2008-011044 Klamath County, Oregon



08/04/2008 03:30:51 PM

Fee: \$46.00

EASEMENT RELEASE AGREEMENT (EXTINGUISHMENT)

DATED:

JULY 2 2008, 2008

PARTIES:

Born Properties, an active assumed business name c/o Donald W. Born 4093 Barrett Street South Salem, OR 97302

(Hereinafter "Born")

RECITALS:

On April 17, 1958 an Easement Agreement was recorded in the real property records for Klamath County, Oregon in Volume 299, page 23, between Clyde L. Dehlinger and Georgia Dehlinger, as first parties, E.G. Born and Dorothy R. Born, as second parties, and Harold E. Dehlinger and Dorothy Dehlinger, as third parties, (hereinafter the "Easement Agreement"). A copy of said Easement Agreement is attached hereto as Exhibit "A" and by this reference incorporated herein.

Born are the successors in interest to a portion of the property owned by the second parties and further described on the attached Exhibit "B" attached hereto and by this reference incorporated herein.

The Easement Agreement grants the beneficial owners of parcel 1, parcel 2 and parcel 3 an easement and right-of-way for roadway purposes for the removal of materials as stated therein (deposit of rock, gravel, cinder and sand).

WHEREAS the easements were never improved or used for the purpose of the removal of said deposits and,

WHEREAS Born desires to extinguish the Easement Agreement and to mutually relieve their respective parcels of properties of the subservient position to said easements, therefore, Born hereby agrees as follows:

AGREEMENT:

- 1. The Easement Agreement recorded in the real property records of Klamath County, Oregon at Volume 299, page 23 is hereby extinguished in its entirety.
- 2. Born hereby extinguishes and waives any interest they may have in the Easement Agreement.
- 3. It is the intent of Born that the Easement Agreement recorded in the real property records of Klamath County, Oregon at Volume 299, page 23 is hereby extinguished in its entirety and that such Easement Agreement have no further force and effect upon the property of Born or the other affected properties.

Dated the first date written above.

Born Properties, an active assumed business name

By: Donald W. Born

Its: Don W. TSon

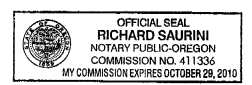
STATE OF OREGON)
) ss.
County of Marion)

Personally appeared, Donald W. Born, who being duly sworn, stated he is a first of Born Properties, an active assumed business name, and that said instrument was signed on behalf of said business by authority of its members; and he acknowledged said instrument was its voluntary act and deed. Before me:

Notary public for Oregon

My commission expires: (2) 2010

After recording return to: Michael P. Rudd Brandsness, Brandsness & Rudd, P.C. 411 Pine Street Klamath Falls, OR 97601



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AGREEMENT, April 10, 1958, between Clyde L. Dehlinger and Georgia Dehlinger. his wife, First Parties, E. G. Born and Dorothy R. Born, his wife, Second Parties, and Harold E. Dehlinger and Dorothy Dehlinger, his wife, Third Parties, WITNESSETH

WHEREAS, First Parties are owners of the following described lands in Klamath County, Oregon, to-wit: NwiNwi of Section 32, Township 39 South, Range 10 E.W.M.; and

WHEREAS, Second parties are owners of the following described lands in Klamath County, Oregon, to-wit: Synet and NEtnet of said Section, township and range, exception portion owned by Combs; and

WHEREAS, Third parties are owners of the following described lands in Klameth County, Oregon, to-wit: Swk and WySEk of Section 33 in said township and range; and

WHEREAS, there are deposits of rock, gravel, cinder and sand upon the lands of the parties above described which the parties wish to market, either personally or through contractors or agents, and

WHEREAS, it will be necessary in the removal of such materials from the lands of some of the parties to cross lands of the others, Now, therefore,

In consideration of the grants of rights of way to First Parties by Second and Third Parties hereinafter mentioned, First Parties give and grant unto Second and Third Parties the easement and right of way for roadway purposes for the removal of materials as above set forth, over a forty foot wide strip of land commencing at the Northeast corner of NEESEE of Section 32, Township 39 South, Range 10 E.W.M. and running westerly along the northerly line of No of SEt of said section, and thence Northwesterly following the most procticable course to a point in the North line of SELNAL of said Section, which point is about 540 feet Westerly of the Northeast corner thereof.

In consideration of the grants of Rights of way to Second Parties by First and Third Parties hereinbefore and hereinafter mentioned, Second parties give and grant unto First and Third Farties the casement and right of way for roadway purposes for the removal of materials as above set forth over a forty foot wide strip of land commencing at the present road gate on the North line

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EXHIBIT "

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of NELNEL of Section 32, Township 39 S. R. 10 E.W.M., and running thence in a reasonably straight line across an old well to a point just East of the Juniper tree which is the Southeast corner of the George Combs property, and thence in a rounding curve in a Westerly direction leaving the plow land at a point not more than 180 feet south of the south line fence of the George Combs property; thence in the most practicable line to the southwest corner of said forty, and thence running southeasterly and southerly along the most practicable route to the south line of SELNEL of said section.

In consideration of the grants of rights of way to Third Parties by First and Second Parties hereinbefore mentioned, Third Parties give and grant unto First and Second parties the easement and right of way for roadway purposes for the removal of materials as above set forth, over a forty foot wide strip of land along the Westerly side of Wy of NWL of Section 33 in said Township and Range extended Southerly to connect with the roadway granted the parties hereto by First parties.

The parties covenant and agree to and with each other as follows:

- (1) Said easements shall be and remain appurtenent to the lands of the parties herein described as long as any thereof have any of the materials above described which may be profitably marketed.
- (2) The parties using said rights of way over the lands of the others shall install and maintain cattle crossings or gates at points of entrance and exit.
- (3) The rights of way shall be used exclusively for the above purposes, but for such purposes may be used by the parties and their contractors, agents and purchasers.
- (4) The parties using such rights of way over the lands of the others shell, by use of water or other material, minimize dust so far as is reasonably practical.

This agreement shall bind and inure to the benefit of , as the circumstances may require, the parties hereto and their heirs, representatives and assigns.

GANGNG & GANGNG ATTERHETS AT LAW FLAMATH FALLS, GRE.

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IN WITNESS WHEREOF, The parties hereto have hereunto set their hands and seals the day and year first herein written. STATE OF OREGON County of Klamath)

DE IT REMEMBERED, That on this 10th day of April, 1958, before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Clyde L. Dehlinger and Georgia Dehlinger, his wife, E. G. Born and Dorothy R. Born, his wife, and Harold E. Dehlinger and Dorothy Dehlinger, his wife, 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 WHENEOF, I have hereunto set my hand and official scal the day and year last above written. Notary Public for Oregon My Commission expires: STATE OF CRUICH: COUNTY OF ZLAMATE; 59. Filed for record at request of ... Quanta & Gauste. this 17 day of April A.D. 19.58at 115.0 clock Pew., and duly recorded in Vol. 299, of Deeds on Page 3 CEAS. F. DELAP. COURTY CLERA
CAME. MENER. DOPUTE Fee \$3.50 Page 3 - Agreement

GANDNO & GANDNO ATTORNEYS AT LAW ELAMATH FALLS, GRE,

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LEGAL DESCRIPTION

The South % of the NE% and the NE% of the NE% of Section 32; the SE% of the SE% of Section 29, and beginning at the SE% corner of the NE% of the SE% of said Section; thence, West 12 chains to the East line of the land conveyed to Sarahet and J. A. Moreau; thence, North along said line which is also the East line of the land conveyed to Zora L. and R. E. Bradbury, 34.65 chains, thence, East 12 chains to Section line; thence, South on said line 34.65 chains to the place of beginning; and the NW% of the SW% of Section 28, all in Township 39 South, Range 10 East of Willamette Meridian, in Klamath County, Oregon, excepting from the above-description the land conveyed to Joseph A. and Sarahet Moreau by Clement Bradbury by deed recorded in Deed Records of Klamath County, Oregon, Volume 89, page 25, and all subject to right-of-way for ditches and canals granted to the United States.

ALSO EXCEPTING that portion of Section 29, Township 39 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon, described as follows:

Starting at the Southeast corner of Section 29, Township 39 South, Range 10 East and proceeding North along the Section line between Sections 29 and 28, to a point 540 feet North of the marker, then West for 208 feet, thence North for 208 feet, thence East for 208 feet, thence South for 208 feet, all in Klamath County, Oregon.

Map Tax Lot No.: R-3910-03200-00100-000