

Recorder

Jewel Spies

August 13, 2007

Jeffrey N Nelson ND Legislative Council State Capitol 600 E Blvd Bismarck ND 58505-0360

Recorded Instruments Severing Hunting Rights

Jeffrey

I could only find one document referencing hunting rights. Attached is a Quit Claim Deed retaining hunting rights.

Sincerely

Jewel A Spies

feul

Cass County Recorder

Box 2806 211 Ninth Street South Fargo, North Dakota 58108

> 701-241-5620 Fax 701-241-5621

www.casscountygov.com



QUIT CLAIM DEED

THIS INDENTURE, made this 6 day of 2006, between LORRAINE M. KLOCKMANN, a single person, and EUGENE W. KLOCKMANN and SUSAN M. KLOCKMANN, husband and wife, GRANTORS, and CASS COUNTY JOINT WATER RESOURCE DISTRICT, a North Dakota political subdivision, GRANTEE, whose post office address is 1201 Main Avenue West, West Fargo, North Dakota 58078-1301.

GRANTORS have certain rights under that Warranty Deed dated October 8, 1997, and recorded in the office of the County Recorder in and for Cass County, North Dakota, on October 20, 1997, at 8:00 a.m., as Document No. 884585, with respect to certain real property in Cass County, North Dakota.

WITNESSETH, for and in consideration of the sum of One Dollar (\$1.00) and other good and valuable consideration, GRANTORS do hereby QUIT CLAIM to GRANTEE all of the following real property lying and being in the County of Cass, and State of North Dakota, and described as follows, to-wit:

That part of the South Half (S½) of Section 10, in Township 137 North, Range 54 West, Cass County, North Dakota, described as follows: The East 1,400.00 feet of the South Half (S½) of said Section 10. Said tract containing 85.00 acres, more or less.

GRANTORS Lorraine M. Klockmann and Eugene W. Klockmann reserve all hunting rights to themselves with respect to the above-described real property, with all such hunting rights reserved to Lorraine M. Klockmann and Eugene W. Klockmann and members of their immediate family and persons who may accompany them, as well as invitees and lessees of Lorraine M. Klockmann and Eugene Klockmann and members of their immediate family. Provided, however, that any hunting and hunting rights shall not adversely interfere with or adversely affect the construction, operation, or maintenance of a dry dam and associated features on the Maple River, commonly known as the Sheyenne-Maple Flood Control District No. 3.



The purpose of this Quit Claim Deed is to release, cancel, terminate, and extinguish all rights and reservations in favor of Lorraine M. Klockmann and Eugene W. Klockmann under that Warranty Deed dated October 8, 1997, and recorded in the office of the County Recorder in and for Cass County, North Dakota, on October 20, 1997, at 8:00 a.m., as Document No. 884585 with respect to the above-described real property, except hunting rights reserved under this Quit Claim Deed. All other rights and reservations in favor of Lorraine M. Klockmann and Eugene W. Klockmann under the above-described Warranty Deed are hereby released, cancelled, terminated, and extinguished, including all rights to oil, gas, hydrocarbon compounds, coal, uranium and all other minerals, together with the right of ingress and egress for the purpose of exploring for, mining, drilling and removing same and all rights incidental thereto; all rights to river access or use for purposes of irrigation or for watering cattle, and including all rights to ingress and egress over the above-described real property; all rights of first refusal to purchase the above-described real property, including the right to purchase the above-described real property at any time Cass County Joint Water Resource District, or any successor owner or record title holder, elects to sell any or all of it, and including any right to any notice of any pending sale.

WITNESS, the hand of GRANTORS:

OFFICIAL SEAL COMMENT OF MORTH DIRECT

LORRAINE M. KLOCKMANN

EUGENE W. KLOCKMANN

AUDITOR'S OFFICE COUNTY OF CASE, NORTH DAKOTA

Taxes and Special Assessments paid

AUDITOR

I certify that the requirement for a report or statement of full consideration paid does not apply because this deed is for one of the transactions exempted by subdivision e of subsection 6 of North Dakota Century Code Section 11-18-02.2.

Date Signed: 5 M. Fredricks
Grantee or Agent



The legal description contained in this instrument was obtained from a previously recorded instrument.

This document was drafted by:

Sean M. Fredricks ND ID #05869 OHNSTAD TWICHELL, P.C. 901 - 13th Avenue East P.O. Box 458 West Fargo, ND 58078-0458 TEL (701) 282-3249

RECORDER'S OFFICE, CRSS COUNTY, ND
1 CERTIFY THAT THIS INSTRUMENT HAS FILED FOR RECORD THIS DATE.
DEANNA KENGRUD, COUNTY RECORDER
by Thisa a. Fylly Sep 1182016





KIDDER COUNTY

STATE OF NORTH DAKOTA

BARBARA J. STEINKE

Kidder County Recorder

P.O. Box 66, Steele, North Dakota 58482-0066

(701) 475-2632 ext. 9224 • Fax (701) 475-2202

e-mail address: bsteinke@nd.gov

SEP 11 2007

September 10, 2007

North Dakota Legislative Council Attn: Jeffrey N. Nelson 600 East Boulevard Bismarck ND 58505-0360

Re: RECORDED INSTRUMENTS SEVERING HUNTING ACCESS

Dear Mr. Nelson:

Please find enclosed two deeds which include language concerning hunting rights. Since we had no reason to track this information, it was not included in our indexing. We think there have been more than two, but these are the ones that we could remember.

Sincerely,

Barbara J. Steinke

Kidder County Recorder

Barbara J. Steinhe

BJS/me

Encl.

WARRANTY DEED

THIS INDENTURE, made this 292 day of 2006, between Clois L. Hetletved, Jr., and Helen C. Hetletved, husband and wife, of 807 South 23rd Street, Grand Forks, North Dakota, 58201, Grantor, and Theo Johnson and Burdell Johnson, husband and wife, of 2862 12th St. S.E., Tuttle, North Dakota, 58488-9426 Grantees.

WITNESSETH, for and in consideration of the sum of One Dollar (\$1.00) and other good and valuable consideration, Grantor hereby GRANTS to the Grantees, as joint tenants and not as tenants in common, all of the following real property lying and being in the County of Kidder and State of North Dakota, described as follows:

The North one-half (N½) of Section Twenty-six (26) of Township One Hundred Forty-four (144) North of Range Seventy-three (73) West - Stewart Township, County of Kidder, State of North Dakota.

The North one-half of the Southwest Quarter (N½SW½) of Section Twenty-six (26) of Township One Hundred Forty-four (144) North of Range Seventy-three (73) West - Stewart Township, County of Kidder, State of North Dakota.

EXCEPTING AND RESERVING, Grantor does hereby GRANT and RESERVE to Clois L. Hetletved, Jr., and Helen C. Hetletved, or the survivor of the two of them, or their heirs, Dustin Hetletved and Clois (Lee) Hetletved III, (hereinafter collectively referred to as "the Hetletveds"), for a term of twenty-five years from the date hereof:

A) Shared Appreciation Reservation. If the Grantee, or either of them, sells, gifts, devises or otherwise transfers all or any part of the property covered by this deed to anyone other than to Theo Johnson, Burdell Johnson, and/or their children, Michael H. Johnson, Keri D. Braun, and Stephanie V. Johnson, within twenty-five (25) years from the date of this deed, then, in such event, the Property will be appraised by a competent real estate appraiser having knowledge of similarly situated property, and the Grantors or the survivor thereof, or if they are both deceased then Dustin Hetletved and Clois (Lee) Hetletved III, shall be entitled to receive eighty percent (80%) of the appraised value or the sales price at such time (whichever is greater) in excess of \$250 per acre, but not to exceed the sum of \$200 per acre.

An affidavit signed by the Hetletved(s), entitled to the proceeds of the Shared Appreciation Reservation shall be required of record to reflect the satisfaction and termination of this Shared Appreciation Reservation.

B) Right of First Refusal. A right of first refusal to purchase subject to the shared appreciation reservation the real property, or waive the right to purchase the real property under the right of first refusal but accept the reserved share in the appreciation of the real property under the Shared Appreciation Reservation, upon the following terms:

150561 Pg 1 of 4
KIDDER COUNTY, Recorded: 12/14/2006 at 10:30 AM
Return To: Burdell Johnson
2862 12th St. SE
Tuttle, ND 58488

Upon receiving a bonafide offer to purchase the Real Property from a prospective purchaser which shall not include Theo Johnson, Burdell Johnson, and/or their children, Michael H. Johnson, Keri D. Braun, and Stephanie V. Johnson, the Grantee shall immediately notify the Clois L. Hetletved, Jr., and/or Helen C. Hetletved if living, otherwise Dustin Hetletved and Clois (Lee) Hetletved III) by mailing a written notice to them. The Grantee's written notice shall contain (a) the name and address of the bonafide prospective purchaser; (b) the proposed purchase price to be paid by the bonafide prospective purchaser; and (c) all other terms of the proposed purchase offered by the bonafide prospective purchaser.

The Hetletveds shall have thirty (30) days after the receipt of the written notice to exercise the right of first refusal herein granted and elect to purchase the Real Property, subject to the Shared Appreciation Reservation. The Hetletveds shall exercise their rights hereunder by giving written notice of their intent to purchase the Real Property to the Grantee and the bonafide prospective purchaser. The Hetletveds' written notice shall contain (a) a statement that they are exercising their rights under this right of first refusal; (b) their offer to purchase the Real Property by matching the offer described in Grantee's written notice, subject to the Shared Appreciation Reservation; and (c) a date for closing the purchase of the Real Property which shall not be more than thirty (30) days after the date of the notice required under this paragraph. For purposes of this paragraph, "Matching" shall mean an offer that contains terms equivalent to the terms offered by the bonafide prospective purchaser as contained in Grantee's written notice, EXCEPT that the purchase price payable shall be adjusted to take into account the Shared Appreciation Reservation.

The Grantor shall consummate no sale of the Real Property until thirty (30) days after the Grantee's receipt of the Grantor's written notice. If the Hetletveds fails to exercise the right of first refusal to purchase the Real Property within this thirty (30) day period, this right of first refusal shall terminate, subject to the Shared Appreciation Reservation payment otherwise due hereunder; however, if following the Grantee's failure to exercise this right of first refusal, the proposed sale to a bonafide prospective purchaser is not consummated within ninety (90) days, the Hetletveds shall receive notice of any subsequent bonafide offer to purchase the Real Property in the same manner as previously set forth herein.

The Grantee shall be entitled to clear any potential title defects as the same shall relate to the exercise or non-exercise of this right of first refusal by recording an affidavit signed by an attorney representing the Grantee setting forth (a) the date written notice of the bonafide offer to purchase the Real Property was mailed to the Hetletveds; (b) the fact that more than thirty (30) days have elapsed since the last written notice was mailed to the Hetletveds, and the Hetletveds have failed to exercise their rights granted under this right of first refusal.

150561 Pg 2 of 4
KIDDER COUNTY, Recorded: 12/14/2006 et 10:30 AM
Return To: Burdell Johnson
2862 12th St. SE
Tuttle, ND 58488

C) Hunting rights. For a period of 25 years from the date hereof, the Grantor Clois L. Hetletved, Jr., and his two sons, reserve the nonexclusive right to hunt and to take game upon the real property covered by this deed.

Acceptance of this deed and the incidents of ownership hereby transferred, by the Grantees or their successors in interest, shall act to grant or reserve to the Grantor, and his two sons, the right of ingress and egress over and across any land contiguous to the land covered by this deed, owned by the Grantees or their successors in interest, as may be practical for the enjoyment of the servitude reserved above.

Landowner Grantees, shall not be liable for accident or injury with respect to the enjoyment of the servitude provided for herein.

AND THE GRANTOR COVENANTS WITH THE GRANTEE AS FOLLOWS: (1) that he is now seized in fee simple of the property granted; (2) that the Grantees shall enjoy the same without any lawful disturbance; (3) that the same is free from all encumbrances, excepting (a) real estate taxes for the year 2006 and all subsequent years, (b) installments of special assessments or assessments for special improvements which have not been certified to the County Treasurer for collection, (c) dedications and easements of record, if any, and (d) declarations and restrictions of record, if any: (4) that the Grantor and all persons acquiring any interest in the same through or for them on demand will execute and deliver to the Grantees, at the expense of the Grantees. any further assurance of the same that reasonably may be required; and (5) that the Grantor will warrant to the Grantees all the said property against every person lawfully claiming the same.

IN TESTIMONY WHEREOF, the Grantor has caused this instrument to be executed the day and year first above written.

GRANTOR:

Helen Hetletved

Alis & Wetletury

KIDDER COUNTY, Recorded: 12/14/2006 at 10:30 AM Return To: Burdell Johnson 2862 12th St. SE Tuttle, ND 58488

STATE OF NORTH DAKOTA)
COUNTY OF Grand Forks)ss _)
The foregoing instrument was November, 2006, by Clois L. Hetle (SEAL) RUSS J. MELLAND Notary Public, State of North Dakota My Commission Expires October 22, 2009 STATION FOR HOSTING AND TAN PUBLIC SEAL.	acknowledged before me thisday of etved, Jr, and Helen Hetletved husband and wife. Notary Public

I certify that a Statement of Full Consideration has been filed with the State Board of Equalization.

Date: 12-13-06

GRANTEE OR AGENT

The legal description was obtained from a previously recorded instrument.

Russ J. Melland ND License No. 04896 Camrud, Maddock, Olson & Larson, Ltd. P. O. Box 5849 Grand Forks, ND 58206-5849 (701) 775-5595

AUDITOR'S OFFICE, KIDDER COUNTY, N.D. Delinquent Taxes and Special Assessments, or Installments of Special Assessments, paid and

My Michelle Keily Dopus



150561. Pg 4 of 4
KIDDER COUNTY, Recorded: 12/14/2006 at 10:30 AM
Return To: Burdell Johnson
2862 12th St. SE
Tuttle, NO 58488

150561 Fee: \$19.00
RECORDER'S OFFICE, KIDDER COUNTY, ND 12/14/2006 10:30 AM
I certify that this instrument was filed for record this data
ALICE GROVE BON, County Recorder

CONTRACT FOR DEED

THIS AGREEMENT, made this 12" day of January, 2007, by and between Frank W. Puklich, a single person, of P.O. Box 423, Steele, ND 58482, hereinafter referred to as Seller and Michael Binder, of 226 1" St NW, Tappen, ND 58487, hereinafter referred to as buyer;

WITNESSETH:

1. That seller, in consideration of the covenants and agreements of said buyer hereinafter contained, hereby sells and agrees to convey to said buyer and his heirs, successors and assigns, by Warranty Deed, conveying good and marketable title to the property hereinafter described, free of all encumbrances (except special assessments and taxes hereinafter mentioned) upon the prompt and full performance by the buyer of all parts of this agreement, real property described as follows being in the County of Kidder, State of North Dakota, described as follows to wit:

NE1/4 of Section 36, Twp 138 N, Rng 74 W, Kidder County North Dakota. Seller reserves no minerals, oil, gas, iron, gravel, uranium, clay, coal or sand.

A. Seller retains sole hunting rights for 7 (seven) years from the date hereof.

Thereafter, seller shall have the right to purchase additional hunting rights, until December 31, 2016, by matching any other bona fide offer.

B. Seller shall also have the right to purchase this property back, if sold within 10 years of the date hereof, by matching any other bona fide offer within 45 days of the receipt of notice of such bona fide offer. If he fails to match such offer within said 45 days, then the property may be sold to such bona fide offeror. This right expires completely on the date which is 10 years from the date hereof.

C. Buyer shall receive all government program payments commencing with January 1, 2007 and thereafter.

- 2. Seller shall provide an up to date abstract of title to the premises for examination by buyer or his attorney. If after examination, seller's title is not insurable or free of defects and cannot be made so within 30 days after having received notice of such defects, then all payments made, including both interest and principal, shall be refunded to buyer. However, buyer may waive defects and elect to purchase. After such examination, the abstract of title shall be returned to the seller until final payment on this contract, at which time, the seller shall deliver the same to the buyer.
- 3. Buyer in the consideration of the premises, hereby purchases from the seller the above-described property and hereby promises and agrees to pay the seller or his successors or assigns, as and for the purchase price of said property the sum of \$72,000 (Seventy-two Thousand Dollars and 00/100), as follows:
- a) A down payment in the amount of \$15,000.00 (Fifteen Thousand Dollars) upon the execution hereof, which is acknowledged by seller.

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150733 Pg 1 of 4
KIDDER COUNTY, Recorded: 03/06/2007 et 11:30 AM
Return To: MICHAEL BINDER
226 1ST ST. NW
TAPPEN, ND 58487

b) Interest shall accrue on the remaining balance of \$57,000, (Fifty-seven Thousand Dollars), at the rate of 5% (Five percent) per annum commencing on the date of execution hereof. The balance due including both principal and interest is to be paid as follows:

1/30/08 \$ 6500.00 principal, plus interest on the unpaid balance, to that date.

The entire remaining principal balance, plus interest on the unpaid balance, to that date, at which time this Contract for Deed shall be paid in full.

- 4. Seller shall pay all taxes and special assessments for 2006 and prior years. Buyer promises and covenants to pay all the taxes and special assessments which may be levied and/or assessed against said property thereafter.
- 5. Improvements: Any buildings and improvements now on said land, or which are hereafter erected, placed or made thereon, shall not be removed therefrom, but shall be and remain the property of the seller until this contract shall be fully performed by buyer.
- 6. Personal Property: In addition to the real property and structures located thereon, the following personal property is also included as part of the property sold hereunder:

a) None

- Assignment: Buyer may not assign or transfer any interest under this contract without first having obtained the written consent of seller which consent shall not be unreasonably withheld.
- 8 Accelerated payments: Buyer shall have the right of prepayment at any time of all amounts due under this contract, without penalty.
- 9. Possession: Buyer shall have the right to possession of the premises upon the execution hereof.
- 10. Default: Should the buyer fail to pay any item to be paid by buyer under the terms hereof, the same may be paid by seller and shall be forthwith payable, with interest thereon, as an additional amount due seller under this contract. Should default be made in the payment of principal or interest due hereunder, or of any part thereof, to be by buyer paid, or should buyer fail to pay taxes or assessments upon said land, premiums upon said insurance, or to perform any of the covenants, agreements, terms and conditions contained herein, to be by buyer kept or performed, the seller may at any time cancel this contract by action or by notice or by any other remedy allowed by law or equity. The parties specifically agree that time is of the essence herein and in the event that seller commences an action for default, that the court shall not allow a redemption period in excess of 90 days from and after the date of entry of judgment. In the event that seller is required to commence an action to enforce any of the terms or provisions hereof or to cancel this contract, buyer specifically agrees to pay or reimburse seller for all costs including reasonable attorney's fees. Neither the extension of time of payment of any sum or sums of money to be paid hereunder nor any waiver by seller of seller's rights to declare this contract canceled by reason of any breach hereof shall in any manner affect the right of seller to cancel this contract because of default subsequently maturing and no extension of time shall be valid unless in writing signed by seller. The parties also specifically agree that the computation or calculation of

actual damages in the event of default would be extremely difficult or impracticable to fix and therefore they specifically agree that any sums paid hereunder by buyer to seller in the event of default shall belong to seller as liquidated damages for breach of this contract by buyer and upon the cancellation of this contract all rights, title and interest acquired by the buyer shall be terminated and forfeited.

11. Binding Effect: It is mutually agreed by and between the parties hereto that all of the covenants and agreements herein contained shall extend, run with the land, and bind the heirs,

executors, administrators and assigns of the respective parties hereto. IN WITNESS WHEREOF, the parties hereto have set their hands the day and year first written above. Seller: Subscribed and sworn to before me this 23 hd day of ____ 2007, by Frank W. Puklich, a single person. Notary Public State of ND DANTO KUSLER Public County of My Commission Exprises: 3 May 18, 2012 DAVID KUSLER J. Public th Dakota Michael Binde Subscribed and sworn to before me this 22 day of Januar) 2007, by Michael Binder. **Notary Public** State of NO County of My Commission Expires:

で KUSLER Public e th Dakota rea May 18, 2012 My Com. 3

150733 Pg 3 of 4 KIDDER COUNTY, Recorded: 03/06/2007 et 11:30 AM Return To: MICHAEL BINDER 226 1ST ST. NW TAPPEN, ND 58487

(Vis\$ 72,000.00	
() has been reported to the North Dakota	State Board of Equalization.
() has been reported to the Kidder Count	
() is exempted from filing requirements	by NDCC 11-18-02.2(6) (). Date: 3-6-07
Grantee or Agent : Mall	Date: 2

AUDITOR'S OFFICE, KIDDER COUNTY, N.D. Delinquent Taxes and Special Assessments, or installments of Special Assessments, paid and Transfer entered 3/6 07

By Michelle Karly Dapidy

150733 Pg 4 of 4
KIDDER COUNTY, Recorded: 03/06/2007 at 11:30 AM
Return To- MICHAEL BINDER
226 1ST ST. NW
TAPPEN, ND 58487

150733
Fee: \$19.00
RECORDER'S OFFICE, KIDDER COUNTY, ND 03/06/2007 11:30 AM
I certify that this instrument was filed for record this date
BARBARA J. STEINKE, County Recorder
By Kur (Managa), Deput



AL CARLSON State Representative Chairman

JOHN D. OLSRUD Director

JAY E. BURINGRUD Assistant Director

JIM W. SMITH Legislative Budget Analyst & Auditor

JOHN WALSTAD Code Revisor



AUG 2 0 2007

North Dakota Legislative Council

STATE CAPITOL, 600 EAST BOULEVARD, BISMARCK, ND 58505-0360 (701) 328-2916 TTY: 1-800-366-6888

August 6, 2007

Pam Kuk McHenry County Recorder P.O. Box 149 Towner, ND 58788-0149

RECORDED INSTRUMENTS SEVERING HUNTING ACCESS

Section 1 of 2007 House Bill No. 1146 prohibits the severance of the right of access for hunting access. This section provides that the "right of access to land to shoot, shoot at, pursue, take, attempt to take, or kill any game animals or game birds; search for or attempt to locate or flush any game animals and game birds; lure, call, or attempt to attract game animals or game birds; hide for the purpose of taking or attempting to take game animals or game birds; and walk, crawl, or advance toward wildlife while possessing implements or equipment useful in the taking of game animals or game birds may not be severed from the surface estate." This section provides further that it does not apply to deeds, instruments, or interests in property recorded before the effective date of the Act.

Section 2 of House Bill No. 1146 directs the Legislative Council to study issues related to the severance of hunting access from the surface estate. In conducting this study, the committee is attempting to identify the scope of this practice and would like to know if your office has recorded any instruments severing the right of access for hunting access from the surface estate by either conveying hunting rights or reserving hunting rights upon the conveyance of property. Also, if you could provide a copy of the instrument it would be beneficial to the study.

Please do not hesitate to contact me if you have any questions concerning this inquiry.

Sincerely,

JEFFREY N NELSON - COUNSEL

threy n. nelson(al)

JNN/AL

E-mail: Icouncil@nd.gov

Attached one copies of the only ones I remember records, recording. Shere may be more in the older records, but I'm not aware them.

Name of Country Recorder

The property of Country Recorder

The party of Country Recorder

Web site: http://www.legis.nd.gov

QUIT CLAIM DEED TO AN INDIVIDUAL

THIS INDENTURE, made this day of March, 1997, between Arden Tagestad, a divorced unremarried man, as grantor, whether one or more and Alton Elliott, grantee, whose post office address is 15940 SW Colony St., Tigard, Oregon 97224.

WITNESSETH, for and in consideration of the sum of One and other good and valuable consideration (\$1.00) Dollars, grantor does hereby QUIT CLAIM to the grantee, all of the following property lying and being in the County of McHenry and State of North Dakota, and described as follows:

All of the grantors right, title and interest in and to hunting rights that the grantor received from the Estate of Olaf Tagestad in that certain deed dated October 24, 1983 which was recorded in Book 232 of Deeds at Page 284 in and to the following:

Township 157 North, Range 75 West. Section 9: NW1/4, N1/2SW1/4

Section 30: E1/2NW1/4

It is the specific intent of this deed to transfer to the grantee all of the grantor's hunting rights in and to the above land and only the hunting rights.

WITNESS, The hand of the grantor:

Arden Tagestad Arden Tagestad

STATE OF NORTH DAKOTA

COUNTY OF McHenry

On this 10 th day of April

, 1997

before me, personally appeared

Arden Tagestad, known to me to be the persons who are described in and who executed the within and foregoing instrument and acknowledged that he executed the same.

MCINTEE LAW FIRM ATTORNEYS AND COUNSELORS 207 MAIN STREET SOUTH BOX 90 TOWNER, NORTH DAKOTA 58280-0090

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3	My Commission Expires:		(Notary Public)
uning 3	MICA CENOPALDAKON	===	County, MN
	STATE OF NORTH DAKOTA	1	
	COUNTY OF MCHENRY		GLORIA J. BEST
0			Notary Public, STATE OF NORTH DAKOTA My Commission Expires Dec. 27, 1997
76	inereby certify that the	within Deed was	
	in Book	of Deeds. Page.	and was duly recorded as Document No 282701
9	III DOOK 270	12	Lyneholden
10	ВУ		Register of Deeds
11		, Deputy. ecial assessments	or installments of special assessments paid
	and transfer entered this	day of	, 19
12		see No. 14 and	
13		- E - 100	
14	BY	, Deputy.	County Auditor
15	DOC. NO		
.5	COPIED		
16	GRANTEE		I certify that the requirement for a report or statement of full consideration paid does not
17	COMPARED		BDDIV Decause this divid is the one of the
18	TRACTMARGINED		transactions exempted by sub-division of subsection 6 of section of circlenate Bill 2323 (1981)
	MAKGINED		Signed: \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
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McINTEE LAW FIRM
ATTORNEYS AND COUNSELORS
207 MAIN STREET SOUTH
BOX 90
TOWNER, NORTH DAKOTA \$6768-609

QUIT CLAIM DEED TO AN INDIVIDUAL

THIS INDENTURE, made this day of February, 1997, between Alton Elliott an unremarried widower, as grantor, whether one or more and Doris Genosky, grantee, whose post office address is 7043 Hickory Dr.; Fridley, Mn. 55432.

WITNESSETH, for and in consideration of the sum of One and other good and valuable consideration (\$1.00) Dollars, grantor does hereby QUIT CLAIM to the grantee, all of the following property lying and being in the County of McHenry and State of North Dakota, and described as follows:

All of the grantors right, title and interest in and to hunting rights that the grantor received from the Estate of Olaf Tagestad in that certain deed dated October 24, 1983 which was recorded in Book 232 of Deeds at Page 284 in and to the following:

Township 157 North, Range 75 West.

Section 2: Lot 4

Section 3: SEI/4NEI/4, SWI/4

Section 8: SEI/4SEI/4

Section 17: NEI/4

It is the specific intent of this deed to transfer to the grantee all of the grantor's hunting rights in and to the above land and only the hunting rights.

WITNESS, The hand of the grantor:

Alton Elliott

STATE OF OREGON

COUNTY OF WASHINGTON

On this 18 day of February 1997

before me, personally appeared

2 Ellias

Alton Elliott, an unremarried widower, known to me to be the person who is described in and

MCINTEE LAW FIRM ATTORNEYS AND COUNSELORS 207 MAIN STREET SOUTH BOX 90 TOWNER, NORTH DAKOTA 54788-009

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who executed the within and for	egoing instrume	ent and acknowledged that he executed the
same.		
My Commission Expires:	1-18-98	(Notary Public)
STATE OF NORTH DAKOTA		OFFICIAL SEAL PAM BENSON NOTARY PUBLIC - OREGON
COUNTY OF MCHENRY	11 C 53 M	COMMISSION NO.031041 MY COMMISSION EXPIRES MAR. 14, 1998
day of April , 1997 , at 4		is filed in this office for record on the 10th I., and was duly recorded as Document No.282700 e 31 Register of Deeds
		s or installments of special assessments paid
and transfer entered this	day of	, 19
		County Auditor
BY	, Deputy.	
DOC. NO.	 	certify that the requirement for a report or
COPIED		state them of full consideration paid does not apply because this deed is for one of the
GRANTOR		transactions exempted by subdivision
GRANTEE		of subsection 6 of Section 4 of Sentate Bill 2323 (1981)
COMPARED		Signed: WWW
TRACT		And Grant Of Agent
MARGINED	w	Date: F TO
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\$10		.

McINTEE LAW FIRM ATTORNEYS AND COUNSELORS 207 MAIN STREET SOUTH BOX 90 WINER, NORTH DAKOTA 56788-009

WARRANTY DEED (Individual to Individual)

THIS INDENTURE, Made this 7th day of March, 2003, between VERLAN TAGESTAD, a single person, Grantor, and WADE DOKKEN, Grantee, whose post office address is 60 Singing Oaks, Weston, CT 06883-1143.

WITNESSETH:

For and in consideration of the sum of Ten Dollars (\$10.00) and other good and valuable consideration, Grantor hereby grants to Grantee, all of the following property in the County of McHenry, State of North Dakota, described as follows, to-wit:

Township 157 North, Range 75 West
Section 18: Sublot 272 of Outlot 257 of NE1/4 and NE1/4NW1/4

Excepting and reserving unto Grantor herein, a life estate interest in and to the above described property including the right to receive all income therefrom for the term of his natural lifetime.

Grantor retains the right to hunt deer on the above described premises for the remainder of his lifetime. This right to hunt deer is exclusive to Grantor only, is non-assignable, and does not run with the land.

The Grantor, for himself, his heirs and personal representatives, covenants with the Grantee that he is well seized in fee of the premises and has good right to sell and convey the same in manner and form aforesaid; that the same are free from all liens and encumbrances, except installments of special assessments or assessments for special improvements which have not been certified to the County Auditor for collection, and subject to all covenants, restrictions, reservations, and easements appearing of record and to any state of facts an accurate survey would show. Grantor will warrant and defend the above granted lands and premises in the quiet and peaceable possession of said Grantee against all persons lawfully claiming or to claim the whole or any part thereof.

WITNESS the hand of the Grantor:

certify that a report of the full consideration paid for the property described in this deed has been fled with the North Dakota State

VERLAN TAGESTAD

STATE OF NORTH DAKOTA)
) ss.
COUNTY OF MCHENRY)

On this 7th day of March, 2003, before me personally appeared VERLAN TAGESTAD, known to me to be the person who is described in and who executed the within and foregoing instrument and severally acknowledged that he executed the same.

R. JAMES MAXSON
Notory Public
State of North Dakota
My Commission Expires April 26, 2006

Notary Public
State of North Dakota
My commission expires: Y-24-250

292583

COUNTY OF MCHENRY
COUNTY RECORDER'S OFFICE
I hereby certify that the within instrument was filled in this office for record on the 7th day of March
A.D. 2003 at 2:30 O'clock P. M and was duly recorded in Book 285
of Deeds at Page 738
Pam Kuk Sty Neurotty County Recorder, McHenry Co., ND
Pd.\$13.00

Nelson, Jeffrey N.

From:

-Info-Legislative Council [Icouncil@nd.gov] on behalf of Legislative Council [Icouncil@nd.gov]

Sent:

Thursday, August 09, 2007 12:03 PM

To:

Nelson, Jeffrey N.

Subject:

Recorded Instruments Severing Hunting Access

Attachments: AR-M355N_20070808_152833.tif

---- Forwarded by -Info-Legislative Council/NDLC/NoDak on 08/09/2007 12:02 PM ----

"Ruth Stevens" <rstevens@nd.gov>

To: <lcouncil@nd.gov>

08/08/2007 04:40 PM

Subject:

Recorded Instruments Severing Hunting Access

Please respond to rstevens

Attention: Jeffrey N. Nelson

We came up with 1 instrument reserving hunting access in Nelson County, and I am sending you a copy of that Warranty Deed with this e-mail.

If you have any questions regarding this, please feel free to contact my office.

Ruth Stevens
Nelson County Recorder
210 B Ave W Ste 203
Lakota ND 58344
(701) 247-2433
rstevens@nd.gov

ND GUARANTY & TITLE CO. 853(118

THIS INDENTURE, made this <u>35'</u> day of <u>May</u>, 2007, between Brian R. Walford, a single person, grantor, whether one or more, and Larry Walford and Sherrie R. Landsem Walford, grantee, whether one or more, whose post office address is 1100 Avenue A, Devils Lake, ND 58301.

WITNESSETH, for and in consideration of the sum of \$1.00 and other consideration, grantor does hereby GRANT to the grantee, as joint tenants and not as tenants in common, all of the following real property lying and being in the County of Nelson and State of North Dakota, and described as follows, to-wit:

Northwest Quarter (NW¼) of Section Twenty Six (26), Township One Hundred Fifty (150) North, Range Sixty-one (61) West of the Fifth Principal Meridian,

excepting and reserving unto grantor an easement which shall be personal to grantor and his immediate family for hunting access to the premises for the purpose of hunting. Such hunting easement shall be for a period of Fifteen (15) years from the date of the conveyance of the premises to grantee and shall be binding on grantee's heirs, successors and assigns. Grantor (and immediate family members) shall be allowed a period of eight consecutive days for deer hunting during the regular North Dakota deer gun season, with such days to be chosen by the grantor. All other hunting access shall be share equally by grantor (and immediate family members) and grantee. Any attempt to assign, convey, or transfer this easement shall be void.

And the said grantor for himself, his heirs, executors and administrators, does covenant with the grantees that he is well seized in fee of the land and premises aforesaid and has good right to sell and convey the same in manner and form aforesaid; that the same are free from all encumbrances, except installments of special assessments or assessments for special improvements which have not been certified to the County Auditor for collection, and except for easements and prior mineral reservations and mineral conveyances of record, and the above granted lands and premises in the quiet and peaceable possession of said grantee, against all persons lawfully claiming or to claim the whole or any part thereof, the said grantor will warrant and defend.

Brian Walford/Larry Walford Nelson County Deed

1.

139664

Pg 1 of 3

Nelson County Recorded: 6/5/2007 at 10:00 AM Return To: ND GUARANTY AND TITLE COMPANY 400 E. BROADWAY, STE 102 BISMARCK, ND 58501

WITNESS, the hand of the grantor:

Brian R. Walford

STATE OF TEXAS	<u> </u>)
)	5
COUNTY OF	_))

On this <u>33</u> day of <u>Nou</u>, 2007, before me, personally appeared Brian R. Walford, a single person, known to me to be the person who is described in, and who executed the within and foregoing instrument, and he severally acknowledged that he executed the same.

CHRISTA M ANDERSON Notary Public, State of Texas My Commission Expires June 19, 2010 Notary Public

_______ County, Texas
My Commission Expires: 06-19-2010

Brian Walford/Larry Walford Nelson County Deed 2

139664

Nelson County Recorder

Recorded: 6/5/2007

Pg 2 of 3

10:00 AM

I certify that (initial applicable statement	nt):	
1. The full consideration of the full c	ation paid for the above described property was	
2. The grantee has fit property conveyed with the state board	led a report of the full consideration paid for the of equalization, or	
3. The grantee has fit property conveyed with the recorder.	ed a report of the full consideration paid for the	
Signed: Grantee or Agent	Dated: <u>5/25/07</u>	
	This instrument was prepared by: James J. Coles, Attorney 400 East Broadway Avenue P.O. Box 2162 Bismarck, ND 58502-2162 Phone: (701) 222-8131	
The foregoing legal description was obtained	d from a previously recorded instrument.	
	05040720.201	
i		
NELSON COUNTY, NORTH DAKOTA Taxes and Special Assessments paid and transfer accepted COUNTY AUDITOR / DEPUTY OF THE COUNTY Brian Walford/Larry Walford Nelson County Deed	Recorder's Office, Nelson County, ND 6/5/2007 10:00 AI I certify that this instrument was filed for record this date RUTH STEVENS, County Recorder By SEAL NOT VALID WITHOUT GREEN WK SEAL NOT VALID GREEN WK GREEN WK 3	M
county Auditor / Deputy The County Auditor / Deputy Brian Walford/Larry	Recorder's Office, Nelson County, ND 6/5/2007 10:00 Al I certify that this instrument was filed for record this date RUTH STEVENS, County Recorder By . Steven R. Steven Charles SEAL NOT VALID WITHOUT GREEN IMK	M a.



AUG 1 3 2007 AUG 07 2007

North Dakota Legislativeneroune dounty

STATE CAPITOL, 600 EAST BOULEVARD, BISMARCK, ND 58505-0360 (701) 328-2916 TTY: 1-800-366-6888

JIM W. SMITH Legislative Budget **Analyst & Auditor**

AL CARLSON State Representative

Chairman

JOHN D. OLSRUD Director

JAY E. BURINGRUD

Assistant Director

JOHN WALSTAD Code Revisor

August 6, 2007

Jeri Bender Renville County Recorder P.O. Box 68 Mohall, ND 58761-0068

RECORDED INSTRUMENTS SEVERING HUNTING ACCESS

Section 1 of 2007 House Bill No. 1146 prohibits the severance of the right of access for hunting access. This section provides that the "right of access to land to shoot, shoot at, pursue, take, attempt to take, or kill any game animals or game birds; search for or attempt to locate or flush any game animals and game birds; lure, call, or attempt to attract game animals or game birds; hide for the purpose of taking or attempting to take game animals or game birds; and walk, crawl, or advance toward wildlife while possessing implements or equipment useful in the taking of game animals or game birds may not be severed from the surface estate." This section provides further that it does not apply to deeds, instruments, or interests in property recorded before the effective date of the Act.

Section 2 of House Bill No. 1146 directs the Legislative Council to study issues related to the severance of hunting access from the surface estate. In conducting this study, the committee is attempting to identify the scope of this practice and would like to know if your office has recorded any instruments severing the right of access for hunting access from the surface estate by either conveying hunting rights or reserving hunting rights upon the conveyance of property. Also, if you could provide a copy of the instrument it would be beneficial to the study.

Please do not hesitate to contact me if you have any questions concerning this inquiry.

Sincerely,

effrey n. helson CAR)

JEFFREY N NELSON - COUNSEL

JNN/AL

4 mis is what I have received regarding 4 mis matter.

Sevene & Berder

Becorder Renville County

E-mail: lcouncil@nd.gov

Fax: 701-328-3615

Web site: http://www.legis.nd.gov

STATE OF NORTH DAKOTA I COUNTY OF RENVILLE Filed in this office for recording on 07/31/2007 at 04:15 PM and was duly recorded in Book 285/MISC on Page 426

My Commission Expires September 4, 2007

300K **0285** PAGE **426** ORIGINA

MEMORANDUM OF FARM LEASE

Please take notice that there exists a Farm Lease, dated November 16, 2006, entered into between Harold & Charlene Greek (Lessors) and Guy Solemsaas (Lessee) and with regard to the following real property:

NE1/4 of Section 2, Township 161N, Range 84W, Renville County, North Dakota.

The Farm Lease reserves all current pasture, hayland, and hunting rights in the Lessors.

The parties to the Farm Lease may be found at the following addresses:

Harold & Charlene Greek 309 2nd Avenue Southeast Mohall, North Dakota 58761 Guy Solemsaas 4663 103rd Street Northwest Sherwood, North Dakota 58782 Sianed: James G. Wolff Attorney for Lessors STATE OF NORTH DAKOTA COUNTY OF RENULLIE in the year abol , before me personally appeared James G. Wolff, known to me (or proved to me on the oath of _____) to be the person who is described in, and who executed, this instrument, and acknowledged to me that he executed the same. JERENE A. BENDER erene & Bonder NOTARY PUBLIC STATE OF NORTH DAKOTA

ORIGINAL :

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Copled	Receptioned
Grantor ~	Mergined
Grantse /	Comme
Compared	

Fee \$13.00

Jerene A. Bender, County Recorder By Le Return to:FARHART WOLFF PC P O BOX 8

MOHALL ND 58761-0008

184196

Deputy County Record

SEAL SEAL COLATE

MEMORANDUM OF FARM LEASE

Please take notice that there exists a Farm Lease, dated November 16, 2006, entered into between Harold & Charlene Greek (Lessors) and Guy Solemsaas (Lessee) and with regard to the following real property:

SW1/4 of Section 35, Township 162N, Range 84W, Renville County, North Dakota.

The Farm Lease reserves all current pasture, hayland, and hunting rights in the Lessors.

The parties to the Farm Lease may be found at the following addresses:

Harold & Charlene Greek 309 2nd Avenue Southeast Mohall, North Dakota 58761

Guy Solemsaas 4663 103rd Street Northwest Sherwood, North Dakota 58782

ated: Valy 31, 4+ Sig

Signed: James G. Wolff

Attorney for Lessors

STATE OF NORTH DAKETA

On this 31 day of ______, in the year ______, before me personally appeared James G. Wolff, known to me (or proved to me on the oath of ______) to be the person who is described in, and who executed, this instrument, and acknowledged to me that he executed the same.

JERENE A, BENDER
NOTARY PUBLIC STATE OF NORTH DAKOTA
My Commission Expires September 4, 2007

DerendBender

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By <u>Deborah Ledour</u> Deputy Country Recorder Jerene A. Bender, County Recorder By Alexandria to:FARHART WOLFF PC PO BOX 8 MOHALL ND 58761-0008



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