BE :	Y OF UNION, \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	n this <b>2nd</b> day of	<u> </u>
		County Clerk	
in and fo	or said county and state, po	ersonally appeared the within name	ed Andrew Van Blokland
AN	Mary A. Van Blok	land, his wife	
		-	, who are known
to me t	o be the identical individ	ual s described in and who execu	ted the within instrument, and ac-
knowled	ged to me that they	executed the same freely and volume	tarily.
		of .	ony whereof, I have hereunto set the county court and seal the day and year last
			,
My Con	nmission expires	ek	In cannich
my Con	mission capites		Caunty Clerk of Uma County, Oregon
	V.	Ý	antly Oregon
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ROAD	ndalew for	County of Union 1 certify that the street for record D. 19-2-4 et	
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	The state of the s	County of Union Jourity that if when for read D. 19-24 at men reserved in	481.44
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g year			
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ina.

This Indenture, witnesseth, That we Andrew Van Blokland
and Nary A. Van Blokland his wife, for the consideration of
One dollar and other valuable considerations -BOLLARS,
topaid, ha_ve_bargained and sold, and by these presents do bargain, sell and convey
unto the County of Union, State of Oregon, the following described land for road purposes, to-wit:
A. strip- of-land-70-feet-wide, -be-ing-25-feet- on-the-south-side-and
45 feet on the north side of the center line of the La Grande-Joseph high-
. way, as surveyed over and scross the St of the NW and the NE of the NW
of section 35, T. 2. S.R. 38 E.W.M. and more particularly described as
follows: Beginning at the intersection of said center line with the west
boundary_line_of_section_35_T2S.R38_E.W.Mat_station_150_+_77_of
said survey, which station is 323.5 feet, more or less, north of the quarter
QUINER Gommon to said sections 35 and 34, running thence north 56 degrees 19
east 3093.0 feet, more or less, to an intersection of said center line with
the east boundary line of the NW1 of said section 35 at station 181 +70 of
said_survey, which station is 667.9 feet, more or less, south of the quarter
common to sections 35 and 26 T. 2. S.R. 38 R.W.M. containing 4.97 acres.
more or less.
······································
TO HAVE AND TO YOUR A
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, the saidAndrew_Van Blokand
and Mary A. Van Blokland do hereby covenant to and with the said Union County
that
IN WITNESS WHEREOF, we have hereunto set our hand and seal athis 2nd
day of Narsh1922.
Done in the presence of
CK 30 & carmich andrew Vone (State (Scal))
5 L Traham May a van Blaklonkison
(Seal)

THURSDAY, MARCH 2nd, 1922.

In the matter of the claim of S. T. Godsey for a Road Right-of-way and alleged damages.

Now at this time it is ORDERED that the above entitled matter be and the same is hereby continued for the term.

In the matter of the acceptance of the deeds of the Heirs of P.E. Wade, deceased, James Moss, et ux., Joe C. Kelley, et ux., Andrew Von Blokland, et ux., E. B. Tuttle, et ux,, D. B. Ruckman, et ux., W. E. Ruckman, et ux., Eva Andross, et vir., and Turner Oliver, et ux., for Rights-of-way for the LaGrande-Joseph Highway between Island City and Elgin.

Now at this time is presented to the Court the deeds of the heirs of P. E. Wade, deceased, James Moss, et ux., Joe C. Kelley, et ux., Andrew Von Blokland, et ux., E.B. Tuttle, et ux., D. B. Ruckman, et ux., W. E. Ruckman, et ux., Eva Andross, et vir., and Turner Oliver, et ux., for rights-ofway 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 Union 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: Heirs of P. E. Wade, deceased, \$1624.60 (land \$1216.50 and damages \$408.10); James Moss, land \$1320.00; Joe C. Kelley, land \$162.50; Andrew Von Blokland, \$994.00 (land \$745.50 and damages \$248.50); E.B. Tuttle, land \$853.50; W. E. Ruckman \$2380.00 (land \$1780.00 and Damages \$600.00); D. B. Ruckman, land \$498.00; Eva Andross, land \$837.00; and Turner Oliver, land \$437.50.

In the matter of the acceptance of the deeds of The Security Land & Savings Co., W. T. Phy, et ux., and Hot Lake Sanatorium Co., for Rights-of-way for the Old Oregon Trail Highway between Hot Lake and Union.

Now at this time is presented to the Court thetdeeds of The Security Land & Savings Company, W. T. Phy, et ux., and Hot Lake Sanatorium Company for rights-of-way for the Union-Hot Lake section of the Old Oregon Trail Highway, and it appearing to the Court that it is necessary 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 Security Land & Savings Company in the sum of \$443.25, W. T. Phy in the sum of \$636.75, and the Hot Lake Sanatorium in the sum of \$191.25.

In the matter of the cancellation of the Taxes assessed against the Fair Grounds in the City of La Grande for the year 1920.

Now at this time, it appearing to the Court that taxes have been assessed for the year 1920 in the sum of \$224.37 against what is commonly known as the Fair Grounds situated in Williamson's Addition to the city of La Grande, and it further: appearing to the