Recording requested by Leona Cook CC: Ambodat Fund, donor documentation in Memory of Sasha Lee Atchley Seeding Justice, EIN 93-0691187 P.O. Box 12489 Portland, Oregon 97212 After recording, return & mail tax statements: Klamath Tribes' Peoples c/o Craig Smith, PR or Roberta Frost, Secretary P.O. Box 436 Chiloquin, Oregon 97624

KLAMATH TRIBES' PEOPLE'S WARRANTY DEED

For the true and actual consideration of zero units of colonizer monies, and to honor the passing and memory of enrolled Klamath Tribe's member Sasha Lee Atchley, "Sasha Bear" of SUPERIOR JURISDICTION, the GRANTOR, <u>Leona Cook</u>, does hereby RETURN TITLE and CONVEY to GRANTEES, the <u>Klamath Tribes' Peoples</u>, whose office is located at <u>501 Chiloquin Blvd</u>. <u>Chiloquin</u>, <u>OR 97624</u>, ALL RIGHTS, TITLE AND INTEREST as of 16th of June 2020¹ to the following land described as "real property" in KLAMATH County in the State of OREGON:

LOT 12, BLOCK 49, TRACT 1184;

and it was recorded according to "Official Records on file" in the office of the County Recorder on

November 8, 1978 in "Volume 21 of Maps, Page 29".

Other information on the Deed previously recorded included these descriptions:

OREGON SHORES UNIT 2 1ST ADDITION Map No: R-3507-018AC Account No: R240572 Tax Lot No: 09100

Let the COUNTY Record reflect that this "real property" is not "Oregon Shores" but actually among Archaic and Prehistoric river-based settlements belonging to GRANTEES' TRIBES of Klamath, Modoc, Yahooskin, Yurok, Shasta, Wintû, Shoshone & Nüümü, Kalapuya (Calapooya), Nehalem, Chinook, Karuk, Clatsop, Molalla, Cowlitz, Clatskaine, Tenino, Qwû'lh-hwai-pûm (Klickitat), Déne, Salish, Yakama, Crow (Blackfeet), Nimipuutimt, Anishinaabe, Nooksack, Haida (defected from B.C. for genuine friendships), Tłingit, Aleut, Innu and Iñupiaq as cold-water, salmonrespecting peoples, whose timekeeping and record-keeping and methods of caregiving for land and watershed areas pre-dates all of Great Britain and British Columbia's alliance with Italian language keeper Christopher Columbus'; Klamath Tribes' People's settlements also pre-date Lewis & Clark's arrivals and Great Britain's desire for "Oregon Territory". GRANTOR hereby testifies that the aforementioned parcel of native Tą'kága habitat is not, and never should have been subject to moneymaking schemes set forth by Oregon Shores Recreation Club, Inc. in any year.

GRANTOR acknowledges the aforementioned TRIBES have Superior Jurisdiction regarding "legally-established" parcels pertaining to the "real property". Furthermore, only the TRIBES' PEOPLES may decide who shall be subject to civil prosecution or demands or colonizer money payments resultant from moneymaking or colonization schemes involving their Ancestral lands and adjacent waterways. Grantor **does testify to any court of jurisdiction**, **and to the GRANTEES**, that OSRC, INC. has NO LEGAL RIGHTS to prosecute either the Grantees or the Grantor for OSRC INC.'s excessive, aggressive and overwrought development that is ultimately damaging essential aquatic salmon habitat and degrading overall river health.

GIVEN Seeding Justice's Ambodat project, the aforementioned parcel does not necessarily fall under the jurisdiction of isolationist colonizers' statutes, including ORS 195.305, and the parcel can and should be subject to the removal of any invasive or colonizing non-native entities or their development(s), such as OSRC INC.'s. Grantor specifically declares she was not aware of ORSC, INC.'s interest in the parcel and was never in agreement with any development or standards OSRC, INC. set forth. She did not rescue the lot to become a target of its harassment or any entity's harassment.

She specifically disallows harassment of any Pre-Columbus' TRIBES, PERSON, PEOPLES, FAUNA, FLORA, REPTILES, AMPHIBIANS, or aquatic *Species* that have called any part of the above-noted "real property" home alongside the humans whose indigenous language is NOT ENGLISH or any of the common European colonizer languages, for more than 10,000 years. Let the County record show that Oregon Shores Recreation, Inc. has no right or rights to harass the previous Deed purchaser and and Title holder, a "single woman" caregiver of indigenous lands. The harassment is especially cruel and unusual **given OSRC, INC. already has atrociouslyoverinflated income and balance sheet**. Correlated with traceable harassment for moneymaking schemes, she condemns Facebook as corporate-sponsored terrorism unmistakably causing too many homicides, mental health disorders, depressiondriven suicides, deaths of intelligent and strong independent women. All of Facebook's companies increase the rate of preventable homicides; far too many Indigenous Women, Girls, and 2S persons who have disappeared since 2006 (MMIWG2S). <u>Therefore</u>, it is the will of the gifting Grantor that ANY harassing lien-maker(s) or lien-holder(s) with financial interest in either Meta Platforms, Inc., a publiclytraded conglomerate that manages Instagram and Facebook, or Vial Fotheringham LLP of Oregon, be categorized under non-native, invasive, harassing and thus disallowed current and future enjoyment or profit-seeking from this parcel. It is also the wish of the gifting Grantor that the SUPERIOR JURISDICTION of Tribal Authority be applied to neighboring parcels. **Our surviving women, Tą'kága, kéyah and centuries of intergenerational traumas must be healed**.

GRANTOR does further acknowledge *more than* 533 years of indigenous resilience withstanding broken treaties, border wars and kidnapped children sent to schools fearful of Indigenous languages in curriculum, degradation of essential aquatic species because dam installations are *as harmful and damaging to the ecosystem* as the bison slaughters -- which yielded an environmental wasteland and health hazard of a "dust bowl" in the early 1900's RCT. She has provided the aforementioned Tribes' appointed representatives with the paper trail of previously-notarized documents, County property taxes paid, copies of documents and records of other payments <u>while</u> <u>she held Title as the sole taxpayer</u>, as well as her most recent County property tax payments, and thus WARRANTS and agrees to forever defend the Right and Title to the above-described property unto the said Grantees.

This WARRANTY DEED was prepared for the aforementioned County Recorder's office by a resident on KALAPUYA TERRITORY; document is EXECUTED and NOTARIZED today to include another iteration with descriptive timekeeping words from her indigenous salmon-respecting Ancestral aboriginal language peoples of the North American continent, the Aroostook Mi'kmaq:

Te'sipungegl ______ aqantie'uti lluigneg, ta'puowei

and to COMPLEMENT previously-notarized documentations for the OFFICIAL RECORDS OF KLAMATH TRIBES' PEOPLES.

Signed by <u>Leona Cook</u>, the taxpayer of record for ~10 years.

GRANTOR Signature: _____

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document accompanying this certificate, and not the truthfulness, accuracy or validity of that document to which this certificate notarizes.

STATE of _____ OREGON ____ COUNTY of _____

Today's date in the language of my OFFICIAL STAMP for the STATE OF OREGON is:

Before me today, the undersigned Notary Public, personally appeared <u>Leona Cook</u>, who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument, and to freely and willingly acknowledge her signature as her voluntary act and deed, for the uses and purposes therein mentioned.

Witness my hand and official seal:

Notary Public signature: _____

My commission expires: _