Coonty

Coos County Land Use Permit Application

SUBMIT TO COOS COUNTY PLANNING DEPT. AT 225 N. ADAMS STREET OR MAIL TO: COOS COUNTY PLANNING 250 N. BAXTER, COQUILLE OR 97423. EMAIL

PLANNING@CO.COOS.OR.US PHONE: 541-396-7770

9	1 /	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	T.		FILE N	NUMBER: ACU-20-020
Date Received:_	10/27/20	Receipt #	220	0894	Re	eceived by:
		ll be filled	out electr	onically.	If you need	d assistance please contact staff.
E	If the fee is not included the application will not be processed.					
(If payment is received on line a file number is required prior to submittal)						
		I	LAND IN	FORMA	TION	
A. Land C		stiane Frick				
Mailing addres	SS: PO Box 142,	Langlois, OF	R 97450			
Phone: 541-70	02-1330			Email:	chris@flor	raslakerental.com
Township: 29S	Range: 14W	Section:	¼ Section Select	on: 1/16 Selec	Section: T	ax lots:
Select	Select	Select	Select	Selec		
Tax Account N	Number(s).	58.94		Zone:	Select Zon	Commercial-1 (C-1) Industrial
B. Applica	ant(s) Christiane	Frick				
Mailing addre	ss: (see above)					
Phone:	20	7		_		-
	ant or Agent:				9	
Mailing Addre	SS					· · · · · · · · · · · · · · · · · · ·
Phone #: _			3		Email:	
Type of Application Requested Comp Plan Amendment Text Amendment Map - Rezone Administrative Conditional Use Review - ACU Hearings Body Conditional Use Review - HBCU Variance - V Special Districts and Services						
Water Servic	e Type: On-Site	(Well or S	prina)	Jew	aye Dispu	On-Site Septic
District	Bandon		. 31			andon RFPD
1 2 2				70		*

Please include the supplement application with request. If you need assistance with the application or supplemental application please contact staff. Staff is not able to provide legal advice. If you need help with findings please contact a land use attorney or contultant.

Any property information may be obtained from a tax statement or can be found on the County Assessor's webpage at the following links: Map Information Or Account Information

ATTACHED WRITTEN STATEMENT. With all land use applications, the "burden of proof" is on the applicant. It is important that you provide information that clearly describes the nature of the request and indicates how the proposal complies with all of the applicable criteria within the Coos County Zoning and Land Development Ordinance (CCZLDO). You must address each of the Ordinance criteria on a point-by-point basis in order for this application to be deemed complete. A planner will explain which sections of the Ordinance pertain to your specific request. The information described below is required at the time you submit your application. The processing of your application does not begin until the application is determined to be complete. An incomplete application will postpone the decision, or may result in denial of the request. Please mark the items below to ensure your submittal is complete.

Application Check List: Please make off all steps as you complete them.

- A written statement of intent, attached to this application, with necessary supporting evidence which fully and factually describes the following:
 - 1. A complete explanation of how the request complies with the applicable provisions and criteria in the Zoning Ordinance. A planner will explain which sections of the Ordinance pertain to your specific request. You must address each of the Ordinance criteria on a point-by-point basis in order for this application to be deemed complete.
 - 2. A description of the property in question, including, but not limited to the following: size, vegetation, crops grown, access, existing buildings, topography, etc.
 - 3. A complete description of the request, including any new structures proposed.
 - 4. If applicable, documentation from sewer and water district showing availability for connection.
- II. A plot plan (map) of the property. Please indicate the following on your plot plan:
 - 1. \(\nabla\) Location of all existing and proposed buildings and structures
 - 2. Existing County Road, public right-of-way or other means of legal access
 - 3. Location of any existing septic systems and designated repair areas
 - 4. Limits of 100-year floodplain elevation (if applicable)
 - 5. Vegetation on the property
 - 6. Location of any outstanding physical features
 - 7. Location and description (paved, gravel, etc.) of vehicular access to the dwelling location
- III. A copy of the current deed, including the legal description, of the subject property. Copies may be obtained at the Coos County Clerk's Office.

I certify that this application and its related documents are accurate to the best of my knowledge. I am aware that there is an appeal period following the date of the Planning Director's decision on this land use action. I understand that the signature on this application authorizes representatives of the Coos County Planning Department to enter upon the subject property to gather information pertinent to this request. If the application is signed by an agent, the owner's written authorization must be attached.

If this application is refereed directly to a hearings officer or hearings body I understand that I am obligated to pay the additional fees incurred as part of the conditions of approval. I understand

conditions of approval is t	he applicants/propert required to be comp	and any fee that is a result of complying with any yowner responsibility. I understand that ied with at all time and an violation of such mit.	
Christiane Frick	Oct 21,2020		
Churstone to	id		¥
	Coos County Land	Use Application - Page 2	

ACCESS INFORMATION

ACCESS IN	FORMATION	
The Coos County Road Department will be reviewing yo standards. There is a fee for this service. If you have que Department at 541-396-7660.		
Property Address: 49667 HWY 101, Bandon, OR		
Type of Access: County Road	Name of Access:	Dierks Drive

Required parking spaces are based on the use of the property. If this is for a residential use two spaces are required. Any other use will require a separate parking plan submitted that is required to have the following items:

No

Current utilities and proposed utilities;

Is a new road created as part of this request?

Is this property in the Urban Growth Boundary? No

- Roadmaster may require drawings and specs from the Oregon Standards Specification Manual (OSSC) (current edition).
- The location and design of bicycle and pedestrian facilities shall be indicated on the site plan if this is a parking plan;
- Location of existing and proposed access point(s) on both sides of the road where applicable;
- Pedestrian access and circulation will be required if applicable. Internal pedestrian circulation shall be provided in new commercial, office, and multi-family residential developments through the clustering of buildings, construction of walkways, landscaping, accessways, or similar techniques;
- All plans (industrial and commercial) shall clearly show how the internal pedestrian and bicycle facilities of the site connect with external existing or planned facilities or systems;
- Distances to neighboring constructed access points, median openings (where applicable), traffic signals (where applicable), intersections, and other transportation features on both sides of the property;
- Number and direction of lanes to be constructed on the road plus striping plans;
- All planned transportation features (such as sidewalks, bikeways, auxiliary lanes, signals, etc.);
- Parking and internal circulation plans including walkways and bikeways, in UGB's and UUC's.

Additional requirements that may apply depending on size of proposed development.

- a. Traffic Study completed by a registered traffic engineer.
- b. Access Analysis completed by a registered traffic engineer
- c. Sight Distance Certification from a registered traffic engineer.

Regulations regarding roads, driveways, access and parking standards can be found in Coos County Zoning and Land Development Ordinance (CCZLDO) Article 7.

By signing the application I am authorizing Coos County Roadmaster or his designee to enter the property to determine compliance with Access, Parking, driveway and Road Standards. I understand that I shall contact the Road Department to let them know when the improvements are ready to be inspected or Bonded. Contact by phone at 541-396-7600

		Coos County	y Road Departr	nent Use Only	
Roadmaster or desi	gnee:			TO MAKES	
☐ Driveway ☐	Parking [Access B	onded	Date:	Receipt #
File Number: DR-	20-				

Date Received:	
Receipt #	

COOS COUNTY ROAD DEPARTMENT



ACCESS/DRIVEWAY/ROAD/ PARKING VERIFICATION PERMIT

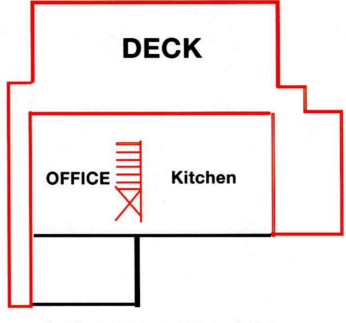
THIS FORM NEEDS TO BE SUBMITTED TO COOS COUNTY PLANNING DEPARTMENT 225 N. ADAMS STREET OR MAILED TO: 250 N. BAXTER, COQUILLE OR 97423

All new and replacement dwellings, commercial or industrial development requires this form.

Other development may require verification of access.

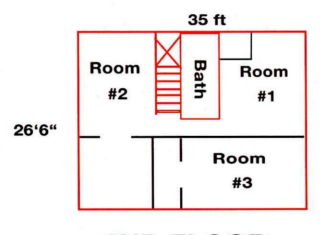
Payment for this permit can be submitted to the Cos County Planning Department in the form of cash or check

	, 5 1
For Office Use Only: FILE #	FEE:
Applicant/Agent (print name): Chr Mailing address: PO Box 142	istiane Frick
Phone: 541-702-1330	Email: chris@floraslakerental.com
Land Owner (print name): Christia	ane Frick
Mailing address: (see above)	
Phone:	Email:
LOCATION	
29S 14W 06	2501
Township Range Section Tax Lo	ot .
49667 HWY 101	
Site address	
commercial-industrial	8.96
Zone (s)	Acreage
	by improvements to the property such as any roads, structures, etc. So sq ft metal framed shop building as well as wood decking and
Applicant Signature: Chuld fave the	d
site visit necessary for processing the requested application. the access, driveway, road and/or parking requirements have	nunty Roadmaster or designee to enter upon the property subject of the application to conduct a The applicant shall contact the Coos County Road Department to arrange for the site visit once been met. If you would like to schedule a visit or inquire further about requirements including be returned to the Planning Department prior to the issuance of a zoning compliance letter.
Coos Co	ounty Road Department Use Only
Roadmaster or designee:	
☐ Driveway ☐ Parking ☐ Access	
Bonded Date: Rece	eipt #



GROUND FLOOR

590 sq ft

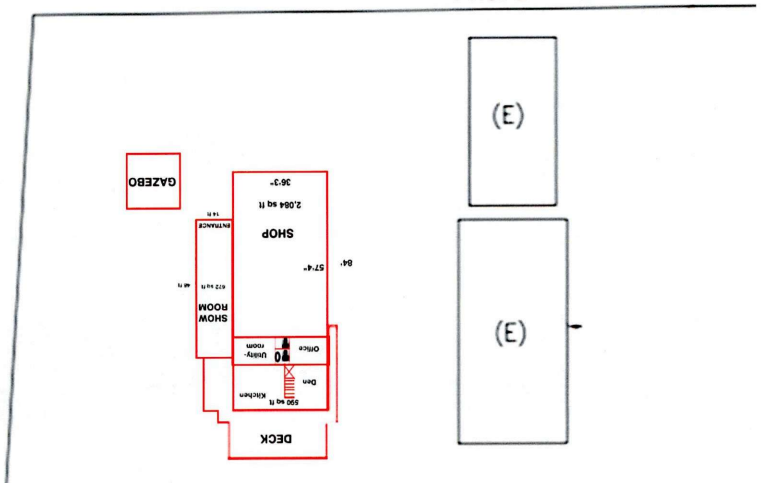


2ND FLOOR

928 sq ft

DIERKS ROAD

PROPERTY LINE 459.33'



Conditional Use application

Christiane Frick 49667 HWY 101 Bandon, OR 97411

The site is defined by Map and Tax Lot, 29-14-06-2501.

The HWY 101 site is 8.96 acres in size, rectangular in shape, all of which is level with 745 feet of HWY 101 frontage including the curved section at the north end and lies about 2 miles south of Bandon City limits.

Loam soil with 7% Slopes Drains Well. See attached USDA Soil Map49667. Overall the area is 114 feet above sea level.

There are three buildings on the property. The one building discussed in this application was constructed in 1988 and consist of the main shop and office as well as a residence. The building has 4,624 square feet, with a 1,887 square foot two-story residence and a 903 square foot outside deck. Part of the property is enclosed with a 3 foot high cyclone fencing. There is a well on the premises and a septic system.

The past use of the subject improvements was a farm and tractor equipment sales and service facility. This was conditionally permitted use, as is storage in connection with a primary use.

Criteria for decision:

- 1. The change of the use will be of no greater adverse impact on the neighborhood. Answer: Since it has been there for over 20 years, it does not impact anyone. Besides, there are no close neighbors
 - 2. The change in structure or physical improvements will cause no greater adverse impact to the neighborhood.

Answer: There will no changes since they have been made over 20 years ago

Other provisions of this ordinance, such as property development standards, are met.

Answer: Since I hired an official property management company with their own contractor to renovate the apartment, I am assuming all standards are met.

4. Verifying non-conforming use for 10 years prior to this application:

I purchased the property in 2008, revised in 2012 (Deeds attached) from my father, Nils Lau, Owner of Oregon Overseas Timber Co Inc.

The residence was already on the property when my father purchased the property in 2004. My father purchased the property for the primary usage as a retail site for Oregon Overseas Timber Co Inc.

Oregon Overseas Timber Co Inc. rented the residence to employees in order to provide on-site security. When I purchased the property, a lease agreement between Oregon Overseas Timber Co Inc. and myself was made. This lease agreement was terminated the end of 2018. Please find attached lease agreement between Christiane Frick and Oregon Overseas Timber CO Inc. as well as the last rental agreement between David Clausen and Oregon Overseas Timber Co Inc. made in April 2013. Unfortunately, I don't have any earlier rental agreements.

After Oregon Overseas Timber Co Inc. moved out including their employee Dave Clausen, I had to renovate the residence since it was in a terrible state. EL Edwards was hired as my property management company to manage the entire property and to take care of the renovations. The renovations were completed in April 2019 and the apartment was rented out to Benjamin Bean. See attached rental agreement.

Since I wasn't happy with EL Edwards as my property management company, I ended the agreement in March 2020. I advertised the apartment, which was again empty in Craigslist and Peter Mitich, moved in the beginning of April 2020. See attached rental agreement. Peter Mitich moved out July 31st, 2020. Since I now know that the apartment was never officially approved, it is not rented out again. I am hoping to get the apartment approved so new tenants can move in. I am looking for a caretaker to rent this space so he can take care of the property and the other tenants who are renting the storage spaces since I have no property management company.



Oregon Overseas Timber Co. Inc.

P.O. Box 1701, 87680 Kehl Lane, Bandon, OR 97411 U.S.A.
Phone (541) 347-4419 Fax (541) 347-2113 Email: info@ootci.com

RENTAL AGREEMENT

Oregon Overseas Timber Co. Inc. (landlord) and David Clausen (tenant) hereby agree as follows:

- A. Oregon Overseas Timber will rent to the tenant the apartment at OOT's leased retail location 49667 Hwy 101 S, Bandon Oregon 97411, in agreement with management in order to provide on-site security.
- B. The landlords and the tenant agree as follows:
 - The rent will be \$300.00 monthly (including electricity), paid from his monthly paycheck on the 20th of each month, starting 4/20/2013.
 - 2. It is the tenant's responsibility to maintain the grass areas surrounding the buildings, which are accessible via riding lawnmower.
 - 3. Garbage disposal will be the responsibility of the tenant.
 - 4. No entertaining or parties will be done except within the guest apartment.
 - 5. The renter herewith holds harmless the landlords for any liability that arises from my use or my allowing use by others of any and all parts of premises.
- C. The apartment is rented as an unfurnished property and the tenant agrees that the inventory attached hereto and incorporated by this reference is a true reflection of the furnishings at the time of occupancy. The renter further agrees that the furnishings are in good order and repair will be kept that way, normal wear and tear to be accepted.
- D. Either party may terminate this agreement by providing a written 30 day notice of termination.
- E. The tenant agrees to quite the premise at the end of the 30 day notice and waves any legal right to maintain occupancy for any reason.
- F. If any part of this agreement is set aside by any court the rest of the agreement will continue unaffected.
- G. If any collection or legal action arises from this agreement, the parties agree that any and all cost to the prevailing party will be paid by the other.
- H. This writing contains the entire agreement between the parties.

We set our hands this 1st day of April, 2013

Tenant - David Clausen

Ulrich Lau for Oregon Overseas Timber Co. Inc.







Oregon Overseas Timber Co. Inc.

P.O. Box 1701, 87680 Kehl Lane, Bandon, OR 97411 U.S.A. Phone (541) 347-4419 Fax (541) 347-2113 Email: allenp@ootci.com

LEASE AGREEMENT

February 1, 2008

A lease agreement is entered into between Christiane Frick (landlord) and Oregon Overseas Timber Company (tenant) for use of the retail site property located at 49667 HWY 101, Bandon, OR, tax lots A#12058.04 and A#12058.94 as of September 1, 2008.

For valuable consideration of \$ 4,000 per month, the tenant does hereby lease said property and agrees to be responsible for all property and liability insurance, property taxes and any improvements beneficial to the Company for its ongoing operations. All maintenance and repairs shall be tenants responsibility.

The lease fees shall be due and payable as of the first of each month.

Any and all improvements shall become the property of the landlord at the term of the lease.

The term of this lease shall be for five (5) years with the option of three (3) extentions of the original term.

The legal description is:

Beginning at the Southwest corner of section 6, township 29 South, Range 14 West of the Willamette Meridian, Coos County, Oregon, thence proceeding East 30 feet to a reference pipe for said Section corner that is also on the East right of way line of Highway 101; thence North 00 10' 04" West 61.68 feet along said right of way to the true point of beginning on the North right of way line of Kehl Lane; thence North 86 55' 54" East 498.25 feet along said North right of way; thence north 00 47' 23" East 701.18 feet along the West right of way line of Run-Weigh Road to a point of curvature on a curve to the left, having a radius of 20 feet; thence 31.75 feet along said curve to the point of tangency; thence South 89 49' 56" West 459.33 feet to a point of curvature of a curve to the left, having a radius of 30 feet; thence a distance of 47.12 feet around said curve to the point of tangency: thence South 00 10' 04" East 716.63 feet along said East right of way line of Highway 101 hereby returning to the point of the beginning.

Allen Price - Director

Christiane Frick

Oregon Overseas Timber Company Certified Innovative Certified Innovative Certified Innovative Wood Certified Forestry in accordance with the principles and guidelines of the Forest Stewardship Council A.C.



Sawmill of Douglas Fir Clears - specializing in window stock - metric sizes Utilizing Salvage logs from the forest floor, renewing a renewable resource





MONTH TO MONTH RENTAL AGREEMENT

2A

Tenant(s): Benjamin F	Bean			
Tenant(s):				
Rented Premises: 49667 H	lwy 101	Unit:	-	
city: Bandon	Oregon, Zip: 97411 Ph	Unit: Ione: 541-551-0734	1	
Cell or Mobile:				
Email: Dandonben gmail. Com Email: Alternate Mailing:				
Alternate Mailing:				
Monthly Rent Amount \$ 1500 -	Duc Date 15+ Rent is pay	able on the 1st day of the month	n if left blank.	
Month to Month Tenancy beginning 4	30 19 1st month's prorated	rent from 4/30/19to 5/1/19	is\$ 100 -	
Late Fees		Move-in Accounting Ren		
If payment is not received by 11:59 p. Tenant(s) will be charged a late fee as fo	.m. on the day of the rental period	Security Deposit	\$ 3000-	
One charge per rental installment lin	nited to the amount \$ 75	Pet Deposit	\$	
customary in rental area. Per-day fee shall not exceed 6% of the	he one-time late fee \$	Other Deposits	\$	
amount customary in rental area.		Pro-rated Rent	\$ 100-	
Incremental late fee shall not exceed for each 5 days of delinquency or po		1st Full Month's Rent	s 1500 -	
Non-Compliance and Other Fed	es	Last Month's Rent	\$	
Smoke Alarm and Carbon Monoxide Alarr		Other June July rent	\$ 3000-	
Dishonored check fee (plus amount charge Late payment of utility fee	ed by bank) \$ 35.00 \$ 50.00*	Minus Deposit to Hold	\$ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
Failure to clean up animal waste, garbage of	or other waste \$ 50.00*	Total Due	\$ 1600 -	
Parking violation or other improper use of Smoking/Vaping in a clearly designated no		Landscaping		
unit or area Unauthorized pet capable of causing dama	\$ 250.00* sge \$ 250.00*	Tenants shall mow, water and		
onaudionzed per capable of causing dama	*see #18 for explanation	lawn and landscaping in like which it was received, unless		
O=Owner Pays T=Tenant Pays	Furnished to Unit	indicated in writing.		
T Electricity D Water	X Range Disposal X Blinds	Medical Marijuana		
T Cable O Sewer		No marijuana, medical or other		
NA Gas T Garbage	Garbage Can Dumpster	be grown, stored or consumed of		
1;		premises without the prior writt	ten consent of	
Other	Other	Owner/Agent.		
Occupancy of Premises				
Only the following person(s) shall occ	cupy the premises: Ben pamin	Bean		
	\mathcal{O}		Initials DIB	





Payments to Ov			For Services of Notices to Owner/Agent
Owner/Agent:	E L Edwards Re	alty II, Inc.	~
Address:	2707 Broad	dway	Same X
City/State/Zip:	North Bend, O	R 97459	Address:
Phone:	(541) 756-	0347	
E-mail:			City/State/Zip:
Emergency Con	itact for Tenant		
Person to notify in	case of emergency or d	eath of Tenant: (See # 12 pa	age 3)
Name: Rosch	ary Been	2	Relationship: Mctho
Address:	. / •	City: Benden	State: OR Zip:
Phone: 541-257	-5266 Em	nail:	Relationship: Mct/e , Zip:
	e Charge Disclosur		ints or common area:
Basis for allocation	of utility or service cha	rge for common areas:	1
Square footage by	of units See Adderd	to avoid \$50 late fee.	\$per
Parking - Storag	ge - Man	Disclosures	
Parking Space(s)		1) Recycling IS IS	
Storage Space			g is restricted/prohibited on the premises. oke Free Agreement.)
Mail Box #			elling unit is located in a 100-year flood plain, as
			onal Flood Insurance Program.
Pets Allowed		4)	
No X	Yes 🗆		Agent may enter the exterior of the premises at any
If Yes, see attached Per	t Agreement		dscaping and/or maintenance.
		7) Other:	
Oversized and Wa Owner/Agent.	ter Filled Furnishings: N	lo aquariums, water beds, piano	os, or organs are allowed without the written consent of
			ns more than days/nights in any month
	ien - 7 days/nights in any		
			email address to Owner/Agent when applicable.
binding on all parties.		oremises to Owner/Agent in cle	an condition. The Owner/Agent's definition of "clean" is
			reasonable volume. Tenant(s) and their Guest(s) shall enjoyment of their premises, including common areas.
Y .		And the contract of the contract of the property of the contract of the contra	osence from the premises in excess of 7 days, no later
than the first day of th			editionant de condit patric de biologistaspate various biologistas at the €0 €0 for confirmation
			Owner/Agent to enter premises to inspect, make
	아이지 아이들이 아이들 때문에 가장하다면 그 아들은 아이를 하는데 아이를 하는데 아니다.	아이를 맞았다면 하나 무슨 맛있다는 이번에 그리면 그렇게 하는 것이 없어요? 아이는 그리는 아이를 사고 가장하게 되었다.	Owner/Agent may enter the premises without consent
			or with permission of Tenant(s). If boxes are checked, ne purpose of submitting maintenance requests to
		to enter by Owner/Agent to Ten	
NEW CONTRACTOR			blet the premises, or any part of the premises.
		3.6	2A Page 2 of 4 Initials DKB
			2/1 rage 2 of 4 minutes





- 9. Insurance: Owner/Agent will not be liable or responsible in any way for loss or damage to any property belonging to Tenant(s) or their guests unless caused intentionally or negligently by Owner/Agent. Tenant(s) is responsible to maintain their own fire and theft insurance for their personal property. Tenant(s) is also responsible for liability coverage for damage or fire caused by them or their guest's negligence.

 If checked, Tenant(s) must provide proof of liability insurance covering the pet(s) and shall make the Owner/Agent an Additional Insured for purposes of notification in case of cancellation of policy or reduction of coverage.

 If checked, Renter's Insurance is required Tenant is also required to maintain minimum of \$100,000 liability coverage and add Owner/Agent as Interested Party. If Tenant(s) combined household income falls at or below 50% of the median for the area, Renter's Insurance may not be required.
- 10. Rent Increases: Rent may be increased with a 90-day written notice. Rent increases may not be effective prior to the end of the first year of occupancy.
- 11. <u>Abandonment:</u> Tenant(s) agrees that any belongings, personal property or motor vehicles left on the premises, after termination of tenancy by any means, shall be considered abandoned and may be disposed of in the manner provided by law.
- 12. Notices: All required notices shall be delivered in the manner provided by law to Owner/Agent or Tenant(s). Any notice served by first class mail ONLY, must include an additional 4 days for delivery including date of service. Where allowed by law; notices may be served by first class mail and on the same day attached in a secure manner to the main entrance to the portion of the premises of which the Tenant(s) has possession or to the Owner/Agent at the address provided. Tenant has designated the "person to notify in case of death or emergency" as the person, if the Tenant is living alone, having the same rights and responsibilities as the Tenant regarding personal property. Owner/Agent does not waive the right to terminate tenancy by simultaneously or subsequently served notices.
- 13. <u>Use of Premises, Maintenance and Repair</u>: The premises shall be used only as a dwelling unit. Tenant(s) shall use all electrical, plumbing, sanitary, heating, ventilation, air conditioning and appliances on the premises in a safe and reasonable manner. ALL REPAIR REQUESTS MUST BE SUBMITTED IN WRITING TO OWNER/AGENT.
- 14. <u>Damage to Property:</u> Tenant(s) is responsible for all damages to property or premises caused by stoppage of waste pipes or overflow of bathtubs, toilets, or washbasins, unless caused by circumstances beyond their control (such as roots in the pipes). Tenant(s) must pay for any damage to the building or furnishings other than normal wear and tear. Tenant(s) shall not tamper with or make any alterations to the premises, including changing locks, without written permission of Owner/Agent. Tenant(s) agrees that Owner/Agent is not required to make a repair caused by Tenant(s) in order for Tenant(s) to be liable for the cost of the repair. Tenant(s) may be held liable for rent while the dwelling unit is being cleaned or repaired, if the cleaning or repair results from the Tenant's noncompliance with this agreement. All damage caused by Tenant(s) shall be repaired or replaced at the Tenant's expense.
- 15. Hazardous Materials: Tenant(s) shall not store hazardous or flammable materials at the premises.
- 16. Smoke and Carbon Monoxide Alarms: Tenant(s) acknowledges the presence of a smoke alarm(s) and, if required, a carbon monoxide alarm(s) in fully operational condition in the unit. Tenant(s) is instructed to test the alarms at least every 6 months and replace the batteries as needed. Tenant(s) shall replace expired batteries with 10-year lithium batteries as required by law. Tenant(s) agrees that Owner/Agent is not liable for loss or damage due to the alarm's failure to operate. Tenant(s) is required to immediately notify Owner/Agent in writing of any malfunction of the alarm(s). Tenant(s) shall not remove or tamper with a properly functioning alarm, including removing any working batteries. Tenant(s) agrees to pay a fee of \$250.00 for each violation.
- 17. <u>Limited Liability</u>: Owner/Agent shall not be liable for damages of any kind caused by lack of heat, refrigeration, or other services to the premises arising out of any accident, act of God, or occurrence beyond the control of Owner/Agent. Tenant(s) further agrees to be responsible for and to pay for damages, fines, or fees incurred by Owner/Agent caused by acts of Tenant(s), pets, or guests.
- 18. Late Charges and Non-Compliance Fees: Owner/Agent may charge the following non-compliance fees after giving a written warning notice of initial violation if non-compliance occurs within one year, \$50.00 for 2nd violation, and \$50.00 plus 5% of current rent for each subsequent violation. Owner/Agent may charge a non-compliance fee of \$250 for the keeping of an unauthorized pet capable of causing damage. If after a written warning notice, the animal is not removed within 48 hours, or if there is a repeat violation after the service of a written warning notice for a previous violation within one year of the initial written warning, the Owner/Agent may impose an additional fee for each violation, with a maximum fee of \$250 per violation.

2A Page 3 of 4

Initials







- 19. Carpet Cleaning: If Owner/Agent had the carpets cleaned using specialized equipment after the previous tenancy before the Tenant(s) took posscssion, Owner/Agent may deduct the cost of carpet cleaning from the Tenant's security deposit regardless of whether the Tenant(s) cleaned the carpets before delivery of possession of the premises.
- 20. Lease Enabling/Trespassing: Owner/Agent retains the power to exclude non-residents from the common areas of the property if they violate the rules of the complex. Owner/Agent retains control over the common areas of the premises for the purposes of enforcing state trespass laws and shall be the "person in charge."
- 21. Termination: Tenant(s) shall not terminate this agreement without giving 30 days' written notice; failure shall make Tenant(s) liable for up to 30 days' rent. Tenant(s) must provide a single forwarding address for final accounting. Owner/Agent may terminate this tenancy at any time, with or without a stated cause by giving Tenant(s) not less than 30, 60 or 90 days' notice as required by law. Owner/Agent may terminate this tenancy in the manner provided by law if Tenant(s) fails to pay rent and/or other charges, or to comply with any terms or conditions of this agreement. Any omission or misstatement on the application for this dwelling unit may, at the option of Owner/Agent, be grounds for termination of tenancy. Owner/Agent accepting partial payment does not waive the right to terminate tenancy if the balance of rent is not paid as agreed in writing. Acceptance of deposit on last month's rent does not constitute a waiver of Owner/Agent's right to terminate for nonpayment of rent. Rent or other charges owed by Tenant(s) shall be deducted from Tenant's security deposit after all Tenants vacate the premises.
- 22. Holdover Tenancy: Any holding over after the expiration of the rental term without written consent of Owner/Agent shall be deemed a willful holdover and Owner/Agent shall be entitled to rent and damages, including court fees if applicable.
- 23. Tenant(s) Jointly and Severally Liable: If the rental unit is occupied by more than one occupant it is agreed that each person will be responsible for the entire rent and all other charges until the account is paid in full. Any prepaid rents or deposits will not be applied until all Tenants legally vacate the premises.
- 24. Application of Payments: Owner/Agent may apply payments received by tenant(s) in the following order: A) Outstanding rent from prior months. B) Rent for the current month, C) Utility or service charges. D) Late rent charges. E) Damage claims and any other fees or claims owed by the tenant.
- 25. Legal and Collection Fees; Any funds due from Tenant(s) may be consigned to a Collection Agency, Small Claims Court or Circuit Court. Tenant(s) expressly authorizes Owner/Agent to collect any and all costs, fees, expenses, charges, and incurred interest associated with the attempt to collect any debt due under this agreement. Tenant's financial obligation expressly includes the actual debt and all other costs, fees, expenses, and charges including charges related to collection activity of a Collection Agency. Specifically, this authorization includes charges in excess of the original debt. Interest on the debt to be charged at a rate of 10% per annum, compounded monthly.
- 26. Unenforceable Provision: If any portion of this agreement should be ruled unenforceable for any reason, all other portions of the agreement shall remain in full force.
- 27. Charges: Utility Utility charges must be paid in full within 30 days of receipt of billing or Owner/Agent may assess a \$50 late fee. Any charges imposed on a owner/agent by a utility or service provider or on behalf of a local government for one or more municipal services or for the general use of a public resource related to the dwelling unit, including fees assessed to support street maintenance or transportation improvements, transit, public safety and parks and open space, but not including real property or income taxes or business licenses or dwelling inspection fees, may be passed through to Tenant(s) as allowed by law. HOA - Any charges imposed upon Owner/Agent by a Homeowner's or Condominium Association for anyone who moves into or out of a unit within the Association, may be passed through to the Tenant(s) for payment as allowed by law. Re-Key Mailbox(s) - If the mail receptacle associated with the dwelling unit is a locking type, Tenant(s) are solely responsible for the fees charged by the Postmaster for the re-keying of the box should a key not be provided by the Owner/Agent, or if the box has not been re-keyed between tenancies.
- 28. Attachments to the Agreement: The following are attached and are made a part of this agreement.

# 3 Pet Agreement # 9 Check In/Check Out	# 21 Deposit Refund # 27 Smoke/Vape Free Agreement		# 33 Rules & Regulations # 41 Annual Recycling Notice		
# 11 Smoke Alarm & CO Agreement	# 54 Mold Prevention		# 51 Lead Paint Disclosure		
# 32 Contract Addendum	# 52 Co-Signer Agreement		□ Other		
Other	Other		☐ Other		
			ned in ORS 90.100. All parties		
acknowledge having read and understand a Tenant Buyann Bean		is agreement. All quest			
		is agreement. All quest	tions have been answered.		







RULES & REGULATIONS

33

PROPERTY ADDRESS: 49667

Hwy 101 Bandon

OR

We want your home to be as comfortable, pleasant and convenient as possible. In order to promote the closest harmony between Tenant(s) and management. your observance of the following rules and regulations is required.

- Do not open the door to strangers.
- Doors of Tenants' dwellings should be kept locked. The Owner/Agent will not be responsible in any way for loss or damage to articles of property 2 belonging to Tenant(s). The Tenant(s) must maintain in force his/her own fire and theft insurance for personal property and liability insurance coverage for damage, fire or injury caused by them, their pet or their guests.
- No dogs, cats or other pets are allowed (this includes visiting pets) without written consent of the Owner/Agent. If the Tenant(s) keeps a pet (or allows a visiting pet) in violation of the rental agreement the Owner/Agent may terminate the agreement.
- 4 Water-filled furniture requires written consent of the Owner/Agent.
- 5 The Tenant(s) shall use the premises only as a dwelling. Disorderly conduct shall be grounds for notice to terminate the agreement. Tenant(s) shall restrict vocal, instrumental, radio and television noise to a reasonable degree of volume. Reasonable means during the day that it does not disturb others and during the night that it can not be heard outside the dwelling. Tenant(s) shall conduct themselves, and require their guests to conduct themselves, in a manner that will not disturb their neighbors' peaceful enjoyment of the premises.
- 6. Tenant(s) or their guests are not permitted to loiter in halls, stairways, entrances to buildings or landscaped areas. No toys or bicycles shall be left on walkways or stairways.
- 7. Tenant(s) shall keep all premises under his/her control clean, sanitary and free of accumulations of debris, filth, rubbish, garbage, rodents and vermin. Tenant(s) shall take particular caution against cigarettes and other fire hazards. Tenant(s) shall not house flammable materials as designated by the State Fire Marshal. Expense and/or damage caused by stopping slowing or clogging of waste pipes or overflow from bathtubs, showers, toilets or sinks must be paid by Tenant(s).
- 8. Time for use of laundry room (where applicable) will be designated by the Owner/Agent. The washing machines, dryers and laundry tubs must be cleaned by the Tenant(s) after using. Tenant(s) will observe other posted rules.
- 9. No more than the stated number of persons designated in the rental agreement shall occupy the unit. No additional persons are permitted to occupy the unit. Tenant(s) shall not transfer their interest to or in this rental agreement, nor shall Tenant(s) assign or sublet premises.
- 10. Owner/Agent shall not be liable for damages or Tenants' losses of any kind caused by the lack of heat, refrigeration or other services to the premises arising out of any accident, act of God, or occurrence beyond the control of the Owner/Agent.
- Tenant(s) shall be responsible for testing smoke alarms and Carbon Monoxide alarms and reporting IN WRITING any malfunction to the Owner/Agent. Owner/Agent shall not be held liable in any civil action for damages for death or injury to persons or property resulting from the mechanical failure of a smoke alarm or Carbon Monoxide alarm required under Oregon law. Tenant(s) shall not remove or tamper with properly functioning smoke alarms or Carbon Monoxide alarms, including removing any working batteries
- No vehicles shall be repaired on the premises. No inoperable or dismantled vehicles shall be stored on the premises. Only vehicles that are licensed and street legal shall be stored on the premises.
- Tenant(s) shall be required to discard garbage in sealed plastic garbage bags in order to insure sanitary conditions. 14. Tenant(s) shall not commit an act which is outrageous in the extreme. Such acts include, but are not limited to, the following: 1) Prostitution: 2) Manufacture, delivery or possession of a controlled substance; 3) Intimidation; 4) Burglary. 15. 16.

Nothing contained herein shall be construed as waiving any of the Owner/Agents' or Tenants' rights under the laws of the State of Oregon

Tenant Date

Tenant Date

Tenant Date

SMOKE/VAPE-FREE AGREEMENT

27

Tenant(s): Benjamin Bean	
	et al (and all others)
Tenant(s): 49667 Hwy 101	Unit:
City: Bandon	OREGON Zip: 97411

- 1) <u>Purpose of this Agreement</u>: Both parties benefit from a smoke/vape-free environment. The Owner/Agent expects lower maintenance and cleaning costs and a reduced likelihood of fire. The Tenant expects to be exposed to less smoke or vapor, including secondhand smoke or vapor.
- 2) <u>Definitions</u>: "Smoking/Vaping" means inhaling, exhaling, breathing, carrying, or disposing of any lighted cigar, cigarette, or other tobacco product or similar substance, including marijuana.
- 3) Agreement: Tenant agrees to prohibit Smoking/Vaping in the Tenant's dwelling unit or, except as provided in Section 9 below, anywhere on the premises. Except as provided in Section 8 below, Owner/Agent agrees to prohibit Smoking/Vaping in the common areas, including the grounds. Tenant(s) further agree to properly dispose of Smoking/Vaping waste in a safe and reasonable manner.
- 4) <u>Tenant's duties:</u> Tenant will inform household members and visitors of this No Smoking/Vaping Policy. Tenant will enforce this policy in the Tenant's residence and on household members and visitors elsewhere on the premises. Tenant(s) will report to Owner/Agent in writing any incident of smoke or vapor migrating into Tenant's residence or any observed violation of the No Smoking/Vaping Policy.
- 5) Owner/Agent's duties: Owner/Agent may post No Smoking/Vaping signs around the premises so that residents, guests, and visitors will be warned that smoking is prohibited on the premises.
- 6) No warranty: Owner/Agent does not warrant the premises will be free of smoke/vapor or second-hand smoke/vapor. Owner/Agent does not warrant that air quality in the dwelling unit will be higher than in any other rental property. Owner/Agent is not a guarantor of Tenant's health.
- 7) <u>Material breach</u>: A violation of this agreement by the Tenant is a material violation of the rental agreement and constitutes cause for termination under ORS 90.392.
- 8) Noncompliance fees: Owner/Agent may charge a noncompliance fee of \$250 for subsequent violations of this agreement that occur 24 hours after the issuance of a written warning notice as allowed by ORS 90.302, for smoking or vaping in a clearly designated nonsmoking or vaping unit or area of the premises.
- 9) Areas where Smoking/Vaping is allowed: 10 for from all doors and windows

Benjamin Be	1/29/19	Tenant	Date
Tenant	Date	Tenant	Date
Tenant	4/20/19	Tenant	Date
Owner/Acont	Date	Owner/Agent	Date





DEPOSIT REFUND CHECK LIST

Tenant Name(s): Ben	iamin Bean		et	. al (and all others)
Address: 49667	Hwy 101		Unit:	
city: Bandon		, OREGON	Zip:	97411
All appliances in All cabinets and All light fixture All baseboards, All window could all ceilings and All heating unit Fireplace, wood All plumbing fi All shower tile, All windows in All interior and All porches, dec	osit will be based, in part, on of inside and out, and underneath. It drawers inside and out. It is, all bulbs must be present and work, door casings, and trim. It is werings and blinds. It is were as needed. It is were and hearth area. It is tures (sinks, tub, showers, toilets, tubs and enclosures including transide and out, including windowsill exterior doors inside and out includes, patios, walkways and garage of, mopped (waxed if necessary).	orking. cleaned and/or replaced. and faucets). cks and doors. ls and tracks. uding tracks.	after n	BRB
The following needs to b				
	ash and debris removed to appropr			
	inds trimmed, mowed, and beds we	eeded if applicable.		
All final utility				
	, mail keys and garage door opene			
	be present and working in Smoke		atad	
	as good condition as when receive		ciea.	
Provide one for	rwarding address to Owner/Agent	for all occupants.		

General condition of unit:

1.) Report any needed repairs

2.) If there are tenant-made changes, consult with Owner/Agent to determine whether areas needs to be returned to original condition or change may remain.

Tenant items left at property:

- 1.) Tenant may be charged storage fees for items left at the unit.
- 2.) Tenant may incur charges for disposal of items left at the unit.

If a Tenant fails to clean the rental or causes damages, the Owner/Agent may charge rent for the number of days that it takes to prepare the rental to rentable condition.

The final accounting on the deposit will occur within 31 days <u>after</u> the last tenant leaves or date of termination, whichever is later.







SMOKE AND CARBON MONOXIDE ALARM AGREEMENT 11

Tenant(s): Benjamin Bean		et al (and all others)
Address: 49667 Hwy 101 City: Bandon	, OREGON	Unit:
This property is required to have a carbon used, it means a smoke alarm and/or a carbon	monoxide alarm. Where monoxide alarm.	the word alarm is
Removing or tampering with a properly functioning alarm punishable under Oregon Law with fines up to \$250.00 p penalties under the rental agreement and could result in t	er alarm, per occurrence and	may subject the tenant to
The undersigned are aware that the Owner/Agent is not l operate.	iable for loss or damage due to	failure of the alarm to
Tenant(s) hereby acknowledge the presence of an alarm is aware that they are responsible to test the alarm at least of		
TESTING AND CLEANING		
Testing should be done at least once every six (6) months smoke. The alarms should be cleaned with a vacuum clea alarms with removable batteries, Tenant(s) shall replace replace expired batteries with 10-year lithium batteries as the Owner/Agent in writing of any operating deficiencies	aner at least every six (6) mon the battery when chirping occurs required by law. Tenant(s) sl	ths. In battery-powered urs. Tenant(s) shall
THE ULTIMATE RESPONSIBILITY RESTS WITH T		PROTECTION
This agreement, is signed thisday of All parties acknowledge having read and understood	f Aprel the above.	,2019
Ahr	Benjamin Be	an 4/29/19 Date
Owner/Agent	Tenant	Date
04/29/19 Date	Tenant	Date
	Tenant	Date







MOLD PREVENTION AGREEMENT 54

Tenant Name(s): Benjar	nin Bean		et. al (and all others)
Address: 49667 Hu	UV 101		Unit:
City: Bandon		, OREGON	Zip: <u>Q741</u>
AGREEMENT	The second second second		
Mold growth can be dang housing as free from mol likelihood of mold growt	d as reasonably possible.		
Tenant(s) agree to keep the Suggested methods to do notify Owner/Agent pron	that are listed on the rev	erse of this notice. Tenar	
Tenant(s) acknowledge re	eceiving a copy of this no	otice.	
Benjamin Tenant	Bean 04/29/19	Tenant	Date
Tenant	Date	Tenant	Date
Owner/Agant	04/29/19 Date		

WHAT IS MOLD?

Mold is a fungus, a sponge-like organism, in the same family as yeast and mushrooms. Mold is everywhere. Molds produce tiny spores that float continuously through the air, indoor and out. When mold spores land on a damp area indoors, they can begin to grow, particularly if the moisture problem is not corrected quickly. Molds can grow on wood, ceiling tiles, drywall, paper, carpet and foods. There is no practical way to eliminate all mold and mold spores indoors. The most effective way to control indoor mold growth is to control moisture. Unwanted moisture can be from a variety of issues: leaks in the roof or walls, water seeping into the basement, taking a shower, or cooking. If mold grows in a home, it must both be cleaned and the water problem fixed. Mold growth is unlikely if the humidity is below 40%.

HOW YOU CAN MINIMIZE LIKELIHOOD OF MOLD GROWTH

- Use the bathroom fan, leave it running for thirty minutes after bathing or showering.
- If your bathroom doesn't have a fan, open the window and leave it open for thirty minutes after bathing or showering.
- Use the kitchen fan whenever cooking. If there isn't one, open a window slightly.
- Use the fan in the laundry area.
- If moisture condenses on windows or walls, turn up the thermostat on your heat source.
- Open doors between rooms and to closets to increase air circulation.
- Cover fish tanks.
- Don't keep too many house plants, and don't over-water the ones you keep.
- Keep the temperature above 55 degrees.
- Open several windows for at least an hour twice a week to change the air in your home.
- Dry any water that spills on carpets or rugs.
- If you have an air conditioner, be sure it isn't leaking.
- Use a dehumidifier if necessary.

IF YOU SEE MOLD

- Clean mold off hard surfaces as soon as possible. First use a detergent like Pine Sol or
 Lysol and hot water. Then disinfect with a mild bleach solution (one cup of bleach to one
 gallon of water). Finally, dry completely. Recent studies suggest bleach isn't enough for
 porous surfaces like sheetrock walls. Wash with TSP (tri-sodium phosphate) first
 (available at hardware and paint stores).
- When you clean up mold, consider using an N-95 respirator (available in many hardware stores) to limit your exposure to mold and mold spores.

WHAT YOU SHOULD REPORT TO THE OWNER/AGENT

- Leaks anywhere; in the roof, gutters, walls, doors, or windows for instance.
- Water in the basement or crawlspace under your home.
- · Leaking pipes or dripping faucets.
- · Sweating pipes or toilets.
- · Running toilets.
- · Any reappearance of mold after you've cleaned and removed it.
- · Any recurring dampness or moldy smell.
- · Non-working fans.







RENTAL AGREEMENT ADDENDUM

Tenant Name(s): Benjamin Bea	et. al (and all others)
Address: 49667 HWY 101	Unit:
City: Bandon	, OREGON Zip: 97411
Electric bill is billed in arrears monthly	upon the following terms:
	shop sf is 3100+-, the apartment is 1300sf+-
Your bill will reflect 30% of the month	ly bill. This will be applied to your rental account and
can be paid along with your rent. You	can call in advance to see the amouint of that billing.
•	
Y. Academic	
nol_{-}	Benjamin Bean 4/29/19 Tenant Date
Owner/Agen	Tenant Date
Owner/Agen	
Date	Tenant Date
	Tenant Date





E.L. Edwards Realty II, Inc.

Property Inspection Report

Property Location

49667 Hwy 101, Bandon, OR 97411

Tenant name:

Pre-move In Inspection

Thu Apr 25th, 2019 12:33 pm

Inspected by: Nancy

Tenant Date

Date

Date

Norma 4/39/19 Owner/Agent Date

Tenant

Date

from the date of receipt of keys and return a copy to management.

E.L. Edwards Realty II, North Bend

2707 Broadway North Bend, OR 97459 541.756.0347 info@eledwardsrealty.com

Download the E.L. Edwards Realty II, North Bend App



http://idequals.com/business_apps/?id=6
Page 1

Hallway/Entry

Carpet/Vinyl Tile Condition: Good
Carpet/Vinyl Tile Comments: New
Light Fixtures/Switches Condition: Good
Walls Condition: Good
Ceiling Condition: Good
Doors Condition: Good
Doors Comments: New door

Notes: Enters into hallway between kitchen and living

room all newly updated

Living Room

Carpet/Vinyl Tile Condition: Good

Carpet/Vinyl Tile Comments: New laminate flooring

Windows Condition: Good
Windows Tracks Condition: Good
Server Comments: No con

Screens Comments: No screens
Walls Condition: Good

Walls Comments: Newly painted

Ceiling Condition: Good

Ceiling Comments: Newly painted

Drapes Miniblinds Rods Condition:GoodDrapes Miniblinds Rods Comments:MiniHeat Condition:GoodHeat Comments:Cadet

Kitchen

Carpet/Vinyl Tile Condition: Good
Carpet/Vinyl Tile Comments: New
Light Fixtures/Switches Condition: Good
Walls Condition: Good
Ceiling Condition: Good
Doors Condition: Fair

Doors Comments: Sliding glass door has no handle

Drapes Miniblinds Rods Condition: Good
Drapes Miniblinds Rods Comments: Verticals
Heat Condition: Good

Heat Comments:CadetCounter Tops Sink Condition:GoodCabinets Shelves Condition:GoodRange Oven Condition:GoodHood Fan Condition:GoodRefrigerator Condition:Good

Dishwasher Disposal Condition: Good

Notes: All new appliances except for the dishwasher.

Master Bedroom

Carpet/Vinyl Tile Condition: Good
Carpet/Vinyl Tile Comments: New carpet

Light Fixtures/Switches Condition: Good
Windows Condition: Good

Windows Tracks Condition: Good Screens Condition: Good

Screens Comments: Only one window has a screen

Walls Condition: Good **Celling Condition:** Good **Doors Condition:** Good **Drapes Miniblinds Rods Condition:** Good **Drapes Miniblinds Rods Comments:** Mini **Heat Condition:** Good **Heat Comments:** Cadet **Closets Condition:** Good

Notes: R of stairway

Second Bedroom

Carpet/Vinyl Tile Condition: Good Carpet/Vinyl Tile Comments: New **Light Fixtures/Switches Condition:** Good Windows Condition: Good Windows Tracks Condition: Good **Screens Condition:** Good **Walls Condition:** Good **Ceiling Condition:** Good **Doors Condition:** Good **Drapes Miniblinds Rods Condition:** Good **Drapes Miniblinds Rods Comments:** Mini

Heat Condition:GoodHeat Comments:CadetClosets Condition:Good

Notes: L from stairs

Third Bedroom

Carpet/Vinyl Tile Condition: Good Carpet/Vinyl Tile Comments: Carpet **Light Fixtures/Switches Condition:** Good Windows Condition: Good **Windows Tracks Condition:** Good Screens Condition: Good Walls Condition: Good **Ceiling Condition:** Good **Doors Condition:** Good **Drapes Miniblinds Rods Condition:** Good **Drapes Miniblinds Rods Comments:** Mini **Heat Condition:** Good **Heat Comments:** Cadet Closets Condition: Good

Notes: Middle of hallway

Main Bathroom

Carpet/Vinyl Tile Condition: Good Carpet/Vinyl Tile Comments: Vinyl **Light Fixtures/Switches Condition:** Good Windows Condition: Good Windows Tracks Condition: Good **Screens Condition:** Good Walls Condition: Good **Ceiling Condition:** Good **Doors Condition:** Good **Heat Condition:** Good **Heat Comments:** Cadet **Counter Tops Sink Condition:** Good Good **Cabinets Shelves Condition: Tub Shower Condition:** Good **Tub Shower Comments:** Shower Towel Rack/Shower Rod Condition: Good **Toilet Condition:** Good

Mirror Condition:

Good

Notes:

Upstairs

Smoke Alarms

Smoke Alarms Tested:

Yes

Notes:

Smoke alarms in each bedroom

Carbon Monoxide Alarms

Carbon Monoxide Alarms Tested:

Yes

Notes:

CM in each bedroom

Exterior Front

Door & Screen Door Condition:

Good

Light Cover Condition:

Good

Stairs Decks Railings Condition:

Good

Lawns Yard Condition:

Poor

Lawns Yard Comments:

Over grown

Notes:

Lawn needs mowed

Roof, Gutters & Downspouts Condition: Good

Exterior Front Photos:



LEASE AGREEMENT

This Lease Agreement made the 3rd day of March, 2020, by and between Christiane Frick of 92949 Lakeshore Drive, Langlois, State of Oregon, hereinafter referred to as "Lessor", and Peter Mitich of The Spiritual Clearing Institute hereinafter referred to as "Lessee", collectively referred to herein as the "Parties", agree as follows:

 DESCRIPTION OF LEASED PREMISES: The Lessor agrees to lease to the Lessee the following described approx. 1500 square feet (SF) of Office Space with living quarters located at 49667 HWY 101 in Bandon, Oregon.

Additional Description: Attachment to a large warehouse building over two stories with separate entrance door and enclosed garden area with large decking.

Parking for one car in front of the space is included.

Hereinafter known as the "Premises".

2. USE OF LEASED PREMISES: The Lessor is leasing the Premises to the Lessee and the Lessee is hereby agreeing to lease the Premises for the following use and purpose: Office space with living area.

Any change in use or purpose the Premises other than as described above shall be upon prior written consent of Lessor only.

- 3. TERM OF LEASE: The term of this Lease shall be for a period of 12 months commencing on the 1st day of April, 2020 and expiring at Midnight on the 31st day of March, 2021. ("Initial Term")
- 4. RENT: Lessee shall pay as rent for the above-described premises the sum of \$ 16,200.00. The rent amount shall be payable in advance in monthly installments of one thousand three hundred fifty dollars (\$ 1,350.00), beginning April 1, 2020, and continuing each month thereafter through March 31, 2021; each payment is due on the 1st of the month. If the payment is not made within ten (10) days after the 1st of each month, this Lease may be terminated by Lessoer (ORS 91.090). A late fee of five percent (5%) of the rent is to be made payable to Christiane Frick with paypal without any fees (friends and family) to chris@floraslakerental.com
- 5. OPTION TO RENEW: Lessee may have the right to renew the Lease with a total of 2 renewal periods with each term being 12 months which may be exercised by giving written notice to Lessor no less than 60 days prior to the expiration of the Lease or renewal period. Rent for each option period shall increase by One hundred fifty dollars (\$ 150.00)
- 6. TAXES and INSURANCE: Lessor will be responsible for payment of all real property taxes, physical damage (fire and extended coverage) and owner's liability insurance coverage and premiums. Lessee will be responsible for maintaining and paying the premiums for insurance on contents and liability

insurance coverage appropriate to non-owner occupation of the premises related hereto and shall provide continuous proof to Lessor of such coverage.

SECURITY DEPOSIT: In addition to the above, a deposit in the amount Deposit", and shall be held in escrow by the Lessor in a separate, interest-bearing savings account as security for the faithful performance of the terms and conditions of the Lease. The Security Deposit may not be used to pay the last month's rent unless written permission is granted by the Lessor.

8. MAINTENENANCE AND REPAIRS: Lessor shall be responsible for structural repairs, maintenance of roof, electrical wiring and plumbing to the moving lawn in his for landers.

- mowing lawn in his fenced in yard, making repairs to the interior, repair of glass, any interior decoration and any other repairs to the premises which Lesson is not specifically required to make. Lessee to contact the Lessor for maintenance and repairs to be done.
- UTILITIES: All utilities and services shall be supplied and paid for by the Lessee during the term of this Agreement. Since there is only one meter for the building including the warehouse rented out to another tenant, Lessee will pay \$ 70.00 monthly towards the bill together with the base rent. The entire electric bill will be split by sq ft . Lessee will be billed or refunded the difference at the end of the lease. Well and septic are paid for by the Lessor.
- LEASEHOLD IMPROVEMENTS: The Lessee agrees that no leasehold improvements, alterations or changes of any nature, (except for those listed on any attached addenda) shall be made to the leasehold premises or the exterior of the building without first obtaining the consent of the Lessor in writing, which consent shall not be unreasonably withheld, and thereafter, any and all leasehold improvements made to the Premises which become affixed or attached to the leasehold Premises shall remain the property of the Lessor at the expiration or termination of this Lease Agreement. Furthermore, any leasehold improvements shall be made only in accordance with applicable federal, state or local codes, ordinances or regulations, having due regard for the type of construction of the building housing the subject leasehold Premises.

Nothing in the Lease shall be construed to authorize the Lessee or any other person acting for the Lessee to encumber the rents of the Premises or the interest of the Lessee in the Premises or any person under and through whom the Lessee has acquired its interest in the Premises with a mechanic's lien or any other type of encumbrance. Under no circumstance shall the Lessee be construed to be the agent, employee or representative of Lessor. In the event a lien is placed against the Premises, through actions of the Lessee, Lessee will promptly pay the same or bond against the same and take steps immediately to have such lien removed. If the Lessee fails to have the Lien removed, the Lessor shall take steps to remove the lien and the Lessee shall pay Lessor for all expenses related to the Lien and removal thereof and shall be in default of this Lease.

- 11. LICENSES AND PERMITS: A copy of any and all local, state or federal permits acquired by the Lessee which are required for the use of the Premises shall be kept on site at all times and shall be readily accessible and produced to the Lessor and/or their agents or any local, state, or federal officials upon demand.
- 12. OBLIGATIONS OF LESSEE: The Lessee shall be primarily responsible whenever needed for the maintenance and general pickup of the entranceway leading into the Premises, so that this is kept in a neat, safe and presentable condition. The Lessee shall also be responsible for all minor repairs and maintenance of the leasehold Premises, particularly those items which need immediate attention and which the Lessees, or their employees, can do and perform on their own, including but not limited to, the replacement of light bulbs, as well as the normal repair and cleaning of windows, cleaning and clearing of toilets, etc., and the Lessee shall properly maintain the Premises in a good, safe, and clean condition. The Lessee shall properly and promptly remove all rubbish and hazardous wastes and see that the same are properly disposed of according to all local, state or federal laws, rules regulations or ordinances.

In the event the structure of the Premises is damaged as a result of any neglect or negligence of Lessee, their employees, agents, business invitees, or any independent contractors serving the Lessee or in any way as a result of Lessee's use and occupancy of the Premises, then the Lessee shall be primarily responsible for seeing that the proper claims are placed with the Lessee's insurance company, or the damaging party's insurance company, and shall furthermore be responsible for seeing that the building is safeguarded with respect to said damage and that all proper notices with respect to said damage, are made in a timely fashion, including notice to the Lessor, and the party or parties causing said damage. Any damage that is not covered by an insurance company will be the liability of the Lessee.

The Lessee shall, during the term of this Lease, and in the renewal thereof, at its sole expense, keep the interior of the Premises in as good a condition and repair as it is at the date of this Lease, reasonable wear and use excepted. This obligation would include the obligation to replace any plate glass damaged as a result of the neglect or acts of Lessee or her guests or invitees. Furthermore, the Lessee shall not knowingly commit nor permit to be committed any act or thing contrary to the rules and regulations prescribed from time to time by any federal, state or local authorities and shall expressly not be allowed to keep or maintain any hazardous waste materials or contaminates on the Premises. Lessee shall also be responsible for the cost, if any, which would be incurred to bring her contemplated operation and business activity into compliance with any law or regulation of a federal, state or local authority.

13. SUBLET/ASSIGNMENT: The Lessee may not transfer or assign this Lease, or any right or interest hereunder or sublet said leased Premises or any part thereof without first obtaining the prior written consent and approval of the Lessor.

- 14. DAMAGE TO LEASED PREMISES: In the event the building housing the Premises shall be destroyed or damaged as a result of any fire or other casualty which is not the result of the intentional acts or neglect of Lessee and which precludes or adversely affects the Lessee's occupancy of the Premises, then in every such cause, the rent herein set forth shall be abated or adjusted according to the extent to which the leased Premises have been rendered unfit for use and occupation by the Lessee and until the demised Premises have been put in a condition at the expense of the Lessor, at least to the extent of the value and as nearly as possible to the condition of the Premises existing immediately prior to such damage. It is understood, however, in the event of total or substantial destruction to the Premises that in no event shall the Lessor's obligation to restore, replace or rebuild exceed an amount equal to the sum of the insurance proceeds available for reconstruction with respect to said damage.
- DEFAULT AND POSSESSION: In the event that the Lessee shall fail to pay said rent, and expenses as set forth herein, or any part thereof, when the same are due and payable, or shall otherwise be in default of any other terms of said Lease for a period of more than 15 days, after receiving notice of said default, then the parties hereto expressly agree and covenant that the Lessor may declare the Lease terminated and may immediately re-enter said Premises and take possession of the same together with any of Lessee's personal property, equipment or fixtures left on the Premises which items may be held by the Lessor as security for the Lessee's eventual payment and/or satisfaction of rental defaults or other defaults of Lessee under the Lease. It is further agreed, that if the Lessee is in default, that the Lessor shall be entitled to take any and all action to protect its interest in the personal property and equipment, to prevent the unauthorized removal of said property or equipment which threatened action would be deemed to constitute irreparable harm and injury to the Lessor in violation of its security interest in said items of personal property. Furthermore, in the event of default, the Lessor may expressly undertake all reasonable preparations and efforts to release the Premises including, but not limited to, the removal of all inventory, equipment or leasehold improvements of the Lessee's, at the Lessee's expense, without the need to first procure an order of any court to do so, although obligated in the interim to undertake reasonable steps and procedures to safeguard the value of Lessee's property, including the storage of the same, under reasonable terms and conditions at Lessee's expense, and, in addition, it is understood that the Lessor may sue the Lessee for any damages or past rents due and owing and may undertake all and additional legal remedies then available.

In the event any legal action has to be instituted to enforce any terms or provisions under this Lease, then the prevailing party in said action shall be entitled to recover a reasonable attorney's fee in addition to all costs of said action.

Rent or any other amount payable to landlord not paid when due shall accrue interest from the date due until paid at 9% per annum or the maximum then permitted by law.

In this regard, all delinquent rental payments made shall be applied first toward interest due and the remaining toward delinquent rental payments.

- 16. INDEMNIFICATION: The Lessee hereby covenants and agrees to indemnify, defend and hold the Lessor harmless from any and all claims or liabilities which may arise from any cause whatsoever as a result of Lessee's use and occupancy of the Premises, and further shall indemnify the Lessor for any losses which the Lessor may suffer in connection with the Lessee's use and occupancy or care, custody and control of the Premises. The Lessee also hereby covenants and agrees to indemnify and hold harmless the Lessor from any and all claims or liabilities which may arise from any latent defects in the subject Premises that the Lessor is not aware of at the signing of the lease or at any time during the lease term.
- 17. BANKRUPTCY INSOLVENCY: The Lessee agrees that in the event all or a substantial portion of the Lessee's assets are placed in the hands of a receiver or a Trustee, and such status continues for a period of 30 days, or should the Lessee make an assignment for the benefit of creditors or be adjudicated bankrupt; or should the Lessee institute any proceedings under the bankruptcy act or any amendment thereto, then such Lease or interest in and to the leased Premises shall not become an asset in any such proceedings and, in such event, and in addition to any and all other remedies of the Lessor hereunder or by law provided, it shall be lawful for the Lessor to declare the term hereof ended and to re-enter the leased land and take possession thereof and all improvements thereon and to remove all persons therefrom and the Lessee shall have no further claim thereon.
- SUBORDINATION AND ATTORNMENT: Upon request of the Lessor, Lessee will subordinate its rights hereunder to the lien of any mortgage now or hereafter in force against the property or any portion thereof, and to all advances made or hereafter to be made upon the security thereof, and to any ground or underlying lease of the property provided, however, that in such case the holder of such mortgage, or the Lessor under such Lease shall agree that this Lease shall not be divested or in any way affected by foreclosure, or other default proceedings under said mortgage, obligation secured thereby, or Lease, so long as the Lessee shall not be in default under the terms of this Lease. Lessee agrees that this Lease shall remain in full force and effect notwithstanding any such default proceedings under said mortgage or obligation secured thereby. Lessee shall, in the event of the sale or assignment of Lessor's interest in the building of which the Premises form a part, or in the event of any proceedings brought for the foreclosure of, or in the event of exercise of the power of sale under any mortgage made by Lessor covering the Premises, attorn to the purchaser and recognize such purchaser as Lessor under this Lease.

19. MISCELLANEOUS TERMS:

I. Usage by Lessee: Lessee shall comply with all rules, regulations and laws of any governmental authority with respect to use and occupancy. Lessee shall not conduct or permit to be conducted upon the Premises any business or permit any act which is contrary to or in violation of any law, rules or regulations and requirements that may be imposed by any authority or any insurance company with which the Premises is insured, nor will the Lessee allow the Premises to be used in any way which will invalidate or be

in conflict with any insurance policies applicable to the building. In no event shall explosives or extra hazardous materials be taken onto or retained on the Premises. Furthermore, Lessee shall not install or use any equipment that will cause undue interference with the peaceable and quiet enjoyment of the Premises by other tenants of the building.

- II. Signs: Lessee shall not place on any exterior door, wall or window of the Premises any sign or advertising matter without Lessor's prior written consent and the approval of the DEQ. Thereafter, Lessee agrees to maintain such sign or advertising matter as first approved by Lessor in good condition and repair. Furthermore, Lessee shall conform to any uniform reasonable sign plan or policy that the Lessor may introduce with respect to the building. Upon vacating the Premises, Lessee agrees to remove all signs and to repair all damages caused or resulting from such removal.
- III. Pets: Unless otherwise stated in this Lease Agreement, the only pets that shall be allowed on the Premises are those needed legally due to a disability or handicap.
- IV. Condition of Premises/Inspection by Lessee: The Lessee has had the opportunity to inspect the Premises and acknowledges with its signature on this lease that the Premises are in good condition and comply in all respects with the requirements of this Lease. Furthermore, the Lessor makes no representation or warranty with respect to the condition of the Premises or its fitness or availability for any particular use, and the Lessor shall not be liable for any latent or patent defect therein. Furthermore, the Lessee represents that Lessee has inspected the Premises and is leasing and will take possession of the Premises with all current fixtures present in their "as is" condition as of the date hereof.
- V. Right of Entry: It is agreed and understood that the Lessor and its agents shall have the complete and unencumbered right of entry to the Premises at any time or times for purposes of inspecting or showing the Premises and for the purpose of making any necessary repairs to the building or equipment as may be required of the Lessor under the terms of this Lease or as may be deemed necessary with respect to the inspection, maintenance or repair of the building.
- 20. ESTOPPEL CERTIFICATE: Lessee at any time and from time to time, upon at least ten (10) days prior notice by Lessor, shall execute, acknowledge and deliver to Lessor, and/or to any other person, firm or corporation specified by Lessor, a statement certifying that the Lease is unmodified and in full force and effect, or if the Lease has been modified, then that the same is in full force and effect except as modified and stating the modifications, stating the dates to which the fixed rent and additional rent have been paid, and stating whether or not there exists any default by Lessor under this Lease and, if so, specifying each such default.
- 21. HOLDOVER: Should Lessee remain in possession of the Premises after the cancellation, expiration or sooner termination of the Lease, or any renewal thereof, without the execution of a new Lease or addendum, such holding over in

the absence of a written agreement to the contrary shall be deemed, if Lessor so elects, to have created and be construed to be a tenancy from month to month, terminable upon thirty (30) days' notice by either party.

- 22. WAIVER: Waiver by Lessor of a default under this Lease shall not constitute a waiver of a subsequent default of any nature.
- 23. GOVERNING LAW: This Lease shall be governed by the laws of the State of Oregon.
- 24. NOTICES: Payments and notices shall be addressed to the following:

Lessor Christiane Frick PO Box 142 Langlois, OR 97450

Lessee	
TO THE REAL PROPERTY AND ADDRESS.	到 5 工作的数据标准的 工作
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- 25. **AMENDMENT**: No amendment of this Lease shall be effective unless reduced to writing and subscribed by the parties with all the formality of the original.
- 26. BINDING EFFECT: This Lease and any amendments thereto shall be binding upon the Lessor and the Lessees and/or their respective successors, heirs, assigns, executors and administrators.

Lessee's Signature

Lessor's Signature

Printed Name

Printed Name



RENTAL APPLICATION

Every occupant over the age of 18 MUST fill out a separate application (even if married Please fill out this form COMPLETELY and sign where indicated.

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RENTAL APPLICATION [Super paragraphy over the age of 18 MUST fill put a separate application (even if married).

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CLERK'S RECORDING INFORMATION:

TRANSACTION: Bargain and Sale Deed

GRANTOR: Nils Lau

GRANTEE: Christiane Frick

CONSIDERATION: The true consideration for this conveyance is \$

200,000.00 for One Hundred Percent (100%) of the

property.

AFTER RECORDING, RETURN INSTRUMENT TO:

TAX STATEMENTS:

Until a change is requested, All tax statements shall be sent to the following address:

Christiane Frick
PO Box 1701
PO Box 88

PO Box 1701 PO Box 88

Bandon, OR 97411 Langlois, OR 97450

BARGAIN AND SALE DEED

NILS LAU, GRANTOR, conveys to CHRISTIANE FRICK, GRANTEE, an undivided one hundred percent (100%) interest in the following described real property:

Beginning at the southwest corner of section 6, Township 29 south, range 14 west of the Willamette meridian, coos county, Oregon; thence proceeding east 30 feet to a reference pipe for said section corner that is also on the east right of the way line of highway 101; thence north 00° 10' 04" west 61.68 feet along said right of way to the true point of beginning on the north right of way line of Kehl Road; thence north 86° 55' 54" east 498.25 feet along said north right of way; thence north 00° 47' 23" east 701.18 feet along the west right of way line of runweigh road to a point of curvature on a curse to the left, having a radius of 20 feet, thence 31.75 feet along said curve to the point of tangency; thence south 89° 49' 56" west 459.33 feet to a point of curvature of a curve to the left, having a radius of 30 feet; thence a distance of 47.12 feet around said curve to the point

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of tangency; thence south 00° 10' 04" east 716.63 feet along said east right of way line of highway 101 hereby returning to the point of beginning.

EXCEPTIONS:

- The rights of the public in and to that portion of the premises herein described lying within the limits of public roads, streets and highways.
- An easement created by instrument, including the terms and provisions thereof:

In favor of:

Bandon-Port Orford Railroad

For:

Railroad right of way

Dated:

August 9, 1909 August 17, 1909

Recorded:

54, Page: 435

Book: In Coos County, Oregon.

• An easement created by instrument, including the terms and provisions thereof:

In favor of:

United States of America

For:

Ditch or canals
June 8, 1901

Dated: Recorded:

October 2, 1930

Book:

112 Page: 495

In Coos County, Oregon.

• An easement created by instrument, including the terms and provisions thereof:

In favor of:

City of Bandon

For:

Right of way

Dated:

August 12, 1953

Recorded:

October 2, 1953

Book:

230 Page: 2

In Coos County, Oregon.

BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 197.352. THIS INSTRUMENT

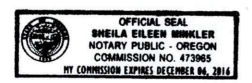
2013 9294

DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING, THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930 AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 197.352.

The true and actual consideration paid by the Grantee for a one hundred percent (100%) interest in the above-described real property is \$200,000.00.

Personally appeared on the 18th day of 5ept., 2013, the above named Nils Lau and acknowledged the foregoing instrument to be his voluntary act and deed.

Shila Eileen Minklu NOTARY PUBLIC FOR <u>Bandon-Umpgiq</u> Bank





Terri L. Turi, CCC COOS COUNTY CLERK

250 N. BAXTER ST., COQUILLE OR 97423 541-396-7601

coosclerk@co.coos.or.us County Clerk tdalton@co.coos.or.us Chief Recording Deputy RECORDING DIVISION: 541-396-7600

To Whom It May Concern:

Enclosed please find an original, recently recorded document. As provided on the face of the document, we are authorized to return it to the person named at the address listed.

This is not a bill. The recording fee was paid at the time of the recording.

On the recorded document you will find an original recording label as follows:

EXAMPLE:

COOS COUNTY CLERK, OREGON . TERRI L. TURI, CCC, COUNTY CLERK TOTAL \$41.00 11/28/2012 09:20:15AM PAGE 1 OF 1

2012 10070

For your information,
if the title of the document that you received is a
"Deed of Reconveyance" or "Substitution of Trustee & Deed of Reconveyance"
It means that you have recently paid off a loan and the reconveyance
document is recorded in our records to indicate that the loan is paid in full.

If you have any questions please do not hesitate to call us at the extensions listed below. Thank You,

Coos County Clerks Office (541) 396-7600

CLERK'S RECORDING INFORMATION:

TRANSACTION:

Bargain and Sale Deed

GRANTOR:

Nils Lau

GRANTEE:

Christiane Frick

CONSIDERATION: The true consideration for this conveyance is \$

200,000.00 for One Hundred Percent (100%) of the

property.

AFTER RECORDING, **RETURN INSTRUMENT TO:**

TAX STATEMENTS:

Until a change is requested, All tax statements shall be sent to the following address:

Christiane Frick

PO Box 1701

Bandon, OR 97411

Christiane Frick

PO Box 88

Langlois, OR 97450

BARGAIN AND SALE DEED

NILS LAU, GRANTOR, conveys to CHRISTIANE FRICK, GRANTEE, an undivided one hundred percent (100%) interest in the following described real property:

Beginning at the southwest corner of section 6, Township 29 south, range 14 west of the Willamette meridian, coos county, Oregon; thence proceeding east 30 feet to a reference pipe for said section corner that is also on the east right of the way line of highway 101; thence north 00° 10' 04" west 61.68 feet along said right of way to the true point of beginning on the north right of way line of Kehl Road; thence north 86° 55' 54" east 498.25 feet along said north right of way; thence north 00° 47' 23" east 701.18 feet along the west right of way line of runweigh road to a point of curvature on a curse to the left, having a radius of 20 feet, thence 31.75 feet along said curve to the point of tangency; thence south 89° 49' 56" west 459.33 feet to a point of curvature of a curve to the left, having a radius of 30 feet; thence a distance of 47.12 feet around said curve to the point

of tangency; thence south 00° 10' 04" east 716.63 feet along said east right of way line of highway 101 hereby returning to the point of beginning.

EXCEPTIONS:

- The rights of the public in and to that portion of the premises herein described lying within the limits of public roads, streets and highways.
- An easement created by instrument, including the terms and provisions thereof:

In favor of:

Bandon-Port Orford Railroad

For:

Railroad right of way

Dated:

August 9, 1909

Recorded: Book:

August 17, 1909 54, Page: 435

In Coos County, Oregon.

• An easement created by instrument, including the terms and provisions thereof:

In favor of:

United States of America

For:

Ditch or canals

Dated:

June 8, 1901 October 2, 1930

Recorded: Book:

112 Page: 495

In Coos County, Oregon.

• An easement created by instrument, including the terms and provisions thereof:

In favor of:

City of Bandon

For:

Right of way

Dated:

August 12, 1953

Recorded:

October 2, 1953

Book:

230 Page: 2

In Coos County, Oregon.

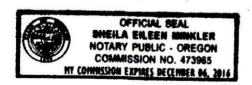
BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 197.352. THIS INSTRUMENT

DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND SIGNING OR ACCEPTING. THIS REGULATIONS. **BEFORE** INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES, TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930 AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 197.352.

The true and actual consideration paid by the Grantee for a one hundred percent (100%) interest in the above-described real property is \$200,000.00.

Personally appeared on the 18th day of 5ept., 2013, the above named Nils Lau and acknowledged the foregoing instrument to be his voluntary act and deed.

Shirla Eilein Minklin NOTARY PUBLIC FOR <u>Bandon-Umpqiq</u> Bank



The buyer shall be entitled to possession of the lands on __September_1_2008______, and may retain such possession so long as buyer is not in default under the terms of this contract. The buyer agrees that at all times buyer will keep the premises and the buildings, now or hereafter erected thereon, in good condition and repair and will not suffer or permit any waste or strip thereof; that buyer will keep the premises free from construction and all other liens and save the seller harmless therefrom and reimburse seller for all costs and attorney fees incurred by seller in defending against any such liens; that buyer will pay all taxes hereafter levied against the property, as well as all water rents, public charges and municipal liens which hereafter lawfull may be imposed upon the premises, all promptly before the same or any part thereof become past due; that at buyer's expense, buyer will insure and keep insured all buildings now or hereafter erected on the premises against loss or damage by fire (with extended coverage) in an amount not less than \$ \frac{1}{2} \frac

• IMPORTANT NOTICE: Delete, by lining out, whichever warranty (A) or (B) is not applicable. It warranty (A) is applicable and if the seller is a creditor, as such word is defined in the Trin-Lending Act and Regulation Z, the seller MUST compty with the Act and Regulation by making required disclosures.



WARNING: Unless buyer provides seller with evidence of insurance coverage as required by the contract or loan agreement between them, seller may purchase insurance at buyer's expense to protect seller's interest. This insurance may, but need not, also protect buyer's interest. If the collateral becomes damaged, the coverage purchased by seller may not pay any claim made by or against buyer. Buyer may later cancel the coverage by providing evidence that buyer has obtained property coverage elsewhere. Buyer is responsible for the cost of any insurance coverage purchased by seller, which cost may be added to buyer's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date buyer's prior coverage lapsed or the date buyer failed to provide proof of coverage. The coverage seller purchases may be considerably more expensive than insurance buyer might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

The seller agrees that at seller's expense and within—30.—days from the date hereof, seller will furnish unto buyer a title insurance policy insuring (in an amount equal to the purchase price) marketable title in and to the premises in the seller on or subsequent to the date of this agreement, save and except the usual printed exceptions and the building and other restrictions and easements now of record, if any. Seller also agrees that when the purchase price is fully paid and upon request and upon surrender of this agreement, seller will deliver a good and sufficient deed conveying the premises in fee simple unto the buyer, buyer's heirs and assigns, free and clear of encumbrances as of the date hereof and free and clear of all encumbrances since the date placed, permitted or arising by, through or under seller, excepting, however, the easements, restrictions and the taxes, municipal liens, water rents and public charges so assumed by the buyer and further excepting all liens and encumbrances created by the buyer or buyer's assigns.

And it is understood and agreed between the parties that time is of the essence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually within 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller shall have the following rights and options:

(1) To declare this contract cancelled for default and null and void, and to declare the purchaser's rights forfeited and the debt extinguished, and to retain

sums previously paid hereunder by the buyer;*

(2) To declare the whole unpaid principal balance of the purchase price with the interest thereon at once due and payable; and/or (3) To foreclose this contract by suit in equity.

In any of such cases, all rights and interest created or then existing in favor of the buyer as against the seller hereunder shall utterly cease and the right to the possession of the premises above described and all other rights acquired by the buyer hereunder shall revert to and revest in the seller without any act of re-entry, or any other act of the seller to be performed and without any right of the buyer of return, reclamation or compensation for moneys paid on account of the purchase of the property as absolutely, fully and perfectly as if this contract and such payments had never been made; and in case of such default all payments theretofore made on this contract are to be retained by and belong to the seller as the agreed and reasonable rent of the premises up to the time of such default. And the seller, in case of such default, shall have the right immediately, or at any time thereafter, to enter upon the land aforesaid, without any process of law, and take immediately possession thereof, together with all the improvements and appurtenances thereon or thereto belonging.

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect seller's right hereunder to enforce the same, nor shall any waiver by the seller of any breach of any provision hereof be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself.

Seller, seller's agents, and the holder of any existing encumbrance to which the lands and premises are subject may enter upon the lands and premises at reasonable times (upon reasonable prior notice to buyer) for the purpose of inspecting the property.

In case suit or action is instituted to foreclose this contract or to enforce any provision hereof, the losing party in the suit or action agrees to pay such sum as the trial court may adjudge reasonable as attorney fees to be allowed the prevailing party in the suit or action and if an appeal is taken from any judgment or decree of the trial court, the losing party further promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing party's attorney fees on such

In construing this contract, it is understood that the seller or the buyer may be more than one person or a corporation; that if the context so requires, the singular pronoun shall be taken to mean and include the plural and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

This agreement shall bind and inure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, executors, administrators, personal representatives, successors in interest and assigns as well.

IN WITNESS WHEREOF, the parties have executed this instrument in duplicate; if either of the undersigned is a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.

OF ItS board of directors.

BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY
UNDER ORS 197.352. THIS INSTRUMENT DOES NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND
USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK
WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY
THE APPROVED USES OF THE LOT OR PARCEL, TO DETERMINE ANY LIMITS ON
LAWSUITS AGAINST FARMING OR POREST PRACTICES, AS DEFINED IN ORS
30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY
OWNERS, IF ANY, UNDER ORS 197.352.

SELLER: Comply with ORS 93.905 et seq. prior to exercising this remedy.

STATE OF OREGON, County of ____ COOS This instrument was acknowledged before me on _. NIIS & Lau This instrument was acknowledged before me on ____ by Christiane Frick OFFICIAL BEAL Rober 4 Notary Public for Oregon My commission expires __

NOTARY PUBLIC - OREGON COMMERCAN COMMESION NO. 421830

PUBLISHER'S NOTES: If this contract provides for delivery of a deed more than 12 months after the dele of this contract, OR9 93.635 requires that this contract or a memorandum there of be recorded by the seller within 15 days. If using this form to convey real property subject to Oregon Laws 2007, Chapter 866, Section 3, include the required reference.

COOS COUNTY CLERK, OREGON TOTAL \$31.00 TERRI L. TURI, CCC, COUNTY CLERK

09/22/2008 03:08PM #2008-9850 2 OF 2