Staff Report

Submission Date: July 1, 2025

To: Siskiyou County Agricultural Preserve Administrator

From: Bernadette Cizin, Associate Planner

Subject: Munson APA-25-14, Williamson Act Contract No. 71019, Application to rescind

property from the existing contract and reissue a single contract consisting solely of their property with the primary Commercial Agricultural Use of intensive

farming – hay production with livestock grazing.

Location: The project site is located north and east of the city of Etna, on Eller Lane and on

APNs 023-010-290, 023-010-300, 023-030-320, Township 42N, Range 9W,

Section 2 & 3, MDBM.

Exhibits: A. Map of property under existing contract No. 71019

B. Location MapC. Zoning Map

D. NRCS Soils Data and Map

E. Williamson Act Contract Amendment Questionnaire

F. Existing Contract 71019 and Establishment of Agricultural Preserve

Background and Discussion

Cliff Munson has submitted a request to rescind his family's property from the existing Williamson Act Contract and reissue a contract consisting solely of property under their ownership. The subject property is approximately 162.3 acres, which is currently under a contract that has multiple property owners.

The applicant does not propose to increase or decrease the acreage in Agricultural Preserve.

Parcel Creation

 APNs 023-010-290, 023-010-300 and 023-030-320together are one 162.3-acre legal parcel as described in Grant Deed as recorded on December 27, 1965, in Siskiyou County Records in Volume 524 at Page 384.

Parcel History

Williamson Act Contract

• The subject property is a portion of Williamson Act Contract No. 71019 (Clerk's No. 3) as recorded on May 5, 1971, the Siskiyou County Records in Volume 621 at Page 260.

Agricultural Preserve

• The subject property is within an Agricultural Preserve as established by Board of Supervisor's Resolution No. 404 in Book 2.

Analysis

Preserve Requirements

Property ownership

Under the County Rules Section VI, Item B, parcels within an agricultural preserve should be under one ownership or contiguous.

The existing Ag Preserve consists of property under several different ownerships, and the property is not contiguous. The existing Ag Preserve should be amended to remove the subject property and a new Ag Preserve be established consisting only of the subject property.

Preserve Size

According to the Rules for the establishment and Administration of Agricultural Preserves and Williamson Act Contracts (Rules), agricultural preserves shall consist of no less than 100 acres. To meet this requirement, two or more parcels may be combined if they are contiguous or if they are owned in common.

The subject property consists of one 162.3-acre parcel, exceeding the 100-acre minimum size.

Contract Requirements

Zoning

All parcels shall be restricted by zoning to agricultural uses pursuant to Rules Section III, Item c.

All property proposed to be part of the preserve is zoned Prime Agricultural (AG-1)) as shown on the zoning map (Exhibit C).

Minimum Parcel Size

Per County Rules Section III, Item B, lands shall be in parcels large enough to sustain their commercial agricultural use if the contracted land within a qualifying preserve is at least 40 acres in size. Property is evaluated by legally established parcel.

The one, 162.3-acre parcel exceeds the minimum acreage requirement.

Agricultural Soils Class

Per County Rules Section III, Item B, Agricultural land in a contract must contain at least 40 acres of Class I or II equivalent soils and a preserve may not be created for land consisting solely of Class VI or VII.

The land contains approximately 45.1-acres of Class I or II equivalent soils as shown in the table below and in the NRCS soils data (Exhibit D).

Soil Type	Acres +/-	Class	Ratio to Class	Equivalent
136 irrigated	21	III	1:1	21
222 irrigated	131	VI	10:1	13.1
137 irrigated	11	II	1:1	11
Total	163			45.1

Production Uses

Per County Rules Section IV, lands shall be used principally for commercial agricultural production.

The property has historically been used for and continues to be used for farming – hay production with livestock grazing.

Compatible Uses

Per County Rules Section IV, lands shall be used principally for commercial agricultural production. However, secondary uses that are incidental to or supportive of the commercial agricultural use can be allowed.

Currently, there are no other uses occurring on the property.

Agricultural Preserve Administrator Staff Report July 1, 2025

Pursuant to the County Rules Section II. the Agricultural Preserve Administrator (Administrator) will review and make recommendations on terminating (non-renewing) contracts.

Agricultural Preserve Administrator Recommendation

Based on the information contained within this staff report, the Siskiyou County Agricultural Preserve Administrator finds the applicant's request is consistent with the Siskiyou County Rules for the Establishment and Administration of Agricultural Preserves and Williamson Act Contracts. The Administrator recommends the Siskiyou County Board of Supervisors adopt Resolutions amending the existing Agricultural Preserve to remove the 162.3 acres, establish a new preserve consisting of the 162.3 acres, rescind the subject property from the existing contracts and reissue a single contract for all proposed property within the newly established 162.3-acre preserve.

Approved by:

County of Siskiyou Agricultural Preserve Administrator

Hailey Lang

Agricultural Preserve Administrator

1-1-2092

Date of Approval

Preparation:

Prepared by the Siskiyou County Planning Division (B. Cizin) on July 1, 2025. Copies are available for review at Siskiyou County Planning, 806 S. Main Street, Yreka, California.

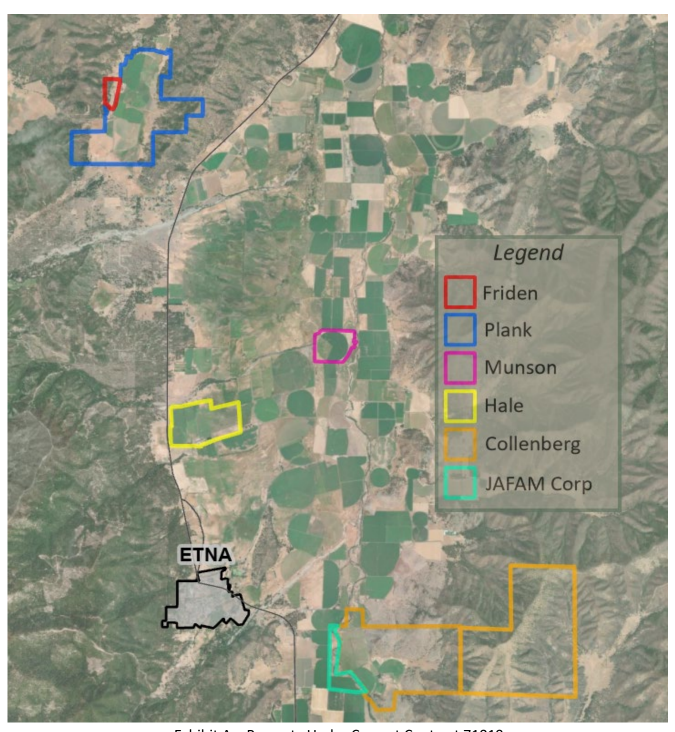


Exhibit A – Property Under Current Contract 71019

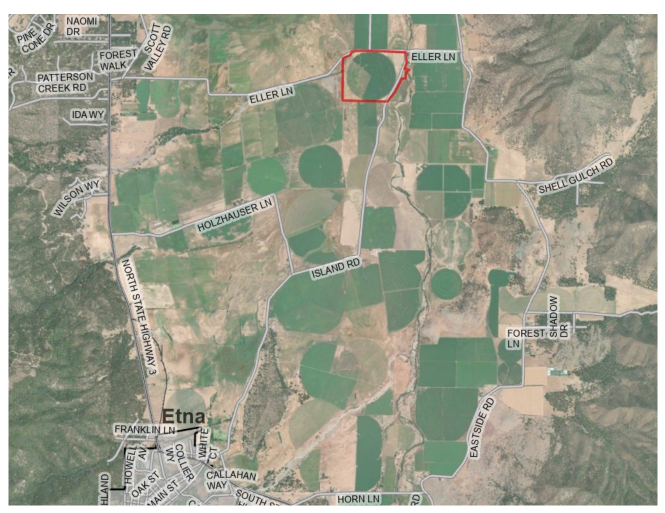


Exhibit B - Location



Exhibit C - Zoning

122° 51' 57" W

Soil Map—Siskiyou County, California, Central Part (APA-25-14)

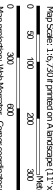


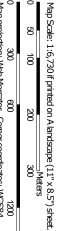


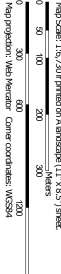


41° 30′ 41″ N















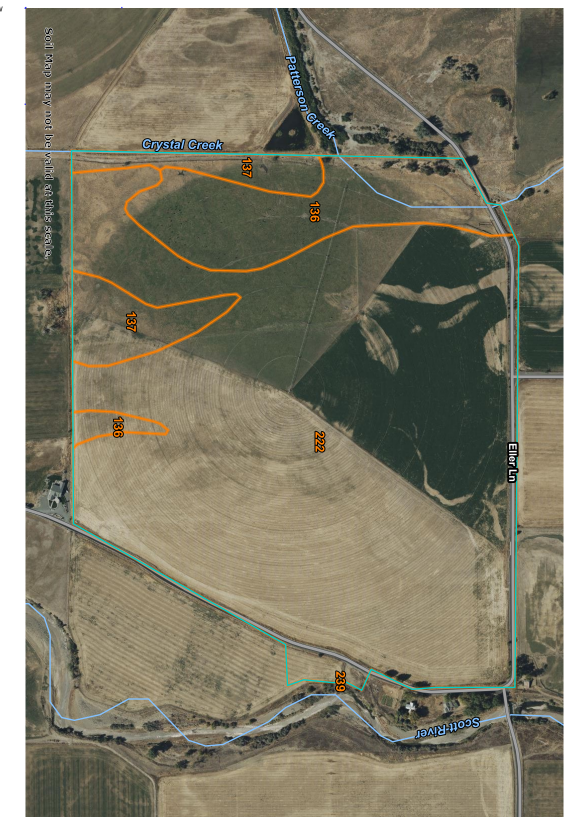




41° 30′ 41" N

122° 50′ 54" W

Exhibit D



122° 50' 54" W

41° 31′ 12″ N

MAP LEGEND

Area of Interest (AOI) Area of Interest (AOI) W Spoil Area

Soil Map Unit Polygons

Soils



Special Point Features

Blowout

Borrow Pit





Gravelly Spot











Saline Spot

Sandy Spot

Severely Eroded Spot

Sinkhole

Sodic Spot Slide or Slip

8 C) O Very Stony Spot Stony Spot









Streams and Canals

Transportation Rails

ŧ

US Routes Interstate Highways



Background

Aerial Photography

The soil surveys that comprise your AOI were mapped at 1:24,000.

MAP INFORMATION

Warning: Soil Map may not be valid at this scale

contrasting soils that could have been shown at a more detailed misunderstanding of the detail of mapping and accuracy of soil Enlargement of maps beyond the scale of mapping can cause line placement. The maps do not show the small areas of

Please rely on the bar scale on each map sheet for map measurements.

Web Soil Survey URL: Source of Map: Natural Resources Conservation Service

Coordinate System: Web Mercator (EPSG:3857)

Maps from the Web Soil Survey are based on the Web Mercator accurate calculations of distance or area are required. Albers equal-area conic projection, should be used if more distance and area. A projection that preserves area, such as the projection, which preserves direction and shape but distorts

Exhibit D

of the version date(s) listed below. This product is generated from the USDA-NRCS certified data as

Soil Survey Area: Sisklyou County, California, Central Part Survey Area Data: Version 17, Aug 28, 2024

Soil map units are labeled (as space allows) for map scales 1:50,000 or larger.

Date(s) aerial images were photographed: Oct 12, 2022—Oct

shifting of map unit boundaries may be evident. The orthophoto or other base map on which the soil lines were compiled and digitized probably differs from the background imagery displayed on these maps. As a result, some minor

Map Unit Legend

Map Unit Symbol	Map Unit Name	Acres in AOI	Percent of AOI
136	Diyou loam	21.6	13.0%
137	Diyou loam, drained	11.7	7.0%
222	Settlemeyer loam, 0 to 2 percent slopes	132.9	80.0%
239	Water	0.0	0.0%
Totals for Area of Interest		166.2	100.0%

Williamson Act Contract Amendment Questionnaire

(This form is to be attached to the County's standard application form)

Owner's name:	MUNSON, ROBE	set & Che	OL GTA	1
Address:	. Box 412	ETNA	CA 96	027
Parcel Numbers:	023-010-7	90,0	23-010-	- 300
	023-030-	320		
How long have you o	owned this land?	rchased 1	tpril , 1	1997
Type of Agricultura	l Use:			
Dry pasture acreage	1			
Irrigated pasture acre	eage 42			
				tion per acre
Field crop average _	120 Crops gr	own hay	Produc	tion per acre 4,5 tons
Type of irrigation (piv	ot line, ditch, etc.)	pivot, wi	reelline,	flood
				tion per acre
Other acreage	т	ype	Produc	tion per acre
Other Income: N	lA			
Service and the service and th	per y	/ear	acres	
Fishing rights \$	pery	/ear	acres	
Otherright	s\$	_ per year		_ type
Quarrying \$		_ per year		type
Other \$		_ per year		_ type
Other \$		_ per year		_ type
Land Leased to Oth	iers NA			
			Number of acre	es
Rental fee per acre \$	Use of I	and		
Share cropped with o	others: Crop	Percent	to owner	Acres
List expenses paid by	y landowner		l	

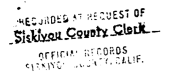
Certification

The above statements are certified by the undersigned to be true and correct, and this land is used for the intensive production of food or fiber, or the land is used to support the agricultural economy					
and has public value.					
Signed Date					
$(\psi \phi)$					
Please submit the following to the Siskiyou County Planning Division along with all applicable fees:					
1. This signed form					
2. The completed and signed County standard Application for Development Review					
The applicable maps which clearly show the boundaries of the contract property and proposed change(s)					
4. A copy of the Grant Deed for each legal parcel					
5. The legal description of the land included in the application and proposed change(s)					
6. A copy of any and all Deeds of Trust for the land that is included in the application					
7. A copy of the property's existing Williamson Act Contract					
Planning Staff Comments Below					
The above property is within one mile of a city: ☐Yes ☒No					
Name of City:					

Present Zoning _____

APPLICATION FOR AN AGRICULTURAL PRESERVE CONTRACT SISKIYOU COUNTY, CALIFORNIA

OWNER/OWNERS NAME AS RECORDED: Stanley M. Friden (Include trust deed or other encumbrance holders Use Ruby L. Simmons; Young Estate; Young separate sheet if necessary) Family Estate; Benjamin Heiner; Dick
APPLICANT'S NAME (If other than above): Stanley M. Friden
APPLICANT'S ADDRESS: Cloud Rim Ranch, Fort Jones, California
AGENT FOR NOTICE: The following person is hereby designated as the person to receive any and all notices and communications from Siskiyou County during the life of this contract. I will notify the County in writing of any change of designated person or change of address for him:
DESIGNATED AGENT: Stanley M. Friden MAILING ADDRESS:
Cloud Rim Ranch, Fort Jones, California
DESCRIPTION OF PROPERTY (Use separate sheet if necessary)
Present Agricultural Use Assessor's Parcel No Acreage
Cattle ranching Schedule Annexed
Total acreage 5.894.3
Attached hereto and made a part hereof as if fully set forth is a list and copies of pertinent code sections relating to California Land Conservation Contracts.
I declare under penalty of perjury that the information contained in the application is true and correct. If any information is not true and correct, I agree to pay to the County of Siskiyou all the cost incurred to correct the records concerning the land conservation contract and any and all cost of collecting or correcting taxes, along with a reasonable attorneys fee which may be incurred in this matter.
OWNER/OWNERS SIGNATURE: Attacky
FOR PLANNING DEPARTMENT USE ONLY:
TYPE OF PRESERVE:
THE ABOVE PROPERTY IS WITHIN ONE MILE OF A CITY: Yes No
PRESENT ZONING:PRESENT GENERAL PLAN DESIGNATION:



May 5 11 10 AM '71

11517

Vol. 621. Page 260
No Charge

ACCORDER FEE \$ PREAMBLE TO LAND CONSERVATION CONTRACT

WHERAS, the hereinafter referred to OWNER possesses certain real property located within the hereinafter referred to County, which property is presently devoted to agricultural and compatible uses.

WHEREAS, said property is located in agricultural preserve established by COUNTY by resolution; and,

WHEREAS, both OWNER AND COUNTY desire to limit the use of said property to agricultural and compatible uses in order to discourage premature and unnecessary conversion of such lands from agricultrual uses, recognizing that such land has definite public value as open space and that the preservation of such land in agricultural production constitutes an important physical, social, esthetic and economic asset to COUNTY to maintain the agricultural economy of COUNTY and the State of Cal formia.

The following agreement is prepared and entered into by the parties to accomplish the above-stated purposes.

LAND CONSERVATION CONTRACT

IT IS AGREED by and between the OWNER and the COUNTY as follows:

Section 1. CONTRACT. This is a "Contract" made pursuant to the California Land Conservation Act of 1965, as amended as of the date first above written, including amendments enacted at the 1969 Regular Session of the California Legislature, (hereinafter referred to as the "Act") and is applicable to the Premises described in Exhibit "A" attached hereto.

Section 2. TERM. This Contract shall take effect on Fib 26, 1971, and shall remain in effect for a period of ten years therefrom and during any renewals of this Contract.

Section 3. RENEWAL. NOTICE OF NONRENEWAL. This
Contract shall be automatically renewed for a period of
one year on the first day of each year, and on the first
day of each January thereafter unless written notice of
nonrenewal is served by the Owner on the County at least
90 days prior to said date or written notice of nonrenewal
is served by the County on the Owner at least 60 days prior
to said date. Under no circumstances shall a notice of
renewal to either party be required to effectuate the
automatic renewal of this Contract.

Section 4. AUTHORIZED USES. During the term of this Contract and any and all renewals thereof, the Premises shall not be used for any purpose other than the production of agricultural commodities for commercial purposes and for compatible uses as specified in the Resolution establishing the Agricultural Preserve. The use of the Premises for agricultural uses and compatible uses shall be subject to the terms, conditions and restrictions set forth in the Resolution establishing the Agricultural Preserve. No buildings or structures shall be erected upon the Premises except such buildings and structures as are directly related to authorized uses of the Premises listed in said Resolution establishing the Agricultural Preserve.

USES. The Board of Supervisors of the County, by resolution, may from time to time during the term of this Contract or any renewals thereof amend the resolution establishing said Agricultural Preserve to add to those authorized uses or eliminate a use listed in the Resolution establishing the Agricultural Preserve which authorized uses shall be uniform throughout said Agricultural Preserve; provided, however, no amendment of such resolution during the term of this Contract or any renewal thereof so as to eliminate any use shall be applicable to this Contract unless the Owner consents to such elimination.

Section 5. FOLICE POWER. Nothing in this Contract shall be construed to limit the exercise by the Board of Supervisors of the police power or the adoption or readoption or amendment of any zoning ordinance or land use ordinance, regulation or restriction pursuant to the Planning and Zoning Law (Sections 55060 et seq., Government Code) or otherwise.

Section 7. EMINENT DOMAIN. (a) Except as provided in subdivision (i) of this Section 7, when any action in eminent domain for the condemnation of the fee little of an entire parcel of land subject to this Contract is filed or when such land is accuired in lieu of eminent domain for a public improvement by a public agency or person or whenever there is any such action or acquisition by the federal government or any person, instrumentality or agency acting under authority or power of the federal government, this Contract shall be deemed null and void as to the land actually being condemned or so acquired as of the date the action is filed and for the purposes of establishing the value of such land, this Contract shall be deemed never to have existed.

- (b) Except as provided in subdivision (d) of this Section 7, when such an action to condemn or acquire less than all of a parcel of land subject to this Contract is commenced this Contract shall be deemed null and void as to the land actually condemned or acquired and shall be disregarded in the valuation process only as to the land actually being taken, unless the remaining land subject to this Contract will be adversely affected by the condemnation, in which case the value of that damage shall be computed without regard to this Contract.
- (c) The land actually taken shall be removed from this Contract. Under no circumstances shall land be removed that is not actually taken, except as otherwise provided in the Act.
- The provisions of subdivisions (a) and (b) of this Section 7 and the provisions of Section 51295 of the Act (Government Code) shall not apply to or have any force or effect with respect to (1) the filing of any action in eminent domain for the condemnation of any easement for the erection, construction, alteration, maintenance, or repair of any gas, electric, water, road, or communication facilities by any public agency (including the County) or public utility or to the acquisition of any such easement by any public agency (including the County) or public utility. The filing of any such action in eminent domain for the condemnation or the acquisition of any such easement or lesser estate shall not terminate, nullify or void this Contract and in the event of the filing of any such action in eminent domain or acquisition this Contract shall not be considered in the valuation process.

Section 8. NO PAYMENT BY COUNTY. The Owner shall not receive any payment from the County in consideration of the obligations imposed hereunder, it

being recognized and agreed that the consideration for the execution of the Contract is the substantial public benefit to be derived therefrom, and the advantage which will accrue to the Owner as a result of the effect on the assessed valuation of land described herein due to the imposition of the limitations on its use contained herein.

Section 9. CANCELLATION. (a) This Contract may be cancelled only by mutual agreement of the Owner and County pursuant to Section 51282 of the Act (Government Code) when, after public hearing has been held in accordance with the provisions of Section 51284 of the Act (Government Code), the Board of Supervisors finds (1) such cancellation is in the public interest and not inconsistent with the purposes of the Act, and (2) it is neither necessary nor desirable to continue the restrictions imposed by this Contract; provided, however, this Contract shall not be cancelled until the hereinafter specified cancellation fee has been paid, unless such fee or portion thereof is waived or deferred pursuant to subdivision (c) of Section 51283 of the Act (Government Code).

- (b) Prior to any action by the Board of Supervisors giving tentative approval to the cancellation of this Contract, the County Assessor shall determine the full cash value of the land as though it were free from the restrictions of this Contract. The Assessor shall multiply such value by the most recent County ratio announced pursuant to Section 401 of the Revenue and Taxation Code, and shall certify the product to the Board of Supervisors as the cancellation valuation of the land for the purpose of determining the cancellation fee hereinafter specified.
- (c) Prior to giving tentative approval to the cancellation of this Contract the Board of Supervisors

shall determine and certify to the County Auditor the amount of the cancellation fee which the Owner must pay the County Treasurer as deferred taxes upon cancellation, which shall be 50% of the cancellation valuation of the land as determined in subparagraph (b) of this section. If after the date this Contract is initially entered into the publicly announced County ratio of assessed to full cash value is changed, the percentage payment specified in this paragraph shall be changed so no greater percentage of full cash value will be paid than would have been paid had there been no change in such ratio.

(d) The Board of Supervisors may waive or defer payment of the cancellation fee or any portion thereof in accordance with subdivision (c) of Section 51283 of the Act (Government Code).

Section 10. DISTRIBUTION OF DEFERRED TAXES.

On receipt of any deferred taxes (cancellation fee) payable pursuant to Section 10 of this Contract, said deferred taxes shall be distributed as provided in Section 51204 of the Act (Government Code).

Section 11. DIVISION OF LAND - NEW CONTRACTS. In the event the Premises is divided, a contract identical to the contract then covering the Premises shall be executed by the Owner of each parcel created by the division at the time of the division.

Section 12. DIVISION OF LAND - MINIMUM SIZE PARCELS. The owner shall not divide the Premises contrary to the restrictions on the division of Premises as set forth in the Resolution establishing the Agricultural Preserve.

Section 13. CONTRACTS BINDS SUCCESSORS. The term "Owner" as used in this contract shall include the singular and plural and the heirs, executors, administrators, successors and assigns and this Contract shall run with

the land described herein and shall be binding upon the heirs, executors, administrators, successors and assigns of the parties hereto.

Section 14. REMOVAL OF LAND FROM PRESERVE.

Removal of any land under this Contract from an agricultural preserve either by change of boundaries of the preserve or disestablishment of the preserve shall be the equivalent of a notice of nonrenewal by the County.

Section 15. CONVEYANCE CONTRARY TO CONTRACT. Any conveyance, contract or authorization (whether oral or written) by the Owner or his successors in interest which would permit the use of the subject property or create a division of the land contrary to the terms of this Contract, or any renewal thereof may be declared void by the Board of Supervisors of the County; such declaration or the provisions of this Contract may be enforced by the County by an action filed in the Superior Court of the County by the District Attorney for the purpose of compelling compliance or restraining a breach thereof.

Section 16. OWNER TO PROVIDE INFORMATION. The Owner, upon request of the County, shall provide information relating to the Owner's obligations under this Contract.

Section 17. NOTICE. Any notice given pursuant to this contract may, in addition to any other method authorized by law, be given by United States mail, postage prepaid. Notice to the County shall be addressed as follows:

Clerk of the Board of Supervisors County of Siskiyou Courthouse Yreka, California 96097

Notice to the Owner shall be addressed as follows:
Lader Barch
110000 601
- January Cary
IN WITNESS WHEREOF the Owner and the County
have executed this Contract on the day first above written.
Manley he suction
OWNER
ATTEST: COUNTY OF SISKIYOU, Board of Supervisors
norma lice hunt a tour
Clérk Cháirman Cháirman
STATE OF CALIFORNIA) NORMA PRICE 8
COUNTY OF SISKIYOU) SISKIYOU COUNTY, CALIFORNIA
On this 26 day of filman, 1971, before
me, Melen Walter a Notary Public, in and for said Lahurer County, personally appeared
Chairman of the Board of Supervisors of Siskiyou County whose name is subscribed to the within instrument, and
acknowledged to me that he executed the same.
OFFICIAL SEAL HELEN WALTER NOTARY PUBLIC-CALIFORNIA NOTARY PUBLIC OFFICE IN NOTARY Public
PRINCIPAL OFFICE IN NOTARY PUBLIC SISKIYOU COUNTY
MY COMMISSION EXPRES OF 19 1992
၀ ၀ပ်၀၀
STAT 2 OF CALIFORNIA)
On this 22 m day of thereasy, 1971,
On this 23 m day of The huary, 1971,
On this 22 day of Selection, 197/, before me, Nelection , a Notary Public, in and for said Selection County, personally
appeared tanky 571. Flicker
name subscribed to the within instrument, and
acknowledged to me that he executed the same.
Notary Public
My Commission expires:
HELEN WALTER
SISKIYOU COUNTY
MY COMMISSION EXPIRES OCT. 19, 1972.

EXHIBIT "A"

List Assessor's Parcel Numbers below

23-01-13	23-04-01
23-03-16	23-08-07
24-13-3	23-45-01
24-13-8	22-04-03
24-15-3	23 -05-12
24-16-2	23 -44-03
24-16-3	23 - 44 - 13
24-16-4	23-45-2
24-16.5	31-48-5
24-16-6	31-49-8
24-47-14	23-09-14
24-48-5	
23-33-5	
23-33-4	
23-33-2	
23-33-1	
23-13-2	
23-09-14	
23-08-7	
23-08-6	
23-08-4	

BEFORE THE BOARD OF SUPERVISORS

COUNTY OF SISKIYOU, STATE OF CALIFORNIA

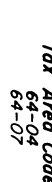
		<u>4th</u> d	oyMay	1971
PRESENT: Supervisors ABSENT:	George Wacker, Earl F. and Phil Mattos. Chai None.			Mike Belcastro
COUNTY ADMINISTRATOR	Jess O'Roke	COUN	ry CLERK: Norma P	rice
COUNTY COUNSEL: M	ichael T. Hennessy	PURPO	SE OF MEETING: Adj	ourned Regular
APPROVE	NSTRUCTED TO RECORD LAND PURSUANT TO MINUTE OR	DER DATED	FEBRUARY 23, 1	_
on Febr Contrac by Supe to have	rsuant to the minute or uary 23, 1971, approvin ts, it was moved by Suprvisor Mattos, that the the Land Conservation lowing property owners	g numerous ervisor Be Clerk is Contracts	Land Conserva lcastro, secon hereby instruc	tion ded ted
Don Ca: J. Ben Jol Wi Gen Eve Win Glo Ben Jol Dav Pan Min Cry E. Jan Cla For	aparral Cattle Co. hovan C. Griffin rl S. Hammond Lee Harrington h Hurlimann, Jr. hn T. Jenner, Jr. hand Mrs. Jack Landon hn Mazzini lliam C. Peters hanuel Rose erett S. Streed hfred Wolford enn C. Barnes kman-Dudley Ranch e Allen enn C. Barnes vid Black hl R. Cavener hael Bryan R. Cornelis len Rohrer Crebbin hael K. Crebbin hystal Creek Ranch Orlo & Margaret Davis Orlo Davis hes & Margaret Denny harence A. Dudley here & Son hn N. Foster		Stanley M. Fri Harry C. & Jud John H. Heide Francis Hought Reba Hays Jeff John T. Jenner Walter A. Krel Manfred C. Lut Brice Martin Edward C. Merl Maderal S. Pas Brice Rohrer Boyd Robertson 7-D Ranch Vernon O. Smith Henrietta Terwisidney Terwill Timberhitch, In Keith Whipple Bernard York Harry O. Walker	d L. Hanna on ries l z o ero illiger iger nc.
£	AYES: Supervisors Wack NOES: None.	er, Ager,	Belcastro and l	Mattos.
STATE OF CALIFORNIA)	ABSENT: None.			
COUNTY OF SISKIYOU)	ss			
, Norma Pi	cice, County Clerk and Ex-	Officio Clark - Cd	ho Roard at Commenter of	do horoby rossily al-
foregoing to be a full, true	and correct copy of the minute order	of said Board of	Supervisors passed on	5/4/71
Witness my hand a	nd the seal of said Board of Superviso	rs, this 5th	doy ofMay	, 1971
	corder Conder Conder		Nown Fundament Clerk and ex-Officia Clerk of Supervisors of Siskiyau Count	

VOL 621 PAGE 269 Exhibit F

THESE MINISTER AND SUBJECT TO CHANGE VILLE OF SUBJECT TO GRAND OF SULLEY.

Deputy Clerk

39.82



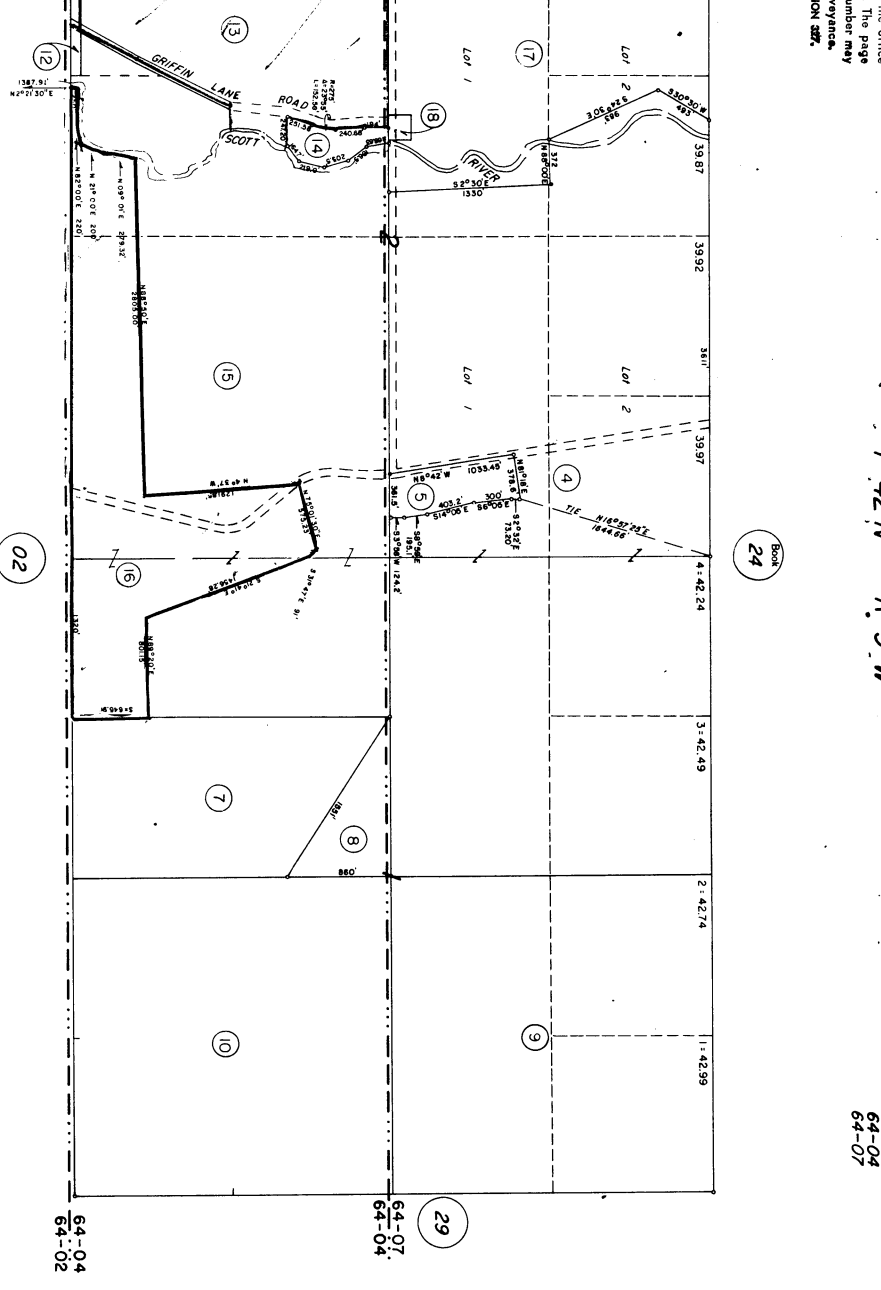
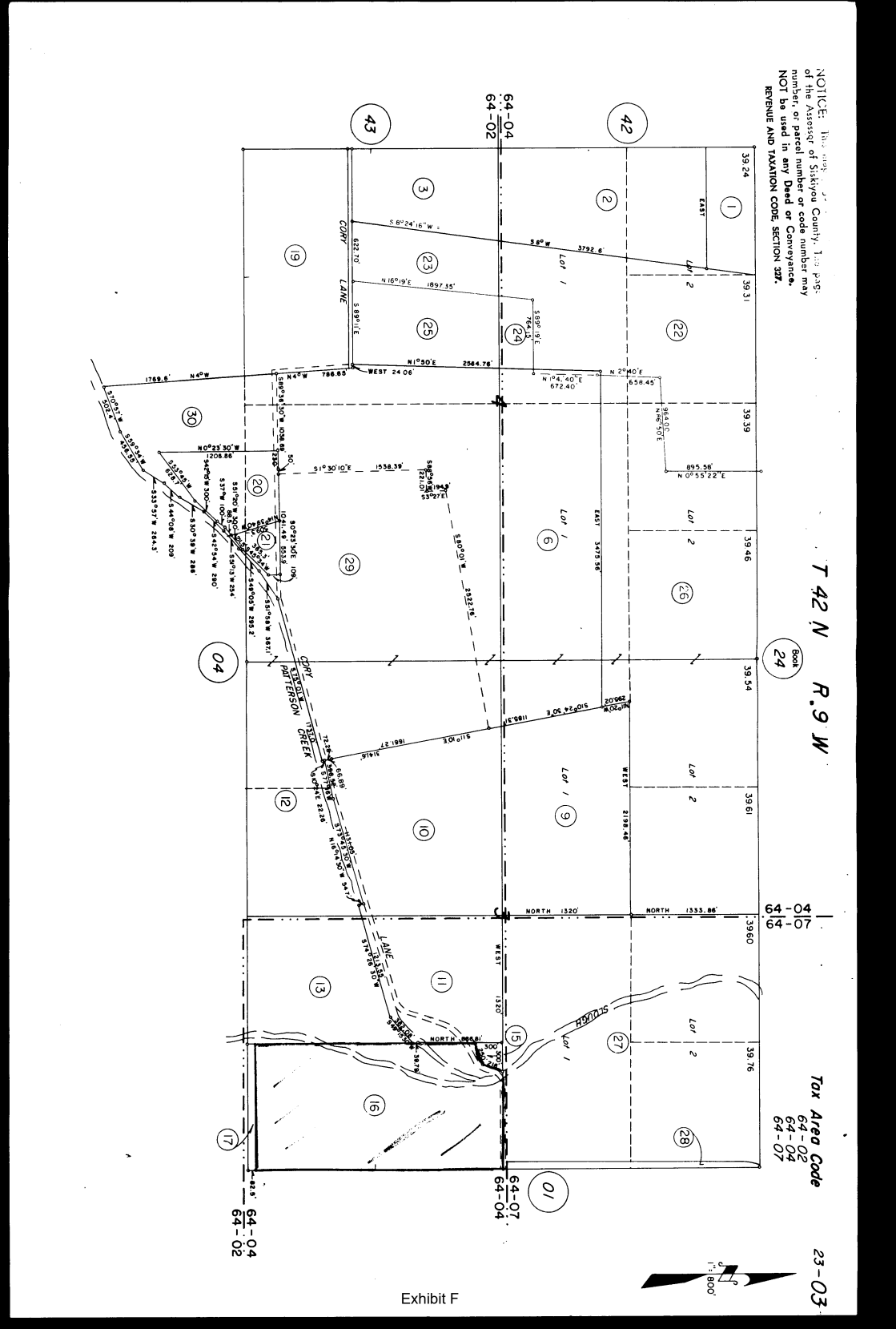


Exhibit F

64-07

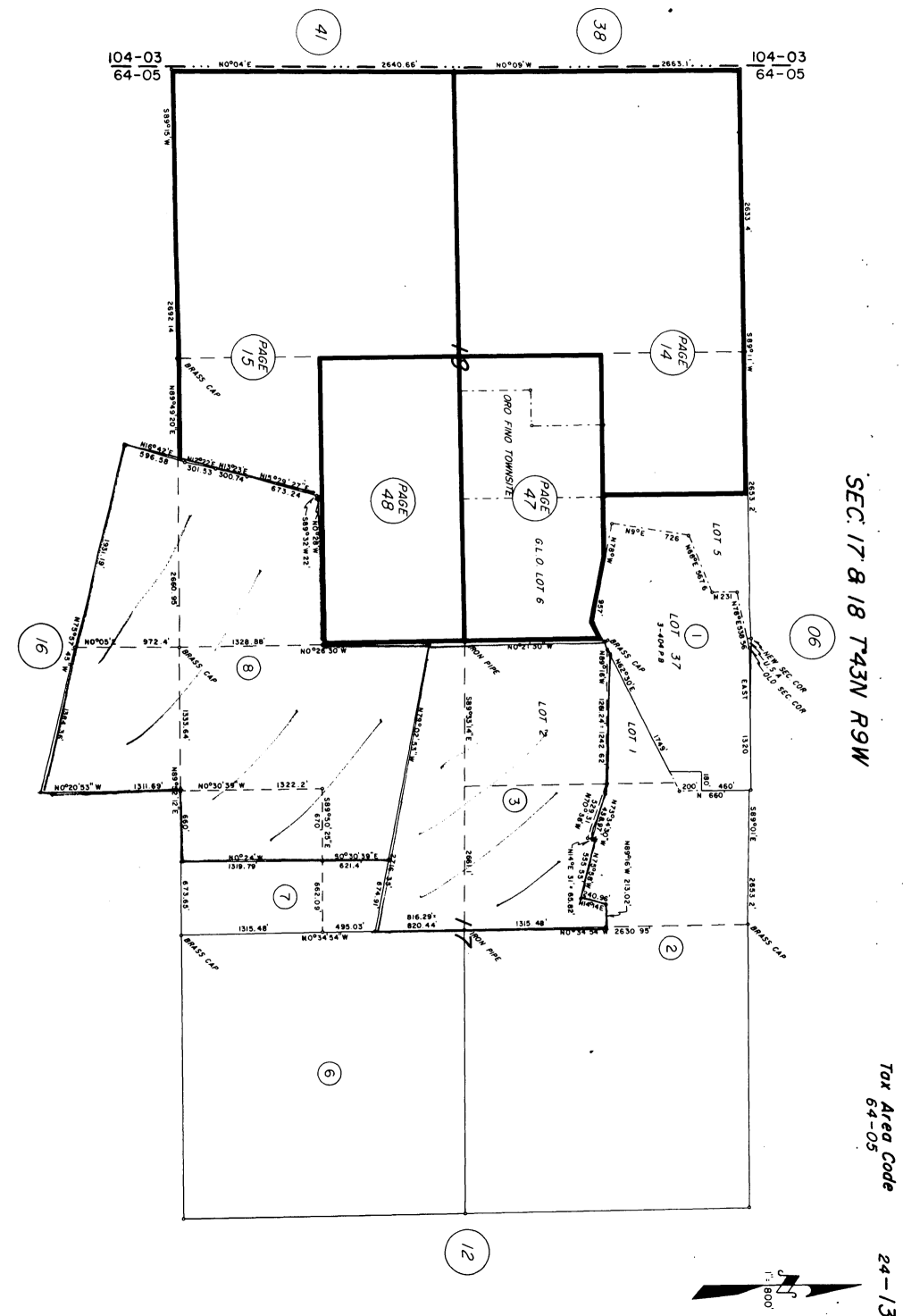
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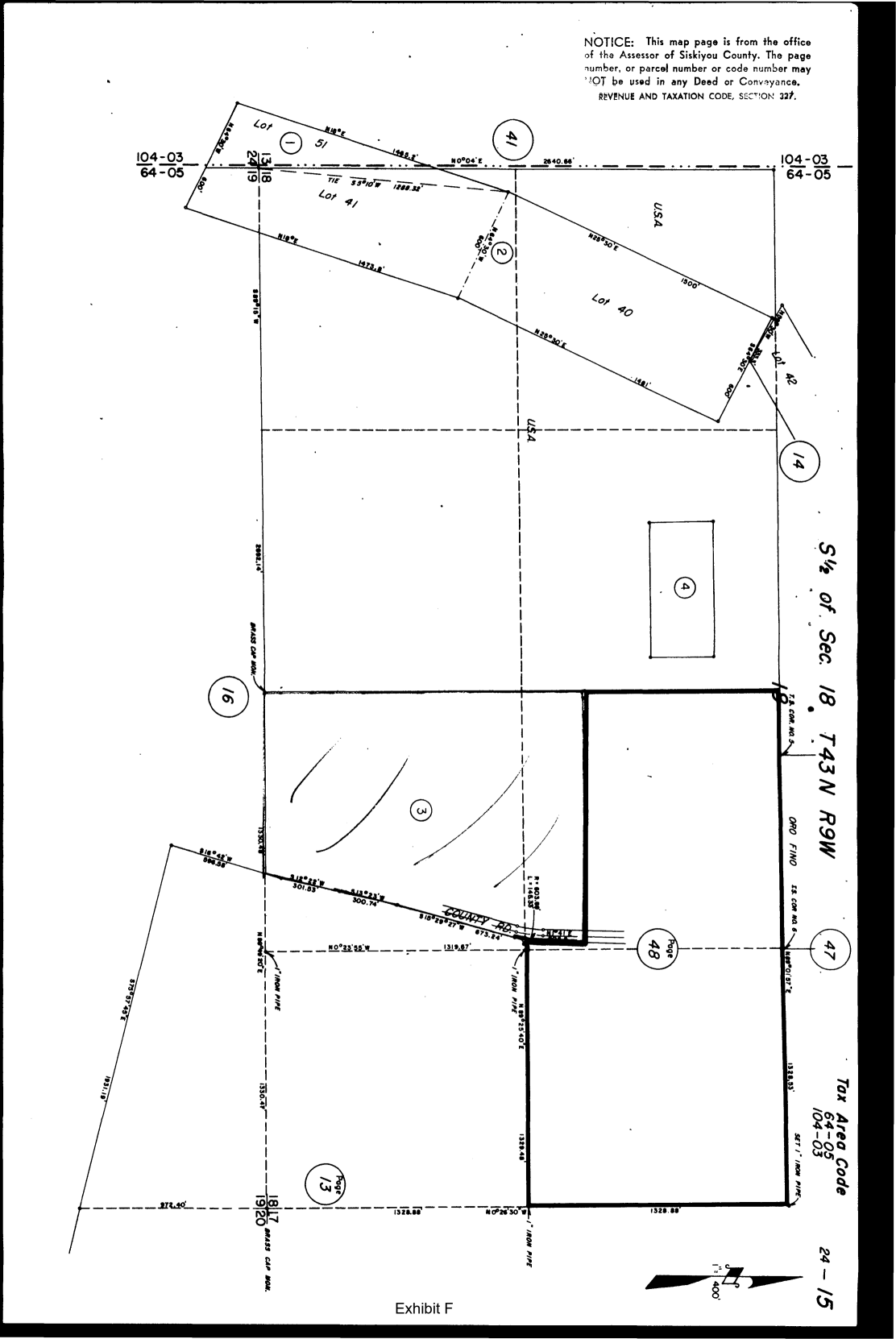
64-04



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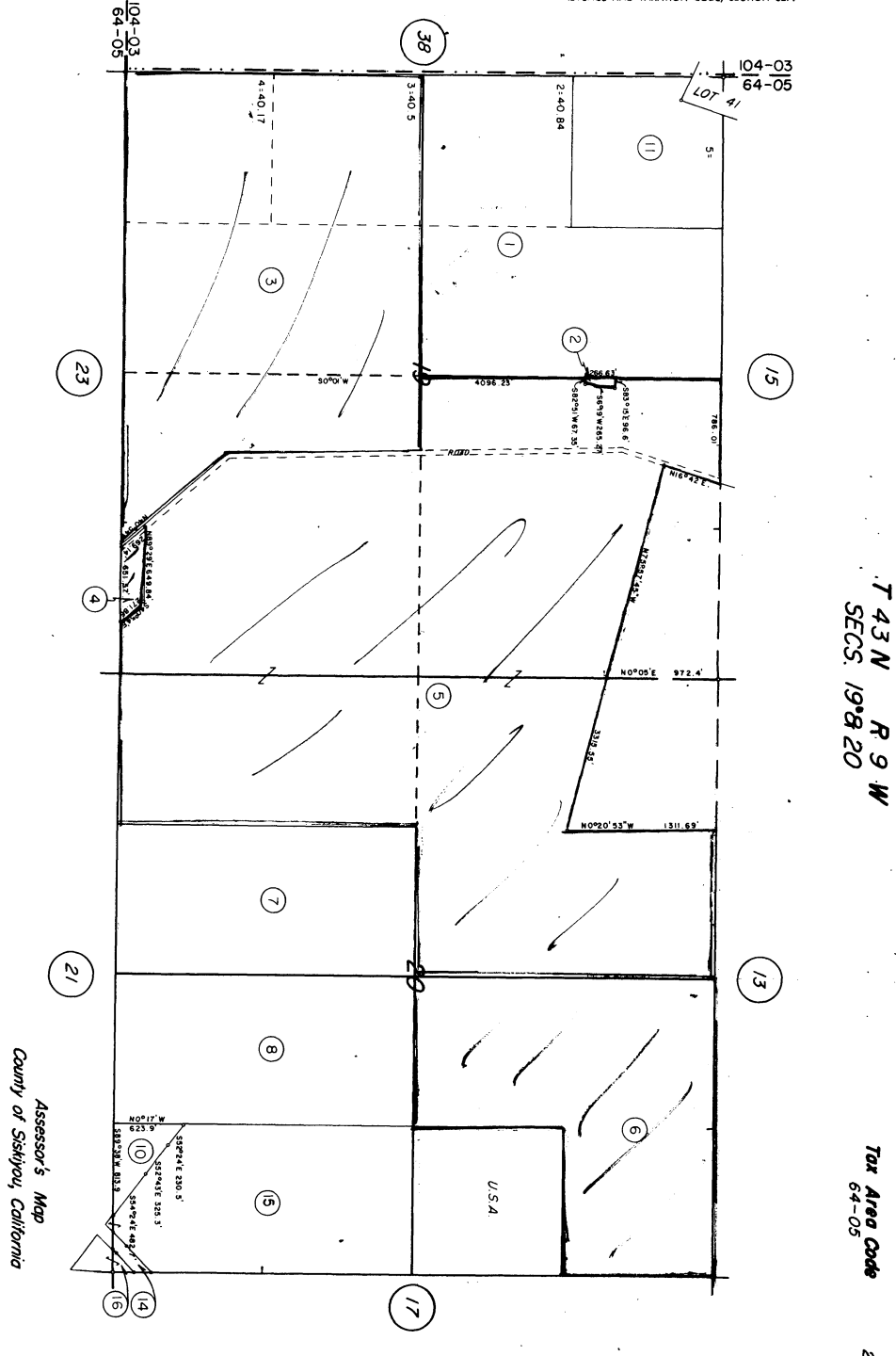
REVENUE AND TAXATION CODE, SECTION 327,





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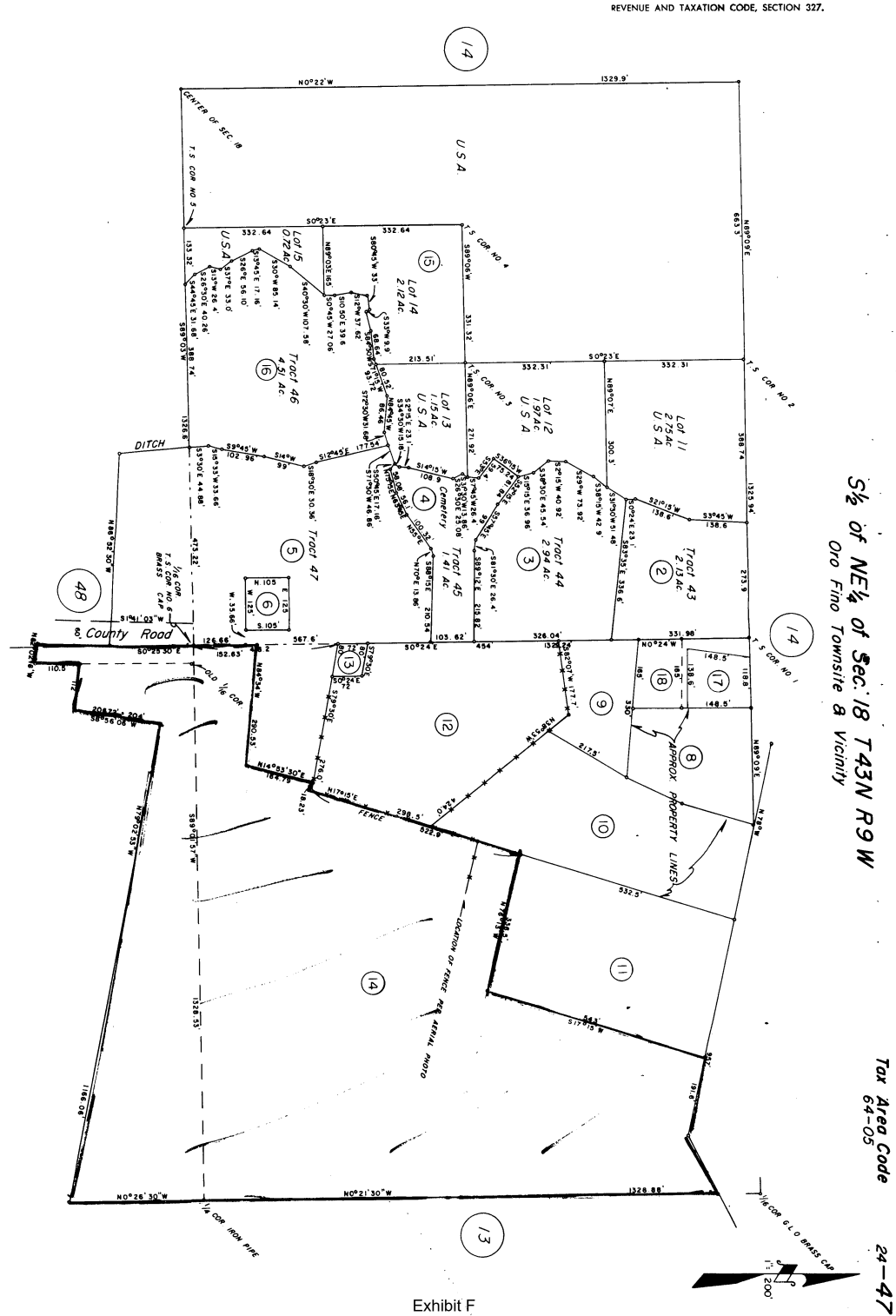
REVENUE AND TAXATION CODE, SECTION 327.



807

NOTICE: This map page is from the office of the Assessor of Siskiyou County. The page number, or parcel number or code number may NOT be used in any Deed or Conveyance.

PEVENUE AND TAXATION CODE SECTION 327



NOTICE: This map page is from the office of the Assessor of Siskiyou County. The page number, or parcel number or code number may NOT be used in any Deed or Conveyance.

REVENUE AND TAXATION CODE, SECTION 327.

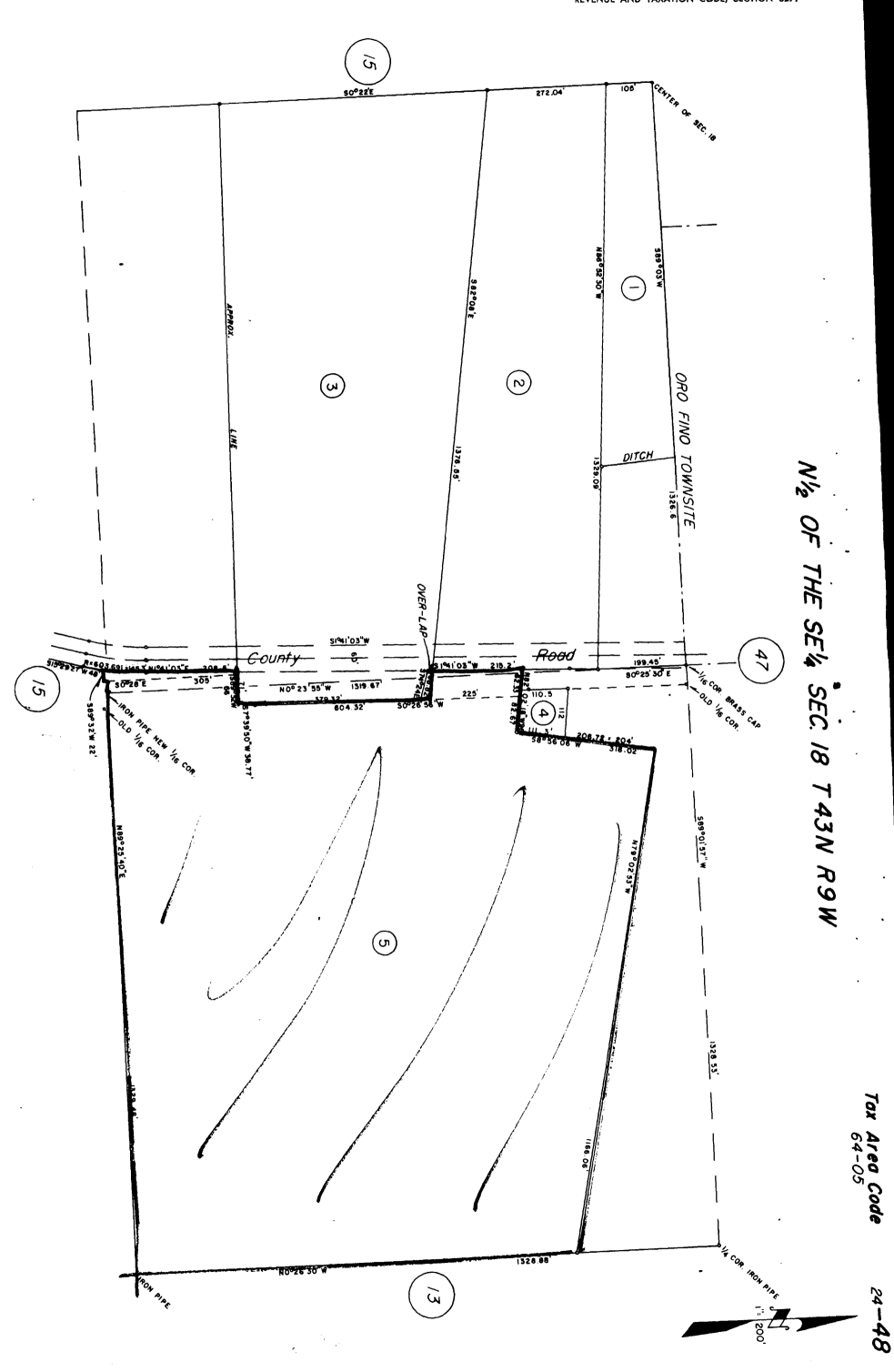


Exhibit F

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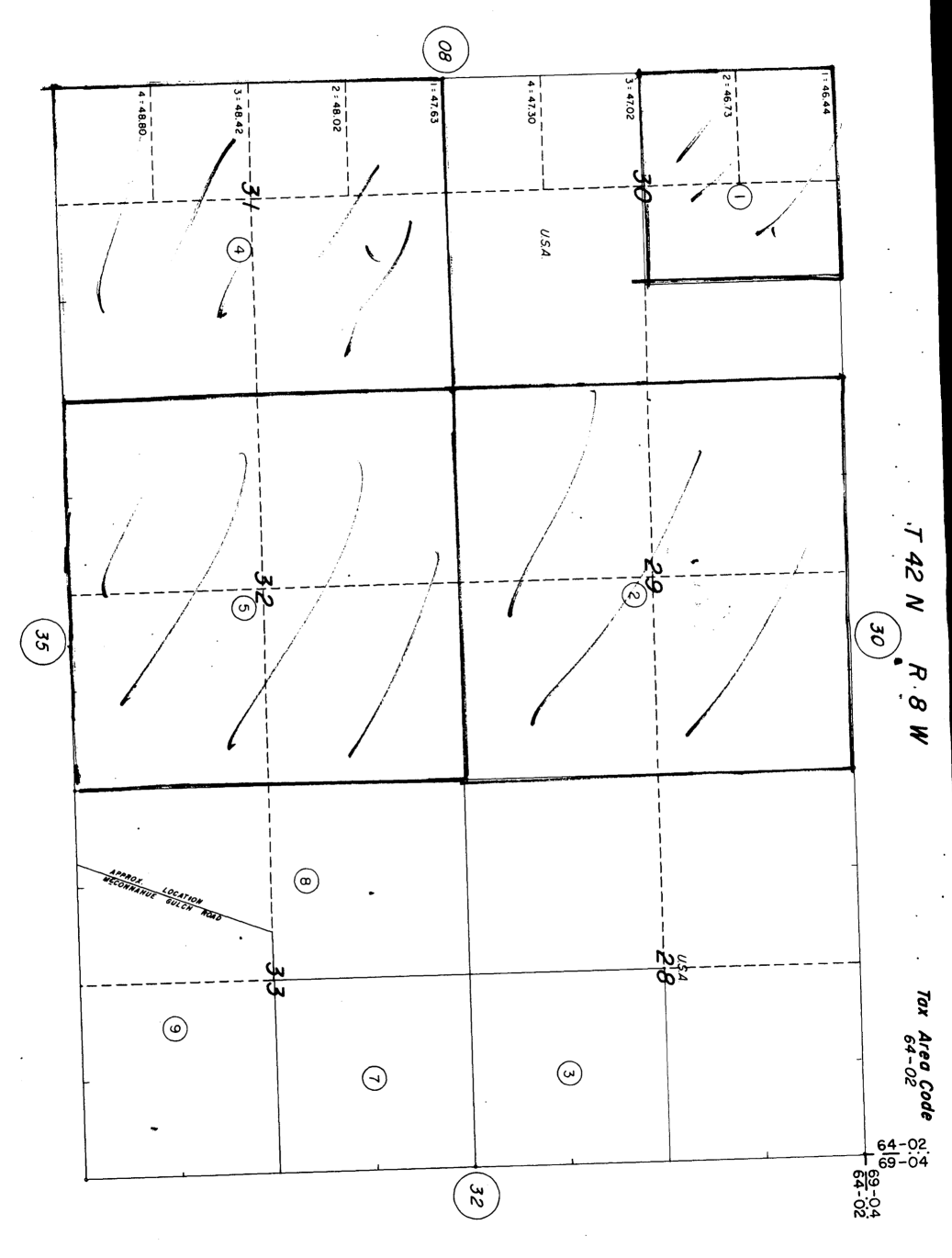


Exhibit F

Exhibit F

23

(8)

County of Siskiyou, California

Assessor's Map

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