectual forever. Except as provided in ORS 105.265 (Persons not affected by judgment), the judgment is binding and conclusive:
- (a) On all parties named therein, and their legal representatives, who have at the time any interest in any part of the property divided as owners in fee or as tenants for life or for years.
- (b) On all parties named therein, and their legal representatives, entitled to the reversion, remainder or inheritance of the property or any part thereof after the termination of a particular estate therein, or who by any contingency may be entitled to a beneficial interest in the property.

GENERAL JUDGMENT OF PARTITION IN KIND OF REAL PROPERTY AFTER TRIAL - 4

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- (c) On all parties named therein, or their legal representatives, who have an interest in any undivided share of the property as tenants for years or for life.
- (d) On all persons claiming from parties or persons listed in subsections (a) to (c) of this section.
- 3. Plaintiff has authority to make, at her cost, such property line adjustment in conformance with Coos County Zoning and Partition Code in regard to the parcel she is awarded under the Order of Confirmation and this General Judgment.
- 4. The parties are directed to execute the appropriate conveyances or consents necessary to carry out the General Judgment according to paragraph 3 above. If for any reason they are unable to do so, this General Judgment shall act as the controlling document for signatures required for any transaction or conveyance required to finalize the partition in kind as shown in the survey on Exhibit "B".
 - 5. Plaintiff shall pay, without contribution from Defendants, for the survey.
- 6. Plaintiff shall bear the cost of a permanent fence of her choosing to divide the line of the partition in kind.
 - 7. Defendants waive any appeal of this judgment.
 - 8. No attorney fees or costs will be awarded to any of the parties.
- 9. The Defendants shall have ten (10) days from the date of judgment to remove all old junk, debris, and other personal property from Plaintiff's portion of the real property awarded herein, including vehicles and farm equipment, and if not so done, Plaintiff shall have a money award for the cost incurred by Plaintiff to remove Defendants personal property without further claim or appeal from Defendants thereafter.
- 10. Defendants DORIS J. DAYTON, DAVID MARTIN SCHMIDT and KURTIS WILLIAM SCHMIDT, shall pay and issue checks as follows:
 - (a) Payment to SARALEE SCHMIDT VARNEY in the amount of \$3,184.88.
- (b) Payment to Manuel Hernandez in the amount of \$3,466.00. Payment to John Guynup in the amount of \$4,900.00.
- (c) Any monies that may be refunded or paid for the accounting period shall be paid as follows:

Plaintiff SARALEE SCHMIDT VARNEY- 1/3 interest

GENERAL JUDGMENT OF PARTITION IN KIND OF REAL PROPERTY AFTER TRIAL - 5

Defendant DORIS J. DAYTON- 1/3 interest 1 Defendant DAVID MARTIN SCHMIDT- 1/3 interest 2 Defendant KURTIS WILLIAM SCHMIDT- 1/3 interest 3 (d) The above funds will all be paid within ten (10) days from date of judgment, and to be paid through the attorney's trust accounts. 4 5 Signed: 4/3/2020 03:25 PM 6 7 8 9 10 11 Certificate of Readiness under UTCR 5.100 I certify this proposed judgment is ready for judicial signature because I have served a 12 copy of this judgment on all parties entitled to service and we have worked through any 13 objections to submit this final judgment for entry. 14 DATED: April 2, 2020. Frederick J. Carleton, OSB#771356 15 16 Certificate of Service under UTCR 5.100 17 I certify that on March 26, 2020, I served a true and complete copy of this proposed Judgment on Attorney Roger Gould and the same upon filing on April 2, 2020 via the Efiling 18 Odyssey System and by email to rogerg@epeurto.org. 19 DATED: April 2, 2020. 20 Frederick J. Carleton, OSB#771356 Submitted By: 21 Frederick J. Carleton, OSB# 771356 Attorney for Plaintiff 22 Carleton Law Office P.O. Box 38, Bandon, OR 97411 23 (541) 347-2468, Fax: (541)347-6198 24 bandonlaw@gmail.com 25

GENERAL JUDGMENT OF PARTITION IN KIND OF REAL PROPERTY AFTER TRIAL $\,$ - $\,$ 6

11/26/2019 3:43 PM 18CV51501

November 12, 2019

REFEREE REPORT TO COOS COUNTY CIRCUIT COURT Re: Varney v. Schmidt Case No.18CV51501

The referees were taxed to determine if the property could be partitioned in the configuration requested by the Plaintiff in a way that would not diminish the value of said properties.

We found that a new appraisal was not necessary because we were only dealing in relative value. In other words, would partitioning reduce value of the remainder?

We examined a previous appraisal not to determine value but to ascertain the location of the property and the improvements. We also used appraisal to classify the different marketing opportunities.

All three referees read the court directive and tried to follow its' wishes.

The referees viewed the property together on September 19, 2019. We looked at the land and how the improvements were situated on the property. We spent three hours in discussion.

At the end of the discussion we found that we were in agreement. Our decision was unanimous. The property could be partitioned in the configuration suggested in court documents without any loss or diminishment of value of said parcels. To be more specific, the loss of grazing land would not adversely affect the value of the parcel with improvements.

After completing our visual appraisal, we tasked John Guynup to do a market based evaluation. He put a value of \$5,000/acre value on the land, then using a 10% inflation factor to original appraisal came to an undivided value of \$1,038,859. This is the value today. When separated the bare land parcel doesn't change because it can only be sold to adjacent owner to comply with zoning regulations. Larger improved parcel goes up in value if marketed properly.

The bare land parcel is valued at \$308,150. This number was derived from current sales in the local area. The Improved parcel is valued at \$880,000. This is an increase over the undivided value of \$730,000. The increase in value is attributed to a different marketing plan. This property has a great deal of river frontage that has been hidden behind brush and weeds. Revenue of rentals could be increased exponentially with reconfiguring and clean-up. Rental revenue could easily reach \$30,000 to \$50,000 if managed properly. This far exceeds current pasture rent and easily supports an increase in value. The fact that a current business is operating on the subject property must be recognized as a positive asset that increases potential value.

The larger parcel also benefits the seller in that the purchase price is now substantially lower than the combined price of over one million. The \$880,000 sale price is much more psychologically attractive to potential buyers.

We agreed on a value based on what the subject property would sell for not an aggregation of improvements. We worked up Guynup's numbers and Guynup met with Jeff Marineau to see if our two different approaches were compatible. We found that we were in agreement on all the basic aspects and we agreed that the conclusions reached in this report were reasonable and fair. We are not appraisers and were not instructed by the court to hire appraisers. We were to exercise our judgment on the question presented as referees. We are each skilled in our own areas of expertise and this report constitutes our best opinion of value.

James Berg

Dated:

Principal Broker/Owner

North Point Real Estate, Inc.

John Guynup, Owner

Dated:

Currydale Farms Airport-U-Stor

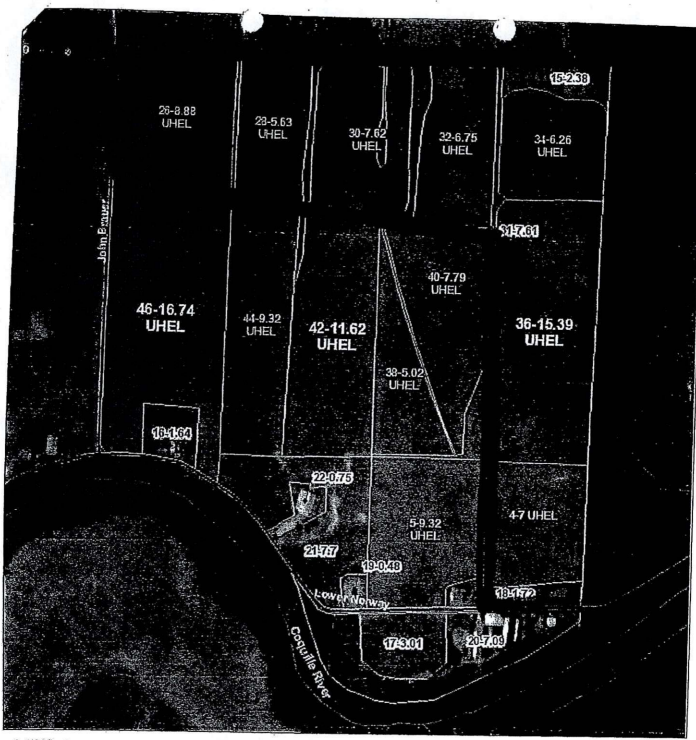
and Guynup Livestock

Manuel C. Hernandez,

Dated:

Attorney at Law

Hernandez and Associates, LLC



<u>USDA</u> United States Department of Agriculture Farm Service Agency

Farm:

Coos County, OR



Wetland Determination Identifiers

- Restricted Use
- Limited Restrictions
- Exempt from Conservation
- Compliance Provisions

CEO Boundary M

Section Boundary

Tract: 414

USEA FSA maps are for FSAP organ administration only. This map does not represent a legal survey or reflect actual ownership, rather tideplose the hormation "projected disercity from the producer and/or the 2016 ordan restricted mappy to rolegon. The producer accepts the data as it and assumes all risks associated who is survey and assumes as responsibility for actual or consequentled maps hoursed as a result of any users reliance on interest each oversity of the data outside FSA programments and delermination (CFA-026 and a tackbed maps) to recent

61.63 acres to bus

Q1 48 and 1.00



John Guynup PO Box 1 Langlois, Oregon 97450

Education:

Associate of Arts in Animal Science. College of the Redwoods Eureka CA. University of California at Davis.

Real Estate School of Oregon sales license and brokers license which also included fee appraisal at that time.

Real estate continuing education courses. Livestock symposiums (100s)

Experience:

Cattle producer for 60 years in 3 states. Operations included irrigated farm and bottomland, sub-irrigated pastures and dryland hills. Continuous cattle ownership for 60 years.

Owned ranches and farms for 50 years in CA,WA and Oregon.

Bonded livestock broker representing Shasta Livestock, Cottonwood CA, largest dealer in 8 western states.

Real estate broker for over 20 years specializing in farms, ranches and rural acreages, Traded my own account for 50 years buying and selling a variety of properties.

Currently own and operate a 2500 acre cattle and sheep ranch, a retail farm store, a large Mini-storage facility. In addition I am one of two trustees of an \$80,000,000 plus family trust doing business in 6 states.

Professional Organizations:

Oregon Cattlemen's Association Past-District vice president Past Private lands chairman.
Oregon Sheep Growers Association Past President
Western Oregon Livestock Association Current President
Self Storage Association
Rotary International
Langlois Lions 3 terms as President
Curry County Livestock Association Past president
4H leader 18years
2CJ former curriculum chairman

EMPLOYMENT

JOB TITLE

Legal Aid Attorney

Southwestern New Mexico Legal Services

JOB TITLE

Private Attorney, Carrasco & Hernandez, P.C

JOB TITLE

Assistant District Attorney

Coos County District Attorney's Office

JOB TITLE .

Private Attorney.

Hernandez and Associates

JOB TITLE

Property Manager, Licensee

Exclusive Property Management, Inc.

YEARS EMPLOYED (1979-1980)

Carlsbad, New Mexico

YEARS EMPLOYED (1981-87)

Carlsbad, New Mexico

YEARS EMPLOYED (1988-90)

Coos County Courthouse

Coquille, Oregon

YEARS EMPLOYED (1990-2019)

Bandon, Oregon

YEARS EMPLOYED (2002-2019)

Bandon, Oregon

EDUCATION

DEGREE EARNED OR MAJOR
University of Oregon
School of Business
B.A. Degree, Finance and Business Economics

Degree Earned or Major
University of Oregon

School of Law
Doctor of Jurisprudence

YEARS ATTENDED (1969 - 74) Eugene, Oregon

YEARS ATTENDED (Ex: 1976 - 79)

Eugene, Oregon

SKILLS

- Criminal defense, Product Liability, Wrongful Death, Personal Injury, Business Law, Estate Planning, Trust and Estates, Bankruptcy,
- Property manager
- Military: New Mexico and Oregon National Guard, .
- Farming
- Commercial Fishing
- Hunting

manuel@visitbandon.com

From: Sent: Jim Berg <jimberg@north-pt.com>
Thursday, November 14, 2019 5:04 PM

To:

manuel@visitbandon.com

Subject:

RE: Varney v Schmidt Referee Report

Manuel,

My brief bio is as follows:

I grew up in North Bend, OR graduating from NBHS in 1967, B.S> U of O March 1971.

I worked for Weyerhaeuser and International Paper as a human resource director.

From 1985 to 1991 hospital administration at Lower Umpqua Hospital.

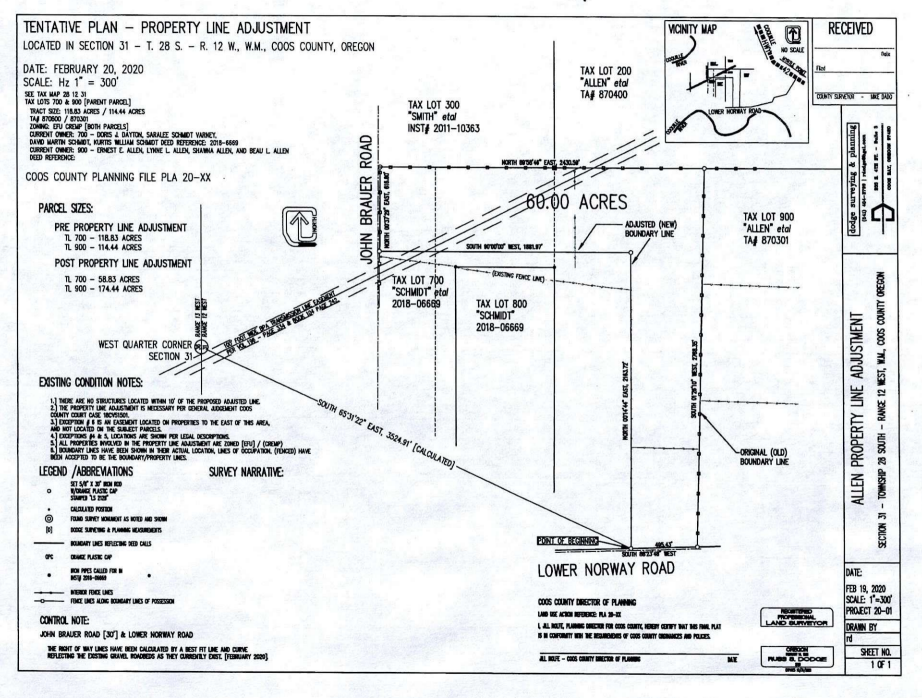
Shortly thereafter, another Broker and I established North Point Inc. Real Estate and Development here in Coos Bay.

Current community activities include founding chair Coos Bay Boat Building Center and Coos Bay Planning Commission Chair

Jim Berg Principal Broker/Owner

100 Central Ave Coos Bay, OR 97420 541.269.1601 Cell: 541.404.6133 www.north-pt.com

FX1:61" B"



CERTIFICATE OF WATER RIGHT

This Is to Certify, That Martin M. Schmidt

of Norway , State of Oregon , has made proof to the satisfaction of the STATE ENGINEER of Oregon, of a right to the use of the waters of Coquille River a tributary of for the purpose of irrigation

under Permit No. 13690 of the State Engineer, and that said right to the use of said waters has been perfected in accordance with the laws of Oregon; that the priority of the right hereby confirmed dates from May 11, 1939

that the amount of water to which such right is entitled and hereby confirmed, for the purposes aforesaid, is limited to an amount actually beneficially used for said purposes, and shall not exceed 1.34 cubic foot per second

or its equivalent in case of rotation, measured at the point of diversion from the stream. The point of diversion is located in the Lot 6 (SWA SEA) and Lot 5 (NEA SWA), Section 31, Township 28 South, Range 12 West, W. H.

The amount of water used for irrigation, together with the amount secured under any other right existing for the same lands, shall be limited to one—eightieth of one cubic foot per second per acre, or its equivalent for each acre irrigated and shall be further limited to a diversion of not to exceed 2 acre feet per acre for each acre irrigated during the irrigation season of each year,

and shall

conform to such reasonable rotation system as may be ordered by the proper state officer.

A description of the place of use under the right hereby confirmed, and to which such right is appurtenant, is as follows:

The right to the use of the water for the purposes aforesaid is restricted to the lands or place of use herein described.

WITNESS the signature of the State Engineer, affixed

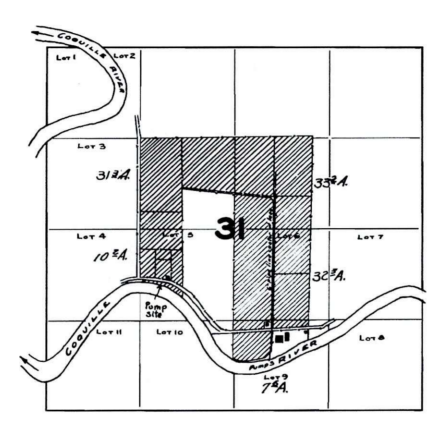
this 16th day of June

,150 .

CHAS. E. STRICKLIN

State Engineer

T. 28 S., R. 12 W. W.M.



FINAL PROOF SURVEY

UNDER

Application No. 18019 Fermit No. 13690

Martin M. Schmidt

Surveyed Aug 25 1943, by Leo Jaderman

Final inspection Sept. 13, 1949 H.L. Coffman

STATE OF OREGON

COUNTY OF COOS

CERTIFICATE OF WATER RIGHT

THIS CERTIFICATE ISSUED TO

ESTATE OF DON R. SCHMIDT P.O. BOX 69 NORWAY, OREGON 97460

confirms the right to use the waters of COQUILLE RIVER, a tributary of PACIFIC OCEAN, for the purpose of IRRIGATING 125.0 ACRES.

The right has been perfected under Permit 49770. The date of priority is JULY 21, 1986. The right is limited to not more than 1.56 CUBIC FEET PER SECOND or its equivalent in case of rotation, measured at the point of diversion from the source.

The point of diversion is located as follows:

LOT 6 (SW 1/4 SE 1/4), SECTION 31, T 28 S, R 12 W, W.M.; 750 FEET NORTH AND 500 FEET EAST FROM S 1/4 CORNER SECTION 31.

The amount of water used for irrigation, together with the amount secured under any other right existing for the same lands, shall be limited to ONE-EIGHTIETH of one cubic foot per second per acre, or its equivalent for each acre irrigated and shall be further limited to a diversion of not to exceed 2.5 acre-feet per acre for each acre irrigated during the irrigation season of each year.

The right shall conform to such reasonable rotation system as may be ordered by the proper state officer.

A description of the place of use under the right, and to which such right is appurtenant, is as follows:

SE 1/4 SE 1/4 19.2 ACRES SECTION 30

NE 1/4 NE 1/4 36.0 ACRES
NW 1/4 NE 1/4 40.0 ACRES
SE 1/4 NW 1/4 9.2 ACRES
LOT 5 (NE 1/4 SW 1/4) 18.5 ACRES
LOT 5 (SE 1/4 SW 1/4) 2.1 ACRES

SECTION 31 TOWNSHIP 28 SOUTH, RANGE 12 WEST, W.M.

The right to the use of the water for the above purpose is restricted to beneficial use on the lands or place of use described. The right is subject to minimum flows established by the Water Resources Commission with an effective date prior to this right.

WITNESS the signature of the Water Resources Director, affixed this date JULY 21, 1989.

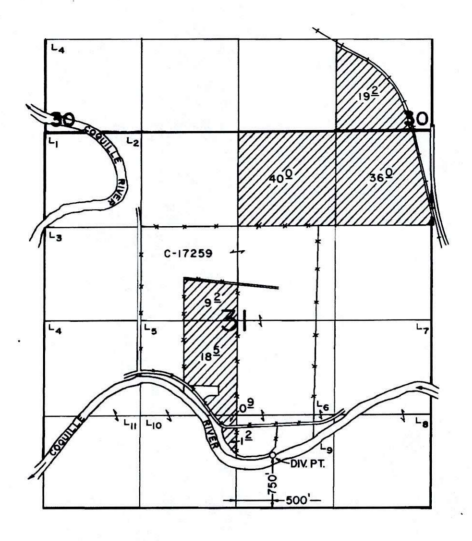
/s/ WILLIAM H. YOUNG

Water Resources Director

Recorded in State Record of Water Right Certificates numbered 61980 68793.JCL

A A A

T. 28 S., R. 12 W., W.M.



SCALE: 1"= 1320'

FINAL PROOF SURVEY

Application No. 68793 Permit No. 49770 IN NAME OF

ESTATE OF DON R. SCHMIDT

Surveyed SEPT 20 1988, by V. L. CHURCH

STATE OF OREGON

COUNTY OF COOS

CERTIFICATE OF WATER RIGHT

THIS CERTIFICATE ISSUED TO

ERNEST E. ALLEN BOX 39 NORWAY, OREGON 97460

confirms the right to use the waters of COQUILLE RIVER, a tributary of PACIFIC OCEAN, for the purpose of IRRIGATING 46.8 ACRES.

The right has been perfected under Permit 49771. The date of priority is JULY 22, 1986. The right is limited to not more than 0.59 CUBIC FOOT PER SECOND or its equivalent in case of rotation, measured at the point of diversion from the source.

The points of diversion are located as follows:

LOT 7 (NE 1/4 SE 1/4), SECTION 31, T 28 S, R 12 W, W.M.; 1530 FEET NORTH AND 850 FEET WEST, 1750 FEET NORTH AND 50 FEET WEST, BOTH FROM SE CORNER SECTION 31.

The amount of water used for irrigation, together with the amount secured under any other right existing for the same lands, shall be limited to ONE-EIGHTIETH of one cubic foot per second per acre, or its equivalent for each acre irrigated and shall be further limited to a diversion of not to exceed 2.5 acre-feet per acre for each acre irrigated during the irrigation season of each year.

The right shall conform to such reasonable rotation system as may be ordered by the proper state officer.

A description of the place of use under the right, and to which such right is appurtenant, is as follows:

SE 1/4 NE 1/4 10.1 ACRES
LOT 7 (NE 1/4 SE 1/4) 1.0 ACRE
SECTION 31

SW 1/4 NW 1/4 10.2 ACRES
LOT 3 (NW 1/4 SW 1/4) 25.2 ACRES
LOT 2 (SW 1/4 SW 1/4) 0.3 ACRE
SECTION 32

TOWNSHIP 28 SOUTH, RANGE 12 WEST, W.M.

The right to the use of the water for the above purpose is restricted to beneficial use on the lands or place of use described. The right is subject to minimum flows established by the Water Resources Commission with an effective date prior to this right.

WITNESS the signature of the Water Resources Director, affixed this date JULY 21, 1989.

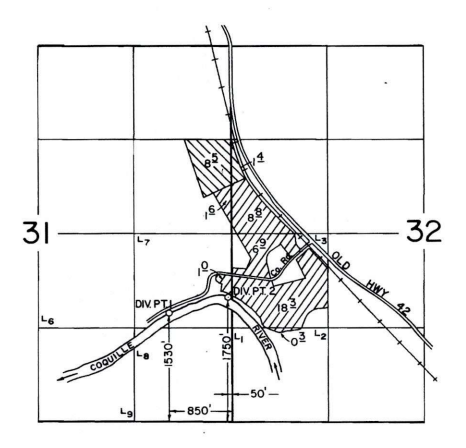
/8/ WILLIAM H. YOUNG

Water Resources Director

Recorded in State Record of Water Right Certificates numbered 61981 68797.JCL

▲ → △

T. 28 S., R. 12 W., W.M.



SCALE: 1"= 1320"

DIV. PT. 1

FINAL PROOF SURVEY

UNDER

Application No. 68797. Permit No. 49771.....
IN NAME OF

ERNEST E, ALLEN

Surveyed SEPT 20 1989, by V. L. CHURCH

3-31-89 COB-3HH-78

gey

