After recording return to:

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2010-003208 Klamath County, Oregon

00081137201000032080040041

03/12/2010 08:26:11 AM

Fee: \$52.00

## RESTRICTIVE COVENANT Fire Siting Standards

		names)	
the authors of record of all of the real property described as follows, K- 3/9	<u> 99 -03</u>	<u> 300 - 00</u>	ZCO
and further identified by "Exhibit A" attached hereto, do hereby make the covenant(s) for the above-described real property, specifying that the covenant (s) the covenant (s) for the above-described real property, specifying that the covenant (s) the covenant (s) for the above-described real property, specifying that the covenant (s) the covenant (s) for the coven	enant(s)	shall ru	ın with
the land and shall be hinding on all persons claiming under such it	ano, ai	iu mai	111626
restrictions shall be for the benefit of and limitation on all future owners of	said rea	ıl proper	ty.

In consideration of approval by Klamath County, Oregon of a land use permit to develop on property designated by the Klamath County Assessor's Office as Tax Lot <u>200</u> in Township <u>37</u> South, Range <u>9</u> East, Section <u>33</u>, the following restrictive covenant(s) hereafter bind the subject property:

- 1. All new development shall comply with the following:
  - A. Provide a dependable supply of water adequate for normal daily consumption and peak emergency needs from a source authorized in accordance with Oregon Administrative Rule (OAR) and that any surface water used is not from a Class II stream.
  - B. Provide for and make available a permanent source of water with a capacity of 4000 gallons or more. If a stream, pond, or lake exists within 500 feet of the homesite a road access shall be provided to within 15 feet of the water's edge. Access to water shall be not less than 15 feet wide and shall be an improved and maintained surface with an improved vehicle turning area of sufficient size to accommodate local fire protection equipment.
  - C. Where residences are supplied with individual water systems without a permanent source of water for fire suppression (e.g., fire hydrants), the following standards shall apply:
    - a. At least one 1 inch hydrant standpipe shall be provided at least 50 feet from a building and no greater distance than 10 feet from the driveway with adequate protection from freezing weather.
    - Electrical service to a well pump shall not pass through, under, or onto any nonwell protecting structure.
- 2. Road access shall meet the following minimum standards:
  - A. Maximum grade shall not exceed 10 percent.
  - B. Road surface must be a minimum of 20 feet wide with an all weather surface capable of supporting a fire apparatus at 60,000 lbs minimum or as prescribed by the Fire Marshall.

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- C. The entire legal access way shall be maintained, at all times, as a fuel break free of brush and other flammable material.
- D. The length of cul-de-sacs shall not exceed 700 feet and have a right-of-way with a 50 foot radius with an improved vehicle turning area not less than 80 feet in diameter.
- E. Installation of bridges or culverts shall have a minimum load limit of 40,000 lbs (20 ton) and not be narrower than the improved travel surface serving each end.
- 3. All structures shall be constructed to the following standards:
  - A. Roofing materials shall carry a minimum of Class B rating. In areas of extreme fire hazard rating, Class A rated roof shall be required.
  - B. The siting of a manufactured home shall require fully skirting from the floor-line to the ground-line with vents or openings screened with corrosion-resistant mesh not greater than ¼ inch size.
  - C. All chimneys shall have spark arrest installed with nonflammable, corrosive-resistant material having opening in the mesh no larger than ½ inch.
- 4. Property fuel breaks, landscaping and maintenance may be planned in accordance with the following minimum standards:
  - A. A Primary Fuel Break shall be created and maintained no less than 30 feet in width extending from the wall line of any structure. Vegetation shall be less than 3 inches high, at all times. All trees within the primary break shall be thinned to 15 feet between tree crowns, and dead limbs near or over-hanging any structure shall be removed at all times.
  - B. A Secondary Fuel Break shall be created and maintained no less than 70 feet wide on the down-slope side of a residence and 35 feet on all other sides. Extend the fuel break to 100 feet on the downhill side where steep slopes or dense vegetation are present. Live trees and shrubbery shall be pruned to reduce the possibility of fire reaching roofs of structures or the crowns of trees. Low-growing plants and grasses shall be maintained to prevent the buildup of flammable fuels.
  - C. Fences shall be constructed of nonflammable materials and maintained to eliminate the buildup of flammable refuse.
- 5. Home identification signs shall be posted at the nearest county, state or federal road serving the residence; and, constructed of nonflammable materials with letters at least 3 inches high, ½ inch line width; and, with a reflective color that contrasts sharply with the background of both the sign itself and the surrounding vegetation.

This covenant shall not be modified or terminated except by the express written consent of the owners of the land at the time, and the Klamath County Planning Department, as hereafter provided.

KLAMATH COUNTY, a political subdivision of the State of Oregon, shall be considered a party to this covenant and shall have the right, if it so desires, to enforce any or all of the covenant(s) contained herein by judicial or administrative proceeding. This covenant is made pursuant to the provisions of the Klamath County Land Development Code.

Dated this 10 day of March  Annual Dan  Record Owner	Record Owner
Record Owner	Record Owner
STATE OF OREGON )  SS.  County of Klamath  (3 Soland)  Personally appeared the above named persons and	d acknowledged the foregoing instrument to
Personally appeared the above named persons and be his/her voluntary act and deed before me this	
By Kenneth DSens ad Diane R So	no.
RAKSHA SINGH COMM. #1709679 NOTARY PUBLIC - CALIFORNIA SOLANO COUNTY SOLANO COUNTY My Comm. Expires December 9, 2010	Retche Ryl Notary Public for State of Orogon California
	My Commission Expires:
	Secember 9,2010.

<u>Note:</u> A copy of the recorded instrument must be returned to Klamath County Planning Department before development permits can be issued.

2007-010734 Klamath County, Oregon

00024736200700107340010016

After Recording Return to:

KENNETH D. SENA and DIANE R. SENA 4640 Vacaville m. dway Rd.

Until a change is requested all tax statements Shall be sent to the following address:

KENNETH D. SENA and DIANE R. SENA

Same as above

06/14/2007 02:27:51 PM

Fee: \$21.00

## WARRANTY DEED (INDIVIDUAL)

ATE: 64863MS

DOUGLAS J. MAULT, herein called grantor, convey(s) to KENNETH D. SENA and DIANE R. SENA, husband and wife, herein called grantee, all that real property situated in the County of KLAMATH, State of Oregon, described as:

Lot 9, Tract No. 1242, PLUM VALLEY, according to the official plat thereof on file in the office of the Clerk of Klamath County, Oregon.

CODE 053 MAP 3709-03300 TL 00200 KEY #380395

and covenant(s) that grantor is the owner of the above described property free of all encumbrances except covenants, conditions, restrictions, reservations, rights, rights of way and easements of record, if any, and apparent upon the land, contracts and/or liens for irrigation and/or drainage

and will warrant and defend the same against all persons who may lawfully claim the same, except as shown above.

The true and actual consideration for this transfer is \$160,000.00. (here comply with the requirements of ORS 93.930)

BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER CHAPTER 1, OREGON LAWS 2005 (BALLOT MEASURE 37 (2004)). THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930 AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY UNDER CHAPTER 1, OREGON LAWS 2005 (BALLOT MEASURE 37 (2004)).

Dated June 8, 2007.

DOUĞLAS J. MAULT

STATE OF CALIFORNIA County of RIVERSIDE ) ss.

, 2007 personally appeared the above named DOUGLAS J. MAULT and on June 11 acknowledged the foregoing instrument to be HIS voluntary act and deed.

This document is filed at the request of:

aspen ESCROW, INC.

525 Main Street Klamath Falls, OR 97601 Order No.: 00064863

Before me: Notary Public for California

My commission expires:

Official Seal



