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Vol. M89 Page 8485

Luid being conveyed was a portion of the Riemath Tribel Lands. ENTROMIC UNIX HD. 1144

IEED OF TRIBAL PROPERTY

THIS INFERTIONS, made and entered into this <u>19th</u> day of <u>Pebruary</u> 1959, by and between the UPITER STAIRS OF ANGULCA, Department of the Interior, acting by and through the Area Director of the Pertland Area Office of the Dareau of Indian Affairs, party of the first part, and EDMIN F. WALKER, party of the second part, UTMURENTH;

WEIRIAS the following described real property constituted a pertion of the tribal property of the Desath Triba of Indiana as defined in the Act of Congress approved August 13, 1954 (68 Stat. 7.15), as summed by the Act of August 14, 1957 (71 Stat. 347), and as further munded by the Act of August 23, 1958 (72 Stat. 816); and

MERRAS the land barely experied is a particular build not aside to be sold to pay withdrawing members partness to Section 5(a)(3) of baid Riamth Terminetica Act, as emmedd; and

HEREAS said property has hum offered for cale persuant. So rules and regulations approved by the ferretary of the Interior;

HOW, THEREFORE, the sold party of the first part, pursuant to sutherity vested by the provisions of Section 6(a) of the above manifered Act, as annulad, the provisions of the Act of Congress codified as Sections 1 and 2 of Fitle 25, United States Code, and the redelegation of autiority designated framedenna 17 to Durues Order 551, dated January 1, 1956 (21 Y. B. 212), for and is consideration of the sum of MERFERN THOUGARD AND HD/100 (\$19,000.00) bollars in hand paid, the research of the is bereby acknowledged, does hereby grant, bergein, cell and convey unto the party of the second part the following described real estate and promises situated in Kinesth County, to-wit:

SV& section 15. Vinit, Hrk, B& reation 26; All, section 34; All, section 35; All, section 36; Tranship 35 Fouth, Range 11 East, Willematts Maridian. Lots 1, 2, 3 and 4, Sigh, Mignik, Wilking to a section 3; Lots 3, 2, 3 and 4, Sigh, Mignik, Migh, Sighk section 3; Lots 3, 4 and 5; Fortion of Lots 12 and 13 Hortherly of Oprague River, rection 11; Donnahlp 36 South, Range 11 East, Willamotta Maridian, Oregon, containing 4,367.32 -

together with all the improvements thereon and the appurtenences therewards bolonging.

/ Sale subject to 60-fost rights-of-may for Indian Service Roads Nos. 5-59(1) and 5-60, approved by M. M. Zollur, Superintendent, Klassikh Agency, Oragos, pursuant to the provisions of the Act of February 3, 1948 (52 Stat. 12: 25 U. S. C. 323-326); Public Law 507, August 13, 1954 (60 Stat. 772, Section 17); and Departmental Regulations (25 CFR 161, 22 FR 246), and publicat to prior valid emisting rights or adverse claims.

Ritle to the above described property is conveyed subject to any existing essenants for public reads and highways, for public utilities, and for railroads and pipe lines and for any other assessments or rights-of-way of record.

TO HAVE AND TO HOLD said described premiese unto the sold party of the second part, his bairs, emecutore, edministrators and assigns, forever.

IN WITHES MENDOR, the DATED STITES OF ANERDCA, Department of the Interior, acting by and through the Area Director of the Fortland Area Office of the Europus of Indian Affairs, has caused these provents to be executed by paid Area Director the day and year first above written.

FEB 1 9 1955

URITED STATES OF ANELUCA Department of the Incurior

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Brenge 2. Jacour Dy : Amintant Aros Direstor' of Portland Aros Office of Barness of Endian Affairs

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A LEAST CONTRACTOR OF THE PARTY OF THE PARTY

Refore me, on this 12th day of <u>Pobruary</u> 1959, personally apprared <u>Porty Potran</u> (19 un basen to be the <u>Mainterner</u> Area Educator of the Portland, Oregen, Area 92100 of the Boren of Enden Affeifes Bryarburk of the Interior, and the individual described in and the encoded the Bryarburk of the Interior, and the Interior of the Elized Galacies of INERSA, eating by and for regoing instrument on behalf of the Elized Galacies of the area frame out formed and Area Riversar, and achar plates that he are ordered the area frame out foregoing instrument on sendir or on written transfer surmary, surmary of and through unid Anus Birouter, and achrivisiond that he enterted the ones fronly and volumently while the antiority and for the unce and purposed therein or forth.

WINNESS up hand and official soul hursho affines in fay and your in this Considicate shore witten.

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Earless E. Verry literry Public for the State of Grayer

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HI COMINGO LIE CENTEROS : May 1, 1960

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CONTRA OIT DES IN DORDET L

STATE OF ORROR <u>,</u> 1959. This instrument who filed for where this _____ day of _____ COUVER OF BLAMETH NonB. at .

County Cherris

r-	BUREAU OF LAND MANAGEMENT
	OREGON STATE OFFICE 225 N.E. MULTNOMAH P.O. BOX 2965 FORTLAND, OREGON 97208
	I CERTIFY THIS REPRODUCTION IS A COPY OF THE OFFICIAL RECORD ON FILEIN THIS OFFICE
	AUTHORIZED SIGNATURE DATE

8487

ASSIGNEE S DECLARATION OF LAND GRANT

NOTICE OF PRE-EMPTION RIGHT

TO ALL THOSE TO WHOM THESE PRESENTS SHALL COME, KNOW YE:

Pursuant to the Declaration of Independence [1776], the Treaty of Peace with Great Britian (8 Stat. 80) known as the Treaty of Paris [1783], an Act of Congress [April 24, 1820], the Oregon Treaty (9 Stat. 869)[June 15, 1846], the Homestead Act [1862], an Act of Congress (13 Stat. 332, § 1 ch. 194)[July 1, 1864], Acts of Congress [1851] et seq [March 3, 1891] and 43 USC §§ 57, 59 and 83; the recipient hereof is mandated by Art. VI §§ 1, 2 and 3; Art. IV §§ 1, 2 cl. 1, 3 cl. 1 and 2, and § 4; the 4th, 7th, 9th and 10th Amendments (U.S. Constitution [1781-91]); to acknowledge Assignee's Declaration of Land Grant & Notice of Pre-emption Right, prosecuted by authority of Art. III § 2 cl. 1 and 2, and enforced by original/exclusive jurisdiction thereunder.

IT IS HEREBY ORDAINED AND ESTABLISHED BY ORDER OF LAW, THAT: I, <u>Sandra Kathleen Byers</u>, am Assignee in law and bona fide subsequent purchaser by contract, of that certain legally described portion of Land Granted under Original Land Patent Number <u>Economic Unit # 114H</u>, duely authorized to be executed in pursuance of Supremacy of Treaty law, Citation and Constitutional mandate, herein referenced, whereupon, a duely authenicated true and correct legal description, together with any/all hereditaments, tenements, pre-emption rights, the <u>LAWFUL</u> and <u>VALUABLE CONSIDERATION</u> for which is <u>APPENDED</u> hereto, and by reference, incorporated herein, made a part hereof.

DISCLAIMER

ASSIGNEE'S SEIZEN IN DEED, AND LAWFUL ENTRY IS INCLUSIVE OF SPECIFICALLY THAT CERTAIN LEGALLY DESCRIBED FORTION OF THE ORIGINAL LAND GRANT OR PATENT NO. <u>Economic Unit 1144</u>, AND NOT THE WHOLE THEREOF, INCLUDING HEREDITAMENTS, TENEMENTS, PRE-EMPTION RIGHTS APPURTENANT THERETO. THE RECORDING OF THIS INSTRU-MENT SHALL NOT BE CONSTRUED TO DENY OR INFRINGE UPON ANY OTHERS RIGHT TO CLAIM THE REMAINING PORTION THEREOF. ANY CHALLENGES TO THE VALIDITY OF THIS DECLARA-TION & NOTICE ARE SUBJECT TO THE LIMITATIONS REFERENCED HEREIN. ADDITIONALLY; A COMMON COURTESY OF SIXTY (60) DAYS IS STIPULATED FOR ANY CHALLENGES HERETO, OTHERWISE, LACHES/ESTOPPLE SHALL FOREVER BAR THE SAME AGAINST SAID ALLODIAL FREEHOLD ESTATE; ASSESSMENT LITEN THEORY TO THE CONTRARY (ORS 275.130), INCLUDED.

MEMORANDIM OF LAW ON ASSIGNCE'S STATUS, PRE-EMPTION RIGHT, PRIVILECE & IMMUNITY

1.) Assignee is a feme sole trader at common law. A Citizen of the united States of America by virtue of her State Citizenship, cognizent, the Preamble(s) of Oregon's Constitution [1857-59] and U.S. Constitution [1781-91], <u>Dred Scott v. Sanford</u>, 19 How 393 [1857]; has never knowingly alienated her State Citizenship, <u>Texes v. White</u>, 7 Wall 700 [1868] under franchise of the declaratory 13th amendment § 2, the 14th et seq amendments, USC Title XI § 1101 (a) (1), (2) & (3), S.S. Act [1935] et seq; enjoys her privileged status at law in accord with Art. IV §S 1, 2 cl. 1 & 2, 3 cl. 1 & 2 and § 4 [U.S. CONSITUTION, 1781-91], <u>Cole v. Cunningham</u>, 103 US 107, Fenn v. Holme, 21 How 484 [1858], pursuent to an Act of Congress [February 14, 1859] admitting the Territory of Oregon into the Union upon equal footing, full faith and credit, whereupon, Assignee is not restrained by conventional disability to lawfully enter upon said premises, to have and to hold the same (postliminium) unto her heirs and assigns forever, an ALIODIAL FREHOLD Estate at law, as a constituent sovereign member of the Posterity of "We the People." Assignee is not a "person" and/or "taxpayer" defined by state/federal (law merchant) statute;

Assignee is not a "person" and/or "taxpayer" defined by state/federal (law merchant) statute; is not a resident alien or foreign corporation, USC Title XI et seq, 26 USC/IRC, 42 USC et seq, <u>Long v. Rasmussen</u>, 281 F. 236, at page 238; is not a cesturi que trust (beneficiary) of the State of Oregon Inc., id est, a municipal corporation and political subdivision of Congress of the District of Columbia by reciprocal compacts, agreements, duties and/or obligations.

2.) Acts of Congress making notes of the United States, a legal tender do not apply to involuntary contributions in the nature of taxes or assessments (fines, penalties, forfeitures) exacted under State law, <u>Hagar v. Land Reclamation District 108</u>, 111 US 701 [S. Ct., 1884], <u>Lewis v. U.S.</u>, 680 F. 2d 1239 [1982], 12 USC 152, 31 USC 371; State's enjoined by Art. I § 10 cl. 1 [U.S. Constitution, 1781-91], Oregon enjoined by Art. XI §1 [Oregon Constitution, 1857-59], Oregon's H.J.R. 13 (ex-post facto law)[May 21, 1973] and/or ultra vires H.J.R. 192, 31 USC 408 (a) [June 5, 1933] et seq 31 USC enactments to the contrary, notwithstanding.

HENCE; The authority under which this instrument is executed emanates directly from the Word of The QWNIPOIENT, Most High GOD, EL ELLYON thy Adonai, as appears in the Holy Scriptures (KJV) at: EXOLIS 20:12, which edict states: "Honour thy father (ABBA) and thy mother (ecclesia) that thy days may be long upon the land which the EL ELLYON thy Adonai giveth thee for an inheritance, to possess it, for this is the first law with promise, AMEN."

Page 1 of 2, DECLARATION OF LAND PATENT & NOTICE OF PRE-EMPTION RIGHT (ALLODIAL TILE):

3.) A Grant of land is a public law standing on the statute books of the state, and is notice to every subsequent purchaser under conflicting sale afterward, <u>Wineman v. Grastrell</u>, 54 Fed 819, 4 C CA 596, 2 US App 581; Patent alore passes paramount legal Title to Grantee, and his heirs or assign's forever, <u>Wilcox v. Jackson</u>, 13 Pet 498, 10 L. Ed. 264 [1839]; <u>U.S. v. Stone</u>, 2 US 525, 17 L. Ed. 765; Where U.S. has parted with Title by Patent legally issued & surveys legally made by itself, approved by the proper Department, Title so granted cannot be impaired by any subsequent survey by state government for its own purpose, <u>Cage v. Danks</u>, 13 Ia Ann 128; stare decisis: <u>Summa Corp. v. California ex rel. State Lands Commission & City of Los Angeles</u>, 104 US 1754 [April 17, 1984] Yeakle, <u>Torrens System 209</u>; Subsequent purchasers final certificate/receipt acknowledging payment in full by Homesteader/Pre-emptor is not in legal effect a conveyance of land, <u>U.S. v.</u> <u>Steenerson</u>, 50 Fed 504, 1 C CA 552, 4 US App 332; There being a legal distinction between a debt discharged and one extinguished at Law, <u>Stanek v. White</u>, 172 Minn 390, 215 N.W.R. 781, 784.

4.) A Land Patent is conclusive evidence that the Patentee has complied with the Act of Congress (Homestead Act)[1862] as concerns improvements on the land, etc., Jankins v. Gibson, 3 La Ann 203; Wilcox v. Jackson, supra; injunctions & mandamus will not lie against it, <u>Litchfield v. The Register</u>, 9 Wall 575, 19 L. Ed. 681; <u>Ware v. Hylton</u>, 3 Dall (3 US 199)[1976]; <u>Summa Corp.</u>, supra.

5.) Title and Rights vested in original Patentee unto bona fide purchaser/assignee in law, will be protected, <u>U.S. v. Debell</u>, 227 F 760 [C8 SD, 1915]; <u>State v. Hewitt Land Co.</u>, 74 Wash 573, 134 P 474 [1913]; <u>43 USC §§</u> 57, 59, 83 and 175; Congress restricted alienation of Homestead lands after conveyance by U.S. in fee simply, by providing no such lands shall become liable to satisfaction of debts contracted prior to issuance cf Patent, USCA Art. IV § 3 cl. 2, and <u>Ruddy v. Rossi</u>, 248 US 104 [1918]; Lien assessment theory (Oregon, O.R.S. 275.130) to the contrary, notwithstanding, <u>U.S. v.</u> Schurz, 102 US 378; <u>U.S. v. Champaign County</u>, Fed Supp 474 [1958]; <u>Summa Corp.</u>, supra.

6.) A Patent certificate, Patent issued, or confirmation made to an original Grantee or his legal representative embraces representative of the Grantee unto Assignee, by contract, as well in law, <u>Hogan v. Page</u>, 69 US 605, 17 L. Ed. 854; Where the issue is who has paramount legal Title, Patent issued by the U.S. is unassailable, <u>Sanford v. Sanford</u>, 139 US 642, 35 L. Ed. 290; <u>Johnson v.</u> <u>Onristen</u>, 128 US 374, 32 L. Ed. 412; <u>Dec v. Aiken</u>, 31 Fed 393; Then, such land is not taxable by the State, <u>Sargent v. Herrick & Stevens</u>, 221 US 404, 55 L. Ed. 787; <u>Lonas v. Pickering</u>, 173 US 26, 43 L. Ed. 601; <u>HENCE</u>: "No State shall impair the obligation of contracts (U.S. Constitution, Art. I § 10 cl. 1 [1781-91]"; Assignee's seizen in deed, lawful entry, exercised under authority of Art. IV, supra, and <u>Cole v. Cunningram</u>, 103 US 107, as against all the world, DROIT DROIT DOMINIUM JUS IN RE.

7.) <u>IMINITY FROM COLLATERAL ATTAX: Collins v. Bartlett</u>, 44 Cal 371; <u>Green v. Barker</u>, 47 Neb 934, 66 NW 1032; <u>Sawyer v. Brodle</u>, 209 US 393, 52 L. Ed. 849; <u>Fenn v. Holmes</u> and <u>Summa Corp.</u>, stare decisis, supra.

DOOMENTS APPENDED HERETO, IN DRIVRATED HEREIN BY THIS REFERENCE, ARE AS FOLLOWS: a.) A certified true copy of the Original Land Patent/Grant No. Economic Unit # 114H containing a portion thereof, legally described (inclusive) Assignee's entry and seizen in deed; b.) Assignee's Declaration of Homestead; c.) An Original or certified true copy of Assignee's warranty deed; d.) Substantive Bill of Conveyance evidencing the Lawful and/or Valuable consideration(s) executed; conveying absolute ownership to Assignee, process by which, in lawful effect, perfects ALIODIAL TITLE in ASSIGNEE, Wilcox v. Jackson, supra.

SUBSCRIBED and AFFIRMED, nunc pro tunc, _2 / 19 / 1959

SUBSCRIBED and AFFIRMED to as entirely true and correct, as setforth herein,

Sandra Kathleen Byers, Declarant/Assignee 13th Judicial District P.O. Box 37 Sprague River, Oregon (Klamath County) Ph. No. 1-503-533-2482

8488

We, the undersigned, Witness this day, that the one known to us to be the above signator, Declarant/Assignee, did personally appear before us and upon affirmation of the foregoing, did voluntarily affix her signature hereto.

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Clarence W. Beerk	5115189	Didic
Signature of Witness:	Date:	Citizen of Union:
Huno al Grambler-	51151 89	<u>Republic of Usigon</u> Citizen of Union:
Signature of Witness:	Date:	
Taylor O.P. Richerson	51 151 89	Creaton
Signature of Witness:	Date:	Citizen of Union:

Page 2 of 2, DECLARATION OF LAND PATENT & NOTICE OF PRE-EMPTION RIGHT (ALLODIAL TITLE):

FORM No. 633-1-WARRANTY DEED.

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)@ Clarence W. Byers & Nancy K. Byers, _____ KNOW ALL MEN BY THESE PRESENTS, That husband and wife , hereinafter called the grantor, for the consideration hereinafter stated, to grantor paid by Sandra Kathleen Byers, daughter and Assignee in law, as well as by contract, and — bona fide subsequent purchaser — , hereinafter called the grantee, hereinafter called the grantee, thereinafter called the grantee, hereinafter called the grantee, thereinafter called the grantee, there is the grantee and grantee's heirs, sourcessons and assigns, that certain real property, with the tenements, hereditaments radiospersesses thereunto belonging or appertaining, sit-The East Half of the Northwest Quarter and the Northwest Quarter of the Northwest Quarter of Section 2, T 36 S, Range 11 East. One Hundred and twenty acres more or less, in the County of Klamath, State of Oregon, Klamath Tribal Lands, Economic Unit No. 114H. All easements and rights of Way remaining unaltered. Note: This instrument is supersedeas to that on file with the Klamath County Recorder at Vol. M85, Page(s) 14759 through 14760 inclusive, of Deeds, Recording No. 53206, dated: September 12, 1985 at approximately 2:06 P.M.; nunc pro tunc, 10 85-The lawful and valuable consideration for which, hereinafter stated, is a continuance of particulars of prior recording, stated above, and includes a stipulation that grantor remain upon the premises, as stated above, for the remainder of his/her life, rent free, and without interruption, and that the same is a vested Homestead, under pre-emption right and federally issued Land Patent No. "Economic Unit No. 114H, Klamath Tribal Lands." (IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE) To Have and to Hold the same unto the said grantee and grantee's heirs XSUXXSUS and assigns forever. And said grantor hereby covenants to and with said grantee and grantee's heirs, xuxousux and assigns, that grantor is lawfully seized in fee simple of the above granted premises, free from all encumbrances including assessment lien theory(ies), foreclosure, Sheriff's sale, etc. ------and that grantor will warrant and forever defend the above granted premises and every part and parcel thereof against the lawful claims and demands of all persons whomsoever, xex cept thouse clairing a malar the set over the contraction dramars , nunc pro tunc, 9-10-1985. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$100x.999troy+1U.S. Description of the property of value given or promised which is part of the laces account of the consideration for the stated above: 31 USC 371 - Art. I § 10 cl. 1 (U.S. Constitution). 1, 1989. Land Patent No. "Economic Unit No. 1141" updated: Claunce W. Byer Hanestead Pre-Emption Right reserved unto P.O. Box 37 grantee and grantee's heirs and assign's Sprague River, Or. 97639 forever. and acknowledged the foregoing instrument to be N/A voluntary act and deed. Personally appeared the above named Note: Recorders Duty to Record without the necessity of Notary: ORS 93.010, Before me:....N/A Notary Public for Oregon 93.620 and 93.680(a). My commisison expiresN/A NOTE-The sentence between the symbols (), if not applicable, should be delated. See Chapter 462, Oregon Laws 1967, as amended by the 1967 Special Session. Clarence W. & Nancy K. Byers P.O. Box 37 STATE OF OREGON, Sprague River, Or. 97639 County of · SS. GRANTOR'S NAME AND ADDRESS I certify that the within instrument Sandra Kathleen Byers, 13th Judicial District was received for record on the day P.O. Box 37, 19....., at Sprague River, Oregon (Klamath (County) assignees/granters NAME AND ADDRESS in book/reel/volume No. on SPACE RESERVED After recording return to: page or as fee/file/instru-FOR Sandra Kathleen Byers, 13th Judicial District RECORDER'S USE ment/microfilm/reception No....., P.O. Box 37 Record of Deeds of said county. Sprague River, Oregon (Klamath County) assignees/ NAME, ADDRESS, 30K Witness my hand and seal of County affixed. Until a change is requested all tax statements shall be sent to the following address. Grantee/Assignee disclaims any/all taxes as ultra vires against Patent No. 114H & Pre-emption Right of Homestead, By Debuty

ASSIGNEE'S

DECLARATION OF HOMESTEAD

I, <u>SANDRA KATHLEEN BYERS</u> 1.) __, DO SOLEMNLY DECLARE THAT:

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2.) I am the Assignce in law, as well as by contract, and bona fide subsequent purchaser of the following legally described portion of land, original Title of which being relinquished by the United States under legally issued Patent No. Economic Unit No. 114F , and, that the same ought to be, an declared to be a "H(MESTEAD" subject to pre-emption right, to-wit: _, and, that the same ought to be, and is hereby

The E $\frac{1}{2}$ of the NW $\frac{1}{4}$ of the NW $\frac{1}{4}$ of Sec. 2, T 36 S, R 11 E. One Hundred and twenty acres, more or less, situs, County of Klamath, State of Oregon; Klamath Tribal Lands. All easements and rights of way appurtenant thereto remaining intact and unaltered.

Note: Statutory assessment and/or improvement upon Homestead premises has been complied with, id est., a road has been constructed half way around said legal description and in excess of 15 (12 yard capacity) loads of gravel and dirt deposited for equipment loading ramp and construction purposes.

3.) Pursuant to the applicable law of the United States of America, to-wit: a.) An Act of Congress [April 24, 1820]; b.) The Oregon Treaty [June 15, 1846], 9 Stat. 869; c.) The Ecomestead Act [1862] et seq. 13 Stat. 332, § 1 ch. 194 and An Act of Congress [March 3, 1891]; and d.) 43 USC & USCA - Public Lands et al.

4.) Whereby, this instrument, and the foregoing laws, are executed in accord-ance with the Word of the Most High GOD, the Omnipotent Eternal Creator, ADONAI EL ELLYON YHVH, which states in relevant part, viz:

"Honour thy father (Abba) and thy mother (ecclesia) that thy days may be long upon the land which thy ADONAI EL ELLYON YHVH giveth thee for an inheritance to possess it for this is the first law with promise.

Exodus 19:5 & 6, 20:12; Ephesians 6:2 & 3 & I Peter 2:9 (KJV) Holy Bible.

The statutory requirement of assessment work and/or improvements to and 5.) upon the land described above have been complied with.

That I, personally, and/or members of my immediate family now occupy said 6.) Homestead premises as a permanent dwelling place, under pre-emption right, together with any/all tenements, hereditaments and/or implements of husbandry appertaining thereto for the maintenance and preservation of said Homestead unto my heirs and assigns for ever.

Said Homestead described above is pre-empted from assessment lien theory, 7.) foreclosure action, sheriff's sale, etc., by virtue of the foregoing entitled authority and the 1792 Coinage Act codified at 31 USC 371 & 12 USC 152; <u>Ling Su</u> <u>Fan v. U.S.</u>, 28 US 302; <u>Wallace v. Harmstad</u>, 44 Pa. (8 Wright) 492, 499; <u>Perry v.</u> <u>U.S.</u>, 204 US 330; <u>Stanek v. White</u>, 172 Minn. 390, 215 NWR 781, 784; <u>Hagar v. Land</u> <u>Reclamation District 108</u>, 111 US 701; said Homestead Land being unassailable by collectoral attack Neff v U.S. 165 263 377 01 C CA 241. Summa Corp. v <u>California ex rel. State Lands Commission & City of Los Angeles</u>, 104 US 1754 [April 17, 1984]; State of Oregon Inc. further enjoined by Art. I § 10 cl. 1 (U.S. Constitution, 1781-1791) and Art. XI § 1 (Oregon Constitution 1857-59).

SUBSCRIBED and AFFIRMED to, nunc pro tunc, / 1985 . SUBSCRIBED and AFFIRMED to this _ 15 day of May, 1989.

Recorders Duty to Record: (RS 93.010, 93.410, 93.610 & 93.620; Patent recordability: ORS 93.230(3) & 93.(80(a).

Sandiato	Heen Byers
Sandra Kathleen Bye	rs, Assignee/Declarant
and Homesteader	0
13th Judicial Distri	ict

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After recording return to meiling address:

P.O. Box 37

Sprague River, Oregon (Klamath Co.) We, the undersigned, Witness this day, that the one known to us to be the above signator, Declarant/Assignce, did personally appear before us and upon affirmation of the foregoing, did voluntarily affix her signature hereto.

Signature of Witness:	<u>5115189</u> Date:
Signature of Witness:	$\frac{5}{15189}$
Jaylon a P. Rechingon Signature of Witness:	<u>5</u> <u>15</u> <u>89</u> Date:

Citizen of Union: Citizen of Union:

Citizen of Union: Pablie

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Page 1 of 1, ASSIGNEE'S DECLARATION OF HOMESTEAD:

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STATE OF OREGON: COUNTY OF KLAMATH: ss.

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