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HOLLIDAY PARK, THIRD ADDITION

These Covenants, Conditions and Restrictions are made this day of Jebruary, 2003, by CLYDE W. PURCELL, MARY 6世 LOU PURCELL, AND BRENDA GRIGSBY, hereinafter referred to as "Declarant", as owner of the real property in the subdivision known as HOLLIDAY PARK, THIRD ADDITION, Deschutes County, State of Oregon

The property described as HOLLIDAY PARK, THIRD ADDITION is hereby subject to these Covenants, Conditions and Restrictions and will be known as HOLLIDAY PARK, THIRD ADDITION.

HOLLIDAY PARK, THIRD ADDITION is being developed as a residential community. Except where this Declaration for HOLLIDAY PARK, THIRD ADDITION conflicts with any applicable government municipal regulations, this Declaration shall be binding upon all subject to this Declaration and their successors in interest as set forth herein. In the event any of the development standards or use restrictions of this Declaration should conflict with a more restrictive standard or requirement set by an applicable zoning ordinance of the City of Bend, the more restrictive standard or requirement of the applicable City of Bend ordinance shall apply.

SECTION 1: DEFINITIONS.

HOLLIDAY PARK, THIRD ADDITON: The term "Holliday Park, Third Addition" shall mean all of the real property now or hereafter made subject to this Declaration.

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1.2 DECLARANT: The term "Declarant" shall mean CLYDE W. PURCELL, MARY LOU PURCELL and BRENDA GRIGSBY, or their successors in interest.

- 1.3 BLOCK: The term "block" shall mean those areas designed as blocks on subdivision or partition maps according to the records of Deschutes County.
- 1.4 LOT: The term "lot" shall mean each lot described on a subdivision plat or partition map or any alteration thereof as may be made by a valid lot line adjustment.
- 1.5 DECLARATION: The term "Declaration" shall mean this Declaration of Covenants, Conditions and Restrictions for Holliday Park, Third Addition.
- 1.6 HOMESITE: The term "homesite" shall mean a lot as defined herein.
- 1.7 OWNER: The term "Owner" shall mean and refer to either all holders of fee title to any lot, or any other person or persons entitled to possession of the lot pursuant to a contract or lease.
- 1.8 IMPROVEMENTS: The term "improvements" shall include, but not be limited to, any buildings, out buildings, private roads, driveways, parking areas, fences and barriers, retaining walls and stairs, decks, hedges, windbreaks, planting, planted trees and shrubs, signs, storage areas and all other structures or exterior landscaping, vegetation or ground cover of every type and every kind above the land surface.
- or other thoroughfare within or adjacent to HOLLIDAY PARK, THIRD ADDITION and shown on any recorded subdivision or partition map, or survey map of record, whether designated thereon as street, boulevard, place, drive, road, terrace way, lane, circle or otherwise.

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# SECTION 2: PROPERTY SUBJECT TO THE COVENANTS, CONDITIONS AND RESTRICTIONS FOR HOLLIDAY PARK, THIRD ADDITION.

2.1 GENERAL DECLARATION CREATING HOLLIDAY PARK, THIRD ADDITION: Declarant hereby declares that all of the real property located in Holliday Park, Third Addition, Deschutes County, Oregon, is and shall be hypothecated, encumbered, leased, occupied, build upon or otherwise used, improved or transferred in whole or in part subject to this Declaration. All of said Restrictions are declared and agreed to be established with the purpose of protecting the desirability and attractiveness of said real property and every part thereof. All of the Covenants, Conditions and Restrictions of Holliday Park, Third Addition run with all of said real property for all purposes and shall be binding upon and inure to the benefit of Declarant and all owners and their successors in interest as set forth in this Declaration.

#### SECTION 3: ARCHITECTURAL CONTROLS.

- 3.1 APPROVAL REQUIRED: No improvement, as defined in Section 1.8 above, shall be erected, placed, altered, maintained, or permitted to remain on any land subject to this Declaration until final plans and specifications have been submitted to and approved in writing by Declarant. The Declarant shall in conformance with the building site establish all approvals on each lot.
- 3.2 PROCEDURE: Any owner proposing to construct any improvements within Holliday Park, Third Addition (including any exterior alteration, addition, destructions, or modification to any such improvements) shall follow the procedures and shall be subject to the approvals required by paragraphs 3.3 through 3.7 below. Failure to follow such procedures or obtain such approvals as required by paragraphs 3.3 through 3.7 below shall be deemed a breach of this Declaration.

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- 3.3 REQUIRED DOCUMENTS: Any owner proposing to utilize improve, or develop real property within Holliday Park, Third Addition shall submit the following items for review:
- (A) A prepared site plan showing the location, size, configuration and layout of any building, structure, or improvement (or, where applicable, any alteration, addition, modification, or destruction thereto) including appurtenant facilities for parking, storage, fences and vehicular and pedestrian traffic and circulation.
- (B) Architectural plans and drawings showing the nature, style and dimensions of any building, structure, fence, wall, barrier or deck (or, where applicable, any alteration, addition, modification or destruction thereof), including the exterior material types, colors and appearance. The scale of plans shall be one inch equals 20 feet or larger.
- (C) A landscape plan professional in appearance showing the nature, type, size, location and layout of all landscaping, vegetation ground cover, landscape and site lighting, walks, major existing vegetation and irrigation systems proposed to be planted or installed (or, where applicable, removed or destroyed).
- 3.4 REVIEW: All plans and drawings identified in paragraph 3.3 above, shall be submitted to Declarant for review prior to the performance of any proposed work. Within thirty (30) days following receipt of such plans and drawings, Declarant shall review the plans and shall inform the owner in writing whether the plans conform to the development concept for Holliday Park, Third Addition. In the event the owner is not notified as to the conformity of the plans within the thirty (30) day review period, the plans are conclusively presumed to be approved as submitted. In the event any of the plans do not conform to the Holliday Park, Third Addition development concept, the owner shall resubmit those non-conforming portions of the plans for review in accordance with the procedures outlined in paragraph 3.3 above, and this paragraph. No work may be performed

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relating to any improvement unless and until all aspects of all plans required under paragraph 3.3 above have been approved by Declarant. Any site plans, construction plans or similar plans and drawings submitted to Deschutes County in connection with the construction of any improvement in Holliday Park, Third Addition must bear the prior written approval of Declarant.

- for Holliday Park, Third Addition shall be determined by Declarant in accordance with applicable statutes, ordinances, regulations, zoning and other governmental land use controls. Architectural guideline setting forth various aspects of the development concept, in addition to this Declaration, may be published from time to time by Declarant, but Declarant shall not be required to do so. Declarant shall have the right to alter, rescind or amend any published guidelines without prior notice to any party; provided, however, that once approval has been given pursuant to Paragraph 3.4 above, work may proceed in accordance with the approved plans and drawings notwithstanding any changes in the development concept. All such guidelines shall be in general conformity with this Declaration
- INSPECTION: All work related to any building, structure or improvement or any landscaping, vegetation, ground cover or other improvements within Holliday Park, Third Addition shall be performed in strict conformity with the plans and drawings approved under Paragraph 3.4 above. Declarant shall have the right to inspect any such work to determine its conformity with the approved plans and drawings and reserves the right to order a stop to all work, if, in good faith, it believes that any such work is In the event that it is determined in good faith by non-conforming. Declarant that certain work is non-conforming, a stop work notice may be issued without necessity of court order which shall require the owner to correct all non-conforming work specified in the notice before the remainder of the proposed work may be completed. Continued work without correction of any such non-conforming items shall be deemed a breach of the Declaration. The Declarant or officer, director, employee, agent or servant of Declarant shall not be responsible for any damages, loss, delay, cost or legal expense occasioned through a stop work notice given in

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DOCUMENT POOR QUALITY AT TIME OF RECORDING. good faith even if it is ultimately determined that such work was in conformity with the approved plans and drawings.

through 3.6 above may be waived by Declarant in its exclusive discretion. Any waiver shall be in general conformity with the development concept and development standards for Holliday Park, Third Addition. Any such waiver shall not be deemed a general waiver of any aspect of the development concept or the required procedures and approvals specified under Paragraphs 3.2 through 3.6. The granting of a waiver as to one owner shall not automatically entitle any other owner to the waiver of the same or similar conditions or provisions. No waiver shall be valid unless it is in writing, signed by an authorized representative of Declarant and delivered by certified mail to the party claiming the benefit of such waiver.

## SECTION 4: RESTRICTIONS ON USE OF PROPERTY.

- 4.1 OCCUPANCY: No owner shall occupy, use or permit his lot or any part thereof to be used for any purpose other than a residence for the owner, his family, his guests or renters, except that each owner shall be permitted to rent the unit or units when he is not in occupancy. No building shall be erected, placed or permitted to remain on any lot other than detached single family dwellings or multi family dwellings depending on zoning, not to exceed two stories in height and a private garage for not less than two cars for single family dwellings and a garage for at least one car per dwelling unit in the multi family dwellings.
- 4.2 IMPROVEMENTS: Each lot within Holliday Park, Third Addition shall be maintained in a clean and attractive condition, in good repair and in such a fashion as not to create a fire hazard.
- 4.3 APPEARANCE: All garbage, trash, cuttings, refuse, garbage and refuse containers, clothes drying apparatus and other service facilities located on the lot shall be screened from view in a manner approved by Declarant.

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- 4.4 CONSTRUCTION AND ALTERATION: Nothing shall be altered or constructed in or removed from or placed on a to except with the prior written consent of Declarant.
- 4.5 OFFENSIVE OR COMMERCIAL ACTIVITY: No offensive or commercial activity shall be carried on nor shall anything be done which may be or become an annoyance or nuisance to the other owners.
- 4.6 SIGNS: No sign of any kind shall be displayed to public view on or from any lot without the Declarant's prior written consent, provided, however, that an owner may display not more than one (1) "for sale" sign per lot which has a maximum area not to exceed 600 square inches, the longest dimension being not greater than 25 inches placed not closer than ten feet from front property line.
- 4.7 EXTERIOR LIGHTING OR NOISE MAKING DEVICE: No exterior lighting or noise making devices shall be placed on a lot or any portion thereof without the Declarant's prior written consent.
- 4.8 ANTENNAS: No television antenna, radio antenna or other receiving device shall be placed on any lot without the Declarant's prior written consent. Satellite antenna shall be screened from view of adjoining lots by vegetation or other appropriate screening.
- 4.9 LIMITATION ON TRANSFER: No owner shall transfer either by conveyance, contract of sale or lease any interest in his lot, which would result in ownership of such lot being held by more than ten persons
- 4.10 MOBILE HOMES: No nanufactured or modular homes, no house trailer, mobile home, tent, shack, barn or other similar outbuilding or structure, whether permanent or temporary, shall be erected or placed on any lot.
- 4.11 SINGLE/MULTI FAMILY RESIDENCES: No more than one single residence on single-family lots and no more dwelling units on multifamily lots than approved by City of Bend zoning laws shall be erected or placed on any lot.

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- 4.12 UTILITIES: No aboveground utilities, pipes or wires shall be used to connect improvements with supplying facilities.
- 4.13 VIEW: The height of improvements or vegetation and trees on a lot shall not materially restrict the view of other lot owners. The Declarant shall be the sole judge of the suitability of such heights. If the Declarant determines there is such restriction in the view of the other lot owners, written notice shall be delivered to the offending lot owner. If after 30 days the improvement, vegetation or trees are not removed or reduced in height as directed by the Declarant, the Declarant shall enter the offending lot, complete the removal or reduction, charging the owner of the lot the reasonable costs for the work done. This section is not to be read, as justification to create views not present when the lot was originally purchased.
- 4.14 PARKING: A minimum of two enclosed garage parking places and two exterior open guest parking places must be provided for each single family lot and one enclosed garage parking place and parking each multifamily unit must meet the City of Bend zoning ordnance for multifamily dwellings and include one single car garage and the standards set by the Declarant. No extended parking on any street shall be allowed by any house trailer, boat trailer, camper or incapacitated motor vehicle. Camping trailers, trucks, motor homes, campers, boats, cars under repair and boat trailers may not be parked or placed on any lot for any extended prior over three days outside of an enclosed garage.
- 4.15 DWELLING QUALITY AND SQUARE FOOTAGE MINIMUM: No dwelling shall be permitted on a lot less than 1,250 square feet, it being the intention and purpose of the covenant to assure that all dwellings shall be of quality workmanship and materials, substantially the same or better than that which is produced on the date these covenants are recorded.
- 4.16 OPEN BURNING: No open burning of any type shall be allowed.

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- 4.17 BUILDING LOCATION: The building is to be located on the lot in conformance with the City of Bend's building Codes.
- 4.18 EASEMENTS: Easement for installation and maintenance of utilities and drainage facilities are reserved as shown on the recorded plat. Within these easements, no structure, planting or other material shall be placed or permitted to remain which may damage or interfere with the installation and maintenance of utilities, or which may change the direction of flow of drainage channels in the easements, or which may obstruct or retard the flow of water through drainage channels in the easements. The easement are of each lot an all improvements in it shall be maintained continuously by the owner of the lot except of those improvements for which a public authority or utility company is responsible.
- 4.19 NUISANCES: No noxious or offensive activity shall be carried on upon any lot, nor shall anything be done thereon which may be or may become an annoyance or muisance to the neighborhood. There shall not be left in any of the streets within the subdivision or in the from yard of any lot within the subdivision any clutter, debris or unsightly activity such as vehicles in a state of disrepair, trailers, etc. All lots shall be landscaped and maintained to the standards of the subdivision. No lot is to be in any condition that will detract from the property value or that of the surrounding property. No landscape will be allowed which will obstruct the views of the other lots.
- 4.20 TEMPORARY STRUCTURES: No structure of a temporary character, trailer, basement, tent, shack, garage, barn or other outbuilding shall be used on any lot at any time as a residence either temporarily or permanently.
- 4.21 OIL AND MINING OPERATION: No oil drilling, oil development operations, oil refining, quarrying or mining operations of any kind shall be permitted upon or in any lot, nor shall oil wells, tanks tunnels, mineral excavations or shafts be permitted upon or in any lot. No derrick or other structure designed for use in boring for oil or natural gas shall be erected, maintained or permitted upon any lot.

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- 4.22 LIVESTOCK AND POULTRY: No animals, livestock or poultry of any kind shall be raised, bred or kept on any lot, except that dogs, cats or other household pets may be kept provided that they are not kept, bred or maintained for any commercial purpose.
- 4.23 GARBAGE AND REFUSE DISPOSAL: No lot shall be used or maintained as a dumping ground for rubbish. Trash, garbage or other waste shall not be kept except in sanitary containers. All incinerators or other equipment for the disposal of such material shall be kept in a clean and sanitary condition. The storage of sanitary containers shall be obscured from view from all front and side yards.
- 4.24 WATER SUPPLY: No individual water supply system shall be permitted on any lot unless such system is located, constructed and equipped in accordance with the requirement, standards and recommendations of Deschutes County Health Department. Approval of such system as installed shall be obtained from such authority.

#### SECTION 5. DETERMINATION OF DECLARANT'S ROLE.

- shall no longer desire to exercise the architectural, landscaping, signing and lighting controls over any lots within Holliday Park, Third Addition, Declarant shall cause to be recorded in the official records of County, Oregon a declaration stating that Declarant no longer desires to exercise any further controls over development in Holliday Park, Third Addition. Recordation of such a declaration shall formally terminate Declarant's interest and all rights of architectural, landscaping, signing and lighting controls, as well as any other duties of Declarant under this declaration.
- 5.2 FORMATION OF HOLLIDAY PARK, THIRD ADDITION ARICHTECTURAL REVIEW COMMITTEE AS FOLLOWS:
- (A) Upon formal termination of Declarant's control, Declarant shall form an Oregon non-profit organization called the HOLLIDAY PARK, THIRD ADDITION ARICHTECTURAL REVIEW

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COMMITTEE (HPSAARC). The HPSAARC shall be governed by a board of directors. HPSAARC shall succeed to all powers, responsibilities, and rights of Declarant under this declaration with respect to the exercise of architectural, landscaping, signing and lighting controls.

- (B) Within 30 days after the commencement date of HPSAARC, the initial board of directors shall be elected. Persons eligible for the initial HPSAARC shall be limited to owners of any lot within Holliday Park, Third Addition. Declarant shall solicit from and circulate to all lot owners a list of nominees for the initial board of director's positions within the 30-day HPSAARC organizational period. Declarant shall then conduct an election of the initial board of directors. The five nominees obtaining the five highest vote totals shall constitute the initial board of directors.
- (C) The total number of votes entitled to be cast for each director's position shall be based upon the total number of lots within Holliday Park, Third Addition. Each lot owner shall have the right to cast one vote for each lot owned. The initial board of directors shall meet within ten days after their election and may at that time adopt any governing documents including by-laws, guidelines, procedures, rules and regulations, relating to the architectural, landscaping, signing and lighting controls within Holliday Park, Third Addition.
- 5.3 FAILURE TO ORGANIZE: In the event Declarant is unsuccessful in organizing the board of directors of HPSAARC within the thirty-day organizational period specified above, Declarant shall have no further responsibilities relation of HPSAARC and the HPSAARC board of directors shall be organized exclusively by the owners of lots within Holliday Park, Third Addition. Such failure of organization of the HPSAARC board of directors shall not affect the existence of HPSAARC or the effectiveness of this Declaration.

SECTION 6. DURATION AND AMENDMENT OF THIS DECLARATION.

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- 6.1 DURATION: The Covenants, Conditions and Restrictions of Holliday Park, Third Addition shall continue to remain in full force and effect at all times within respect to all property, and each part thereof, now or hereafter made subject thereto (subject however, to the right to amend and repeal as provided for herein) for a period o thirty years fro the date this Declaration is recorded. However, unless within one year from the date of said termination, there shall be recorded an instrument directing the termination of this Declaration signed by owners of not less than two-thirds of the lots then subject to this Declaration, this Declaration, as in effect immediately prior to the expiration date, shall be continued automatically without further notice for an additional period of ten years unless within one year prior to the expiration of such period the Covenants, Conditions and Restrictions for Holliday Park, Third Addition are terminated as set forth above in this section.
- 6.2 AMENDMENT: This Declaration or any provision thereof, or any Covenant, Condition or Restriction contained herein, may be terminated, extended, modified or amended, as to the whole of said property of any part thereof with a written consent of the owners of two-thirds (2/3rds) of the lots subject to these Restrictions, provided, that the provisions of Article 4 hereof shall inure to the benefit of and be enforceable solely by Declarant, shall be capable of being amended by Declarant without the consent of any other owner, person or entity and shall not give any third party any right or cause of action on account of the terms of this Declaration, and further provided that no amendment which enlarges or diminishes the powers and responsibilities of the Declarant shall be effective without the written consent of the Declarant.
- 6.3 EFFECTIVE DATES: Any amendment, deletion or repeal of this Declaration shall not become effective until recorded in the Official Records of Deschutes County, Oregon.

## SECTION 7. ENFORCEMENT.

7.1 This Declaration shall be specifically enforceable by Declarant or by any owner of any lot in Holliday Park, Third Addition. Any breach

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of this Declaration shall subject the breaching party of any and all-legal remedies, including damages or the destruction, removal or the enjoining of any offending improvement or condition.

7.2 In the event that legal suit or legal action is instituted for the enforcement of this Declaration or for any remedy for the breach of this Declaration, the prevailing party shall recover that party's reasonable attorney fees incurred in such suit or action (or any appeal therefrom) as adjudged by the trial or appellate court.

#### SECTION 8. EFFECT OF DECLARATION.

The Covenants, Conditions and Restrictions of this Declaration shall run with the land included in Holliday Park, Third Addition, including any additions thereto. The terms of this Declaration shall inure to the benefit and shall bind Declarant, all successors and assigns of Declarant and all owners of any lot in Holliday Park, Third Addition, their successors, assigns, heirs, administrators, executors, mortgagers, lessees, inviters or any other party claiming or deriving any right, title or interest or use in or to any real property in Holliday Park, Third Addition. The use restrictions and regulations set forth in Section 4 and Section 5 of this Declaration shall be binding upon all owners, lessees, licensees, occupants and users of the property know as Holliday Park, Third Addition and their successors in interest as set forth in this Declaration, including any person who holds such interests as security for the payment of an obligation including Any mortgager or other security holder in actual possession of any lot by foreclosure or otherwise and any other person taking title from such security holder.

CLYDE W. PURCELL

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STATE OF OREGON, County of Deschutes, ss: The foregoing instrument was acknowledged before me this day of February , 2003 by CLYDE W. PURCELL and MARY LOU PURCELL Notary Public for Oregon OFFICIAL SEAL TERESA J. ASHER NOTARY PUBLIC-OREGON COMMISSION NO. 337694 MY COMMISSION EXPIRES SEPT. 11, 2004 My Commission Expires 9/11/04. STATE OF OREGON, County of Deschutes, ss: The foregoing instrument was acknowledged before me this 2003 by BRENDA GRIGSBY. day of FEDMAN Notary Public for Oregon My Commission Expires 9/11/04 OF FICIAL SEAL TERESA J. ASHER
NOTARY PUBLIC-OREGON
COMMISSION NO. 337694
MY COMMISSION EXPIRES SEPT. 11, 2004

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# HOLLIDAY PARK THIRD ADDITION PHASES I, II, AND III BOUNDARY LEGAL DESCRIPTION

A parcel of land containing 12.86 acres, more or less, located in a portion of the Southwest One-quarter of the Northeast One-quarter (SW 1/4 NE1/4) of Section 27, Township 17 South, Range 12 East, Willamette Meridian, City of Bend, Deschutes County, Oregon, being more particularly described as follows:

Beginning at a 3" diameter brass cap on a Northeast One-sixteenth comer of said Section 27; thence along the east line of the SW 1/4 NE 1/4 of said Section 27 South 00°00'0" East a distance of 660.20 feet to a 5/8" diameter iron rod with a yellow plastic cap stamped "W&H PACIFIC" marking the northwest corner of the plat of Mountain View Park, Phase II as recorded on May 13, 1996 in plat cabinet D, Page 225 in the office of the Deschutes County Clerk; thence along the west boundary line of said plat continuing South 00°00'07" East a distance of 80.01 feet; thence leaving said west boundary line North 89°03'22" West a distance of 120.44 feet; thence South 20°35'21" East a distance of 6.86 feet; thence 88.99 feet along the arc of a tangent curve to the right with a radius of 340.00 feet, the chord of which bears South 13°05'29" East a distance of 88.73 feet; thence South 84°24'30" West a distance of 80.00 feet to the northeast corner of Lot 1 of Block 5 of the plat of Holliday Park, Second Addition as recorded on April 3, 1991 in plat cabinet C, page 530 in the office of the Deschutes County Clerk; thence along the northerly boundary line of the plat of Holliday Park, Second Addition the following ten (10) courses:

North 88°50'57" West a distance of 131.68 feet; North 04°51'18" East a distance of 101.33 feet; North 72°07'16" West a distance of 224.34 feet; North 88°44'48" West a distance of 113.54 feet; North 18°11'47" West a distance of 131.35 feet; North 07°46'10" West a distance of 77.63 feet; North 29°01'02" East a distance of 27.39 feet; North 53°47'55" West a distance of 142.17 feet; North 64°46'03" West a distance of 60.00 feet;

North 50°01'36" West a distance of 113.02 feet to the northernmost corner of Lot 4 of Block 3 of the plat of Holliday Park Second Addition, said corner also being on the east boundary line of the plat of Holliday Park as seconded on May 3, 1974 in plat cabinet B, page 55 in the office of the Deschutes County Clerk;

Thence leaving said north boundary line and along the east boundary line of the plat of Holliday Park North 28°21'18" East a distance of 285.00 feet to the northeast corner of Lot I of Block 4 of said plat, said corner also being on the south boundary line of the plat of Tarnarack Park as recorded on September 5, 1978 in plat cabinet B, page 531 in the office of the Deschutes County Clerk; thence leaving said east boundary line and along said south boundary line North 89°36'52" East a distance of 469.49 feet to a 5/8" diameter iron rod with a yellow plastic stamped "CWEC" marking the southeast corner

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of the plat of Tamarack Park, said iron rod also marking the southwest corner of Lot 1 of Block 3 of the plat of Aspen Heights, Phase I is recorded on September 25, 1990 in plat cabinet C, page 473 in the office of the Deschues County Clerk; thence leaving the south boundary line of the plat of Tamarack Park and along the south boundary line of said Lot 1 continuing North 89°36′52″ East a distance of 84.77 feet to a 5/8″ diameter iron rod with a yellow plastic stamped "2257 PLS" marking the southeast corner of said Lot 1, said iron rod also marking the southwest corner of the plat of Aspen Heights, Phase IV as recorded on April 19, 1993 in plat cabinet C, page 763 in the office of the Deschutes County Clerk; thence leaving the south boundary line of said Lot 1 and along the south boundary line of the plat of Aspen Heights, Phase IV continuing North 89°36′52″ East a distance of 231.85 feet to the point of beginning the terminus of this description.

Subject to: All easements, restrictions and right-of-ways of record and those common and apparent on the land.

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