Protraction Diagram No. 40, accepted 7/15/1966 File No. 14 (33FR4215 3/6/1968)

Identifies plat from which unsurveyed lands and protracted

acreages were designated.

The unusual method of lotting

if in more than one

county, the boundary and names will be

County in which the BENTON COUNTY

BLM district or districts in which township is located; SALEM - EUGENE - township is located; district

Unnumbered lots.

boundaries not depicted.

All Oregon and Washington townships are surveyed from Willamette Meridian and base.

TITLE OF PLAT: MT = Master Title Labl Min = Leaseable Mineral

_Lot number

Coal = Coal

STATUS OF PUBLIC DOMAIN Geo = Geothermal Resources LAND AND MINERAL TITLES AND ACQUIRED LANDS

MT PLAT

INDEX TO SEGREGATED TRACTS ORIGINAL SURVEY
R SEC SUBDIVISION RESURVEY TRACT NO

FOR ORDERS EFFECTING DISPOSAL OR USE OF UNIDENTIFIED LANDS WITHORAWN FOR CLASSIFICATION, MINERALS, WATER AND/OR OTHER PUBLIC PURPOSES, REFER TO INDEX OF MISCELLANEOUS DOCUMENTS.

OR 123 WD to US (Aca) Margin entries are Sec 12: MBB 1.03 A made when documents,

actions or status Survey Pending Group 977 information can't Secs 1,2,11 thru 15,24

completed 1/1/1965, all PD surface Mgmt by BLM except record notation Sec 33: Joe Blow Lode

> PLO 2346 1/1/1958 All lands or interests in lands within I mile of Rogue River, Acq by US, Res for

Status Undet See GLO Ltr "N" 1/1/1905

SO 11/24/1925 Pwr S Res 60, OE Subj to Sec 24 FRA Sec 29: SZNZ

1/20/1905 House Bill No.1, State of Oregon Cession Laws, ceded certain land to USBR

OR 7596 Wdl Mt Jefferson Wilderness Secs 1, 2, 11, 12 MBB

All Tp included in Wdl Mt Hood NF

EO 3944 1/21/1924 OR 12676 Breitenbush Hot Springs KGRA

36FR5626 3/25/1976 Secs 10 thru 16.22.23

PLO 1511 9/24/1957 Wdl Maiheur NWR All public land within meander lines of Malheur and Harney Lakes

OR 22023 Conservation Esmt to US Sec 14: MBB 0.32 A

CURRENT TO

- AUG 3 0 1302

Plat is date stamped each time a notation is made and a film record generated. When copies are furnished to the public a second

DCT 1 1982

shown as below, BENTON COUNTY LANE COUNTY shown in Section 6 and 7 was 40.00 40.36 40.49 4 40.61 3 40.77 2 40.89 1 41.00 39.90 2 80 used only between 1851 and 1866. Two lot 1's and two UNSURVEYED LAND lot 2's were designated in Tic Marks the sections along the (39.92 · Hatching on unsurveyed side County line Acreage may be shown as a northern and western when surveyed and unsurveyed Protracted boundaries of the township. whole number or to two places lands are contiguous. water Patenting part of the lots. Section Number past the decimal. - acreage as shown in Section 7 created 5 39.93 2 80 so much confusion that the 515 Protracted Tic marks represent subdivision practice was dropped in depict surveye lines between government lots. acreage is noted if favor of the lotting techrivers, lakes. nique used today. The public Except for lot tic marks, subreservoirs. domain lands in the west half 39.94 division lines within sections HES 44 78.69 anything other than oceans, etc. of Section 7 would be are not shown. decribed as that part of lot /22394 1 in the NWkNWk, that part of lot 1 in the SWkSWk, that 39.96 Patented Homestead Townsite Survey - usually a supplemental plat is created o material site -part of lot 2 in the NEtNWt, and that part of lot 2 in the Entry Survey larger scale to depict the Patented Donation Single patent line power transmission line ity lots and streets. Land Claim Survey telephone & telegraph line 39.97 Approved Mineral 36227 RIGHTS - OF - WAY AND EASEMENT SYMBOLS Survey, fence 11 12 SAMPLE 39.98 IA 37 Patented Indian MARGIN ENTRIES: 12758 D/C uble patent line, the result Allotment Survey telephone line of adjoining or contiguous flume or aquaduct Patented Mineral atented lands, each parcel of communication site, e.g. 39.99 TV, radio, which is surrounded by a single trailatent line. oad or ditch or canal-Ø MS 78 B hi ghway When an oil & gas or geothermal to insufficient lease expires for any reason, information, lack PLO 2345 Det PL 167 (Act of Cong 7/23/1955) State school School land grant vested to the and selection Act 6/3/19/6 08C State upon statehood and approval of survey. In Washthe notation is removed and OG SIM or Geo SIM is posted. EO 7/2/1910 Wdl Per S Res 60 of appropriate rom Indemnity ington State confirmatory patents have been issued but Revested Oregon and California Railroad land. O&C land in Mineral leases are only on the When that parcel is included on standards, or plat so designated: Labl Min for a SIM list the date is added other extenuate other extenuating the date title vested remains unchanged. If Sections 16 & 36 oil & gas, Geo for geothermal below. and Coal for |4 coal. National Forests are under USFS 18jurisdiction, 7otherwise administered by BLM. were already |6 settled by Statehood equal acreage could -- 15 -----Determination of surface Withdrawn and classified lands: When an assignment transfers be selected elsewhere. The deficiencies and the lands rights on unpatented mining always, always examine the withdrawal order to determine all interest in part of a lease a separate case file is created; Reconveyed Coos Bay (Military) OG SIM claims located prior to 7/23/1955. Wagon Road. ...selected in lieu were identi-fied on Indemnity Lists; see segregative effect on mineral letter suffix to the serial ocation and mineral leasing. umber identifies the assigned xample in Section 18. 2/27/19/9 lease from the original that OR 59366 A OG S/M OG Lee //1983 Originally patented without OR 2345 PL 167 remains. Originally patented without Land previously patented and then reconveyed by exchange to The mineral reservation; surface acquired by US, minerals remain in mineral reservation to the US; surface and minerals acquired reservation in the US. Public domain surface the patent is Shaded areas indicate either private owner≤hip. \ and minerals. too complex to the surface or the minerals, Patent number spell out on both, have been acquired by Interest being the plat. the US. 76780/23 reserved to US 5456789 D/C Rstd Min 12/3/1923 Recon US All Min Two patents have been issued for the same parcel of land. Quitclaim deed OR 5549 from US with Land previously patented and 236679 D/C AIL Min The first patent (bottom) was minerals then reconveyed by exchange to the US. Public domain surface for the surface estate and the originally patented without reserved. ' Originally patented with all Min only 3679009/ 0/C second patent (top) was for the mineral estate only. minerals reserved. Surface was acquired by US but minerals are reservation; minerals acquired but privately owned minerals. by US, surface remains in 36780/24 D/C All Min rivate ownership. public domain. Originally patented without mineral reservation. Surface Originally patented with oil & Originally patented with coal gas reserved. US acquired the and ditches & canals reserved. Originally patented without Originally patented without mineral reservation. Acquired Some lands have been identimineral reservation. Portion fied as acquired by other by US in two separate actions; of land acquired by US; the surface and all other minerals Surface, oil & gas and geoacquired by US but acquired federal agencies. However, as surface and all minerals except OG acquired, OG still thermal minerals acquired, ineral estate too complex to and then patented the surface one deed acquired the surface complete documentation has coal is public domain and othe minerals are privately owned. and all minerals; the other deed acquired the surface and and all minerals except public show on plat. Examine deed and not been provided to BLM. title papers to determine the mineral status. domain oil & gas and acquired these lands are noted only as 222 geothermal resources. coal and oil & gas; remaining to which agency has juris-diction. The managing minerals are 27 privately own - 29. -25 26 agency must be contacted to determine surface and mineral 36800121::: D/C 0G Geo status. OR 24266 WD US All Min except OG OR 5547 WD US All Min except OG LU 3 441. OG COOL 23/988 D/C OG 955239 955239 4522 Patent conflict - where two or Originally patented without mineral reservation. Acquirec by FHA and later quitclaimed from FHA with 3/4ths of all more patents describe the same land, a single weight patent 362 line is used around the area contiguous with the non-conminerals reserved to the US. flicting portions. The lines PL 760 later transfered next to other patented lands jurisdiction of the acquired are shown as 32 normal. The area in conflict is also minerals to Dept. of Interio 35 34 36 area in conflict is also annotated as to the conflicting patents are issued on former patents. Weeks Act Exchange - the only occasion in which land patents. trust lands, only the first patent is noted to the plat. "Frac Int Plat" above the received by the US in exchange of public domain land takes on acquired land patent number indicates that Frac Int Pat additional fractional interest 532/25 date stamp appears Land conveyed to the US in exchange The original record is drawn to a scale of thirty chains to the inch.

for acquired US land is considered public domain. Unlike other exchanges the record notation shows "WD US" rather than "Recon US". This type of exchange can be distinguished acquisitions by the absence of shading.

SCALE in Chains

However, due to variable lense ratios used in filming the record (16X) and making copies for public inspection (10X, 14.5X), 1:1 reproduction of the record is not possible. Other states using different types of film processes or equipment may be able to provide 1:1 reproduction.

Will Mer T. R. 0 W