| KNOW ALL MEN BY THESE PRESENTS, That   | and the second se  | RGAIN AND SALE DEED  |   | RADEAL   | SALE DEED  |  | M9LPa  |  | <u>vo</u> @   |
|--|--|--|---|--|--|--|--|--|---|
| LODD J. MILLT       Market and the served deta hereby frame horizain sell and comey unit.       The right of surveyous function of the constant of the right of surveyous function of the constant of the con  | №36403   | •  |   |  |  | -  |  |  |   |
| DOID 3. MICE       and units grantes, and units grantes's heirs, successors and assigns all of that Costinal structured in the Country terminatis, hereditaments appurtenness thereauto belonging or in avyres appertaining, situated in the Country of TLMATH         Lots 1 and 2, Graybael Addition to the City of Merrill, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.         To Have and to Hold the same unto the said grantee and grantee's heir, successors and assigns forever.         To Have and to Hold the same unto the said grantee and grantee's heir, successors and assigns forever.         The true and actual consideration paid for this transfer, stated in terms of dollars, h 5.         Mice and the Hold the same unto the said grantee and grantee's heirs, successors and assigns forever.         The true and actual consideration paid for this transfer, stated in terms of dollars, h 5.         Mice and the Hold the same unto the said grantee and grantee's heirs, successors and assigns forever.         The true and actual consideration consideration consideration and to individual.         Charter and the hold the same unto the said grantee and grantee's heirs, successors and assigns forever.         The inserver many construction of a consideration consideration consideration consideration and to individual.         Charter and the being head of the core of the provision hereod apply equally to "Official day of Colorer 19 91.         In Winese Whereod, it has caused its name to be signed and its said andits said andits said and its said andits said andits sa   | KNOU<br>LOYD J.  | W ALL MEN B<br>WHITE   | fter stated. do   | oes hereby grant, be   | argain, sell a   | and conv   | but with the   | e right of   | survivo   |
| plat thereof on Tills In the other the series of the serie       | hereinafter c.<br>tenements, h<br>of KLAMA   | alled grantee, a<br>nereditaments a<br>ATH   | and unto gran<br>and appurtena<br>, State of Ore  | ntee's heirs, success<br>ances thereunto bel<br>regon, described as f  | sors and assi<br>longing or in<br>follows, to-w  | igns all c<br>n anywise<br>vit:  | of that certain f<br>e appertaining, s   | ,  |   |
| To Have and to Hold the same unto the Shing Gambe die and the stander, stated in terms of dollars, is \$ . N/A<br>The true and actual consistence of the stander, stated in terms of dollars, is \$ . N/A<br>"How every the instant is accounting the instant of the stander property care waters are provided water the origination of the stander of | Lots 1<br>plat th  | and 2, Gray<br>hereof on fi  | vbael Addit<br>lle in the   | ion to the Cit<br>office of the  | y of Merr<br>County Cl   | :ill, a<br>Lerk of   | ccording to<br>Klamath Cou   | the offici<br>inty, Orego  | ial<br>on.  |
| To Have and to Hold the same unto the Shing Gambe die and the stander, stated in terms of dollars, is \$ . N/A<br>The true and actual consistence of the stander, stated in terms of dollars, is \$ . N/A<br>"How every the instant is accounting the instant of the stander property care waters are provided water the origination of the stander of |  |  |   |  |  |  |  |  |   |
| To Have and to Hold the same unto the same granue of the standar, stated in terms of dollars, is \$ MAR         The true and actual consistence of the standard property can state and actual consistence of the standard property can state and actual consistence of the state can be streamed by the state and and grammatical indicate which. <sup>10</sup> (The sentee between the symbols) of it not applicable, should be deleted. See ORS 93.00.0.1         Charge shall be implied to make the provisions here of apply equally to corporations and to individuals.       October       19.91.;         In Witness Whereof, the grantor has executed this instrument this 2200. day of the standard is individuals.       October       19.91.;         In Witness Whereof, the grantor has executed this instrument this 2200. day of the standard of directors.       October       19.91.;         In Witness Whereof, the grantor has executed this instrument this 2200. day of the state of the should be deleted.       Cotober       19.91.;         In State of the should be of the property Distribution of the state of the should be deleted.       State of the should be deleted before me on the state of the should be deleted by an officer or other person duly authors instrument was acknowledged before me on the state of the should be deleted by the should be deleted by the should be deleted by the should by the should by   |  |  |   |  |  |  |  |  |   |
| To Have and to Hold the same unto the same granteed in terms of dollars, is 5. MAR         The true and actual consistence of the stander, stated in terms of dollars, is 5. MAR         "However, the unsumix consistence of the stander, built and the state of th  |  |  |   |  |  |  |  |  |   |
| To Have and to Hold the same unto the Sald glandsets of this transfer, stated in terms of dollars, is \$   |  |  |   |  |  |  |  |  |   |
| Observation of the work operations and to find a base of the service operations and to individuals.         In construing this deed and where the context so requires, the singular includes the plural and all grammatical includes the provisions hereod apply equally to corporations and to individuals.         changes shall be implied to make the provisions hereod apply equally to corporations and to individuals.         changes shall be implied to make the provisions hereod apply equally to corporations and to individuals.         if a corporate grantor, it has caused its name to be signed and its seal affixed by an officer or other person duly author- ized to do so by order of its board of directors.         Ints INSTRUENT WILL NOT ALLOW USE OF THE PROPERTY DE- COMMEDIATION OF APPLICATE LAND.         Ints INSTRUENT WILL NOT ALLOW USE OF THE PROPERTY DE- COMMEDIATION OF APPLICATE LAND.         Ints INSTRUENT WILL NOT ALLOW USE OF THE PROPERTY DE- COMMISSIONE THE PERSON ACOUNTING OF APPLY DE- PROPERTY SHOULD CHECK WITH THE APPROVED USES.         STATE OF OREGON, County of Market THE CITY OF PROPERTY SHOULD CHECK WITH THE APPROVED USES.         OFFICIAL SEAL:         UPUT         UPUT         This instrument was acknowledged before me on  | mr   | - Arrea and SCU  | lold the same   | tion paid for this t   | ttee and B.m.  |  | e 1.11   | nd assigns for   | ever.   |
| STATE OF OREGON, County of Klamath   |  |  |   |  | HARK XXXXXX  | property.  | KXXXXXAINXXBIXC  | hadalated Sre  | ORS 93.030.)  |
| by   | ine wouse we<br>part of the<br>changes st<br>if a corpor<br>ized to do<br>THIS INSTE<br>SCRIBED IN<br>USE LAWS   | CONSTRUCTING (1)<br>construing this<br>hall be implied<br>Witness Where<br>rate grantor, it l<br>o so by order of<br>RUMENT WILL NOT<br>AND REGULATION<br>AND REGULATION<br>RUMENT. THE PEI<br>RUMENT. THE PEI   | deed and whe<br>to make the p<br>of, the grantor<br>has caused its<br>its board of di<br>T ALLOW USE OI<br>IT IN VIOLATION<br>NS. BEFORE SIG<br>RSON ACQUIRING  | I). <sup>®</sup> (The sentence between the context so report of the context so report of the context so report is the second and the second the second at the second at the second secon                            | veen the symbol<br>quires, the s<br>oply equally<br>instrument the<br>and its seal a   | property<br>ols <sup>(0)</sup> , if not<br>singular i<br>to corpor<br>his 22nd<br>affixed by   | tapplicable, should<br>includes the plu<br>rations and to in<br>.day of  | be deleted. See<br>aral and all g<br>ndividuals.<br>)ctober  | ORS 93.030.)<br>rammatical  |
| by       OFFICIAL STAT.         UIL LENGEL       Juli Lingtl.         NOTARY PUBLIC- OREGON       OWNERSSION CONSTRUCTION OF STATE OF OREGON.         MY COMMISSION EXPRESSENT.OR. 1995       My commission expires         MY commission expires       My States         My commission expires       My States         GRANTOR'S NAME AND ADDRESS       STATE OF OREGON,         CRANTOR'S NAME AND ADDRESS       I certify that the within instr         RECORDER'S USE       SPACE RESERVED         I certify that the within instr       ment was received for record on the         2101. day of       OCL  | ine wouss we<br>part of the<br>In changes st<br>In<br>if a corpor<br>ized to do<br>THIS INSTE<br>SCRIBED IN<br>USE LAWS  | CONSTRUMENT (11<br>construing this<br>hall be implied<br>Witness Where<br>rate grantor, it l<br>o so by order of<br>RUMENT WILL NOT<br>AND REGULATION<br>RUMENT. THE PEI<br>SHOULD CHECK<br>SHOULD CHECK   | deed and whe<br>to make the p<br>of, the grantor<br>has caused its<br>its board of di<br>T ALLOW USE OU<br>T ALLOW USE OUT<br>WITH THE AP   | (). <sup>®</sup> (The sentence betw<br>the the context so re-<br>provisions hereof ap,<br>thas executed this in<br>name to be signed a<br>irectors.<br>IF THE PROPERTY DE-<br>OF APPLICABLE LAND<br>SHING OR ACCEPTING<br>G FEE TITLE TO THE<br>PROPRIATE CITY OF<br>Y APPROVED USES.<br>REGON, County of<br>Context of the sentence of the sent | veen the symbol<br>equires, the symbol<br>organizes, the solution<br>instrument the<br>and its seal a<br>LOYD 5.   | property<br>ols ©, if not<br>singular i<br>to corpoint<br>his 22nd<br>affixed by<br>WHITE<br>wHITE                                   | Applicable, should<br>includes the plu<br>rations and to in<br>day of  | be deleted. See<br>iral and all g<br>ndividuals.<br>October<br>ther person d<br>22   | ORS 93.030.)<br>rammatical<br>, 19 91.;<br>luly author-   |
| OFFICIAL SEAL.<br>JULI LEMOEL.<br>NOT RAY PUBLIC OR GON<br>COMMISSION NO. 009374<br>MY COMMISSION EXPIRES SET. 00. 1995.         My commission expires       9/8/95         My commission expires       9/8/95         STATE OF OREGON,<br>INSUSALITY OF STATE OF OREGON,<br>GRANTOR'S NAME AND ADDRESS       STATE OF OREGON,<br>I certify that the within instr<br>ment was received for record on the<br>22nd. day of   | ine wouss we<br>part of the<br>In changes st<br>In<br>if a corpor<br>ized to do<br>THIS INSTE<br>SCRIBED IN<br>USE LAWS  | CONSTRUMENT (II<br>construing this<br>hall be implied<br>Witness Where<br>rate grantor, it I<br>o so by order of<br>RUMENT WILL NOT<br>A THIS INSTRUMEN<br>AND REGULATION<br>RUMENT, THE PEI<br>SHOULD CHECK<br>LANNING DEPARTI  | deed and whe<br>to make the p<br>of, the grantor<br>has caused its<br>its board of di<br>T ALLOW USE OI<br>IT IN VIOLATION<br>NS. BEFORE SIG<br>RSON ACQUIRING<br>WITH THE AP<br>MENT TO VERIFI<br>STATE OF O<br>This im<br>by  | ). <sup>©</sup> (The sentence betw<br>the the context so re-<br>provisions hereof ap,<br>thas executed this in<br>name to be signed a<br>irectors.<br>IF THE PROPERTY DE-<br>OF APPLICABLE LAND<br>SNING OR ACCEPTING<br>G FEE TITLE TO THE<br>PROPRIATE CITY OF<br>Y APPROVED USES.<br>REGON, County of<br>strument was acknown<br>J. WHITE   | veen the symbol<br>equires, the symbol<br>organizes, the solution<br>instrument the<br>and its seal a<br>LOYD 8.<br>Klama<br>owledged be                                   | property<br>ols ©, if not<br>singular i<br>to corpor<br>his 22nd<br>affixed by<br>WHITE<br>wHITE<br>ath<br>efore me                  | A conservation of the should includes the plucable, should includes the plucable, should includes the plucable, and to in the day of the should be an officer or o the should be an office | be deleted. See<br>iral and all g<br>ndividuals.<br>October<br>ther person d   | ORS 93.030.)<br>rammatical<br>, 19 <u>91</u> .;<br>luly author-<br>, 19 <u>91</u><br>, 19 <u>91</u>   |
| My commission expires       9/8/95         My commission expires       9/8/95         STATE OF OREGON,       I certify that the within instr         GRANTOR'S NAME AND ADDRESS       I certify that the within instr         GRANTOR'S NAME AND ADDRESS       I certify that the within instr         GRANTEE'S NAME AND ADDRESS       SPACE RESERVED         After recording return to:       0.ct   | in a corpor<br>ized to do<br>THIS INSTR<br>SCRIBED IN<br>USE LAWS  | CONSTRUCTION OF CONSTRUCTUOE OF CONSTRUCTURE O | deed and whe<br>to make the p<br>of, the grantor<br>has caused its<br>its board of di<br>T ALLOW USE OI<br>T ALLOW USE OI<br>T ALLOW USE OI<br>T ALLOW USE OI<br>STATE OF O<br>This in<br>by  | ). <sup>©</sup> (The sentence betw<br>the the context so re-<br>provisions hereof ap,<br>r has executed this in<br>name to be signed a<br>irectors.<br>F THE PROPERTY DE-<br>OF APPLICABLE LAND<br>G FEE TITLE TO THE<br>OF APPLICABLE LAND<br>G FEE TITLE TO THE<br>OF APPROVED USES.<br>REGON, County of<br>strument was ackno-<br>J. WHITE  | veen the symbol<br>equires, the symbol<br>organizes, the solution<br>instrument the<br>and its seal a<br>LOYD 8.<br>Klama<br>owledged be                                   | property<br>ols ©, if not<br>singular i<br>to corpor<br>his 22nd<br>affixed by<br>WHITE<br>wHITE<br>ath<br>efore me                  | A conservation of the should includes the plucable, should includes the plucable, should includes the plucable, and to in the day of the should be an officer or o the should be an office | be deleted. See<br>iral and all g<br>ndividuals.<br>October<br>ther person d   | ORS 93.030.)<br>rammatical<br>, 19 <u>91</u> .;<br>luly author-<br>, 19 <u>91</u><br>, 19 <u>91</u>   |
| GRANTOR'S NAME AND ADDRESS         GRANTOR'S NAME AND ADDRESS         GRANTEE'S NAME AND ADDRESS         GRANTEE'S NAME AND ADDRESS         GRANTEE'S NAME AND ADDRESS         After recording return to:         LOYD J. WHITE         240 EAST_FRONT_STREET         FALLON NV         Record of Deeds of said county.         Witness my hand and seal         County ofKlamath  | ine works we<br>part of the<br>factor of the<br>changes si<br>if a corpor<br>ized to do<br>THIS INSTI<br>USE LAWS<br>THIS INSTI<br>PROPERTY<br>COUNTY PI   | COMMISSION EXPERIMENT  | deed and whe:<br>to make the p<br>of, the grantor<br>has caused its :<br>its board of di<br>t ALLOW USE OI<br>IT IN VIOLATION<br>S. BEFORE SIG<br>RSON ACQUIRING.<br>WITH THE AP<br>MENT TO VERIFT<br>STATE OF O<br>This in<br>by   | ). <sup>©</sup> (The sentence betw<br>re the context so re-<br>provisions hereof ap,<br>r has executed this in<br>name to be signed a<br>irectors.<br>F THE PROPERTY DE-<br>OF APPLICABLE LAND<br>SNING OR ACCEPTING<br>G FEE TITLE TO THE<br>PROPRIATE CITY OR<br>Y APPROVED USES.<br>PREGON, County ON<br>Istrument was acknown<br>J. WHITE<br>Instrument was acknown<br>A   | ween the symbol<br>equires, the symbol<br>organizes, the solution<br>instrument the<br>and its seal a<br>LOYD 5.<br>Manual<br>Klama<br>owledged be<br>nowledged be         | property<br>ols ©, if not<br>singular is<br>to corpor-<br>his 22nd<br>affixed by<br>WHITE<br>ath<br>efore me<br>efore me             | A construction of the cons | be deleted. See<br>iral and all g<br>ndividuals.<br>October<br>ther person d   | ORS 93.030.)<br>rammatical<br>, 19 <u>91</u> .;<br>luly author-<br>, 19 <u>91</u><br>, 19 <u>91</u>   |
| GRANTOR'S NAME AND ADDRESS       ment was received for record on the 22ndday of  | if a corporized to do<br>THIS INSTITE<br>SCRIBED IN<br>USE LAWS<br>THIS INSTITE<br>PROPERTY<br>COUNTY PI   | COMMISSION EXPERIMENT  | deed and whe:<br>to make the p<br>of, the grantor<br>has caused its :<br>its board of di<br>t ALLOW USE OI<br>IT IN VIOLATION<br>S. BEFORE SIG<br>RSON ACQUIRING.<br>WITH THE AP<br>MENT TO VERIFT<br>STATE OF O<br>This in<br>by   | ). <sup>©</sup> (The sentence betw<br>re the context so re-<br>provisions hereof ap,<br>r has executed this in<br>name to be signed a<br>irectors.<br>F THE PROPERTY DE-<br>OF APPLICABLE LAND<br>SNING OR ACCEPTING<br>G FEE TITLE TO THE<br>PROPRIATE CITY OR<br>Y APPROVED USES.<br>PREGON, County ON<br>Istrument was acknown<br>J. WHITE<br>Instrument was acknown<br>A   | ween the symbol<br>equires, the symbol<br>organizes, the solution<br>instrument the<br>and its seal a<br>LOYD 5.<br>Manual<br>Klama<br>owledged be<br>nowledged be         | property<br>ols ©, if not<br>singular is<br>to corpor-<br>his 22nd<br>affixed by<br>WHITE<br>ath<br>efore me<br>efore me             | Active and the providence of t | be deleted. See (<br>iral and all &<br>ndividuals.<br>October<br>ther person d   | ORS 93.030.)<br>rammatical<br>, 19.91.;<br>luly author-<br>, 19.91<br>, 19.91<br>, 19.91  |
| GRANTEE'S NAME AND REST       FOR       page   | if a corporized to do<br>THIS INSTITE<br>SCRIBED IN<br>USE LAWS<br>THIS INSTITE<br>PROPERTY<br>COUNTY PI   | Commission experiences   | deed and whe<br>to make the p<br>of, the grantor<br>has caused its i<br>its board of di<br>T ALLOW USE OI<br>IT IN VIOLATION<br>NS. BEFORE SIG<br>RSON ACQUIRING<br>WITH THE AP<br>MENT TO VERIFI<br>STATE OF O.<br>This in:<br>by  | D.® (The sentence between the context so ready to the context so the con                                      | ween the symbol<br>equires, the symbol<br>organizes, the solution<br>instrument the<br>and its seal a<br>LOYD 5.<br>Manual<br>Klama<br>owledged be<br>nowledged be         | property<br>ols ©, if not<br>singular is<br>to corpor-<br>his 22nd<br>affixed by<br>WHITE<br>ath<br>efore me<br>efore me             | A country of .   | DREGON,<br>Klamath<br>fy that the v<br>ceived for r  | ORS 93.030.)<br>rammatical<br>, 19.91.;<br>luly author-<br>, 19.91<br>, 19.91<br>, 19.91<br>, 19.91<br>, 19.91<br>, 19.91<br>, 19.91<br>, 19.91   |
| LOYD J. WHITE       Record of Deeds of said county.         240 EAST FRONT STREET       Witness my hand and seal         FALLON NV 89406       County affixed.   | if a corporized to do<br>THIS INSTITE<br>SCRIBED IN<br>USE LAWS<br>THIS INSTITE<br>PROPERTY<br>COUNTY PI   | CSFICIAL<br>SHORT SIGNESSION EXPERIMENTS<br>COMMISSION EXPERIMENTS   | deed and whe<br>to make the p<br>of, the grantor<br>has caused its<br>its board of di<br>T ALLOW USE OI<br>IT IN VIOLATION<br>RSON ACQUIRING<br>WITH THE APP<br>MENT TO VERIFI<br>STATE OF O<br>This im<br>by   | D. <sup>®</sup> (The sentence between the context so records and the context so re                            | veen the symbol<br>equires, the symbol<br>instrument the<br>and its seal a<br>LOYD 8.<br>Klama<br>owledged be<br>nowledged be<br>fulling (<br>Ndtery Pul<br>S              | property<br>ols ©, if not<br>singular i<br>to corpor<br>his 22nd<br>affixed by<br>O J,<br>WHITE<br>ath<br>efore me<br>efore me       | A construction of the second s | DREGON,<br>Klamath<br>fy that the v<br>colock .PM.   | ORS 93.030.)<br>rammatical<br>, 19.91.;<br>luly author-<br>, 19.91<br>, 19.91<br>, 19.91<br>, 19.91<br>, 19.91<br>, 19.93<br>, 19.99<br>, 19.99<br>. and record<br>M91  |
|  | Alter preseding the second sec | COMMISSION EXPLANTOR<br>GRANTOR<br>GRANTOR<br>GRANTOR<br>GRANTEE<br>GRANTOR<br>GRANTEE<br>GRANTEE<br>GRANTEE<br>GRANTEE<br>GRANTEE<br>GRANTEE<br>GRANTEE   | deed and whe<br>to make the p<br>of, the grantor<br>has caused its<br>its board of di<br>T ALLOW USE OI<br>IT IN VIOLATION<br>RSON ACQUIRING<br>WITH THE AP<br>MENT TO VERIFI<br>STATE OF O<br>This im<br>by  | ). <sup>©</sup> (The sentence betw<br>re the context so re-<br>provisions hereof ap,<br>r has executed this in<br>name to be signed a<br>irectors.<br>F THE PROPERTY DE-<br>OF APPLICABLE LAND<br>SNING OR ACCEPTING<br>G FEE TITLE TO THE<br>PROPRINE CITY OR<br>Y APPROVED USES.<br>DREGON, County ON<br>Istrument was acknown<br>J. WHITE<br>Instrument was acknown<br>ion expires  | veen the symbo<br>equires, the symbo<br>instrument the<br>and its seal a<br>LOYD 6.<br>Matery Pui<br>Matery Pui<br>Space RE<br>Four  | property<br>ols ©, if not<br>singular i<br>to corpor<br>his 22nd<br>affixed by<br>WHITE<br>ath<br>efore me<br>efore me<br>blic for C | Accepticable, should<br>includes the plu<br>rations and to in<br>day of  | DREGON,<br>Klamath<br>fy that the v<br>ciclock PM.,<br>Colock PM   | ORS 93.030.)<br>rammatical<br>, 19.91.;<br>fuly author-<br>, 19.91<br>, 19.91<br>, 19.91<br>, 19.91<br>, 19.91<br>, 19.91<br>, 19.91<br>, 19.92<br>, 19.92<br> |
| B) Cauline Mulender Dep  | After recording<br>After recording<br>240 E4<br>FALLON   | COMMISSION EXPRESSION  | deed and whe<br>to make the p<br>of, the grantor<br>has caused its i<br>its board of di<br>T ALLOW USE OI<br>IT IN VIOLATION<br>NS. BEFORE SIG<br>RSON ACCUIRING<br>WITH THE APP<br>MENT TO VERIFY<br>STATE OF O.<br>This in<br>by  | D.® (The sentence between the context so ready of t                                      | veen the symbo<br>equires, the symbo<br>instrument the<br>and its seal a<br>LOYD 6.<br>Matery Pui<br>Natary Pui<br>Space RE<br>For<br>RECORDER                             | property<br>ols ©, if not<br>singular i<br>to corpor<br>his 22nd<br>affixed by<br>WHITE<br>ath<br>efore me<br>efore me<br>blic for C | Accurate applicable, should<br>includes the plu<br>rations and to in<br>day of   | DREGON,<br>Klamath<br>fy that the v<br>proceed for r<br>OCCL<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Content<br>Con | ORS 93.030.)<br>rammatical<br>, 19.91.;<br>fuly author-<br>, 19.91<br>, 19.91<br> |
| NAME, ADDRESS, ZIP FOR \$28,00   | After recording<br>240 E4<br>FALLOOL   | COMMISSION EXPRESSION  | deed and whe<br>to make the p<br>of, the grantor<br>has caused its i<br>its board of di<br>T ALLOW USE OI<br>IT IN VIOLATION<br>S. BEFORE SIG<br>RSON ACQUIRING<br>WITH THE AP<br>MENT TO VERIFY<br>STATE OF O<br>This in<br>by LOYD<br>This in<br>by LOYD<br>This in<br>by MENT TO VERIFY<br>SEAL<br>COREGON<br>IO 009374<br>RES SEAL<br>COREGON<br>IO 009374<br>RES SETTOR 1995<br>My commission<br>SEAL<br>COREGON<br>IO 009374<br>RES SETTOR 1995<br>My commission<br>S NAME AND ADDR<br>FREET<br>ME ADDRESS, ZIP | D.® (The sentence between the context so reportions hereof apperent to be signed a irectors. F THE PROPERTY DEOF APPLICABLE LAND SNING OR ACCEPTING G FEE TITLE TO THE PROPRITE CITY OR Y APPROVED USES. DREGON, County OUSS STRUMENT WAS acknown J. WHITE HAND STRUMENT WAS ACKNOWN J. WHITE HAND STRUMENT WAS ACKNOWN APPROVED USES. Tess Tess Tess  | veen the symbo<br>equires, the symbo<br>instrument the<br>and its seal a<br>LOYD 6.<br>Klama<br>owledged be<br>nowledged be<br>nowledged be<br>space RE<br>For<br>RECORDER | property<br>ols ©, if not<br>singular i<br>to corpor<br>his 22nd<br>affixed by<br>WHITE<br>ath<br>efore me<br>efore me<br>blic for C | Accurate applicable, should<br>includes the plu<br>rations and to in<br>day of   | DREGON,<br>Second for r<br>Control of the result<br>Marking and all g<br>main and all g<br>main and all g<br>ther person d<br>Second for r<br>OREGON,<br>Klamath<br>fy that the v<br>Second for r<br>Oct.<br>Cock. PM.,<br>/volume No<br>6   | ORS 93.030.)<br>rammatical<br>, 19.91.;<br>fuly author-<br>, 19.91<br>, 19.91<br> |

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# EXHIBIT "A"

# DESCRIPTION OF PROPERTY

The following described real property situate in Klamath County, Oregon:

### PARCEL 1:

A tract of land situated in the SELNEL of Section 10, Township 39 South, Range 9 E.W.M., said tract being a portion of tract described in deed from Petric to McNeely recorded in Volume M71 page 12811, records of Klamath County, Oregon, being more particularly described as follows:

Beginning at an iron pin located 655 feet South and 30 feet West of the Southeast corner of the NE<sup>1</sup>/NE<sup>1</sup> of said Section 10, said point lying on the West boundary of Summers Lane; thence West along the North line of above described tract a distance of 237.0 feet to the True Point of Beginning of this desoription; thence South a distance of 85.0 feet to a point; thence West a distance of 112.2 feet to an iron pin; thence S. 01°55' E. a distance of 146.0 feet, more or less, to an iron pin on the Northeasterly boundary of the irrigation canal; thence following said boundary, N. 55°43' W. a distance of 114.0 feet and N. 63°31' W. a distance of 288.0 feet to an iron pin on the Southeasterly boundary of the USBR Drain; thence N. 27°45' E. along said boundary a distance of 43.2 feet to an iron pin marking the Northwest corner of said tract described in Volume M71 page 12811; thence East along the North line of said described tract a distance of 439.2 feet, more or less, to the point of beginning. Tax Lot 1800

### PARCEL 2:

A tract of land situated in the SELNEL of Section 10 Township 39 South, Range 9 E.W.M., more particularly described as follows:

Beginning at a 5/8 inch iron pin marking the Southeast corner of the NEINE of said Section 10; thence South 01°12'00" East along the East line of the SELNEL of said Section 10 and along the centerline of Summers Lane a distance of 64.41 feet to the true point of beginning of this description; thence South 87°40'20" West a distance of 30.00 feet to a 5/8 inch iron pin on the Westerly right of way line of Summers Lane; thence continuing South 87°40'20" West along an existing fence line a distance of 383.72 feet to a 5/8 inch iron pin on the Easterly right of way line of the USBR Drain Canal; thence South 26°17'00" West along said right of way line a distance of 655.09 feet to a 5/8 inch iron pin; thence North 88°48'00" East at right angles to the East line of the SELNEL of said Section 10 a distance of 415.96 feet to a 5/8 inch iron pin; thence North 01°12'00" West parallel with the East line of the SE $\frac{1}{2}NE^{\frac{1}{4}}$ of said Section 10 a distance of 100.00 feet to a 5/8 inch iron pin; thence North 88°48'00" East a distance 270.00 feet to a  $\frac{1}{2}$  inch iron pin on the Westerly right of way line of Summers Lane; thence continuing North 88°48'00" East a distance of 30.00 feet to the East line of the SEINEL of said Section 10 and the centerline of Summers Lane; thence North 01°12'00" West along said line a distance of 489.34 feet to the true point of beginning of this description.

SAVING AND EXCEPTING therefrom the East 30 feet thereof lying within the right of way of Summers Lane. Tax Lot 200

### STATE OF OREGON: COUNTY OF KLAMATH: ss.

| Filed | for record at re- | quest of | Klamath          | County                      | Title Co. | <u> </u>         |          | the        | <u>22nd</u>        | day |
|-------|-------------------|----------|------------------|-----------------------------|-----------|------------------|----------|------------|--------------------|-----|
| of    | Oct.              | A.D., 1  | 9 <u>91</u> at _ | 1:42                        | o'clock   | <u>P.M.,</u>     | and duly | recorded i | n Vol. <u>M9</u> ] | ,   |
|       |                   | of       | De               | eds.                        | or        | n Page _         | 22104    | ·          |                    |     |
|       |                   |          |                  | Evelyn Biehn · County Clerk |           |                  |          |            |                    |     |
| FEE   | \$33.00           |          |                  |                             | By .      | $\odot_{\alpha}$ | uline.   | mul        | malice             |     |