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After recording	return to:

2011-004708 Klamath County, Oregon

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04/12/2011 02:32:26 PM

Fee: \$47.00

RESTRICTIVE EASEMENT & COVENANT Adjacent Property Well System (Same Property Owners - ONLY)

Pursuant to Klamath County Land Development Code, Article 75.0	10(A) and in
consideration for approval Klamath County, Oregon of Land Use	Compatibility
Statement No. LUCS the issuance of a	
on property described as Tax Lot No(s) 56 00 Section 35D	,Township
on property described as Tax Lot No(s) 56 00 Section 35 D South, Range 12 East, W.M.; Tax Account No(s).	<u> 294737</u> .
The legal description of the real properties, hereby and further reference	ed as Subjéct
Parcels that are burdened by this Restrictive Covenant:	,

See Attached Legal Deed Exhibit 'A' & Legal Deed Exhibit 'B'

The common description of the real property, hereby and further referenced as Site Plan Map, and described as:

See Attached Site Plan Exhibit 'C'

The undersigned, being the record owner(s) of all of the real property described above and further identified by "Exhibits A, B, & C" attached hereto, do hereby make the following restrictive covenant(s) for the above-described real property, specifying that the covenant(s) shall run with the land and shall be binding on all persons claiming under such land, and that these restrictions shall be for the benefit of and limitation on all future owners of said real property.

owner(s), for ourselves and for our heirs, executors, administrators and assigns, do hereby agree and stipulate to the following conditions:

- (1) Subject Parcels identified in Exhibits A & B are hereby restricted from independent or individual sale and are joined together for such period as both properties are served by a domestic well or a central water supply system recognized by Klamath County.
- (2) Subject Parcels shall not be put to any use which would be detrimental to state or federal clean water law, the well system, or contrary to any law or administrative rule.
- (3) 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 Director, as hereafter provided.

I (We), further agree that failure to comply with any provisions of this covenant shall constitute a violation of this covenant. To facilitate the enforcement of this covenant, any violation of this covenant shall constitute a nuisance and may be enjoined, abated or removed by the Klamath County Planning Director, official Code Enforcement Officer per Klamath County Land Development Code Article 14.030(B); and, as current property owners I (We) provide irrevocable permission to enter and inspect all components related to and hereby recognized by Article 14.080.

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, Article 15.020(B).

covenant is made pursuant to the provise Code, Article 15.020(B).	sions of the Klamath County Land Development
Dated this 13 Th day of MACCH	
	Regina Curry Linksyn Curry
STATE OF OREGON) ss. County of Klamath)	•
By OFFICIAL SEAL JOAN AMARAL SEES NOTARY PUBLIC - OREGON COMMISSION NO. 428390	Lindsey + REGINA Cuery Lindsey - Regina Curry, and to be his/her voluntary act and deed before me
MY COMMISSION EXPIRES APRIL 24, 2012	My Commission Expires: 4/24/2012

EXHIBIT A – Legal Description

This document shall be void if a true and accurate copy of the first of two legal deeds is not affixed below.

		MOUNT	AIN TITLE CO	DMPANY			
46008	MVC	-277054	AVARRANTY DEED	Ve	J. <u>m92</u>	Page 1	267/E
KNOW ALL	MEN BY THES	E PRESENTS, T	hat				
ROLLAND BLAN	CHARD						<u> </u>
hereinafter called	the grantor, fe	or the considerati	ion hereinafter sta	ited, to grantor	paid by		
LINDSEY CURR	Y and REGIN	A CURRY, hust	pand and wife			_ , hereinaf	ter called
the certain real p situated in the Co	unty ofR	T.AMATH		on, described a	s follows, to-v	vit	eriaining,
DOC 40	al plat the	reof on file	in the office	of the cou	ntv Clerk (⊃ of	
	h County, C			. 01 00 00		" -	
	and the second s		,				

EXHIBIT B - Legal Description

This document shall be void if a true and accurate copy of the second of two legal deeds is not affixed below.

MOUNTAIN TITLE COMPANY WARRANTY DEED WARRANTY DEED WARRANTY DEED WARRANTY DEED WOIL MAIL PERSONER and BARBARA M. PERSINGER, as tenants by the entirety hereinafter called the grantor, for the consideration hereinafter stated, to grantor paid by RECTIVA A. CURRY and LINDSEY CURRY, husband and wife the grantee, does hereby grant, bargain, sell and convey unito the said grantee and grantee's heirs, successors and assigns, the certain real property, with the tenements, hereditaments and appurtenances thereunto belonging or appertaining, situated in the County of KLAMATH and State of Oregon, described as follows, to-wit: Lot 47, Block 8, SPRAGUE RIVER VALLEY ACRES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

<u>Note</u>: A copy of the recorded instrument must be returned to Community Development before permits can be issued.