State of Oregon

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and acknowledged to me that they executed the same freely and voluntarily for the uses and purposes therein named.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official

notarial seal the day and year first in this my certificate written.

Notary Public for Oregon War. 19, 1973

I certify that the within instrumen STATE OF OREGON County of Union

received for

and recorded in Book

FRIDAY, MAY 6th, 1921.

Rose for the cancellation of taxes assessed against her property for the year of 1919 and it appearing to the Court from said application that Loa A. Rose is the owner of Block 150 Chaplin's Supplemental B Addition in La Grande, Oregon, against which taxes have been assessed for the year of 1919 in the sum of \$23.28, and it further appearing that said Loa A. Rose is a woman of advanced age and unable to work and support herself and is dependent upon relatives for her support; that she has no property except the property above mentioned; and that same is not income producing; that if she was required to pay said taxes it would be necessary for her to apply to the County for aid,

It is therefore CONSIDERED and ORDERED that said application be granted and the County Clerk is hereby authorized and directed to draw a warrant on the General Fund of the County in four of fee warrick, therefore, the sum of \$23.75 and amount being the amount of said taxes plus the discount of 2% on County Warrants.

In the matter of the petition of E.H.Miles et al, to transfer the contract for the improvement of the Telocaset-Medical Springs Market Road to the Union-Medical Springs Market Road.

Now at this time this matter comes on to be heard upon the application of E. H. Miles et al., to transfer the contract heretofore entered into by the County Court of Union County on December 20th, 1920, with the Security Construction Company for the improvement of the Telocaset-Medical Springs Market Road to the Union-Medical Springs Market Road, it appearing to the Court after listening to the arguments of the persons residing in the vicinity of both of said roads that the Union-Medical Springs Market Road would accommodate a greater number of people, and that the community as a whole would derive greater benefit from the improvement of said road than the Telocaset-Market Springs road; and, F.M. Sturgill, General Manager of the Security Construction Company being present and agreeing that said contract might be transferred,

It is CONSIDERED and ORDERED that the contract entered into by the County Court of this County on December 20th, 1920, with the Security Construction Company for the improvement of the Telocaset-Medical Springs Market Road be transferred to the Union-Medical Springs Market Road and the amount of work to be performed under said contract be done upon the Union-Medical Springs Market Road, provided same meets with the approval of the State Highway Commission.

In the Matter of the Acceptance of Deeds of J. A. Russell, et al., for Road Right-of-way.

Now at this time this matter comes on for the consideration of the acceptance of the deeds of J. A. Russell, et al., to lands joining the road running from the City of La Grande to the City Park now being improved as a Memorial Way, and it appearing to the Court that said lands are necessary for the improvement of said road

It is therefore CONSIDERED and ORDERED that the deeds of the following persons to the following described lands be and the same are hereby accepted by Union County and said lands

FRIDAY, MAY 6th, 1921.

declared to be a Public Highway of said County, towit:

J. A. Russell, et ux: A strip of land ten feet wide, parallel to and extending the full lengths of the west boundary of Blocks 7, 18 and 19, in Park Addition to the city of La Grande, Union County, Oregon, and described as follows: Beginning at the northwest corner of said Block 7, running thence east ten feet, thence south to the south boundary line of said Block 19, thence west ten feet to the southwest corner of said Block 19, thence north to the point of beginning,

James Baker: A strpi of land ten feet wide, parallel to and extending the full length of the west boundary of Block 30, Park Addition to the City of La Grande, Union County Oregon, as described as follows: Beginning at the Northwest corner of said Block 30, running thence East 10 feet, thence south to the south boundary of said Block 30, thence West 10 feet to the southwest corner of said Block 30, thence north to beginning.

Henry J. Young, et ux: Beginning at a point 30 feet east of the quarter section corner on the south line of Section 32, TP. 2 SR 38, running thence East 10 feet, thence North to the property line of the City Park of La Grande, Oregon, thence West 10 feet, thence South to the place of beginning, being a strip 10 feet wide adjoining the public road, which is now 60 feet wide, being 30 feet on each side, of the center line of said Section 32, which runs north and south through said section, in Union County, Oregon;

Chas. L. Spiker, et ux: A strip of land ten feet wide, parallel to and extending the full length of the west boundary of Block 6 Park Addition to La Grande, Union County, Coregon, and described as follows: Beginning at the Northwest corner of said Block 6, running thence east 10 feet, thence south to the south boundary line of said Block 6, thence west 10 feet to the southwest corner of said Block 6, thence north to beginning.

F. W. Waber, et ux: A strip of land ten feet wide, parallel to and extending the full length of the west boundary line of Block 31, Park Addition to the City of La Grande, Union County, Oregon, and described as follows: Beginning at the northwest corner of said Block 31, running thence east 10 feet, thence south to the south boundary of said Block 31, thence west 10 feet to the southwest corner of said Block 31, thence north to beginning.

W. F. Spivey, et us: A strip of land ten feet wide, parallel to and extending the full length of the west boundary line of Block 42, Park Addition to the City of La Grande, Union County Oregon, and described as follows: Beginning at the northwest corner of said Block 42, running thence east 10 feet, thence south to the south boundary of said Block 42, thence west 10 feet to the southwest corner of said Block 42, thence north to beginning.

In the Matter of the application of J. A. Russell, et al., for the purchase of lands acquired by the County for Taxes.

Now at this time this matter comes on to be heard upon the application of J. A. Russell, et al., to purchase certain lands acquired by the County for taxes, and it appearing to the Court that the County is the owner of a number of parcels of land which were acquired by the foreclosure of tax liens, and that it would be for the best incrests of the