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EASEMENT, COVENANT AND SERVITUDE

| WHEREAS | ("GRANTOR") is the owner of the following |
|---|---|
| two lots (or parcels) of real property located in | County, Oregon: |
| Lot I: | |
| | |
| | |
| Lot II: | |

WHEREAS GRANTOR has applied to the State of Oregon through the Department of Environmental Quality ("State" or "GRANTEE") for a permit to construct an individual onsite wastewater treatment system ("permit") on Lot I intended to serve Lot II; and

WHEREAS Oregon Administrative Rules (OAR) 340-71-130 requires for each lot or parcel different from but under the same ownership as the lot or parcel served, the owner of the property must execute and record in the county land title records, on a form approved by the department, an easement and a covenant in favor of the State of Oregon as a condition precedent to issuance of a permit authorizing the construction of a system on one lot intended to serve another lot;

EASEMENT

NOW THEREFORE, in consideration of the issuance of the permit to GRANTOR by the State, GRANTOR hereby conveys to the State, its successors and assigns, a perpetual non-exclusive easement in, upon, and running with Lots I and II allowing the state's officers, agents, employees and representatives to enter and inspect, including by excavation, the onsite wastewater treatment system on Lots I and II. This easement shall be terminated at such time as use of the individual onsite wastewater treatment system has ceased because the structures on Lot II are fully served by an adequate public sanitary sewer system or by another onsite wastewater treatment system located elsewhere. Upon request and a determination that adequate alternative service is available and in use, the State shall execute a recordable document terminating the easement.

COVENANTS

GRANTOR covenants and agrees not to convey any interest in either Lot I or Lot II that results in the severance of the common ownership of these Lots unless and until GRANTOR has granted or reserved a utility easement on Lot I benefiting Lot II, in accordance with OAR 340-071-0130. Said easement shall be nonexclusive, perpetual and appurtenant and shall be in a form acceptable to the State. The utility easement shall include the following terms:

| Page 2 of 2 | | |
|---|--|---------------------------------|
| Owner Name: | | |
| | | |
| related facilities for an individual onsite wastew 2. Lot I shall not be put to any concontrary to any law (including an Oregon Admin FURTHER, GRANTOR covenants that | ifflicting use which would be detrimental to | the permitted system or system. |
| IN WITNESS WHEREOF the CRANT | ΓOR executed this easement on this the | day of |
| , 20 | | |
| STATE OF OREGON) ss. | | |
| County of) | (GRANTOR) | |
| County of | (GRANTOR) | |
| Personally appeared the above-named _ foregoing instrument to be their voluntary act. | | _ and acknowledged the |
| Before me: | | |
| | | |
| | NOTARY PUBLIC FOR OREGON | |
| | My Commission Expires: | |
| | | |

Date

State of Oregon Acceptance on this the _____ day of ______, 20____,

by ______, as an Agent for the State of Oregon,

Department of Environmental Quality.

Signature of DEQ Agent