STATE OF OREGON. COUNTY OF UNION. BE IT REMEMBERED, That on this 4th day of March A. D., 1922, before me, the undersigned, Notary Public in and for said county and state personally appeared the within named_____ J.L. Westenskow and Merdith K. Westenskow to me to be the identical individual__ described in and who executed the within instrument, and acknowledged to me that they___executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and Notary seal the day and year last My Commission expires 3/7/1925 PUBLIC FOR ORIGON COMMISSION EXPIRES MARCH 7th, 1925 UNION COUNTY ATT. OF OREGON County of Union

THIS INDENTURE, WITNESSETH, That J.L. Westenskow
and Merdith K. Westenskow his wife, for the consideration of
Two hundred eighty stx and no/looDOLLARS,
to them paid, have bargained and sold, and by these presents do bargain, sell and con-
vey unto the County of Union, State of Oregon, the following described land for road purposes, to-wit:
All that part of the property of J.L. Westenskow, -in-lets-2-and-3-of
the Imbler Fruit Co, tract in the Wa of the SW1 of section 32, T. 1. S.R.
39 E.W.M. within a strip of land 70 feet wide, being 25 feet on the east
side and 45 feat on the west side of the center line of the La-Grande
Joseph highway, as surveyed and staked over and across said property, said
center line being more particularly described as follows;
Beginning at a point designated as station 546 + 30 on said center
line survey, said point being approximately 725 feet east and 1781 feet
north of the SM corner of section 32.T. 1. S.R. 39 E.W.M. thence north 14
degrees 04' east a distance of 550 feet to a point designated as station-
551 / 80 said point being approximately 855 feet east and 2314 feet north
of the 3W corner of said section 32. This parcel of land contains 0.88-
screa mora àr lass.
TO HAVE AND TO HOLD the said land, with its appurtenances, for county road purposes to said
TO HAVE AND TO HOLD the said land, with its appurtenances, for county road purposes to said
TO HAVE AND TO HOLD the said land, with its appurtenances, for county road purposes to said Union County and the public therein forever, and
TO HAVE AND TO HOLD the said land, with its appurtenances, for county road purposes to said Union County and the public therein forever, and
TO HAVE AND TO HOLD the said land, with its appurtenances, for county road purposes to said Union County and the public therein forever, and
TO HAVE AND TO HOLD the said land, with its appurtenances, for county road purposes to said Union County and the public therein forever, andwe, the saidJ.L.Westenskow & Merdith K.Westenskow do hereby covenant to and with the said Union County thatwe are the owners in fee simple of said lands; that they are free from all encumbrances except a certain mortgage for \$1000.00 held by Mr.Perkins. and
TO HAVE AND TO HOLD the said land, with its appurtenances, for county road purposes to said Union County and the public therein forever, and
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TO HAVE AND TO HOLD the said land, with its appurtenances, for county road purposes to said Union County and the public therein forever, and
TO HAVE AND TO HOLD the said land, with its appurtenances, for county road purposes to said Union County and the public therein forever, and

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on account of the double payment of said warrants,

It is therefore CONSIDERED AND ORDERED that the County Clerk be and he is hereby authorized and directed to draw a warrant on the General Fund of the County in the sum of \$13.40 in lieu of said lost warrants.

It is FURTHER ORDERED that warrants number 2871 and 2967, series 1921, be and the same are hereby cancelled and the County Clerk and County Treasurer are hereby directed to make the necessary entries upon the books in their respective offices showing said cancellation.

In the matter of accepting the deeds of W. F. McKennon, et al, for Rights-of-way for the La Grande Joseph Highway between Island City and Elgin.

Now at this time is presented to the Court the deeds of W. F. McKennon, C. W. Fox, W. M. Pierce, J. L. Westenskow, Thos. Clark, C. H. Tuttle, Gerald Tuttle, Nancy A. Gordan, Garret VanBlokland, and J. P. Larsen for rights-of-way for the La Grande Joseph Highway between Island City and Elgin and it appearing to the Court that it is necessary for Union County to acquire the lands described in said deeds,

It is CONSIDERED AND ORDERED that said deeds be accepted and the County Clerk is hereby authorized and directed to draw warrants on the Road Bond Fund of the County in favor of the following persons and in the following amounts as payment for lands and as damages on account of the construction of said highway, to-wit: W. F. McKennon, Land \$1968.00; C. W. Fox, Land \$1439.75; W. M. Pierce, \$1835.00 (land \$835.00 and damages \$1,000.00); J. L. Westenskow, Land \$286.00; Thos Clark, \$892.00 (land \$669.00 and damages \$223.00); C. H. Tuttle, \$2024.00 (land \$224.00 and damages \$1800.00); Gerald Tuttle \$3600.00 (land \$676.50 and damages \$2923.50); Nancy A. Gordan \$4966.00 (land \$953.50 and damages \$4013.50); Garret VanBlokland \$1004.00 (land \$753.00 and damages \$251.00); and J. P. Larsen, Land \$338.00.

In the matter of accepting the deed of Ed Saling for a right-of-way for the Old Oregon Trail Highway between La Grande and Hilgard.

Now at this time is presented to the Court thedeed of Ed. Saling, et ux., for a right-of-way for the Old Oregon Trail Highway between La Grande and Hilgard, Oregon, and it appearing to the Court that it is necessary for Union County to acquire the lands described in said deed,

It is CONSIDERED AND ORDERED that the said deed be accepted and the County Clerk is hereby authorized and directed to draw a warrant on the Road Bond Fund of the County in favor of Ed. Saling for the sum of \$50.00 in payment of said deed.

In the matter of the application of Lee Warnick for authority to issue Certificates of Delinquency for 1920 taxes to private parties.

Now at this time the above entitled matter comes on to be heard upon the application of Lee Warnick, Sheriff of Union County, for authority to issue certificates of delinquency for 1920 taxes to private parties and it appearing to the Court that Chapter 408 of General Laws of Oregon for 1919 provides that the permission of the County Court must first be had before certificates of delinquency can be issued to private parties,

It is therefore CONSIDERED AND ORDERED that the Sheriff be and he is hereby