	Upon recording return to; U.S. DEPARTMENT OF AGRICULTURE	Vol. <u>m98</u> Page 4	17008
	COMMODITY CREDIT CORPORATION Attention: Rener L. Wells	CCC-1255 (70
	10/Sumain Street, Suite 1300	OMP No or	10.04
	10/Swmain Street, Suite 1300 Portland, OP 97204-323/ WARRANTY EA MTC. 45	OMB No. 05	/8-0013
	MTC 45	994-KR	
	WETLANDS RESERVE PROGRAM		
	THIS WARRANTY EASEMENT DEED	AGREEMENT NO. <u>66-00436-8</u> -8012 HIS WARRANTY EASEMENT DEED is made by and between <u>DANIEL C. RIDGEWAY and KATHLEEN L</u>	
	RIDGEWAY	by and between DANIEL C. RIDGEWAY and	KATHLEEN L.
:	- (hereafter referred to so the "	eatty OR 07674	
50 24	 United States are jointly referred to as the "Partice" 	the UNITED STATES OF AMERICA, by and throut the "United States"), Grantee. The Landowner and	ugh the
	Witnes	seth	
	Purnoses and Intert T	is to restore, protect, manage, maintain, and enhance e conservation of natural values including	
22	values, and environmental education. It is the intent of CCC the restoration and management activities on the easement ac	ention, groundwater recharge, open space, aesthetic to give the Landowner the opportunity to participate.	te in
	Authority. This easement deed acquisition is author amended (16 U.S.C. § 3837), for the Wetlands Reserve Prog	rized by Title XII of the Food Security Act of 1985, ram.	as
	NOW THEREFORE, for and in consideration of the Dollars (\$ <u>163,924.00</u>), the Grantor(s), hereby grants UNITED STATES OF AMERICA and its assigns, the Grante comprising the easement area described in Part I and appurter to the Landowner only those rights, title and interest expressi- Landowner to convey and relinquish any and all other proper constitute a servitude upon the land so encumbered, shall run Landowner, (the Grantor(s)), their heirs, successors, assigns, I SUBJECT, housever to the theorem	the, for 30 years, all rights, title and interest in the lan nant rights of access to the easement area, but reserv y enumerated in Part II. It is the intention of the by rights not so reserved.	AND NINE HUNDRED TWEN Ids/FOUR & NO ing /1
	SUBJECT, however, to all valid rights of record, if a	ny.	
	PART 1. Description of the Easement Area. The lands encum the easement area, are described on EXHIBIT A which is appeared and the easement area.		
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	properties of the Landowner. Such a site in a right of access for ingress and egi		
	appended to and made a part of this easement deed.	A which is	
բ Ե	ART II. Reservations in the Landowner on the Easement Are y this easement deed to the United States, the Landowner reserved	a. Subject to the rights, title, and interest conveyed	
	A. <u>Title</u> . Record title, along with the Landowner's rights.	nt to convey, transfer, and otherwise alienate title to	
	B. Quiet Enjoyment. The right of quiet enjoyment of a		
	C. Control of Access. The right to prevent trespass and	d agent i	
E RE		control access by the general public.	

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D. Recreational Uses. The right to undeveloped recreational uses, including hunting and fishing, and including leasing of such rights for economic gain, pursuant to applicable State and Federal regulations that may be

E. Subsurface Resources. The right to oil, gas, minerals, and geothermal resources underlying the easement area, provided that any drilling or mining activities are to be located outside the boundaries of the easement area unless activities within the boundaries are specified in accordance with the terms and conditions of

PART III. Obligations of the Landowner. The Landowner shall comply with all terms and conditions of this easement, including the following:

A. Prohibitions. Unless authorized as a compatible use under Part IV, it is expressly understood that the rights to the following activities and uses have been acquired by the United States and are prohibited of the Landowner on the easement area:

- 1. haying, mowing or seed harvesting for any reason;
- 2. altering of grassland, woodland, wildlife habitat or other natural features by burning, digging,
- plowing, disking, cutting or otherwise destroying the vegetative cover;
- 3. dumping refuse, wastes, sewage or other debris;
- 4. harvesting wood products;

5. draining, dredging, channeling, filling, leveling, pumping, diking, impounding or related activities, as well as altering or tampering with water control structures or devices;

- 6. diverting or causing or permitting the diversion of surface or underground water into, within or out of the easement area by any means; 7. building or placing buildings or structures on the easement area;
- 8. planting or harvesting any crop; and
- 9. grazing or allowing livestock on the easement area.

B. Noxious plants and pests. The Landowner is responsible for noxious weed control and emergency control of pests as required by all Federal, State and local laws. A plan to control noxious weeds and pests must be approved in writing by CCC prior to implementation by the Landowner.

C. Fences. Except for establishment cost incurred by the United States and replacement cost not due to the Landowner's negligence or malfeasance, all other costs involved in maintenance of fences and similar facilities to exclude livestock shall be the responsibility of the Landowner.

D. Taxes. The Landowner shall pay any and all real property and other taxes and assessments, if any, which may be levied against the land.

E. Reporting. The Landowner shall report to CCC any conditions or events which may adversely affect the wetland, wildlife, and other natural values of the easement area.

PART IV. Allowance of Compatible Uses by the Landowner.

A. General. The United States may authorize, in writing and subject to such terms and conditions CCC may prescribe at its discretion, the use of the easement area for compatible economic uses, including, but not limited to, managed timber harvest, periodic haying, or grazing.

B. Limitations. Compatible use authorizations will only be made if such use is consistent with the longterm protection and enhancement of the wetland and other natural values of the easement area. CCC shall

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prescribe the amount, method, timing, intensity, and duration of the compatible use.

PART V. Rights of the United States. The rights of the United States include:

A. <u>Management activities</u>. The United States shall have the right to enter unto the easement area to undertake, at its own expense or on a cost share basis with the Landowner or other entity, any activities to restore, protect, manage, maintain, enhance, and monitor the wetland and other natural values of the easement area. The United States, at its own cost, may apply to or impound additional waters on the easement area in order to maintain or improve wetland and other natural values.

B. Access. The United States has a right of reasonable ingress and egress to the easement area over the Landowner's property, whether or not the property is adjacent or appurtenant to the easement area, for the exercise of any of the rights of the United States under this easement deed. The authorized representatives of the United States may utilize vehicles and other reasonable modes or transportation for access purposes.

C. Easement Management. The Secretary of Agriculture, by and through CCC may delegate all or part of the management, monitoring or enforcement responsibilities under this easement to any entity authorized by law that CCC determines to have the appropriate authority, expertise and resources necessary to carry out such delegated responsibilities. State or federal agencies may utilize their general statutory authorities in the administration of any delegated management, monitoring or enforcement responsibilities for this easement. The authority to modify or terminate this easement (16 U.S.C. § 3837e(b)) is reserved to CCC in accordance with applicable law.

D. <u>Violations and Remedies - Enforcement</u>. The Parties agree that this easement ceed may be introduced in any enforcement proceeding as the stipulation of the Parties hereto. If there is any failure of the Landowner to comply with any of the provisions of this easement deed, the United States or other delegated authority shall have any legal or equitable remedy provided by law and the right:

1. To enter upon the easement area to perform necessary work for prevention of or remediation of damage to wetland or other natural values; and,

2. To assess all expenses incurred by the United States (including any legal fees or attorney fees) against the Landowner, to be owed immediately to the United States.

PART VI. General Provisions.

A. <u>Successors in Interest</u>. The rights granted to the United States shall accrue to any of its agents, successors, or assigns. All obligations of the Landowner under this easement deed shall also bind the Landowner's heirs, successors, agents, assigns, lessees, and any other person claiming under them. All the Landowners who are parties to this easement deed shall be jointly and severally liable for compliance with its terms.

B. <u>Rules of Construction and Special Provisions</u>. All rights in the easement area not reserved by the Landowner shall be deemed acquired by the United States. Any ambiguities in this easement deed shall be construed in favor of the United States to effect the wetland and conservation purposes for which this easement deed so is being acquired. The property rights of the United States acquired under this easement shall be unaffected by any subsequent amendments or repeal of the Wetlands Reserve Program. If the Landowner receives the consideration for this easement in installments, the Parties agree that the conveyance of this easement shall be totally effective upon the payment of the first installment.

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PART VII. Special Provisions (if any).

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TO HAVE AND TO HOLD, this Warranty Easement Deed is granted to the United States of America and its successors and assigns for 30 years. The Landowner covenants that he, she or they are vested with good title to the casement area and will warrant and defend the same on behalf of the United States against all claims and demands. The Landowner covenants to comply with the terms and conditions enumerated in this document for the use of the easement area and adjacent lands for access, and to refrain from any activity not specifically allowed or that is inconsistent with the purposes of this easement deed.

Dated this _____ day of December 199₈ (Seal) Landowner(s): DANIEL C. RIDGEWAY (Seal) KATHLEEN L. RIDGEWAY

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Acknowledgment

In the State or Gommonweakh of <u>Oregon</u> <u>Klamath</u>, on this day of <u>December</u> a Notary Public in and for said jurisdiction, personally appeared County, Borough or Parish of , 1998 before me, the undersigned,

DANIEL C. RIDGEWAY & KATHLEEN L. RIDGEWAY

to me known to be the person(s) described in and who executed the foregoing instrument, and acknowledged that they executed the same as their free act and deed,

IN TESTIMONY WHEREOF, I have hereunto my hand and Notarial Seal subscribed and affixed in said jurisdiction, the day and year above written.

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(NOTARIAL SEAL)

Hustor Beld Notary Public



My Commission Expires: 11/16/99

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This instrument was drafted by the Office of the General Counsel, U.S. Department of Agriculture, Washington, D.C. 20250-1400.

OMB DISCLOSURE STATEMENT

Public reporting burden for this collection of information is approximately (60) minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to Department of Agriculture Clearance Office OIRM, Room 404-W, Washington, D.C. 20250; and to the Office of Management and Budget, Paperwork Reduction Project (OMB No. 0578-0013), Washington, D.C. 20503.

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EXHIBIT "A" LEGAL DESCRIPTION

PARCEL 1:

All that portion of Government Lots 19, 20, 21, 22, 27, 28, 29 and 30, Section 7, Township 36 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon, lying Southerly and Easterly of the tract line of that certain subdivision known as "First Addition to Nimrod River Park" as same is shown on map recorded December 28, 1964, and amended by Order of Vacation issued by the Klamath County board of Commissioners and recorded on January 20, 1966 in Volume M66, page 574 and 575, Deed Records of Klamath County, Oregon, and as further amended by Deed to Klamath for roadway purposes (said deed creating cul-de-sacs at ends of truncated Modoc Street and Cherokee Street) recorded in Volume M60 page 302, Deed Records of Klamath County, Oregon.

EXCEPTING therefrom that portion deeded to the County of Klamath for Park purposes by Deed recorded on March 4, 1966, in Volume M66 page 1845, Deed Records of Klamath County, Oregon.

ALSO EXCEPTING that land lying between Lots 1, 2 and 3 of Block 6, First Addition to Nimrod River Park and the Northerly bank of Sprague River.

PARCEL 2:

Lot 16, Section 7, Township 36 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon, and portion of Lot 9, Section 7, Township 36 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon, lying South of the thread of Sprague River,

PARCEL 3:

Government Lots 25, 26, 31 and 32 in Section 12, Township 36 South, Range 10 East of the Willamette Meridian, Kiamath County, Oregon.

PARCEL 4:

Commencing at the W1/4 corner of said Section 7, said point being a 1/2 inch pipe; thence along the East-West center line of said Section, South 88 degrees 05' 06" East 1030.03 feet to the true point of beginning; thence North 00 degrees 07' 37" West 60.49 feet to a 1/2 yellow plastic cap marked "WH Pacific"; thence along the North-South center of section line of said Section, South 00 degrees 45' 52" West 322.74 feet to the center of said Section 7; 1608.85 feet to the point of beginning.

STATE OF OREGON: COUNTY OF KLAMATH : ss.

Filed for record at request of _ Amerititle of December A.D., 19 98 at 3:16 o'clock P. M., and duly recorded in Vol. 23rd day of M98 _ on Page ____ 47008_ FEE Bernetha G. Letsch, County Clerk \$60.00 By_