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STATE OF ORECON

(ORS 93.930)

AFFIDAVIT AFTER FORFEITURE

) SS:

County of Klanath)

Vol_181 Page 10912

The undersigned (Affiant), being first duly sworn, under oath says: Affiant is the Contract Seller.

On April 22, 1987, Seller gave Purchaser notice of default under the Contract entitled "Notice of Enforcement of Forfeiture Renedy After Default (ORS 93.905 to ORS 93.940)" (Notice) pursuant to ORS 93.915. A true copy of the Notice and proof of mailing is attached as Exhibit "1". The Default of the Purchaser under the terms of the Contract was not cured within the time period provided in the Notice and ORS 93.915 and the Contract has been forfeited.

In addition to the foregoing, the following are set forth:

2.

Seller: LaVerne Haskins and Norma J. Haskins, husband and wife, Route 1, Box 799, Bonanza, Oregon 97623

Purchaser: Louis Arata and Linda S. Arata, Route 1, Box 800, Bonanza, Oregon 97623, as having acquired an interest in the Real Property, as specified in ORS 93.905(4) which includes, without limiting the generality of the foregoing, the buyer described in the Contract. 3. Contract: The contract for transfer or conveyance of the Real Property set forth in the Notice. 4. Default: Failure to pay sums due under the terms of the Contract and real property taxes required under the

Contract as set forth in the Notice. Forfeiture Ramady: That set forth in the Notice. 5.

6.

Ouring Default: Ouring default as set forth in the Notice. 7.

Real Property: The real property situate in Klamath County, Oregon, to-wit:

Tourship 38 South, Range 11 East of the Willamette Meridian:

Section 29: SAMA, and SWA Section 32: NAMA, SEAWA, and WANES

SUBJECT TO:

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1. Any real property taxes of Klamath County, Oregon for 1985-1986 which are now due but not yet paid.

2. Terms and conditions of special assessment as farm use and the right of Klamath County, Oregon, to additional taxes in the event said use should be changed, which obligations Buyer assumes and agrees to pay and perform.

3. Acreage and use limitations under provisions of United States Statutes and regulations issued therander.

4. Liens and assessments of Klamath Project and Horsefly Irrigation District, and regulations, easements, contacts, water and irrigation rights in connection therewith. 5. Any unpaid charges or assessments of Horsefly Irrigation District.

6. Reservations and restrictions contained in deed form from Ada Parsons Sparretorn, a widow to Henry O. Cox, John E. Cox and Charles E. Cox, dated June 9, 1936, and recorded June 11, 1936, in Volume 106 on Fage 450, Deed Records of Klamath County, Oregon, as follows: "Saving and reserving unto grantor an undivided 12 interest in all oil, gas and minerals on, in and under said lands, with the right at all times to enter into and upon the same to explore therefore and to bore wells and make excavations, and remove all oils and minerals found thereon and there, with rights of way for pipe lines, and less rights

7. Foundary line, Joint Use and Easements Agreement, including the terms provisions thereof, given by and between LaVerne Haskins and Norma Haskins, husband and wife, and Louis J. Arata and Linda S. Arata, husband and wife, dated April 19, 1979, and recorded April 19, 1979, in M-79, on Page 8800, Records of Klamath County, Oregon.

8. Easements and rights of way of record and apparent thereon.

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Purpose: Upon recordation of this Affidavit, the Contract be extinguished and canceled and the 8. Purchaser have no further right, title, or interest in and to the Real Property.

In construing this Affidavit pronouns shall be construed in accordance with the appropriate gender or neuter, as either singular or plural, as the context requires, and Exhibit "1" attached hereto is incorporated into this Affidavit as though fully set forth in this Affidavit where reference to such exhibit is made.

aVerne Haskins Norma J. Haskins

SUBSCRIEED AND SHORN to before me this

(SEAL)

day of Ã NOTARY PUBLIC FOR OREGON My Commission Expires: 6 AFTER RECORDING RETURN TO: GIACOMINI, JONES & TROTMAN Attorneys at Law 635 Main Street Klamath Falls, Oregon 97601

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Exhibit "1"

MOTICE OF ENFORCEMENT OF FORFEITURE REMEDY AFTER DEFAULT (ORS 93.905 to ORS 93.940)

Route 1, Fox 800

Bonanza, OR 97623

You, and each of you, as purchaser of the Real Property, described below in this Notice, are hereby given notice pursuant to ORS 93.915, of intent of the Seller under the Notice, are nereby given notice pursuant to one 75.715, of intent of the Seller under the Contract to enforce the Forfaiture Remedy contained in the Contract for default of the Contract unless you, within sixty (60) days from the date of receipt of this Notice (which not the second is hereby given by First Class and Certified Mail with Return Receipt Requested), cure the Default. If you do not cure the Default by the date specified in this Notice, the Seller will enforce the Forfeiture Remedy contained in the Contract and record the Affidavit.

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For the purposes of the Notice the following is set forth:

Seller: LaVerne Haskins and Norma J. Haskins, husband and wife, Route 1, Box 799, Bonanza, Oregon 97623. 2. Purchaser:

You, and each of you, as having acquired an interest in the Real Property, as specified in ORS 93.905(4) which includes, without limiting the generality of

3. Contract: That certain contract for transfer or conveyance of the Real Property dated January 7, 1986, recorded February 10, 1986, in Vol. M-86, Page 2480, Microfilm Reskins, husband and wife and Louis Arata and Linda S. Arata, husband and wife, are the Purchasers, affecting the following described Real Property situate in Klamath County,

Township 38 South, Range 11 East of the Willamette Meridian: Section 29: S'ANW's, and SW4 Section 32: N'ANW's, SEVANW's, and S'ANE's

SUBJECT TO:

1. Any real property taxes of Klamath County, Oregon for 1985-1986 which are now due but not yet paid. Terms and conditions of special assessment as farm use and the right of

Klamath County. Oregon, to additional taxes in the event said use should be changed, which obligations Buyer assumes and agrees to pay and perform. 3. Acreage and use limitations under provisions of United States Statutes and regulations issued thereunder.

4. Liens and assessments of Klamath Project and Horsefly Irrigation District,

and regulations, easements, contacts, water and irrigation rights in connection

5. Any unpaid charges or assessments of Horsefly Irrigation District. 6. Reservations and restrictions contained in deed form from Ada Parsons Sparretorn, a vidow to Henry O. Cox, John E. Cox and Charles E. Cox, dated June 9, 1936, and recorded June 11, 1936, in Deed Volume 106 on Page 460, Records of Klamath County, Oregon, as follows: "Saving and reserving unto grantor an undivided is interest in all oil, gas and minerals on, in and under said lands, with the right at all times to enter into and upon the same to explore therefore and to bore wells and make excavations, and remove all oils and minerals found thereon and there, with rights of way for pipe lines, and less rights of way for roads.

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Boundary line, Joint Use and Essements Agreement, including the terms provisions thereof, given by and between LaVerne Haskins and Norma Haskins, husband and vife, and Louis J. Arata and Linda S. Arata, husband and wife, dated April 19, 1979, and recorded April 19, 1979, in M-79, on Page 8800, Records of Klamath County,

8. Easements and rights of way of record and apparent thereon.

4. <u>Default</u>: Failure to pay the sum of \$15,000.00 including interest, on January 2, 1987, and failure to pay taxes under Klamath County Assessor's No. 456018 and 456198 for the 1986-87 fiscal year promptly before any part thereof became past due. Paragraph 10 of the Contract of Sale states:

"The following shall constitute a default of Buyer:

a. Failure of Buyer to make payments as herein provided for more than 30 a, reliance of super to make payments as metern provided for more than so days after the payment becomes due. The acceptance of any sum secured by this Contract after its due date shall not constitute a waiver of Seller's right either to require prompt payment when due or to seek any remedy provided for

Failure of Buyer to perform any covenants or conditions of this D. Failure of Suyer to perform any covenances of conditions of this Contract (other than failure to make payments as provided in the preceding subparagraph) after 30 days written notice of such failure and demand for Paragraph 11 of the Contract of Sale states:

"If Buyer shall be in default as above provided. Seller shall have the following cumulative rights which Seller may, at Seller's election, exercise sequentially a. To foreclose this Contract by strict foreclosure in equity;

due and payable;

To decl & the full unpaid balance of the "urchase price immediately due and parable; "I the third dupant defined of this Contract by suit in equity; C. To specifically enforce the terms of this Contract by suit in equity; d. To declare this Contract null and void provided Seller observes the following procedure: Sives written notice to Buyer that, unless Buyer pays any contract shall be null and void and Seller may retake possession softee, the unless Buyer is in default as provided in Paragraph 10, above".

Paragreph 13 of the Contract of Sale states: "Time is expressly made the essence of this Contract".

 6. Curing Default: Curing default means: Payment of the sums due under the muscles of \$15,000.00, \$119.52 plus interest for taxes, under Klamath County Assessor's forfeited on the soft title schering and the start of \$15,000.00 attorney for the start of the start of the start of the start of a start of the start of the start of soft for soft f forth hereat. Ins: Pronouns used in this Notice shall be construed in accordance with Bender or neuter, and as either singular or plural as the context requires.

DATED:

<u>BS 93.905 to DES 93.940 - FURFITINE LADE LAD SAIS ORDAL</u> observise: (1) "Contract for transfer or conveyance of an interest in real protective ready" shall not include earned in the end of the variable earned in the end of the transfer of conveyance of an interest in real protective ready the bayer. (a) which a saller cancel is the contract for default, declares the parchaser's fifths under the contract in the real property as a stated in the contract, including but not include earned and the saller cancel in the real property as a stated in the contract, including but not include earned and the saller cancel in the real property as a stated in the contract, including but not include earned and the dest and read in the including interest. If the contract, including but not include the dest and the contract in called in the contract in the including the contract in the contract in the contract in the including interest in fact and the contract in the contract in the including interest in the contract in the cont Assessments or line, or to obtain or reinstate required insurance. [1985 c.718 if] and the part of the interest of forfeiture remarks after notice of default: Hencer a contract for transfer or conveyance of interest of a purchaser in default under the contract may be enforced only after notice of the purchaser as provided in OS 93,915, notwithstanding any provision in the contract of the contrac

default has been given to the purchaser as provided in GKS 93.915, notwithstanding any provision in the contrary, [1045 c.718 [2]] Marke of real protony, a seller who visibles to andore a forfeiture randy must give the purchaser visition of default in the owner of a default under a contract of the observation of the default if in the payment tense, the date after which the contract will be forfeiture in the default of the default and the name and address of the seller or the attorney for the default is in the partner to an another than 75 percent of the seller. The seller which the contract will be forfeiture in the source of the seller. The seller which the contract will be forfeiture in the source of the seller. The seller which the partner tenses of an anount greater than 75 percent of the seller. The seller, the seller which the contract will be forfeiture in the source that 50 percent or less of the purchaser price; (a) the subscience in the source of the source of the purchase price; (b) the seller, in the source of the purchase price; (c) the subscience of north default is not core default if the default is not core default is the notice as the notice as the notice as of nore recipient claims the redicts the seller or the attorney form are the default. [195 c.718 [3]] Cure the default. [1995 c.718 fi] 93.932 <u>Outing default to sould forfeiture: Downent of costs and expenses:</u> A purchaser in default may avoid a forfeiture under the contract by avoid forfeiture to pay sums when due under the contract, the forfeiture to avoid for the failure to pay sums when due under the contract, the default may avoid a paying the outine avoid default to pay sums that would not then be due had no due to fail courted, at the default may be cured by avoired under the contract. In addition to paying the asses of tendering the performance more say be cured by tendering the performance and the defaulting partness shall pay all costs and expenses actually incurred in enforcing the contract, theinding, but

Exhibit "1"

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not limited to, late charges, attorney face not to enceed \$350 and costs of title search. [1985 c.718 54] **33.925 — Failars to cure default; exclusiveness of notice:** Notwithstanding a seller's waiver of prior defaults, if forfatings reasy may be serviced and the contract shall not be reinstanded by any subsequent offer or tender of the contract inself, except where greater notice or notice to persons other than those described in OKS 93.915 is required by the terms of the contract, in which case notice chall be given for such longer period of time and to such additional persons as required by the contract, 1985 c.718 53]

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21.132 — Recording a fileart struct of the test forfeiture; affidavit as evidence: When a contract for conveyance of real property has been forfailed in accordance with its terms after the seller has given notice to the purchaser as provided in OES 33.915, the seller shall record an affidavit with the property description, a copy of the notice of default and proof of selling strained, setting forth that the default of the purchaser under the terms of the contract was not cared within the time period provided in OES 93.915 and that the contract has been forfailed. When the affidavit is reacread in the dead records of the county where the property described therein is located, the recitals contained in the affidavit shall be prime facile evidence in any court of the truth of the auters set forth therein, but the recitals shall be conclusive in favor of a purchaser for value in good faith relying upon them. Upon the recordstion or interest in and to the real property. [1985 c.718 56]

3.513 — Effect of purchaser's abandomistic or reconvergence on interest, lien or claim: (1) In the event of a default uncer a contract for convergence of real property, the interest, lien or claim of a person with respect to the real property, by virtue of an assignment, convergence, contract, mortgage, trust deed or other lien or claim from or through a purchaser, shall not be affacted by the purchaser's abandomment or reconvergence to the seller unless the person is from notice in the manner specified in ORS 93.915. (2) The notice shall specify the nature of the default, the anomet of the default if the default is in the payment terms, the date after which the purchaser's interest in the real property will be abandomed or reconveyed to the seller and the name and address of the seller or the attorney for the seller may not be less them: (a) Sixty days, when the purchaser's interest will be abandomed to reconveyed to the seller may not be less them: (a) Sixty days, when the purchaser has reduced the unpaid balance to an amount greater which is more than 50 percent but less than 75 percent of the real property, by virtue of an assignment, conveymenc, contract, sortings, trust deed or other lien or claim from or through a purchaser where interest, lien or claim from or through a contract for conveymence of real property, cannes the default as provided in ORS 93.920 then such person's interest, lien or claim with respect to the real property, shall not be affected by the purchaser's abandoment or reconveymence to the seller. [1995 c.718 \$7]

71.540 - Effect of seller's foreclosure or other action on interest, lien or claim: The interest, lien or claim of a person with respect to the real property, by virtue of an assignment, conveyance, contract, mortgage, trust deed or other lien or claim from or through a purchaser whose interest arises under a contract for conveyance of real property, the seller's foreclosure or other action on the contract unless such person is made a party to the action hought by the seller to enforce or foreclosure to contract. In such action, such person shall be entitled to the same rights and opportunities to ourse the purchaser's default or satisfy the purchaser's obligations as are granted the purchaser. [1985 c.718 58]

STATE OF OREGON: COUNTY OF KLAMATH: ss.

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inled.	for record a	A D 19 87 - 4:22 the 23rd day
···	June	A.D., 19 87 at 4:22 o'clock P M., and duly recorded in Vol. M87
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FEE	\$21.00	Evelyn Biehn - County Clock
		Evelyn Biehn, County Clerk