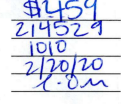




Coos County Planning Department Property Line Adjustment Application

Official Use Only
Fee
Receipt No.
Check No./Cash
Date
Received By
File No.



PLA-20-004

Introduction

The purpose of a property line adjustment application is to review changes in property lines when no new lots are being created. Property lines may be changed to account for the location of fences, driveways, gardens and buildings. For example, a property owner may discover that a fence is located on a neighbor's property. As a solution, the affected property owners may agree to relocate their property lines. A property line adjustment review is needed to make sure the change is consistent with zoning standards.

In addition to filling out the application form, the applicant needs to draw a plot plan. The plot plan will show the property lines and dimensions, and the location of all buildings, wells, septic tanks and drain field for the parcels which are being adjusted.

The applicants need to submit the application to the Planning Department. Once the application and plot plan are accepted, staff will review the proposal.

A single adjustment of one line between two abutting properties will be approved as an administrative act.

Multiple adjustments between more than two abutting properties will be processed as a land use decision and may be approved as a single application on condition that each adjustment is completed prior to the next, in accordance with ORS Chapter 92.

Approval will become final after the applicant(s) complies with the approval criteria including completion of surveys when required and recording of the property line adjustment deed(s). These must be completed within one year of the approval.

This information is provided as a courtesy and is not intended to replace the provisions of Article 6.3.

If you have any questions about this application, please feel free to contact this office at 541–396–7770 or visit us at 225 North Adams Street in Owen Building in Coquille, Oregon.

Please complete the following sections:

A. Property 1:

Owner(s):	Dennis& Regina Holman	Telephone:	479-280-8065
Address:	63318 Isthmus He		\
City/State:	Cass Bay, OR	•	97420
Lien Holder(s):	MERS FOR GUILD	MURTGAGEC	ompany
Address:	63318 Isthmus H	eights Rd.	
City/State:	Cos Bay, 012	Zip Code:	97420
Township:		Section:	OIAD
Range:	13	Tax Lot:	1501
Tax Account:	500906	Zoning District:	RR-Z
Initial Lot Size:	2.16 AC	Adjusted Lot Size:	5.87 AC
B. Property			~~ 2116
Owner(s): Er	tand & Valerie Anderson	Telephone:	520-245-2743
Address:	9947 N Calle S	olano	
City/State:	Tuscon, Az	Zip Code:	85737
Lien Holder(s):	NONE		
Address:	63342 Isthmus	Heights Rd.	
City/State:	Coos Bay, OR	Zip Code:	97420
Township:	26		OLAD
Range:	13	Tax Lot:	1506
Tax Account:	500911	Zoning District:	アルー 乙
Initial Lot Size:	5.58 AC	Adjusted Lot Size:	1.87 AC.

C. Applicant:

479-280-8065 DENNIS HOLMAN Telephone: Name: ROAN 63318 ISTHMUS HEIGHTS Address: COOS BAY, OR. Zip Code: 97420 City/State: D. Surveyor 541-267-2872 Name/Company: Stantznes Eng. & Forestry Telephone: 705 Suth 4th St., P.O. Box 118 Address: 97420 Zip Code: City/State: E. Purpose of the Property Line Adjustment TO TRANSFER AND EXCHANGE AREAS OF OWNER-SHIP TO CONFIGURATION OF OWNERS DESIGN.

F. Criteria from Article 6.3

ARTICLE 6.3 PROPERTY LINE ADJUSTMENTS

SECTION 6.3.100 PROPERTY LINE ADJUSTMENTS:

As set forth in ORS 92.190(3), the common boundary line between lots or parcels may be adjusted in accordance with this section without the replatting procedures in ORS 92.180 and 92.185 or the vacation procedures in ORS Ch. 368. Once a lot or parcel line has been adjusted, the adjusted line shall be the boundary or property line, not the original line. The Director has authority to approve a line adjustment as an Administrative Action.

SECTION 6.3.125 PROCEDURE:

- 1. An application for a line adjustment or elimination shall be filed by the owners of all lots or parcels affected. The application shall be accompanied by an appropriate fee and contain the following information:
 - a. Reason for the line adjustment;

b. Vicinity map locating the proposed line adjustment or elimination in relation to adjacent subdivisions, partitions, other units of land and roadways;

c. A plot plan showing the existing boundary lines of the lots or parcels affected by the line adjustment and the approximate location for the proposed adjustment line. The plot plan shall also show the approximate location of all structures within ten (10) feet of the proposed adjusted line;

d. A current property report (less than 6 months old) indicating any taxes, assessment

Property Line Adjustment Application Revised 2018 Page 3 of 10 or other liens against the property, easements, restrictive covenants and rights-of-way, and ownerships of the property of the proposed development. A title report is acceptable.

- e. A notice of application and decision will be provided to any and all lien holders of record for the property that will be affected by the proposed adjustment. Applicants should consult with any and all such lien holders prior to submittal of an application.
- 2. A line adjustment is permitted only where an additional unit of land is not created and where the lot or parcel reduced in size by the adjustment complies with the requirements of the applicable zone except that a line adjustment for the purpose of exchange or transfer of land between resource land owners shall be allowed so long as:
 - a. No parcel is reduced in size contrary to a condition under which it was formed;
 - b. The resulting parcel sizes do not change the existing land use pattern (e.g. two conforming parcels must remain conforming; and
 - c. Two non-conforming parcels may remain non-conforming; and, two parcels, one conforming and one non-conforming, may remain as such regardless of which parcel is non-conforming after the exchange or transfer).
- 3. An encroachment of existing or planned structures will not be created within required setbacks as a result of the line adjustment.
- 4. A line adjustment for a lot or parcel that contains a dwelling, not on a public sanitation system, and is less than an acre before the adjustment and further reduced as a result of the adjustment shall obtain documentation from Department of Environmental Quality (DEQ) that the sanitation system will still meet their requirements.
- 5. In resource lands, a unit of land containing a dwelling, or approved for construction of a dwelling, cannot be adjusted with a vacant resource unit of land for the purpose of qualifying the vacant unit for a 160-acre dwelling.
 - a. A resource unit of land less than 160 acres and containing a (preexisting) dwelling, or approved for construction of a dwelling, cannot be adjusted with a vacant resource unit of land for the purpose of qualifying the vacant unit for a 160-acre dwelling;
 - b. A resource unit of land 160 acres or greater and containing a (preexisting) dwelling, or approved for construction of a dwelling, cannot be adjusted below 160 acres with a vacant resource unit of land for the purpose of qualifying the vacant unit for a 160-acre dwelling;
 - c. A resource unit of land 160 acres or greater and containing a dwelling approved as a 160-acre dwelling, or approved for construction of a 160-acre dwelling, cannot be reduced below 160 acres for the purpose of qualifying the vacant unit for a 160-acre dwelling.
- 6. Same Designation: A line adjustment shall only be permitted where the sale or transfer of ownership is made between abutting owners of like designated lands, residential lands, commercial lands, industrial lands, resource lands, and estuary zoned lands unless an existing structure encroaches over an existing property boundary or the boundary line adjustment is required to comply with requirements of the State Department of Environmental Quality for a subsurface sewage system.

- 7. Property line adjustments are subject to a twelve (12) day appeal period. If appealed, this will be treated as a Planning Director's decision and the procedures in Article 5.8 will be followed. A notice of the decision will be mailed to the applicant and to all neighborhood or community organizations recognized by the County and whose boundaries include the site. Notice of the decision will also be mailed to the owners of record of property on the most recent property tax assessment roll where such property is located:
 - a. Within 100 feet of the exterior boundaries of the contiguous property ownership which is the subject of the notice if the subject property is wholly or in part within an urban growth boundary;

b. Within 250 feet of the exterior boundaries of the contiguous property ownership which is the subject of the notice if the subject property is outside an urban growth

boundary and not within a farm or forest zone;

c. Within 750 feet of the exterior boundaries of the contiguous property ownership which is the subject of the notice if the subject property is within a farm or forest zone.

SECTION 6.3.150 EASEMENTS AND ACCESS:

A line adjustment shall have no affect on existing easements or access. Access shall not be eliminated through a property line adjustment process. If an access is potentially affected then an easement may be created for access to comply with this criterion.

SECTION 6.3.175 MAPPING AND FILING REQUIREMENTS:

1. Map and Monuments Required:

a. For any resulting lot or parcel ten acres or less, a survey map that complies with ORS 209.250 shall be prepared;

b. The survey map shall show all structures within ten (10) feet of the adjusted line;

c. The survey shall establish monuments to mark the adjusted line.

2. Approval and Filing Requirements:

a. Upon determination that the requirements of this section have been met, the Director shall advise the applicant in writing that the line adjustment is tentatively

approved;

b. Within one year from the date of tentative approval, the applicant shall prepare and submit to the Director any map required by Section 6.2.800(4) and Section 6.2.800(5) if a survey is required. If no map is required, the applicant shall submit proof that the requirements of the tentative approval have been met. The Director shall indicate final approval by endorsement upon the map, if any, or if no map is required the Director shall advise the applicant in writing that final approval has been granted;

c. Once endorsed by the Director, the map shall then be submitted to the County Surveyor. When the map is filed, the County Surveyor shall indicate the filing

information on the map;

d. A line adjustment shall be effective when the map is filed by the County Surveyor and an instrument (e.g. deed or covenant) is recorded with the County Clerk. If no map is required, then the line adjustment shall be effective when final approval is granted by the Director and an instrument is recorded with the County Clerk;

Property Line Adjustment Application Revised 2018 Page 5 of 10 e. If a survey is required, the Deed shall be recorded and the Survey Map shall be filed simultaneously. The survey map, with the signature of the Coos County Planning Director shall be submitted to the County Surveyor along with the required filing fee. The survey map will be given a filing number which will be added to the Property Line Adjustment deed. The deed will then be recorded whereupon the recording number for said deed will be added to the face of the survey map. Said map will then be filed with the County Surveyor, completing the process.

f. The property line adjustment deed must be submitted on the exact format found in

Figure 1 below.

Figure 1 – PLA Deed (NOT TO BE RECORDED UNTIL AFTER APPLICATION IS APPROVED)

Send t	ax statements to: After recording return to:
	PROPERTY LINE ADJUSTMENT DEED
	GRANTOR(s) conveys and warrants to
County	GRANTEE(s) the following described real property, situated in the state of Oregon:
	SEE LEGAL DESCRIPTION ON ATTACHED EXHIBIT "A"
Subjec	et to and excepting:
	The rights of the public in and to that portion of the premises herein described lying within the limits of roads, streets and highways.
Coos (County real property Tax Account No
	onsideration for this conveyance stated in terms of dollars is
This is	a property line adjustment deed. In compliance with ORS 92.190, the following information is furnished
1.	The names of the parties to this deed are as set forth above.
2.	The description of the adjusted line is as follows:
	SEE LEGAL DESCRIPTION ON ATTACHED EXHIBIT "B"
3.	The deed whereby Grantor acquired title to the transferred property is recorded in Microfilm Reel No. of the Deed of Records of Coos County, Oregon.
4.	The deed whereby Grantee acquired title to the property to which the transferred property is joined is recorded in Microfilm Reel No of the Deed Records of Coos County, Oregon.
5.	The survey and monumentation, as required by ORS 92.060 and 209.250, were done by His survey is filed with the County Surveyor under Coos County Surveyor's Records, Map No
	Durito Jor & March Mark Mark Mark Mark Mark Mark Mark Mark

THIS INSTRUMENT WILL 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.

Page 1 of 2

Property Line Adjustment Application Revised 2018 Page 7 of 10

DATED this day	of20)
		Name
STATE OF OREGON)	Name
County of Coos)ss.)	
This instrument was ackn	owledged before me on	, 20 ,
		· ·
		
		Notary Public of Oregon
•		My Commission expires:
erel 1 · · · · · ·		EPTANCE
accordance with ORS 92.	s) hereby accept(s) this prope 190(4).	rty line adjustment deed and signs this acceptance in
		Name
STATE OF OREGON)	Name
County of Coos)ss.	
This instrument was ackn	owledged before me on	, 20,
by		_
•		Notary Public of Oregon
		My Commission agricus

Page 2 of 2

Property Line Adjustment Application Revised 2018 Page 8 of 10

G. Authorization: All areas must be initialed by all applicant(s) prior to the Planning Department accepting any application.

Property 1

la

Property 2

I hereby attest that I am authorized to make the application for a discretionary decision and the statements within this application are true and correct to the best of my knowledge and belief. I affirm that this is a legally created tract, lot or parcel of land. I understand that I have the right to an attorney for verification as to the creation of the subject property. I understand that any action authorized by Coos County may be revoked if it is determined that the action was issued based upon false statements or misrepresentation.

D-H

Property 1

Ebc.
Property 2

FEES

The Coos County Board of Commissioners has adopted a schedule of fees and if the property owners understand they are subject to the fee. If a hearings officer is required to review this matter the property is responsible for actual cost of processing the application.

Property 1

Property 2

I understand it is the function of the Planning Department to impartially review my application and to address all issues affecting it regardless of whether the issues promote or hinder the approval of my application. In the event a public hearing is required to consider my application, I agree I bear the burden of proof. I understand that approval is not guaranteed and the applicant(s) bear the burden of proof to demonstrate compliance with the applicable review criteria.

Property Line Adjustment Application Revised 2018 Page 9 of 10

DH	As applicant(s) I/we acknowledge that is in my/our desire to submit this application and staff has not encouraged or discouraged the submittal of this application.
Property 1	
Ell	
Property 2	
p.H	As the applicant(s) I/we acknowledge pursuant to Section 6.3.175(2), the property line adjustment deed must be recorded with the County Clerk within one year from the date of final approval from the Planning Department.
Property 1	
EA. Property 2	
Applicant(s)	Original Signature Appligant(s) Original Signature
9-19	'- 19 9-19-19
Date	Date
Chd	and Interio anderson.
/	Original Signature Applicant(s) Original Signature
10/25	1/19



Coos County Planning Department

Coos County Courthouse Annex, Coquille, Oregon 97423
Mailing Address: Planning Department, Coos County Courthouse, Coquille, Oregon 97423

(541) 396-7770 FAX (541) 396-1022 / TDD (800) 735-2900

Jill Rolfe Planning Director

CONSENT

On this
I, Erland A. ANDERSON & VALERIE L. ANDERSON (Print Owners Name as on Deed)
as owner/owners of the property described as Township
SectionOIAD, Tax Lot/506, Deed Reference
hereby grant permission to STUNTZNER ENG, & FORESTY, LLC so that a(n) (Print Name)
PROPERTY LINE ADJUSTMENT application can be submitted to the Coos (Print Application Type)
County Planning Department.
Owners Signature/s Owners Signature/s
Merie anderson



Coos County Planning Department

Coos County Courthouse Annex, Coquille, Oregon 97423
Mailing Address: Planning Department, Coos County Courthouse, Coquille, Oregon 97423

(541) 396-7770 FAX (541) 396-1022 / TDD (800) 735-2900

Jill Rolfe Planning Director

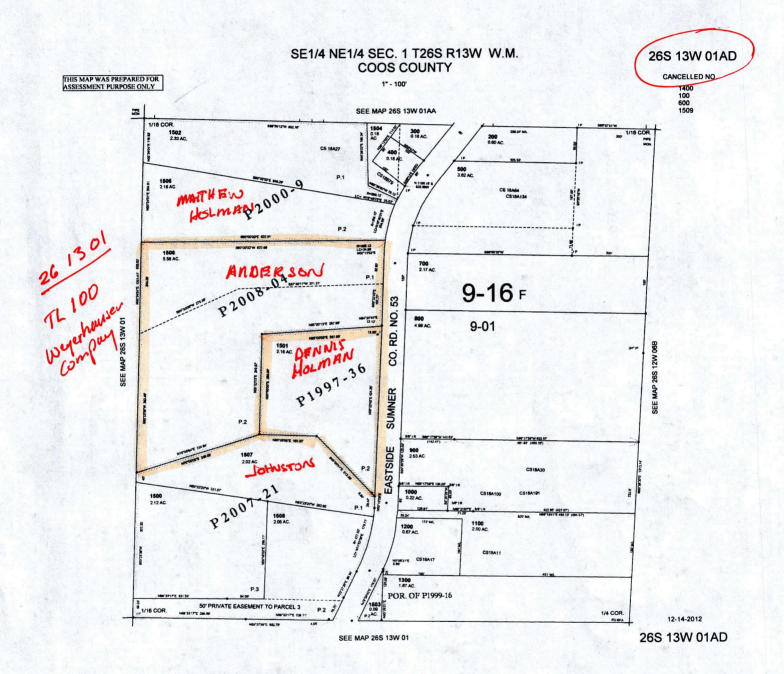
CONSENT

On this 19th day of September . 2019,
I, DENNIS R. HOLMAN & REGINA K. HOLMAN (Print Owners Name as on Deed)
as owner/owners of the property described as Township ZGS , Range 13W ,
Section OIAD, Tax Lot /501, Deed Reference 2012 - 9349
hereby grant permission to STUNTZNER ENG. & FORESTRY, LLC so that a(n) (Print Name)
PROPERTY LINE ADJUSTMENT application can be submitted to the Coos (Print Application Type)
County Planning Department.
Owners Signature/s Denn Holma Lignar Molmas

August 2019 Data Set (PARCEL ALIGNMENT WITH PHOTO MAY NOT BE EXACT



Copyright: © 2013 National Geographic Society, i-cubed | Employment | Source: Esri, DigitalGlobe, GeoEye, Earthstar Geographics, CNES/Airbus DS, USDA, USGS, AeroGRID, IGN, and the GIS User Community | Coos County Comprehensive Plan: Volume I. Part 2. Inventories and Factual Base. Digital work created by Coos County Planning Staff & Coos County Board of Commissioners with financial assistance provided by the Coastal Zone Management Act of 1972, as amended, administered by the Office of Ocean and Coastal Resource Management, National Oceanic and Atmospheric Administration, and





300 W Anderson (541)269-5127

OWNERSHIP AND ENCUMBRANCES REPORT WITH GENERAL INDEX LIENSInformational Report of Ownership and Monetary and Non-Monetary Encumbrances

To ("Customer"): Stuntzner Engineering and Forestry, LLC

PO Box 118

Coos Bay, OR 97420

Customer Ref.:

Order No.: 360619

360619028623

Effective Date:

September 16, 2019 at 08:00 AM

Charge:

\$250.00

The information contained in this report is furnished by Ticor Title Company of Oregon (the "Company") as a real property information service based on the records and indices maintained by the Company for the county identified below. THIS IS NOT TITLE INSURANCE OR A PRELIMINARY TITLE REPORT FOR, OR COMMITMENT FOR, TITLE INSURANCE. No examination has been made of the title to the herein described property, other than as specifically set forth herein. Liability for any loss arising from errors and/or omissions is limited to the lesser of the charge or the actual loss, and the Company will have no greater liability by reason of this report. THIS REPORT IS SUBJECT TO THE LIMITATIONS OF LIABILITY STATED BELOW, WHICH LIMITATIONS OF LIABILITY ARE A PART OF THIS REPORT.

THIS REPORT INCLUDES MONETARY AND NON-MONETARY ENCUMBRANCES.

Part One - Ownership and Property Description

Owner. The apparent vested owner of property ("the Property") as of the Effective Date is:

Erland A. Anderson and Valerie L. Anderson, as tenants by the entirety

Premises. The Property is:

(a) Street Address:

63342 Isthmus Heights Road, Coos Bay, OR 97420

(b) Legal Description:

Parcels 1 and 2 of Final Partition Plat 2008 #4, filed and recorded March 5, 2008, CAB C-575, as Instrument No. 2008-2148, Records of Coos County, Oregon.

Part Two - Encumbrances

Encumbrances. As of the Effective Date, the Property appears subject to the following monetary and non-monetary encumbrances of record, not necessarily listed in order of priority, including liens specific to the subject property and general index liens (liens that are not property specific but affect any real property of the named person in the same county):

EXCEPTIONS

- 1. Property taxes in an undetermined amount, which are a lien but not yet payable, including any assessments collected with taxes to be levied for the fiscal year 2019-2020.
- 2. Property taxes for the fiscal year shown below are paid in full.

Fiscal Year:

2018-2019

Amount:

\$905.37

Levy Code:

0916

Account No.:

500911

Map No.:

26S1301AD01506

Prior to close of escrow, please contact the Tax Collector's Office to confirm all amounts owing, including current fiscal year taxes, supplemental taxes, escaped assessments and any delinquencies.

- 3. The Land has been classified as Forest land, as disclosed by the tax roll. If the Land becomes disqualified, said Land may be subject to additional taxes and/or penalties.
- 4. Easement(s) for the purpose(s) shown below and rights incidental thereto, as granted in a document:

Granted to:

Pacific Power & Light Company

Recording Date:

September 28, 1970

Recording No:

70-09-52109

5. Final Partition Plat 1997 #36, including the terms and provisions, thereof

Recording Date:

December 23, 1997

Recording No.:

97-12-0938, CAB C/231

6. Final Partition Plat 2000 #09, including the terms and provisions, thereof

Recording Date:

June 13, 2000

Recording No.:

2000-5908, CAB C/297

7. Final Partition Plat 2008 #4, including the terms and provisions, thereof

Recording Date:

March 5, 2008

Recording No.:

2008-2148, CAB C/575

Ticor Title Company of Oregon Order No. 360619028623

End of Reported Information

There will be additional charges for additional information or copies. For questions or additional requests, contact:

John Beaver 541-269-5127 john.beaver@ticortitle.com

Ticor Title Company of Oregon 300 W Anderson Coos Bay, OR 97420

LIMITATIONS OF LIABILITY

"CUSTOMER" REFERS TO THE RECIPIENT OF THIS REPORT.

CUSTOMER EXPRESSLY AGREES AND ACKNOWLEDGES THAT IT IS EXTREMELY DIFFICULT, IF NOT IMPOSSIBLE, TO DETERMINE THE EXTENT OF LOSS WHICH COULD ARISE FROM ERRORS OR OMISSIONS IN, OR THE COMPANY'S NEGLIGENCE IN PRODUCING, THE REQUESTED REPORT, HEREIN "THE REPORT." CUSTOMER RECOGNIZES THAT THE FEE CHARGED IS NOMINAL IN RELATION TO THE POTENTIAL LIABILITY WHICH COULD ARISE FROM SUCH ERRORS OR OMISSIONS OR NEGLIGENCE. THEREFORE, CUSTOMER UNDERSTANDS THAT THE COMPANY IS NOT WILLING TO PROCEED IN THE PREPARATION AND ISSUANCE OF THE REPORT UNLESS THE COMPANY'S LIABILITY IS STRICTLY LIMITED. CUSTOMER AGREES WITH THE PROPRIETY OF SUCH LIMITATION AND AGREES TO BE BOUND BY ITS TERMS

THE LIMITATIONS ARE AS FOLLOWS AND THE LIMITATIONS WILL SURVIVE THE CONTRACT:

ONLY MATTERS IDENTIFIED IN THIS REPORT AS THE SUBJECT OF THE REPORT ARE WITHIN ITS SCOPE. ALL OTHER MATTERS ARE OUTSIDE THE SCOPE OF THE REPORT.

CUSTOMER AGREES, AS PART OF THE CONSIDERATION FOR THE ISSUANCE OF THE REPORT AND TO THE FULLEST EXTENT PERMITTED BY LAW, TO LIMIT THE LIABILITY OF THE COMPANY, ITS LICENSORS, AGENTS, SUPPLIERS, RESELLERS, SERVICE PROVIDERS, CONTENT PROVIDERS AND ALL SUBSCRIBERS SUPPLIERS. OR SUBSIDIARIES, AFFILIATES. EMPLOYEES. SUBCONTRACTORS FOR ANY AND ALL CLAIMS, LIABILITIES, CAUSES OF ACTION, LOSSES, COSTS, DAMAGES AND EXPENSES OF ANY NATURE WHATSOEVER, INCLUDING ATTORNEY'S FEES, HOWEVER ALLEGED OR ARISING, INCLUDING BUT NOT LIMITED TO THOSE ARISING FROM BREACH OF CONTRACT, NEGLIGENCE, THE COMPANY'S OWN FAULT AND/OR NEGLIGENCE, ERRORS, OMISSIONS, STRICT LIABILITY, BREACH OF WARRANTY, EQUITY, THE COMMON LAW, STATUTE OR ANY OTHER THEORY OF RECOVERY, OR FROM ANY PERSON'S USE, MISUSE, OR INABILITY TO USE THE REPORT OR ANY OF THE MATERIALS CONTAINED THEREIN OR PRODUCED, SO THAT THE TOTAL AGGREGATE LIABILITY OF THE COMPANY AND ITS AGENTS, SUBSIDIARIES, AFFILIATES, EMPLOYEES, AND SUBCONTRACTORS SHALL NOT IN ANY EVENT EXCEED THE COMPANY'S TOTAL FEE FOR THE REPORT.

CUSTOMER AGREES THAT THE FOREGOING LIMITATION ON LIABILITY IS A TERM MATERIAL TO THE PRICE THE CUSTOMER IS PAYING, WHICH PRICE IS LOWER THAN WOULD OTHERWISE BE OFFERED TO THE CUSTOMER WITHOUT SAID TERM. CUSTOMER RECOGNIZES THAT THE COMPANY WOULD NOT ISSUE THE REPORT BUT FOR THIS CUSTOMER AGREEMENT, AS PART OF THE CONSIDERATION GIVEN FOR THE REPORT, TO THE FOREGOING LIMITATION OF LIABILITY AND THAT ANY SUCH LIABILITY IS CONDITIONED AND PREDICATED UPON THE FULL AND TIMELY PAYMENT OF THE COMPANY'S INVOICE FOR THE REPORT.

THE REPORT IS LIMITED IN SCOPE AND IS NOT AN ABSTRACT OF TITLE, TITLE OPINION, PRELIMINARY TITLE REPORT, TITLE REPORT, COMMITMENT TO ISSUE TITLE INSURANCE, OR A TITLE POLICY, AND SHOULD NOT BE RELIED UPON AS SUCH. THE REPORT DOES NOT PROVIDE OR OFFER ANY TITLE INSURANCE, LIABILITY COVERAGE OR ERRORS AND OMISSIONS COVERAGE. THE REPORT IS NOT TO BE RELIED UPON AS A REPRESENTATION OF THE STATUS OF TITLE TO THE PROPERTY. THE COMPANY MAKES NO REPRESENTATIONS AS TO THE REPORT'S ACCURACY, DISCLAIMS ANY WARRANTY AS TO THE REPORT, ASSUMES NO DUTIES TO CUSTOMER, DOES NOT INTEND FOR CUSTOMER TO RELY ON THE REPORT, AND ASSUMES NO LIABILITY FOR ANY LOSS OCCURRING BY REASON OF RELIANCE ON THE REPORT OR OTHERWISE.

Ticor Title Company of Oregon Order No. 360619028623

IF CUSTOMER (A) HAS OR WILL HAVE AN INSURABLE INTEREST IN THE SUBJECT REAL PROPERTY, (B) DOES NOT WISH TO LIMIT LIABILITY AS STATED HEREIN AND (C) DESIRES THAT ADDITIONAL LIABILITY BE ASSUMED BY THE COMPANY, THEN CUSTOMER MAY REQUEST AND PURCHASE A POLICY OF TITLE INSURANCE, A BINDER, OR A COMMITMENT TO ISSUE A POLICY OF TITLE INSURANCE. NO ASSURANCE IS GIVEN AS TO THE INSURABILITY OF THE TITLE OR STATUS OF TITLE. CUSTOMER EXPRESSLY AGREES AND ACKNOWLEDGES IT HAS AN INDEPENDENT DUTY TO ENSURE AND/OR RESEARCH THE ACCURACY OF ANY INFORMATION OBTAINED FROM THE COMPANY OR ANY PRODUCT OR SERVICE PURCHASED.

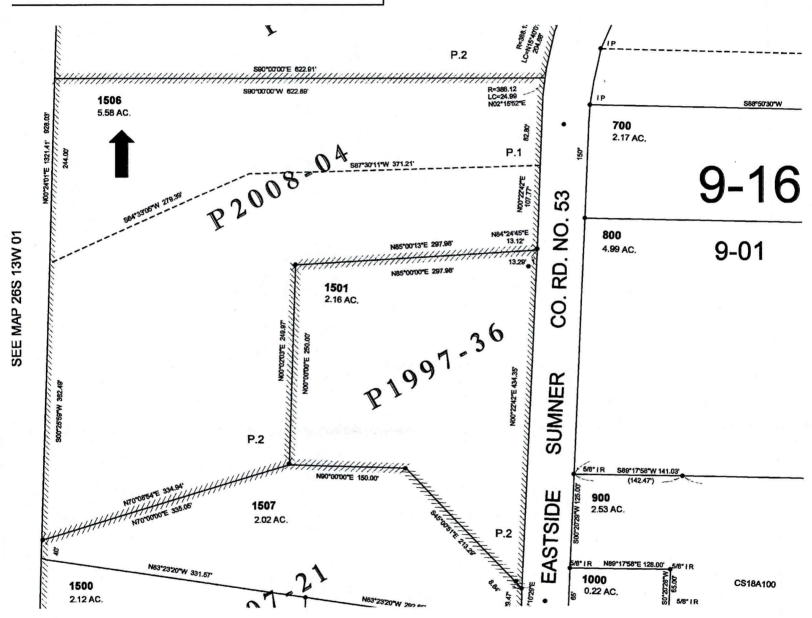
NO THIRD PARTY IS PERMITTED TO USE OR RELY UPON THE INFORMATION SET FORTH IN THE REPORT, AND NO LIABILITY TO ANY THIRD PARTY IS UNDERTAKEN BY THE COMPANY.

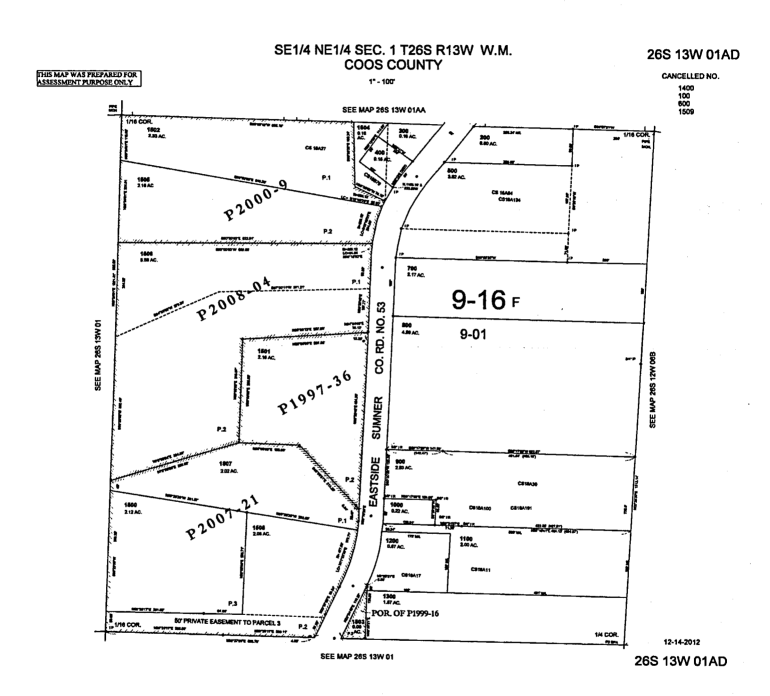
CUSTOMER AGREES THAT, TO THE FULLEST EXTENT PERMITTED BY LAW, IN NO EVENT WILL THE COMPANY, ITS LICENSORS, AGENTS, SUPPLIERS, RESELLERS, SERVICE PROVIDERS, CONTENT PROVIDERS, AND ALL OTHER SUBSCRIBERS OR SUPPLIERS, SUBSIDIARIES, AFFILIATES, EMPLOYEES AND SUBCONTRACTORS BE LIABLE FOR CONSEQUENTIAL, INCIDENTAL, INDIRECT, PUNITIVE, EXEMPLARY, OR SPECIAL DAMAGES, OR LOSS OF PROFITS, REVENUE, INCOME, SAVINGS, DATA, BUSINESS, OPPORTUNITY, OR GOODWILL, PAIN AND SUFFERING, EMOTIONAL DISTRESS, NON-OPERATION OR INCREASED EXPENSE OF OPERATION, BUSINESS INTERRUPTION OR DELAY, COST OF CAPITAL, OR COST OF REPLACEMENT PRODUCTS OR SERVICES, REGARDLESS OF WHETHER SUCH LIABILITY IS BASED ON BREACH OF CONTRACT, TORT, NEGLIGENCE, THE COMPANY'S OWN FAULT AND/OR NEGLIGENCE, STRICT LIABILITY, BREACH OF WARRANTIES, FAILURE OF ESSENTIAL PURPOSE, OR OTHERWISE AND WHETHER CAUSED BY NEGLIGENCE, ERRORS, OMISSIONS, STRICT LIABILITY, BREACH OF CONTRACT, BREACH OF WARRANTY, THE COMPANY'S OWN FAULT AND/OR NEGLIGENCE OR ANY OTHER CAUSE WHATSOEVER, AND EVEN IF THE COMPANY HAS BEEN ADVISED OF THE LIKELIHOOD OF SUCH DAMAGES OR KNEW OR SHOULD HAVE KNOWN OF THE POSSIBILITY FOR SUCH DAMAGES.

END OF THE LIMITATIONS OF LIABILITY



This map/plat is being furnished as an aid in locating the herein described Land in relation to adjoining streets, natural boundaries and other land, and is not a survey of the land depicted. Except to the extent a policy of title insurance is expressly modified by endorsement, if any, the Company does not insure dimensions, distances, locations of easements, acreage or other matters shown thereon.





GRANTOR:
Richard E. Turner and Dawn L. Turner
GRANTEE:
Erland A. Anderson and Valerie L. Anderson
SEND TAX STATEMENTS TO:
Erland A. Anderson and Valerie L. Anderson
9947 N. Calle Solano
Tucson, AZ 85737
AFTER RECORDING RETURN TO:
Erland A. Anderson and Valerie L. Anderson
9947 N. Calle Solano
Tucson, AZ 85737
Escrow No: 360612006652-TTCOO06

AFTER RECORDING
RETURN TO
Ticor Title Company
300 West Anderson Ave. - Box 1076
Coos Bay, OR 97420-0233

SPACE ABOVE THIS LINE FOR RECORDER'S USE

STATUTORY WARRANTY DEED

Richard E. Turner and Dawn L. Turner, Grantor, conveys and warrants to Erland A. Anderson and Valerie L. Anderson, as tenants by the entirety, Grantee, the following described real property, free and clear of encumbrances except as specifically set forth below, situated in the County of Coos, State of Oregon:

Parcels 1 and 2 of Final Partition Plat 2008 #4, filed and recorded March 5, 2008, CAB C-575, as Instrument No. 2008-2148, Records of Coos County, Oregon.

THE TRUE AND ACTUAL CONSIDERATION FOR THIS CONVEYANCE IS \$61,000.00. (See ORS 93.030)

Subject to and excepting: Those exceptions and encumbrances of record.

BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010. 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 FOREST PRACTICES, AS DEFINED IN ORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010.

DATED: September 26, 2012

Richard E. Turner

Dawn I Turner

State of OREGON

COUNTY & JOSEPHUM

ox Richarch. Turner and Dawn L. Turne

My commission expires:

Notary Public - State of Oregon

360612006652-TTCOO06 Deed (Warranty-Statutory)



COOS County Assessor's Summary Report

Real Property Assessment Report

FOR ASSESSMENT YEAR 2019

NOT OFFICIAL VALUE

September 11, 2019 5:09:29 pm

ASSESSABLE

2012-8379

09-26-2012 / \$61,000.00

SUSAN VINEYARD

ACTIVE

NORMAL

Tax Status

Acct Status

Deed Reference #

Sales Date/Price

Subtype

Appraiser

Account #

500911

Map# Code - Tax # 26S1301AD01506

0916-500911

See Record

Legal Descr Mailing Name

ANDERSON, ERLAND A. & VALERIE L.

Agent

In Care Of

Prop Class

RMV Class

Mailing Address 9947 N CALLE SOLANO

141

101

MA 04

RRL

TUSCON, AZ 85737-3673

NH Unit SA 8516-1 17

Situs Address(s)	Situs City
ID# 63342 ISTHMUS HTS RD	COOS BAY

				Value Sumi	mary			
Code Area		RMV	MAV	AV	SAV	MSAV	RMV Exception	CPR %
0916	Land	91,864				L	and 0	
	lmpr.	18,670				Ir	npr. 0	
Code A	Area Total	110,534	72,280	74,476	3,354	2,196	0	
Gr	and Total	110,534	72,280	74,476	3,354	2,196	0	***

Code Area	ID#	RFPD Ex	Plan Zone	Value Source	Land Breakdow TD%		Size	Land Class	LUC	Trended RMV
0916	30		RR-2	Designated Forest Land	100	Α	0.58	С	006*	424
0916	20		RR-2	Designated Forest Land	100	Α	4.00	C	006*	2,930
0916	10	$\overline{\square}$	RR-2	Rural Site	111	Α	1.00	HS	003	88,510
					Grand T	otal	5.58			91,864

Code Area	ID#	Yr Bullt	Stat Class	Description	Improvement Breakdown	TD%	Total Sq. Ft.	Ex% MS Acct #	Trended RMV
0916	1	2013	135	Garage-Class 3		111	C)	18,670
					Grand Total				18.670

Code Type Area

Exemptions/Special Assessments/Potential Liability

NOTATION(S):

- FARM/FOREST POT'L ADD'L TAX LIABILITY **FOREST**
- FIRE PATROL ADDED 2014

AFFIDAVIT #20303 - #99917879 COMBINED INTO #500911 RURAL FIRE/FIRE PATROL SPLIT CODE CONSOLIDATION

0916

FIRE PATROL:

■ FIRE PATROL SURCHARGE

Amount

47.50

2019 Year

■ FIRE PATROL TIMBER

Amount

18.75 Acres 2.05 2019 Year

Appr Maint:

2019 - MANUFACTURED STRUCTURE PLACEMENT, 2020 - MANUFACTURED STRUCTURE PLACEMENT (COMPLETION NOTICE)

STATEMENT OF TAX ACCOUNT

COOS COUNTY TAX COLLECTOR **COOS COUNTY COURTHOUSE COQUILLE, OREGON 97423**

(541) 396-7725

11-Sep-2019

ANDERSON, ERLAND A. & VALERIE L. 9947 N CALLE SOLANO TUSCON, AZ 85737-3673

Tax Account # Account Status 500911

Α

Roll Type Situs Address Real

63342 ISTHMUS HTS RD COOS BAY, OR 97420

Lender Name

Loan Number

Property ID

0916

Sep 15, 2019 Interest To

Tay Summary

Tax Year	Tax Type	Total Due	Current Due	Interest Due	Discount Available	Original Due	Due Date
2018	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$905.37	Nov 15, 2018
2017	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$771.11	Nov 15, 2017
2016	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$749.70	Nov 15, 2016
2015	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$731.64	Nov 15, 2015
2014	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$1,730.14	Nov 15, 2014
2013	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$38.80	Nov 15, 2013
2012	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$25.89	Nov 15, 2012
2011	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$25.67	Nov 15, 2011
2010	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$25.69	Nov 15, 2010
2009	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$25.51	Nov 15, 2009
2008	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$27.40	Nov 15, 2008
2007	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$35.04	Nov 15, 2007
2006	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$36.31	Nov 15, 2006
2005	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$36.62	Nov 15, 2005
2004	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$35.66	Nov 15, 2004
2003	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$23.17	Nov 15, 2003
	Total	\$0.00	\$0.00	\$0.00	\$0.00	\$5,223.72	

TAX NOTATION...

NOTATION CODE

DATE ADDED DESCRIPTION

SPLIT CODE

4-Jun-2014

AFFIDAVIT #20303 - #99917879 COMBINED INTO #500911 RURAL FIRE/FIRE PATROL SPLIT CODE CONSOLIDATION

COOS COUNTY ASSESSOR REAL PROPERTY ACCOUNT NAMES

9/11/2019 5:10:19 PM

Account #

500911

Map

26S1301-AD-01506

Owner

ANDERSON, ERLAND A. & VALERIE L.

9947 N CALLE SOLANO TUSCON, AZ 85737-3673

Name		Ownership	Own
Type	Name	Type	Pct
OWNER	ANDERSON, ERLAND A.	OWNER	100.00
OWNER	ANDERSON, VALERIE L.	OWNER	100.00
OWNER (100%	6)		
TENANTS E	BY ENTIRETY		
HUSBAN	ND		
ANDE	ERSON, ERLAND A.		
WIFE			
ANDE	ERSON, VALERIE L.		

FORM 2751 1/70

70-9-52109

File No. 105-2160 ER/WO No. 31-70-105 (4544)

RIGHT OF WAY EASEMENT

(Individual)

The West 1 of the S.E. 1 of the N.E. 1 of Section One (1), Township Twenty-six (26) South, Range Thirteen (13) West, West of the Willamette Meridian, Coos County, Except that part deeded to Darrell Ekblad in Book 281, Pagel30 of the Deed Records of Coos County, Oregon: Containing Nineteen (19) Acres, more or

Together with the right of ingress and egress over the adjacent lands of the Grantors for the purpose of constructing, reconstructing, stringing new wires on, maintaining and removing such line and appurtenances, and exercising other rights hereby granted.

Grantors reserve the right to use said right-of-way for roads, agricultural crops or other purposes not inconsistent with the easement granted hereby, but in using or operating any irrigation pipes, metorized vehicles or other equipment, or in any other such use of said right-of-way, Grantors and Grantors' heirs or assigns, shall conform strictly to the provisions of any then applicable safety code or regulation pertaining to required clearances from the wires or conductors of such line.

All rights hereunder shall cease if and when such line shall have been abandoned.

Dated this 16 day of Supo time	1970
(SEA	(SEAL)
(SE/	ALY THAN AMERICA Bellew (SEAL)
	Margaret L. Barber
STATE OF	
County of Coos	
On this 16th day of September in and for said State, the within named M. S. &	1970 personally supeared before me a notary public Margaret L. Barber husband and tilfe
The second secon	therein and who executed the foregoing instrument, and me freely and voluntarily for the uses and purposes therein
IN WITNESS WHEREOF, I have hereunto	et my hand and official seal the day and year above written.
NTIDLE	Bit Buckley
Manager Company	Notary Public for State of Oregon Realization Eastside, Oregon
SEP 2 8 1970	Residing at Eastside, Oregon My commission expires: 7-20-72
RECORDED	white the same and the same same same same same same same sam

A

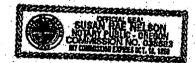
I, Cordia A. Barber, give my consent to the partitioning of T26 R13 S01 AD TL1500 also known as 1155 Isthmus Heights Rd., Coos Bay, Oregon, the property for which "fee ownership" has been transferred to C. Dorwin and Janette M. Lovell per Coos County deed records (microfiche # 96-02-1112 and 97-09-0129).

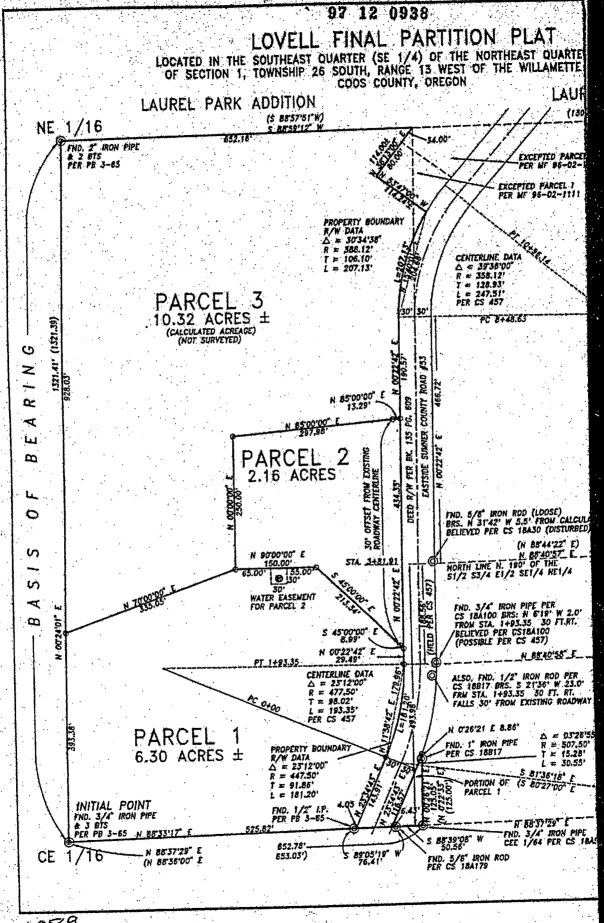
Cordin B Barber Date nov. 15- 497

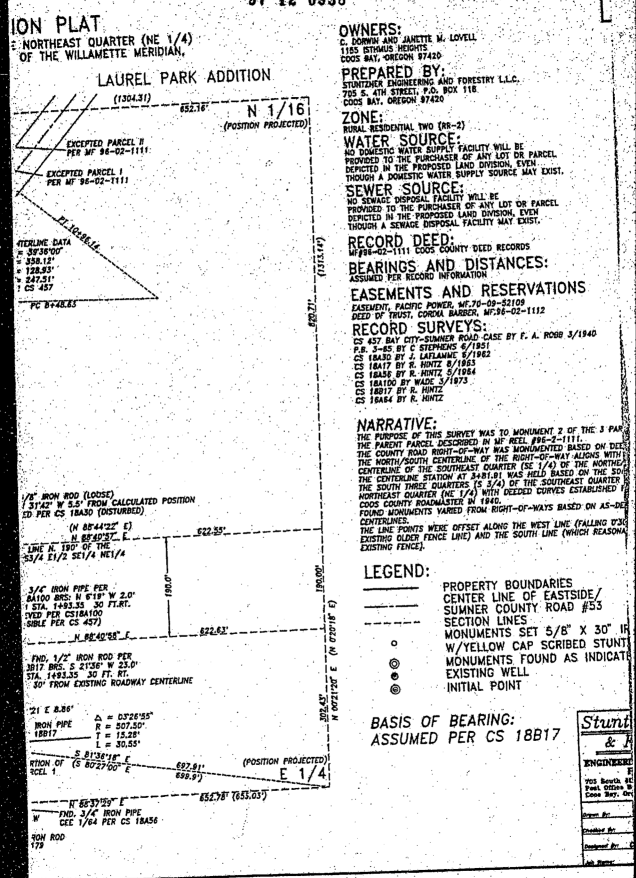
State of Oregon, County of Coos
The foregoing instrument was acknowledged before me
this __/5^{-7L} day of December, 1997
by Cordia A. Barber.

Notary Public for Oregon

My Commission expires: 10-16-98







	97 12 0938	1997 #36
		CAB C-231
	OWNERS: C. DORWIN AND JANETTE M. LOVELL 1155 ISTHMUS HEIGHTS COOS BAY, OREGON 87A20	
DITION	PREPARED BY: STUNTZHER ENGINEERING AND FORESTRY LL.C. 705 S. ATH STREET, P.D. BOX 118	
N 1/16 (POSITION PROJECTED)	ZONE: RURAL RESIDENTIAL TWO (RE-2)	
	WATER SOURCE: NO DOMESTIC WATER SUPPLY FACILITY WILL BE PROVIDED TO THE PURCHASER OF ANY LOT. OR PARCEL DEPICTED IN THE PROPOSED LAND DIVISION; EVEN THOUGH A DOMESTIC WATER SUPPLY SOURCE MAY EXIST.	
	SEWER SOURCE: NO SEWAGE DISPOSAL FACILITY WILL BE PROVIDED TO THE PURCHASER OF ANY LOT OR PARCEL DEPICTED IN THE PROPOSED LAND DIVISION, EVEN THOUGH A SEWAGE DISPOSAL FACILITY MAY EXIST.	SCALE
(3.14)	RECORD DEED: MF#98-02-1111 COOS COUNTY DEED RECORDS	1"=100"
(E)	BEARINGS AND DISTANCES: ASSUMED PER RECORD INFORMATION EASEMENTS AND RESERVATIONS	PROFESSIONAL LAND, SURVEYOR
820.71	EASEMENT, PACIFIC POWER, MF.70-08-52109 DEED OF TRUST, CORDIA BARBER, MF.98-02-1112 RECORD SURVEYS:	Mando E. Stend
	CS 457 BAY CITY-SUMER ROAD CASE BY F. A. ROBB 3/1840 P.B. 3-85 BY C STEPHENS 6/1851 CS 18A30 BY J. LAFLANNE 6/1982 CS 18A77 BY R. HINTZ 8/1983	RONALD E. STUNIZMER 1542 EXPIRES 12/31/85
	CS 18A56 BY R. HINTZ 5/1964 CS 18A100 BY WADE 3/1973 CS 18B17 BY R. HINTZ CS 16A64 BY R. HINTZ	
	NARRATIVE: THE PURPOSE OF THIS SURVEY WAS TO MONUMENT 2 OF THE 3 THE PARENT PARCEL DESCRIBED IN MF REEL 198-2-1111. THE COUNTY ROAD REALT-DF-WAY WAS MONUMENTED BASED ON THE ROTHLYSOUTH CENTERINE OF THE RIGHT-OF-WAY ALIGNS CENTERLINE OF THE SOUTHEAST DUARTER (SE 1/4) OF THE NOT THE CENTERLINE STATION AT 3+81.91 WAS HELD BASED ON THE THE SOUTH THREE QUARTERS (S 3/4) OF THE SOUTHEAST DUAR NORTHEAST QUARTER (NE 1/4) WITH DEEDED CURVES ESTABLISH COOS COUNTY ROADMASTER IN 1940.	(DEED VOL. 135 PG.609. WITH THE NORTH/SOUTH KTHEAST GUARTER (NE 1/4). E SOUTH HALF (S 1/2) OF KTER (SE 1/4) OF THE KED PER CS 457 BY THE
	FOUND MONUMENTS VARIED FROM RIGHT-OF-WAYS BASED ON A CENTERLINES. THE LINE POINTS WERE OFFSET ALONG THE WEST LINE (FALLING EXISTING OLDER FENCE LINE) AND THE SOUTH LINE (WHICH REA EXISTING FENCE).	0'30' FAST ON AN
90.00	LEGEND: PROPERTY BOUNDARIES	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	CENTER LINE OF EASTSIDE/ SUMMER COUNTY ROAD #53 SECTION LINES	
(N. 52	MONUMENTS SET 5/8" X 30" WYYELLOW CAP SCRIBED STU MONUMENTS FOUND AS INDIC	INTZNER ENG.
243. 002 (20° E	EXISTING WELL INITIAL POINT	
301.4 <u>V</u> N 0021	ASSUMED PER CS 1881/	ntzner Engineering
(POSITION PROJECTED)	å	
E 1/4	705 South	PLANNING + WATER RIGHTS PLANNING + WATER RIGHTS 118 Phone: (841) 267-2377. 60 BOX 118
	Coos Bay	Oregon 87420 Faz: (541) 287-0588
	Chatter Br.	TON HOSHALL Drawing Mar. 97-1915
	Configured by	CHRIS NOOD And the

PARTITION PLAT

NAME: LOVELL PARTITION

SURVEYOR'S CERTIFICATE:

I. ROHALD E. STUNTENER, HEREBY CERTIFY THAT I HAVE CORRECTLY SURVEYED AND MARKED WITH PROPER MOHIMENTS THE LANDS DESCRIBED BELOW, AND HAVE INDICATED THE DIMENSIONS MONUMENT INDICATED THE INITIAL POINT OF BEGINNING AND HAVE INDICATED THE DIMENSIONS AND KIND OF MONUMENTS AND THEIR LOCATION IN ACCORDANCE WITH ORS \$2.080(1), AND THAT I HAVE ACCURATELY DESCRIBED THE TRACT OF LAND UPON WHICH THE PARCELS ARE

SAID TRACT OF LAND LOCATED IN THE SOUTHEAST QUARTER (SE 1/4) OF THE HORTHEAST QUARTER (NE 1/4) OF SECTION 1, TOWNSHIP 26 SOUTH, RANGE 15 WEST OF THE WILLAMETTE MERIDIAN, COOS COUNTY, OREGON, AND MORE PATICULARLY DESCRIBED AS;

BEGINNING AT THE CENTER EAST SIXTEENTH CORNER (CE 1/16 COR.) DF SAID SECTION 1;
THENCE RUNNING MORTH BESS'IT EAST B25.82 FEET TO A 1/2" THON PIPE PER
PB 3-65 RECORDS OF THE COOS COUNTY SURVEYOR;
THENCE SOUTH BS'05'19" WEST 4.05 FEET TO THE WESTERLY RIGHT OF WAY OF
EASTSIDE/SUMMER COUNTY ROAD \$53;
THENCE ALONG SAID WESTERLY RIGHT OF WAY HORTH 23'34'43" EAST 143.91 FEET
TO A 5/8" HON ROD AND THE POINT OF A 447.5 FOOT RADIUS CUTVE LEFT;
THENCE CONTINUING ALONG SAID WESTERLY RIGHT OF WAY 181.20 FEET THROUGH A
CENTRAL AHGIE OF 23'12'00" (THE LONG CHORD OF WHICH BEARS NORTH
11'38'47" EAST '179.95 FEET) TO A 5/8" IRON ROD;
THENCE CONTINUING ALONG SAID WESTERLY RIGHT OF WAY MORTH OU'22'42" EAST
199.49 FEET TO A 5/8" IRON ROD; 11:38'AZ EAST 178.96 FLETJ TO A 3/8 IRUN KOU;
THENCE CONTINUING ALONG SAID WESTERLY RIGHT OF WAY NORTH 00'22'42" EAST
189.49 FEET TO A 5/8' IRON ROD;
THENCE CONTINUING ALONG SAID WESTERLY RIGHT OF WAY NORTH 00'22'42" EAST
434.35 FEET TO A 5/8' IRON ROD;
THENCE CONTINUING ALONG SAID WESTERLY RIGHT OF WAY NORTH 00'22'42" EAST
190.57 FEET TO THE POINT OF A 58:12 FOOT RADIUS CURVE RIGHT;
HENCE CONTINUING ALONG SAID WESTERLY RIGHT OF WAY NORTH 00'22'42" EAST
190.57 FEET TO THE POINT OF A 58:12 FOOT RADIUS CURVE RIGHT;
HENCE CONTINUING ALONG OR LESS, ALONG SAID CURVE AND WESTERLY RIGHT OF WAY
THROUGH A CENTRAL ANGLE OF 30'34'38", MORE OR LESS, (THE LONG CHORD OF
WHICH BEARS NORTH 15'40'01' EAST 20'4.68 FEET, MORE OR LESS) TO THE
SOUTHERLY MOST CORNER OF THAT PROPERTY EXCEPTED AS PARCEL IN ME 96-02-1111;
THENCE ALONG THE SOUTHERLY BOUNDARY OF SAID PARCEL I: HORTH 53'3'7'00' WEST
114.24 FEET (FORMERLY 100 FEET) TO THE WESTERLY MOST CORNER OF SAID PARCEL I:
THENCE NORTH 35'13'00' EAST 114.00 FEET, MORE OR LESS, ALONG THE WESTERLY
BOUNDARY OF SAID PARCEL 1 AND THAT PROPERTY EXCEPTED AS PARCEL II PER
00100ARY OF SAID PARCEL 1 AND THAT PROPERTY EXCEPTED AS PARCEL II PER
114.10 FOR THE MORTHEAST QUARTER (NE 1/4) OF SAID SECTION 1:
THENCE ALONG SAID NORTH LINE SOUTH BE53'12' WEST 632.16 FEET TO A 2' IRON PIPE
AT THE MORTHEAST SUCTEENTH CORNER (NE 1/16 COR) OF SAID SECTION 1:
THENCE CONTENTIONS ALONG SAID WEST LINE SOUTHEAST
QUARTER (SE 1/4) OF THE MORTHEAST QUARTER (NE 1/4) OF SAID SECTION 1 TO A 5/8
ROON ROD:
THENCE CONTENTIONS ALONG SAID WEST LINE SOUTH DESAFOLT WEST 10'S AR SECTION 1 TO A 5/8
ROON ROD:
THENCE CONTENTIONS ALONG SAID WEST LINE SOUTH AS TO THE MORTHEAST OF THE SOUTH AS TO THE MORTHEAST OF THE MORTHEAST OF THE SOUTH AS SOUTH OF SAID SECTION 1 TO A 5/8
ROON ROD: THENCE CONTINUING ALONG SAID WEST LINE SOUTH DO'24'01" WEST 393.38 FEET TO THE POINT OF BEGINNING.

BEGINNING AT A 3/4" IRON PIPE (PER CS. 18A56 COOS COUNTY SURVEYOR RECORDS) AT THE CENTER EAST EAST SIXTYFORTH CORNER (CEE 1/64 COR); THENCE RUNNING SOUTH 8839'08" WEST 50.56 FEET TO A 5/8" IRON ROD PER CS. 18A179 COOS COUNTY SURVEYOR RECORDS; THENCE SOUTH 8929'19" WEST 6.45 FEET TO THE EASTERLY RIGHT OF WAY OF EASTSIDE SUMNER COUNTY ROAD #53; THENCE ALONG SAID RIGHT OF WAY NORTH 23'54'45" EAST 116.57 FEET TO POINT OF A 507.50 RADRUS CURVE RIGHT; THENCE 30.55 FEET ALONG SAID CURVE AND RIGHT OF WAY THROUGH A CENTRAL ANGLE OF 03'26'55" (THE LONG CHORD OF WHICH BEARS NORTH 21'31'14" EAST 30.54 FEET) TO A 5/8" IRON ROD; THENCE SOUTH DO'26'21" WEST 8.86 FEET TO A 1" IRON PIPE PER CS 18817 COOS COUNTY SURVEYOR RECORDS;
THENCE CONTINUING SOUTH OC'26'21" WEST 125.05 FEET TO THE POINT OF BEGINNING.

SAID TRACT CONTAINS 18.78 A CRES. MORE OR LEGS

SURVEYOR:

STUNTZNER ENGINEERING & FORESTRY L.L.C. 705 S. 4TH ST. - P.O. BOX 118 COOS BAY, OR 97420 OFFICE: (541) 267-2872 FAX: (541) 267-0588

LOVELL FINA

COUNTY SURVEYOR

I. KARLAS SEIDEL, HEREBY CERTUY TH FOR ACCURACY AND COMPLETENESS AN AGREEMENT HAS BEEN EXECUTED TO E PURSUANT TO COUNTY ORDINANCE PRO

Karlas E. Seidel KARLAS SEIDEL, COOS COUNTY SURVEY

COUNTY PLANNING

I, COUNTY PLANNING DIRECTOR, HEREE REQUIREMENTS OF THE COOS COUNTY

ratter Minney PATTY EYERNDEN, COOS COUNTY PLANS

COUNTY ASSESSOR'

I, COUNTY ASSESSOR, HEREBY CERTIFY ASSESSMENTS, FEES, OR OTHER CHAR WHICH HAVE BECOME A LIEN HAVE BLA YEAR HAVE BEEN PAID.

COOS COUNTY ASSESSOR

COUNTY CLERK'S

I, COOS COUNTY CLERK, HEREBY CERE COOS COUNTY RECORDS IN MICROFILM RECORD OF PLATS, THIS 2304

MARY ANN WILSON, COOS COUNTY CL

CONFIRMATION IS REQUIRED FROM THE REQUIREMENTS OF THE COOS COUNTY MET PRIOR TO THE ISSUANCE OF A 2

NEW OR REPLACEMENT DWELLLINGS S OF AT LEAST 30 FEET IN ALL DIRECT

LOVELL FINAL PARTITION PLAT

COUNTY SURVEYOR'S CERTIFICATE:

I. KARLAS SEIDEL, HEREBY CERTIFY THAT THIS PLAT COMPLIES WITH THE REQUIREMENTS FOR ACCURACY AND COMPLETENESS AND THAT ALL MONIMENTS HAVE BEEN SET AND/OR AN AGREEMENT HAS BEEN EXECUTED TO ENSURE COMPLETION OF REQUIRED MONIMENTATION PURSUANT TO COUNTY ORDINANCE PROVISIONS.

Karlas E. Sridel.

12-22-97

COUNTY PLANNING DIRECTOR'S CERTIFICATE:

I, COUNTY PLANNING DIRECTOR, HERERY CERTIFY THAT THIS PLAT IS IN CONFORMITY WITH THE REQUIREMENTS OF THE COOS COUNTY ZONING AND LAND DEVELOPMENT ORDINANCE.

PATTY EVERNOEN, COOS COUNTY PLANNING DIRECTOR

23-91

DATE

COUNTY ASSESSOR'S CERTIFICATE:

1, COUNTY ASSESSOR, HEREBY CERTIFY THAT ALL AD VALOREM TAXES AND ALL SPECIAL ASSESSMENTS, FEES, OR OTHER CHARGES REQUIRED BY LAW TO BE PLACED UPON THE TAX ROLL WHICH HAVE BECOME A LIEN HAVE BEEN PAID OR WHICH WILL BECOME A LIEN DURING THE TAX YEAR HAVE BEEN PAID.

Bankana Forma Chief Deputy

17-23-97 WIL

COUNTY CLERK'S CERTIFICATE:

I, COOS COUNTY CLERK, HEREBY CERTIFY THAT THIS PARTITION PLAT WAS RECORDED INTO THE COOS COUNTY RECORDS IN MICROFILM NO. 97-12-0939., CABINET C. PAGE 231.
RECORD OF PLATS, THIS 234 DAY OF DECEMBER., 1997.

Mary Ann Wilson by Mr. Bright Gon MARY ANN WILSON, COOS COUNTY CLERK

12/23/97 DATE

CONFIRMATION IS REQUIRED FROM THE COUNTY ROADMASTER THAT ALL ROAD AND DRIVEWAY REQUIREMENTS OF THE COOS COUNTY ZONING AND LAND DEVELOPMENT ORDINANCE HAVE BEEN MET PRIOR TO THE ISSUANCE OF A ZONING COMPLIANCE LETTER FOR A DWELLING,

NEW OR REPLACEMENT DWELLLINGS SHALL ESTABLISH AND MAINTAIN A FIREBREAK, FOR A DISTANCE OF AT LEAST 30 FEET IN ALL DIRECTIONS ON THOSE PARCELS BORDERING THE FOREST ZONE.

OWNER:

C. DORWIN LOYELL AND JANETTE M. LOVELL 1155 ISTHMUS HEIGHTS COOS BAY, DREGON 97420

OWNER'S DECLARATION:

I/WE, THE UNDERSIGNED, HEREBY DECLARE THE PARTITION PLAT TO BE PREPARED AND THE PR WITH ORS CHAPTER \$2.

AS A CONDITION OF APPROVAL OF THIS PLAT, will hold code county harmless from am damage which may occur to the underson persons on property whatsoever as a remarked or maintain roads in this propos

ACCESS TO ALL PARCELS CONTAINED IN THIS ROAD JSS WHICH IS A PUBLIC DEPICATED, PL ANY DALD NILLENGAMEN PLANTOD ON THE FALL

C. Borner Lovell

C. DORWIN LOYELL

Janette M. Towell

STATE OF OREGON

COUNTY OF COOS

THIS IS TO CERTIFY THAT _____C. DORWIN LOVE PERSONALLY APPEARED BEFORE ME ON THIS HAS ACKNOWLEDGED THAT HE/SHE HAS SIGNE YOLUNTARY ACT AND DEED. IN TESTIMONY M 1572 DAY OF DECEMBER_ 1997 MY

SUNAN Rae STOLOW MOTARY PUBLIC FOR DEELOW

STATE OF DREGON

COUNTY OF COOS

THIS IS TO CERTIFY THAT AMETIE M. LOV PERSONALLY APPEARED BEFORE ME ON THIS HAS ACKNOWLEDGED THAT HE/SHE HAS SIGNE VOLUNTARY ACT AND DEED. IN TESTIMONY W. 1572 DAY OF DESCRIPCE 1887. MY

SUSAN Rae TRELION NOTARY PUBLIC FOR DEEGON

WATER RIGHTS STATEME

NONE APPURTENANT

REGISTERED PROFESSIONAL LAND SURVEYOR

OREGON SOTUME 21, 1977 RONALD E. STUNIZHER 1342

EXPRES 12/31/98

97 12 0938

1997 # 36

CAB C-231

ITION PLAT

TE:

S WITH THE REQUIREMENTS ITS HAVE BEEN SET AND/OR AN REQUIRED MONUMENTATION

12-22-97 DATE

CERTIFICATE:

PLAT IS IN CONFORMITY WITH THE VELOPMENT ORDINANCE.

12-23-97

.TE:

M TAXES AND ALL SPECIAL TO BE PLACED UPON THE TAX ROLL LL BECOME A LIEN DURING THE TAX

ON PLAT WAS RECORDED INTO THE , PAGE 23/ CABINET ., 1997.

THAT ALL ROAD AND DRIVEWAY VELOPMENT ORDINANCE HAVE BEEN TER FOR A DWELLING.

'AINTAIN A FIREBREAK, FOR A DISTANCE 15 BORDERING THE FOREST ZONE.

OWNER:

DORWIN LOVELL AND JANETTE M. LOVELL 1155 ISTHUUS HEIGHTS COOS BAY, OREGON 97420

OWNER'S DECLARATION:

1/WE. THE UNDERSIGNED, HEREBY DECLARE THAT I/WE HAVE AUTHORIZED AND CAUSED THE PARTITION PLAT TO BE PREPARED AND THE PROPERTY TO BE PARTITIONED IN ACCORDANCE WITH ORS CHAPTER \$2.

AS A CONDITION OF APPROVAL OF THIS PLAT, THE UNDERSIGNED HEREBY AGREES THAT HE/SHE WILL HOLD COOS COUNTY HARMLESS FROM AND INDEMNIFY THE COUNTY FOR ANY LABILITY FOR DAMAGE WHICH MAY OCCUR TO THE UNDERSIGNED OR HIS/HER PROPERTY OR TO ANY OTHER PERSONS OR PROPERTY WHATSOEVER AS A RESULT OF THE UNDERSIGNED'S FAILURE TO BUILD, IMPROVE OR MAINTAIN ROADS IN THIS PROPOSED LAND DIVISION.

ACCESS TO ALL PARCELS CONTAINED IN THIS PARTITION IS VIA EASTSIDE SUMMER COUNTY ROAD 153 WHICH IS A PUBLIC DEDICATED, PUBLIC MAINTAINED ROAD.

ANY OND NIL CASCINGUES TRUCKED ON THE PACE OF THE STAT SHOUL WELLEN BE DEDILOKED

O. Borum Lovell C. DORWIN LOVELL

12-15-17

ganette m. Low JANETTO M. LOVELL

12-15-97 DATE

STATE OF OREGON

COUNTY OF COOS

THIS IS TO CERTIFY THAT ... PERSONALLY APPEARED BEFORE ME ON THIS 15th DAY OF DECEMBER , 1997, WHO HAS ACKNOWLEDGED THAT HE/SHE. HAS SIGNED THE ABOVE OWNER'S DECLARATION AS THEIR VOLUNTARY ACT AND DEED. IN TESTIMONY WHEREOF I HAVE HEREUNTO SET MY SEAL THIS 150 DAY OF DESCRIBER , 1897 MY COMMISSION EXPIRES ON: 10-16-98

Dusan Rac Station NOTARY PUBLIC FOR DREGOK

STATE OF DREGOK

COUNTY OF COOS

THIS IS TO CERTIFY THAT ... JANETTE M. LOVEL PERSONALLY APPEARED BEFORE ME ON THIS 15TD DAY OF ACCEMBER , 1997, WHO HAS ACKNOWLEDGED THAT HE/SHE HAS SIGNED THE ABOYE DWNER'S DECLARATION AS THEIR VOLUNTARY ACT AND DEED. IN TESTIMONY WHEREOF I HAVE HEREUNTO SET MY SEAL THIS 15Th DAY OF DECEMBER, 1997. MY COMMISSION EXPIRES ON: 10-16

NOTARY PUBLIC FOR



WATER RIGHTS STATEMENT:

NONE APPURTENANT

RECORDING # 9712 1, Mary Arm Wilson, Coos County Clerk, cortify the within instrument was filed for record at

11:36 ON 12/23/1997

Þу # pages

Fee \$ 38.00

REGISTERED PROFESSIONAL AND SURVEYOR

RONALD E. STUNTZNER

EXPERES 12/31/98

Stuntzner Engineering & Forestru.

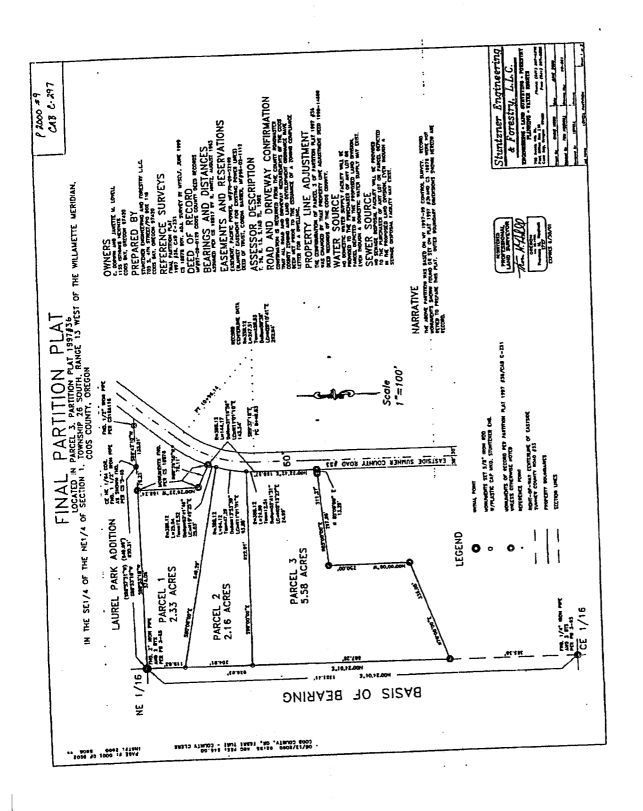
ENGINEERING • LAND SURVEYING • FORESTRY PLANNING • WATER RIGHTS

705 South 4th St. Post Office Box 118 Cook Bay, Oregon 97420

Phone: (641) 267–2272 Fax: (641) 267–9682

DECEMBER 1887

2294



OFFICE: (541) 267-2872 FAX: (541) 267-0588



Stuntzner 1	Engineering
& Forestr	y, <i>L.L.</i> C.
ENGOVERNING - LAND	PATER RIGHTS
700 Securit oth St. Front Office Sec 116 Cost Day, Graphs 97430	Phone (\$41) 257-2615 Feet (\$41) 267-4646
	Amt 2000
Descript in New Performance	19-04:
Depart to April HAPPHALL	

V

O DOMESTIN STATE STATE THE STATE THE STATE STATE OF DESCRIPTION OF THE STATE STATE OF STATE O THE PROPER LAND PARENT WILL BE ARCEL TO THE PROPERTY OF THE TILBEALIAYA RETAY 19 INSHETATE. SMATCHER SHIT HINE GOOD, IN OMA H YEA THE SHAPE WAS CITED TO SELECTION FARCE. OF FIRST OF AN EXPENSE OF SELECTION HOSTS OF THE CONTINUE OF THE CONTI *** \$35 + . \$7.5 75°55 # 4.83°25 HOLDING THE TERMA CAN PROVIDE SOUTH AND PROVIDE SOUTH CHARACTER SOUTH CHARACTER SOUTH CONTRACTER SOUTH CONTR A-10.83.0 51 A-16.63.0 PROPERTY SUBJECT TO 63753086.8 [00,(PE) 00,(PE 3'0'00'COM 25085 4.374-Tregin of Fregin on Fregin on EAKCEL LES \$78.1 E88004 (1-12) A.00.00.06 DHENTE AO GIEVED COCS COUNTY CLERK, CRESCH . TOTAL SAT.00 1 10 1 002 8002/\$0/50 KECOKO DEVKING/DIGITANCE FLASTIC CAP MARKED '59 20 2CYFE I. - 100. MUTIAL FOWN - FOUND 5/6" RON ROD FER TART, 200009 FD, CORNER ES SHOWN 0 LEGEND BABIS OF BEARING PART, 2000 +9 THIS PARTITION DIVIDES PARCEL 3 OF PART. 2000#9 FINAL PARTITION LOCATED IN THE SEL' I, TWP. 26 S. RNG IS W. W.W. W.COOO COUNTY, OREGON

CONTIL AND STATES OF CALCULATIONS

CALCADARY AND ALGORITHMS & SAME SHORT AND ALGORITHMS OF CALCADARY AND ALGORITHM

Cub c- 575 Pads-+ -204



300 W Anderson (541)269-5127

OWNERSHIP AND ENCUMBRANCES REPORT WITH GENERAL INDEX LIENS

Informational Report of Ownership and Monetary and Non-Monetary Encumbrances

To ("Customer"): Stuntzner Engineering and Forestry, LLC

PO Box 118

Coos Bay, OR 97420

Customer Ref.:

Order No.: 360

360619028624

Effective Date:

September 16, 2019 at 08:00 AM

Charge:

\$250.00

The information contained in this report is furnished by Ticor Title Company of Oregon (the "Company") as a real property information service based on the records and indices maintained by the Company for the county identified below. THIS IS NOT TITLE INSURANCE OR A PRELIMINARY TITLE REPORT FOR, OR COMMITMENT FOR, TITLE INSURANCE. No examination has been made of the title to the herein described property, other than as specifically set forth herein. Liability for any loss arising from errors and/or omissions is limited to the lesser of the charge or the actual loss, and the Company will have no greater liability by reason of this report. THIS REPORT IS SUBJECT TO THE LIMITATIONS OF LIABILITY STATED BELOW, WHICH LIMITATIONS OF LIABILITY ARE A PART OF THIS REPORT.

THIS REPORT INCLUDES MONETARY AND NON-MONETARY ENCUMBRANCES.

Part One - Ownership and Property Description

Owner. The apparent vested owner of property ("the Property") as of the Effective Date is:

Dennis R. Holman and Regina K. Holman as tenants by the entirety

Premises. The Property is:

(a) Street Address:

63318 Isthmus Heights Road, Coos Bay, OR 97420

(b) Legal Description:

Parcel 2, Lovell Final Partition Plat 1997 #36, filed and recorded December 23, 1997, CAB C/231, bearing Microfilm Reel No. 97-12-0938, Records of Coos County, Oregon.

Part Two - Encumbrances

As of the Effective Date, the Property appears subject to the following monetary and non-monetary encumbrances of record, not necessarily listed in order of priority, including liens specific to the subject property and general index liens (liens that are not property specific but affect any real property of the named person in the same county):

EXCEPTIONS

- 1. Property taxes in an undetermined amount, which are a lien but not yet payable, including any assessments collected with taxes to be levied for the fiscal year 2019-2020.
- 2. Note: Property taxes for the fiscal year shown below are paid in full.

Fiscal Year:

2018-2019

Amount:

\$1.835.95

Lew Code:

0916

Account No.:

500906

Map No.:

26-13-01AD TL1501

Prior to close of escrow, please contact the Tax Collector's Office to confirm all amounts owing, including current fiscal year taxes, supplemental taxes, escaped assessments and any delinquencies.

3. Easement(s) for rights incidental thereto, as granted in a document:

Granted to:

Pacific Power & Light Company

Recording Date:

September 28, 1970

Recording No:

70-09-52109

- 4. Easements, conditions, restrictions and notes as delineated on the recorded Lovell 1997 #36 Final Partition Plat.
- 5. Easement(s) for rights incidental thereto, as granted in a document:

Between:

C. Dorwin and Janette M. Lovell and Len M. and Marni D. Gabel

Recording Date:

December 31, 2001

Recording No:

2001-15740

6. An application for de-titling the manufactured home from personal property to real property has been approved, as disclosed by application:

Recording Date: April 17, 2002 Recording No: 2002-4988

7. A deed of trust to secure an indebtedness in the amount shown below.

Amount:

\$154.660.00

Dated:

October 30, 2012

Trustor/Grantor:

Dennis R Holman and Regina K Holman, Husband and Wife

Trustee:

Northwest Trustee Services, Inc.

Beneficiary:

Mortgage Electronic Registration Systems, Inc. (MERS) appointed as nominee for

Guild Mortgage Company, a California Corporation

Recording Date:

October 31, 2012

Recording No.:

2012-9350

8. Note: The only conveyance(s) affecting said Land, which recorded over 24 months of the date of this report, are as follows:

Ticor Title Company of Oregon Order No. 360619028624

Grantor:

Len M. Gabel

Grantee:

Dennis R. Holman and Regina K. Holman, as tenants by the entirety

Recording Date:

October 31, 2012

Recording No:

2012-9349

End of Reported Information

There will be additional charges for additional information or copies. For questions or additional requests, contact:

John Beaver 541-269-5127 john.beaver@ticortitle.com

Ticor Title Company of Oregon 300 W Anderson Coos Bay, OR 97420

LIMITATIONS OF LIABILITY

"CUSTOMER" REFERS TO THE RECIPIENT OF THIS REPORT.

CUSTOMER EXPRESSLY AGREES AND ACKNOWLEDGES THAT IT IS EXTREMELY DIFFICULT, IF NOT IMPOSSIBLE, TO DETERMINE THE EXTENT OF LOSS WHICH COULD ARISE FROM ERRORS OR OMISSIONS IN, OR THE COMPANY'S NEGLIGENCE IN PRODUCING, THE REQUESTED REPORT, HEREIN "THE REPORT." CUSTOMER RECOGNIZES THAT THE FEE CHARGED IS NOMINAL IN RELATION TO THE POTENTIAL LIABILITY WHICH COULD ARISE FROM SUCH ERRORS OR OMISSIONS OR NEGLIGENCE. THEREFORE, CUSTOMER UNDERSTANDS THAT THE COMPANY IS NOT WILLING TO PROCEED IN THE PREPARATION AND ISSUANCE OF THE REPORT UNLESS THE COMPANY'S LIABILITY IS STRICTLY LIMITED. CUSTOMER AGREES WITH THE PROPRIETY OF SUCH LIMITATION AND AGREES TO BE BOUND BY ITS TERMS

THE LIMITATIONS ARE AS FOLLOWS AND THE LIMITATIONS WILL SURVIVE THE CONTRACT:

ONLY MATTERS IDENTIFIED IN THIS REPORT AS THE SUBJECT OF THE REPORT ARE WITHIN ITS SCOPE. ALL OTHER MATTERS ARE OUTSIDE THE SCOPE OF THE REPORT.

CUSTOMER AGREES. AS PART OF THE CONSIDERATION FOR THE ISSUANCE OF THE REPORT AND TO THE FULLEST EXTENT PERMITTED BY LAW, TO LIMIT THE LIABILITY OF THE COMPANY, ITS LICENSORS, AGENTS, SUPPLIERS, RESELLERS, SERVICE PROVIDERS, CONTENT PROVIDERS AND ALL SUBSCRIBERS OR SUPPLIERS, SUBSIDIARIES, AFFILIATES, EMPLOYEES. SUBCONTRACTORS FOR ANY AND ALL CLAIMS, LIABILITIES, CAUSES OF ACTION, LOSSES, COSTS, DAMAGES AND EXPENSES OF ANY NATURE WHATSOEVER, INCLUDING ATTORNEY'S FEES, HOWEVER ALLEGED OR ARISING. INCLUDING BUT NOT LIMITED TO THOSE ARISING FROM BREACH OF CONTRACT, NEGLIGENCE, THE COMPANY'S OWN FAULT AND/OR NEGLIGENCE, ERRORS, OMISSIONS. STRICT LIABILITY, BREACH OF WARRANTY, EQUITY, THE COMMON LAW, STATUTE OR ANY OTHER THEORY OF RECOVERY, OR FROM ANY PERSON'S USE, MISUSE, OR INABILITY TO USE THE REPORT OR ANY OF THE MATERIALS CONTAINED THEREIN OR PRODUCED, SO THAT THE TOTAL AGGREGATE LIABILITY OF THE COMPANY AND ITS AGENTS, SUBSIDIARIES, AFFILIATES, EMPLOYEES, AND SUBCONTRACTORS SHALL NOT IN ANY EVENT EXCEED THE COMPANY'S TOTAL FEE FOR THE REPORT.

CUSTOMER AGREES THAT THE FOREGOING LIMITATION ON LIABILITY IS A TERM MATERIAL TO THE PRICE THE CUSTOMER IS PAYING, WHICH PRICE IS LOWER THAN WOULD OTHERWISE BE OFFERED TO THE CUSTOMER WITHOUT SAID TERM. CUSTOMER RECOGNIZES THAT THE COMPANY WOULD NOT ISSUE THE REPORT BUT FOR THIS CUSTOMER AGREEMENT, AS PART OF THE CONSIDERATION GIVEN FOR THE REPORT, TO THE FOREGOING LIMITATION OF LIABILITY AND THAT ANY SUCH LIABILITY IS CONDITIONED AND PREDICATED UPON THE FULL AND TIMELY PAYMENT OF THE COMPANY'S INVOICE FOR THE REPORT.

THE REPORT IS LIMITED IN SCOPE AND IS NOT AN ABSTRACT OF TITLE, TITLE OPINION, PRELIMINARY TITLE REPORT, TITLE REPORT, COMMITMENT TO ISSUE TITLE INSURANCE, OR A TITLE POLICY, AND SHOULD NOT BE RELIED UPON AS SUCH. THE REPORT DOES NOT PROVIDE OR OFFER ANY TITLE INSURANCE, LIABILITY COVERAGE OR ERRORS AND OMISSIONS COVERAGE. THE REPORT IS NOT TO BE RELIED UPON AS A REPRESENTATION OF THE STATUS OF TITLE TO THE PROPERTY. THE COMPANY MAKES NO REPRESENTATIONS AS TO THE REPORT'S ACCURACY, DISCLAIMS ANY WARRANTY AS TO THE REPORT, ASSUMES NO DUTIES TO CUSTOMER, DOES NOT INTEND FOR CUSTOMER TO RELY ON THE REPORT, AND ASSUMES NO LIABILITY FOR ANY LOSS OCCURRING BY REASON OF RELIANCE ON THE REPORT OR OTHERWISE.

Ticor Title Company of Oregon Order No. 360619028624

IF CUSTOMER (A) HAS OR WILL HAVE AN INSURABLE INTEREST IN THE SUBJECT REAL PROPERTY, (B) DOES NOT WISH TO LIMIT LIABILITY AS STATED HEREIN AND (C) DESIRES THAT ADDITIONAL LIABILITY BE ASSUMED BY THE COMPANY, THEN CUSTOMER MAY REQUEST AND PURCHASE A POLICY OF TITLE INSURANCE, A BINDER, OR A COMMITMENT TO ISSUE A POLICY OF TITLE INSURANCE. NO ASSURANCE IS GIVEN AS TO THE INSURABILITY OF THE TITLE OR STATUS OF TITLE. CUSTOMER EXPRESSLY AGREES AND ACKNOWLEDGES IT HAS AN INDEPENDENT DUTY TO ENSURE AND/OR RESEARCH THE ACCURACY OF ANY INFORMATION OBTAINED FROM THE COMPANY OR ANY PRODUCT OR SERVICE PURCHASED.

NO THIRD PARTY IS PERMITTED TO USE OR RELY UPON THE INFORMATION SET FORTH IN THE REPORT, AND NO LIABILITY TO ANY THIRD PARTY IS UNDERTAKEN BY THE COMPANY.

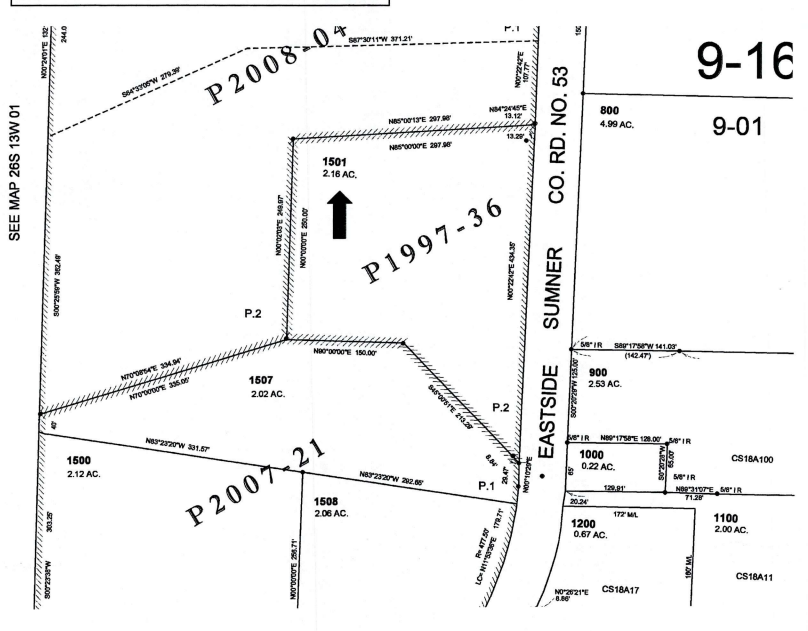
CUSTOMER AGREES THAT, TO THE FULLEST EXTENT PERMITTED BY LAW, IN NO EVENT WILL THE COMPANY, ITS LICENSORS, AGENTS, SUPPLIERS, RESELLERS, SERVICE PROVIDERS, CONTENT PROVIDERS, AND ALL OTHER SUBSCRIBERS OR SUPPLIERS, SUBSIDIARIES, AFFILIATES, EMPLOYEES AND SUBCONTRACTORS BE LIABLE FOR CONSEQUENTIAL, INCIDENTAL, INDIRECT, PUNITIVE, EXEMPLARY, OR SPECIAL DAMAGES, OR LOSS OF PROFITS, REVENUE, INCOME, SAVINGS, DATA, BUSINESS, OPPORTUNITY, OR GOODWILL, PAIN AND SUFFERING, EMOTIONAL DISTRESS, NON-OPERATION OR INCREASED EXPENSE OF OPERATION, BUSINESS INTERRUPTION OR DELAY, COST OF CAPITAL, OR COST OF REPLACEMENT PRODUCTS OR SERVICES, REGARDLESS OF WHETHER SUCH LIABILITY IS BASED ON BREACH OF CONTRACT, TORT, NEGLIGENCE, THE COMPANY'S OWN FAULT AND/OR NEGLIGENCE, STRICT LIABILITY, BREACH OF WARRANTIES, FAILURE OF ESSENTIAL PURPOSE, OR OTHERWISE AND WHETHER CAUSED BY NEGLIGENCE, ERRORS, OMISSIONS, STRICT LIABILITY, BREACH OF CONTRACT, BREACH OF WARRANTY, THE COMPANY'S OWN FAULT AND/OR NEGLIGENCE OR ANY OTHER CAUSE WHATSOEVER, AND EVEN IF THE COMPANY HAS BEEN ADVISED OF THE LIKELIHOOD OF SUCH DAMAGES OR KNEW OR SHOULD HAVE KNOWN OF THE POSSIBILITY FOR SUCH DAMAGES.

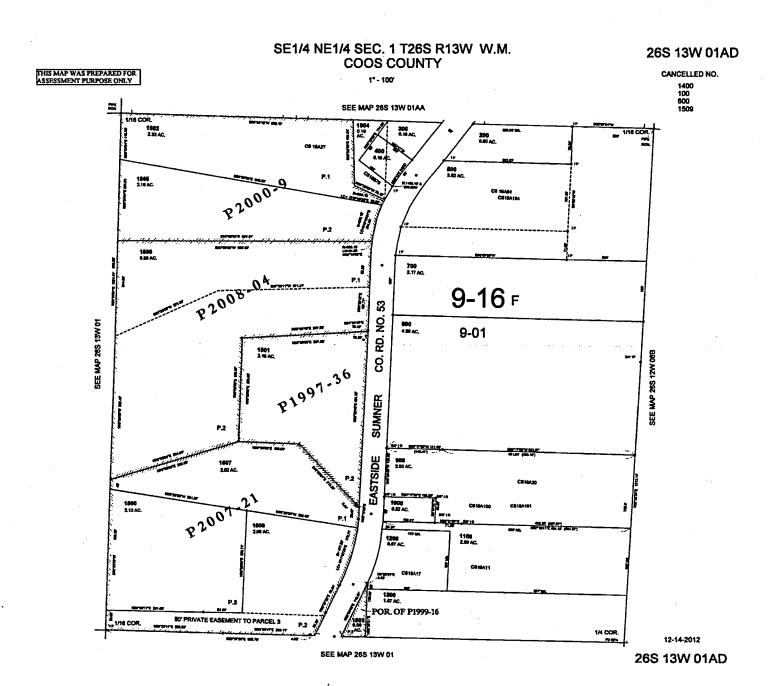
END OF THE LIMITATIONS OF LIABILITY





This map/plat is being furnished as an aid in locating the herein described Land in relation to adjoining streets, natural boundaries and other land, and is not a survey of the land depicted. Except to the extent a policy of title insurance is expressly modified by endorsement, if any, the Company does not insure dimensions, distances, locations of easements, acreage or other matters shown thereon.







After recording return to: Dennis R. Holman and Regina K. Holman 63318 Isthmus Heights Road Coos Bay, OR 97420

Until a change is requested all tax statements shall be sent to the following address: Dennis R. Holman and Regina K. Holman 63318 Isthmus Heights Road Coos Bay, OR 97420

File No.: 7131-1958751 (VRR) Date: September 17, 2012

THIS SPACE RESERVED FOR RECORDER'S US

RECORDED BY PIRST AMERICAN TITLE

STATUTORY WARRANTY DEED

Len M. Gabel, Grantor, conveys and warrants to **Dennis R. Holman and Regina K. Holman as tenants by the entirety**, Grantee, the following described real property free of liens and encumbrances, except as specifically set forth herein:

LEGAL DESCRIPTION: Real property in the County of Coos, State of Oregon, described as follows:

PARCEL 2, LOVELL FINAL PARTITION PLAT 1997 #36, FILED AND RECORDED DECEMBER 23, 1997, CAB C/231, BEARING MICROFILM REEL NO. 97-09-029, RECORDS OF COOS COUNTY, OREGON.

Subject to:

 Covenants, conditions, restrictions and/or easements, if any, affecting title, which may appear in the public record, including those shown on any recorded plat or survey.

The true consideration for this conveyance is \$162,000.00. (Here comply with requirements of ORS 93.030)

BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010. 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 FOREST PRACTICES, AS DEFINED IN ORS 30.930, AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010.

Dated th	nisday of	OGO	ser:	20 12	
Len M. Gal	Mell	-	- Microspythan		
STATE OF	Oregon)			
County of	Coos)ss.)			
This instrume	ent was acknowledge	ed before me	on this <u>20</u> day	of OCA	, 20/2
by Len M. G	label.		(YM	2 mi	
	OFFICIAL SE VICKI R ROSS	BACK IN	otary Public for Ore	gon	
	NOTARY PUBLIC-C COMMISSION NO. MY COMMISSION EXPIRES	DREGON M	ly commission expir		

Page 2 of 2

COOS County Assessor's Summary Report

Real Property Assessment Report

FOR ASSESSMENT YEAR 2019

NOT OFFICIAL VALUE

September 12, 2019 9:29:42 am

Account #

500906

Мар# Code - Tax # 26S1301AD01501 0916-500906

Tax Status

ASSESSABLE

Acct Status Subtype

ACTIVE NORMAL

Legal Descr

See Record

Mailing Name

HOLMAN, DENNIS R. & REGINA K.

Deed Reference # Sales Date/Price

Appraiser

2012-9349

GORDON WEST

10-30-2012 / \$162,000.00

Agent

In Care Of

Mailing Address 63318 ISTHMUS HEIGHTS RD

COOS BAY, OR 97420-8286

Prop Class RMV Class

MA SA NH Unit

101

101

04 17 RRL 8511-1

Situs Address(s)	Situs City
ID# 10 63318 ISTHMUS HTS RD	COOS BAY

				Value Sumi	mary			
Code Are	ea	RMV	MAV	AV	SAV	MSAV	RMV Exception	CPR %
0916	Land Impr.	139,320 111,800				Land Impr.		
Code A	Area Total	251,120	157,010	157,010	0	0	0	
Gr	and Total	251,120	157,010	157,010	0	0	0	

Code			Plan		Land Breakdow				LUC	Trended
Area	ID#	RFPD E	Zone	Value Source	TD%	LS	Size	Land Class	LUC	RMV
0916	10		RR-2	Market	111	Α	0.50	HS	001	73,080
0916	20	Z	RR-2	Market	111	Α	1.66	MV	002	66,240
					Grand 1	otal	2.16			139,320
Code Area		Yr ID# Buil	Stat Class	Description	Improvement Break	down		Γotal q. Ft. Ex% i	MS Acct #	Trended RMV
0040		4 000	400	MUDEAL DOUB	U.E.CI ACC 6		111	1 352	F - 4180	111 800

Area	ID#	Bullt	Class	Description	TD%	Sq. Ft.	Ex% MS Acct #	RMV
0916	1	2002	462	MH REAL DOUBLE CLASS 6	111	1,352	E - 4180	111,800
					Grand Total	1,352		111,800

Code Exemptions/Special Assessments/Potential Liability Area Type							
Area Type 0916							
FIRE PATROL:							
■ FIRE PATROL SURCHARGE	Amount	47.50			Year	2019	
■ FIRE PATROL TIMBER	Amount	18.75	Acres	1.16	Year	2019	

STATEMENT OF TAX ACCOUNT

COOS COUNTY TAX COLLECTOR **COOS COUNTY COURTHOUSE COQUILLE, OREGON 97423**

(541) 396-7725

12-Sep-2019

HOLMAN, DENNIS R. & REGINA K. 63318 ISTHMUS HEIGHTS RD COOS BAY, OR 97420-8286

Tax Account # **Account Status** 500906

Roll Type

Α

Real

Situs Address

63318 ISTHMUS HTS RD COOS BAY, OR 97420

Lender Name

Loan Number

Property ID

0916 Interest To Sep 15, 2019

Tax Summary

Tax Year	Tax Type	Total Due	Current Due	Interest Due	Discount Available	Original Due	Due Date
2018	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$1,835.95	Nov 15, 2018
2017	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$1,552.81	Nov 15, 2017
2016	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$1,507.55	Nov 15, 2016
2015	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$1,469.40	Nov 15, 2015
2014	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$1,456.33	Nov 15, 2014
2013	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$1,419.70	Nov 15, 2013
2012	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$1,379.64	Nov 15, 2012
2011	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$1,338.23	Nov 15, 2011
2010	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$1,300.21	Nov 15, 2010
2009	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$1,268.74	Nov 15, 2009
2008	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$1,285.06	Nov 15, 2008
2007	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$1,209.24	Nov 15, 2007
2006	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$1,279.26	Nov 15, 2006
2005	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$1,293.23	Nov 15, 2005
2004	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$1,861.68	Nov 15, 2004
2003	ADVALOREM	\$0.00	\$0.00	\$0.00	\$0.00	\$976.61	Nov 15, 2003
	Total	\$0.00	\$0.00	\$0.00	\$0.00	\$22,433,64	

COOS COUNTY ASSESSOR REAL PROPERTY ACCOUNT NAMES

9/12/2019 9:31:32 AM

Account #

500906

Map

26S1301-AD-01501

Owner

HOLMAN, DENNIS R. & REGINA K. 63318 ISTHMUS HEIGHTS RD COOS BAY, OR 97420-8286

Name Ownership Own **Type** Pct Type Name OWNER 100.00 **OWNER** HOLMAN, DENNIS R. **OWNER** 100.00 **OWNER** HOLMAN, REGINA K. **OWNER (100%)** TENANTS BY ENTIRETY HUSBAND HOLMAN, DENNIS R. HOLMAN, REGINA K.

COOS COUNTY ASSESSOR

Manufactured Structure Assessment Report

FOR ASSESSMENT YEAR 2019 NOT OFFICIAL VALUE

9/12/2019 9:31:53 AM

Account #

4180

TAX STATUS

ASSESSABLE

Code - Tax #

ACCT STATUS

0916

SUBTYPE

ACTIVE

Mailing Address HOLMAN, DENNIS R. & REGINA K. 63318 ISTHMUS HEIGHTS RD

EXEMPT

COOS BAY, OR 97420

HOME ID

135865

X NUMBER

EM38985

EXEMPT#

2002-4988

SITUS ADDRESS

63318 ISTHMUS HTS RD

SITUS CITY **COOS BAY**

APPRAISER

GORDON WEST

				,	VALUE SUMM	IARY			
L	CODE AREA		RMV	MAV	AV	TREND %		RMV EXCEPTION	CPR %
L	0916	IMPR.	\$111,800	\$69,900	\$69,900	111%	IMPR.		

VIN#	18244	STAT CLASS	462	
BRAND	FUQUA	QUALITY	100	
MODEL		CONDITION	A	
ÆAR BUILT	2002	MA/SA/NH	04 / 17 / RRL	
STICKER#		BEDROOMS / BATHS		

Real F	Property	Information
--------	----------	-------------

REAL ACCOUNT # MAP

COMMENTS

500906 26S1301AD01501

UNIT

PARK NAME

8511

MA/SA/NH PROP CLASS **RMV CLASS**

04 / 17 / RRL

101 101

FLOORS

DECARION			SIZE		
DESCRIPTION	CLASS	SQFT	_TYPE	TYPE OF HEAT	RMV
First Floor	6	1,352	S		49,287

INVENTORY

	Size/Qty	RMV		Size/Qty	RMV
1001 Fndtn - Conc/Block 1022 Fndtn Conc Rnrs Dbl 2004 HARDIBOARD 3101 Roof - Gable - Light Comp 4001 Floor - 1st Fir - Carpet/Vinyl	156 1352 1 1352	5836 1565 1479 0 0	5001 Partitions - Drywall 6003 IntComp - Avg Built-Ins 8001 Plumb'g - Full Bath 9001 Heat'g -EBB/Wall/Ceil 9003 Heat'g - F/A	2 1352 Total Inventory RMV	0 0 0 0 0

ACCESSORIES

DESCRIPTION	EFF YEAR BUILT	SQFT	QUANTITY	RMV
0102 Deck - Treated or Cedar	2002	48		1103
0305 Patio Roof - Shed/Flat - Comp	2002	720		756
0504 Paving - Drwy/Walk - Asph 2"	2002	2,280		2115
0601 Outbidg - Grdn Shed -Convnti	2002	192		2448
0603 Outbidg - Lean To	2002	112		336
9301 Covered Porch	2013	70		2108
	Total Accessories RMV			8866

EXEMPTIONS / SPECIAL ASSESSMENTS / POTENTIAL LIABILITY

TYPE

COOS COUNTY ASSESSOR MS ACCOUNT NAMES

9/12/2019 9:32:26 AM

Account#

4180

Owner

HOLMAN, DENNIS R. & REGINA K. 63318 ISTHMUS HEIGHTS RD

COOS BAY, OR 97420

Name		Ownership	Own
Type	Name	Type OWNER	Pct 100.00
OWNER OWNER	HOLMAN, DENNIS R. HOLMAN, REGINA K.	OWNER	100.00

FORM 2761 1/70

70-9-52109

File No. 105-2160 ER/WO No. 31-70-105 (4544)

RIGHT-OF-WAY EASEMENT

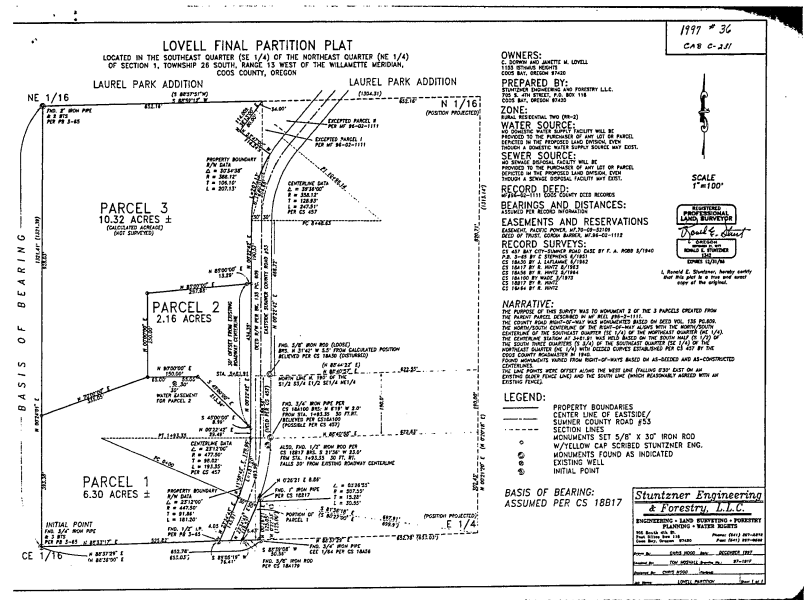
The West 1 of the S.E. 1 of the N.E. 2 of Section One (1), Township Twenty-six (26) South, Range Thirteen (13) West, West of the Willamette Meridian, Coos County, Except that part deeded to Darrell Ekblad in Book 281, Pagel 30 of the Deed Records of Qoos County, Oregon: Containing Nineteen (19) Acres, more or

Together with the right of ingress and egress over the adjacent lands of the Grantors for the purpose of constructing, reconstructing, stringing new wires on, maintaining and removing such line and appurtenances, and exercising other rights hereby granted.

Grantors reserve the right to use said right-of-way for roads, agricultural crops or other purposes not inconsistent with the easement granted haveby-but in using or operating any irrigation pipes, materized vehicles or other equipment, or in any other such use of said right-of-way, Grantors and Grantors' heirs of usigns, shall conform strictly to the provisions of any then applicable safety code or regulation pertaining to required clearances from the wires or conductors of such line.

All rights hereunder shall cease if and when such line shall have been abandoned.

Dated this day of Aug	line bur 1070
	(SEAL) Ill S. Barber (SEAL)
••	(SEAL) MAR gestlo Belles (SEAL)
STATE OF Oregon	Margaret L. Barber
STATE OF Oregon	\$ \$5.
County of Coos)
On this 16th day of Septem in and for said State, the within named	ber , 19.70 personally appeared before me a notary public M. S. & Margaret L. Barber husband and wife
to me known to be the identical persons acknowledged to me that they execut mentioned,	described therein and who executed the foregoing instrument, and ed the same freely and voluntarily for the uses and purposes therein
IN WITNESS WHEREOF, I have h	ercunto set my hand and official seal the day and year above written.
" OTARY OF	. B.L. Bieveland
MPUBUC +	Notary Public for State of Uregon Residing at Eastside, Oregon
RECORDED SEP 2	8 19/1 My commission expires: 7-20-72
	REE COUNTY CLERK



NAME: LOVELL PARTITION

SURVEYOR'S CERTIFICATE:

I, RONALD E. STUMTDER, NEREET CENTRAL I HAVE CORRECTLY SURVEYED AND MARKED WITH PROPER MOMENDIS THE LANDS DESCRIBED BELOW, AND HAVE DESTRIBED A PROPER MOMENDI HOUGHTNG THE BRITAL FOUNT OF RECEIVED HAVE MOMENDI THE DISTRIBUTION OF RECORDING WITH MOMENDIS AND THE DOCATED THE DISTRIBUTION OF RECORDING WITH ORS 2 20.0071 TO THAT I HAVE ACCURATELY DISCRIBED THE TRACT OF LAND UPON WHICH THE FARKELS ARE LAD OUT.

SAID TRACT OF LAND LOCATED IN THE SOUTHEAST QUARTER (SE 1/4) OF THE MORTHEAST QUARTER (ME 1/4) OF SECTION 1, TOWNSHIP 26 SOUTH, RANGE 13 WEST OF THE WILLIAMETE WEBDIAM, COS COUNTY, OREGON, AND MONE PATICULARLY DESCRIBED AS;

COUNTER (ME 1/4) OF SECTION 1, TOWNSHIP 28 SOUTH, RAINER (15 WEST OF THE WILLIAMSTER BERDAM, COOS COUNTY, ORECON, AND WORK PARTICULARY DESCRIPTOR AS; SECTIONARY AT THE CENTER EAST SUFFERING CONTROL (CV) (15 COR) OF \$4.00 SECTION 1; THE MEAN EXPENDED AS; SECTION 1; THE MEAN EXPENDED AS THE COOS COUNTY SUPPLYOR; THE TO A 1/2 WON PIPE PER PER 9-8-8 RECORDS OF THE COOS COUNTY SUPPLYOR; THE WISTERLY REACH OF WAY OF EAST-SECTION AS THE TOWN AS THE PER 9-8-8 RECORDS OF THE COOS COUNTY SUPPLYOR.

HENCE SOUTH RECORDS OF THE COOS COUNTY SUPPLYOR.

FRENCE SOUTH ROUGH THE COOS COUNTY SUPPLYOR.

HENCE SOUTH ROUGH THE COOS COUNTY SUPPLYOR.

HENCE SOUTH ROUGH THE COOS COUNTY SUPPLYOR.

HENCE CONTRIBUTED ALONG SAID WESTERLY ROUTH OF WAY HORTH OF WAY OF THE COUNTY WAY AND THE COU MON ROD: THENCE CONTINUING ALONG SAID WEST LINE SOUTH OUZ4'DI" WEST 393.38 FEET TO THE POINT OF BECHNING. ALSO:

ALSO:

RECHMING AT A 3/F BOW PIPE (PER CS 18ASS COOS COUNTY SURVEYOR RECORDS) AT THE
CHITER EAST EAST SURTIFICATIN COMER (CEE 1/64 COR):

THENCER RINNING SOUTH BESSION 'MIST 50.58 FEET TO A 5/F BOW ROO PER CS

18A178 COOS COUNTY SURVEYOR RECORDS;

18A178 COOS COUNTY SURVEYOR RECORDS;

18A178 COOS COUNTY SURVEYOR RECORDS;

18A520 SURVEY RECORDS;

18A520 SURVEY RECORDS;

THENCE SOUTH COUNTY RECORDS;

THENCE SOUTH COUNTY RECORDS;

THENCE 30.55 FEET ALONG SAID CUPPE AND RECHT OF WAY THROUGH A CENTRAL ANGLE OF

18A520 SOUTH COUNTY SURVEY;

THENCE SOUTH OF 28A521 WEST 8.88 FEET TO A 1° ROW PIPE PER CS 18817 COOS

COUNTY SURVEYOR RECORDS;

THENCE CONTINUENCE SOUTH OF 2621' WEST 125.05 FEET TO THE POINT OF BEGINNING.

SHID TRACT CONTAINS 18.78 ALLES, MILE OR LESS

SURVEYOR:

STUNTZNER ENGINEERING & FORESTRY L.L.C. 705 S. 4TH ST. - P.O. BOX 118 COOS BAY, OR 97420 OFFICE: (541) 267-2872 FAX: (541) 267-0588

LOVELL FINAL PARTITION PLAT

COUNTY SURVEYOR'S CERTIFICATE:

I, KARLAS SEIDEL, HEREBY CERTIFY THAT THIS PLAT COMPLES WITH THE REQUIREMENTS FOR ACCURACY AND COMPLETENESS AND THAT ALL MONUMENTS HAVE BEEN SET AND/OR AN AGREEMENT HAS BEEN EXECUTED TO RESIDE COMPLETION OF REQUIRED MONUMENTATION PURSUANT TO COUNTY ORDINANCE PROVISIONS.

Karlas E. Scidel
KARLAS SEIDEL, COOS COUNTY SURVEYOR

12-22-97

COUNTY PLANNING DIRECTOR'S CERTIFICATE:

I, COUNTY PLANNING DIRECTOR, HEREBY CERTIFY THAT THIS PLAT IS IN CONFORMITY WITH THE REQUIREMENTS OF THE COSS COUNTY JOHNIG AND LAND DEVELOPMENT OPDINANCE.

TILLENGEN HOEH, COOS COUNTY PLANNING DIRECTOR

17-23-97 DATE

COUNTY ASSESSOR'S CERTIFICATE:

L COUNTY ASSESSOR, MERENT CERTIFY THAT ALL AD VALOREN TAXES AND ALL SPECIAL ASSESSANTS, FEES, OR OTHER CHARGES RECORNED BY LAW TO BE PLACED UPON THE TAX ROLL WINCH HAVE BECOME A LEV MAYE BEEN PAID OR WHICH WILL BECOME A LIEN DURING THE TAX YEAR MAYE REEN PAID.

Brigary France, Chy Deputy 12-23-97

COUNTY CLERK'S CERTIFICATE:

I. COOS COUNTY CLERK, HEREBY CERTRY THAT THIS PARTITION PLAT WAS RECORDED INTO THE COOS COUNTY RECORDS IN MICROFEM NO. 97-13-0938, CABINET C
RECORD OF PLATS, THIS 23ad DAY OF TECEPOSER, 1997.

Mary Ann. Wilson by Tr. Bright, Synty 12/25/17
MARY ANN WILSON, COOS COUNTY CLERK
DATE

CONFIRMATION IS REQUIRED FROM THE COUNTY ROADMASTER THAT ALL ROAD AND DRIVEWAY REQUIREMENTS OF THE CODS COUNTY ZOWING AND LAND DEVELOPMENT GOMMANCE HAVE BEEN MET PRIOR TO THE ISSUANCE OF A ZOWING COMPLIANCE LETTER FOR A DWELLING.

NEW OR REPLACEMENT DWELLINGS SHALL ESTABLISH AND MAINTAIN A FIREBREAK, FOR A DISTANCE OF AT LEAST 30 FEET IN ALL DIRECTIONS ON THOSE PARCELS BORDERING THE FOREST ZONE.

OWNER:

C. DORWIN LOVELL AND JAMETTE M. LOVELL 1155 ETHINIS HEIGHTS COOS BAY, OREGON 97420

OWNER'S DECLARATION:

VWE, THE UNDERSIGNED, HEREBY DECLARE THAT I/WE HAVE AUTHORIZED AND CAUSED THE PARTITION PLAT TO BE PREPARED AND THE PROPERTY TO BE PARTITIONED IN ACCORDANCE WITH ORS CHAPTER 92.

AS A CONDITION OF APPROVAL OF THIS PLAT, THE UNDERSIGNED MERENT AFREES THAT HE/SHE WILL MOLD COOS COUNTY INMINIESS FROM AND INDICATION THE COUNTY FOR ANY LAMBLET FROM BABAGE WHICH MAY OCCUR TO THE UNDERSEASED ON HIS/HER PROPERTY ON TO ANY THE PERSONS OF PROPERTY WHITSOCYTE AS A RESULT OF THE UNDERSONED'S FALURE TO BUILD, MERCHY ON MARTIAN ROADS IN THIS PROPOSED UNDER DIVISION.

ACCESS TO ALL PARCELS CONTAINED IN THIS PARTITION IS WA EASTSIDE SUMMER COUNTY ROAD 453 WHICH IS A PUBLIC DEDICATED, PUBLIC MAINTAINED ROAD.

they and all edice ments lecental on the fire of the Que which heldful be abounded c. Journ Lock (2-13-97

MARTIE AL LOVELL

12-15-99

STATE OF SECON

COUNTY OF CODS

THIS IS TO CERTIFY THAT __C_DORNIN_LOYELL

PERSONALLY APPEARED BEFORE ME ON THIS __ST_A_DAY OF __DCCOMBAR__. 1997, WHO
MAS ACKNOWLEDGED THAT ME/SHE MAS SKHIED THE ABOVE OWNERS DECLAMATION AS THE
MOUNTAINT AND DEEL. IN TESTAMONY WARRES OF HAVE MEMBURYD SET MY SEAL THIS
__ST_A_DAY OF _DCCEMBER_. 1997 MY COMMISSION EXPRES ON: __/O-/6-98

war Rac 7 lebon HOTARY PUBLIC FOR OREGON

STATE OF DREADU

COUNTY OF COOS

Susan Rae Nelson MOTARY PUBLIC FOR CREGON



WATER RIGHTS STATEMENT:



Stun	tzner .	Engin	eering		
&:	Forestr	y, L.	L.C.		
engineering • Land Burveying • Porestry Planning • Water Rights					
os South bel Office nes Boy, C			(641) 887-8872 (641) 887 -6 688		
rea, Br	CHRIS HOOD	Per PCC	CMRER 1897		
era be	TOW MOSMALL		97-191F		
mind fix					

(Insert a full description of the nature and type of easement granted by the first party to the second party.)
(OVER)

REC \$31.00

The second party shall have all rights of ingress and egress to and from the real estate (including the right from time to time, except as hereinafter provided, to cut, trim and remove trees, brush, overhanging branches and other obstructions) necessary for the second party's use, enjoyment, operation and maintenance of the easement hereby granted and all rights and privileges incident Except as to the rights herein granted, the first party shall have the full use and control of the above described real estate. The second party agrees to save and hold the first party harmless from any and all claims of third parties arising from the second party's use of the rights herein granted. The period of this easement shall be limited _____, always subject, however, to the following specific conditions, restrictions and considerations: Neither first nor second party shall use the water source for any

commercial agricultural or livestock venture, nor any other venture that would negatively impact the amount of water available for domestic uses of dominant and/or servient parcels.

Further, second party agrees, prior to selling their parcel, to develop a water system of their own, at which time they shall, in cooperation with first party, extinguish this water use easement.

If this easement is for a right of way over or across the real estate, the center line of the easement is described as follows:

and the second party's right of way shall be parallel with the center line and not more than N/A feet distant from either side thereof. During the existence of this easement, maintenance of the easement and costs of repair of the easement, if damaged by natural disasters or other events for which all holders of an interest in the easement are blameless, shall be the responsibility of (check one): the first party; the second party: N both parties there are the easement are blameless, shall be the responsibility of (check
one): the first party; the second party; both parties, share and share alike; both parties, with the first party responsible for both parties, with the first party responsible for for the last alternative is selected, the percentages allocated to each party should total 100.) During the existence of this easement, holders of an interest in the easement who are responsible for damage to the easement because of negligence or abnormal use shall repair the damage at their sole expense. This agreement shall bind and inure to the benefit of, as the circumstances may require, not only the parties hereto but also their respective heirs, executors, administrators, assigns, and successors in interest. In construing this agreement, where the context so requires, the singular includes the plural and all grammatical changes shall be made so that this agreement shall apply equally to individuals and to corporations. If 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 its board of directors. NYTINESSWHEREOF, the parties have hereunto set their hands in duplicate on the day and year first written above. C. Dorwin Lovell First party STATE OF OREGON, County of the parties have a school described by the search of th
This instrument was acknowledged before me on
by
DENISE MATERI NOTARY PUBLIC - OREGON COMMISSION NO. 2 1/460 Notary Public for Oregon My commission expires Dcfober 27, 2002 Len M. Gabel Marni D. Gabel Second Marty
STATE OF OREGON, County of COOS OFFICIAL SEAL THIS INFORMATION WAS acknowledged before me on The cember 28, 2001 DENISE MATERIAL SEAL LESS MICROS OF THE SEAL CONTROL OF THE SEAL CONTRO
DENISE MATESKI. NOTARY PUBLIC - OREGON in trument was acknowledged before me on
of
DENISE MATI NOTARY PUBLIC NOTARY Public for Oregon COMMISSION NO MY commission expires 10-27-01

COOS COUNTY, DREGON TERRI TURI, CMC, COUNTY CLERK

REC \$31.00

12/31/2001 #2001-15740 11:45:51AM 2 OF 2



AFFIDAVIT EXEMPTING A MANUFACTURED STRUCTURE FROM TITLE AND REGISTRATION

For new (MCO) or never-titled-in-Oregon structures only.

INSTRI	JCTIONS:
--------	----------

- 1) Complete all areas of the form and sign before notary;
- 2) Provide duplicate original affidavit to the county where located;
- 3) Surrender the Manufacturer's Certificate of Origin (MCO) or Out-of-State Title to DMV; and
- 4) Mail to: DMV Title Exemption Desk, 1905 Lana Ave NE, Salem, Oregon 97314.

(For County Use) After recording return to: 6-77-105JR LOAN #01-0720-005964722-2 AFTER RECORDING WASHINGTON MUTUAL BANK RETURN TO

990 SOUTH 2ND STREET

COOS BAY, OR

Ticor Title Insurance 1<u>31 N 3rd - Box 1075</u>

Coos Bay, OR 97420-0233 97420

Legal description of manufactured structure: SEE ATTACHED.		ure:	EXEMPT FILE #		
(EAR	MAKE	STYLE	VEHICLE IDENTIFICATION NUMBER (VIN)	MDTH	LENGTH
2002	FIIOMA		10244	251 011	E01

ACTUAL LOCATION OF STRUCTURE

63318 ISTHMUS HEIGHTS ROAD, COOS BAY, OR

TAX ACCOUNT NUMBER FOR REAL PROPERTY:

5009.06

Legal description and location of real property:

SEE ATTACHED

PRINTED NAME OF OWNER(S)

DOL/ID/CUSTOMER# 2504090 OOL/ID/CUSTOMER#

NAME OF OWNER(S

63318 ISTHMUS HEIGHTS ROAD, COOS BAY, OR

MAILING ADDRESS (STREET, CITY, STATE, ZIP CODE)

SAME

SECURITY INTEREST HOLDER NAME AND ADDRESS

WASHINGTON MUTUAL BANK

990 SOUTH 2ND STREET, COOS_BAY, OR

SECURITY INTEREST HOLDER NAME AND ADDRESS

CERTIFICATIONS

I certify that in accordance with ORS 820.510:

- The same person owns the manufactured structure and the real property on which the manufactured structure is or will be situated:
- The manufactured structure is or will be affixed to the real property and subject to taxation by the county in which it is located as an improvement to the real property;
- Each person with a security interest in the manufactured structure and each person with a security interest in the real property approves the exemption from registration and titling; and
- A duplicate original of the affidavit is being submitted for recording to the county clerk for the county in which the real property is located.

HONATURE OF OWNER

Subscribed, sworn and acknowledged before me this 4

day of

VEC comber

2001

0 T

DENISE MATESK NOTARY PUBLIC - OREGON COMMISSION NO. 317450 MY COMMESSION EXPIRES

My commission expires 10-37-02

STK# 3003



LEGAL DESCRIPTION

6-77-105

Parcel 2, Lovell Final Partition Plat 1997 #36, filed and recorded December 23, 1997, CAB C/231, bearing Microfilm Reel No. 97-09-029, Records of Coos County, Oregon.

COOS COUNTY, COQUILLE REC \$31.00 TERRI L. TURI, COOS COUNTY CLERK

04/17/2002 #2002-4988 11:27:21AM 2 OF 2

RECORDED BY FIRST AMERICAN TITLE

1958751

5898 COPLEY DRIVE [Street Address]
SAN DIEGO, CA 92111 [City, State Zip Code]
[Space Above This Line For Recording Data]
Loan No.: 198-2000581 1. TITLE(S) OF THE TRANSACTION(S) ORS 205.234(a) Deed of Trust
2. DIRECT PARTY/GRANTOR(S) ORS 205.125(1)(b) and 205.160. Grantor(s) address(es) ORS 205.234 1(b) DENNIS R HOLMAN AND REGINA K HOLMAN, HUSBAND AND WIFE PO BOX 1654, COOS BAY, OR 97420
3. INDIRECT PARTY/GRANTEE(S) ORS 205.125(1)(a) and 205.160. Grantee(s) address(es) ORS 205.234 1(b) NORTHWEST TRUSTEE SERVICES, INC. MERS (Mortgage Electronic Registration Systems, Inc.) 13555 SE 36TH ST, SUITE 100, BELLEVUE, WA 98006
4. TRUE AND ACTUAL CONSIDERATION ORS 93.030(5) – Amount in dollars or other \$ 162,000.00
5. UNTIL A CHANGE IS REQUESTED, ALL TAX STATEMENTS SHALL BE SENT TO THE FOLLOWING ADDRESS ORS 93.260 PO BOX 1654 COOS BAY, OR 97420
6. SATISFACTION of ORDER or WARRANT ORS 205.125(1)(e) CHECK ONE:
7. The amount of the monetary obligation imposed by the order or warrant. ORS 205.125(1)(c) (IF APPLICABLE) \$154,660.00
8. If this instrument is being Re-Recorded, complete the following statement, in accordance with ORS 205.444: "RERECORDED TO CORRECT PREVIOUSLY RECORDED IN BOOK AND PAGE ," (IF APPLICABLE)

Oregon Recordable Instrument Cover Sheet The Compliance Source, Inc.

www.compliancesource.com

Page 1 of 1

10608OR 11/07 Rev. 02/12 ©2007-2012, The Compliance Source, Inc.



COOS COUNTY CLERK, OREGON TERRI L. TURI, CCC, COUNTY CLERK TOTAL \$106.00

10/31/2012 03:10:32PM PAGE 1 OF 14

After Recording Return To:
GUILD MORTGAGE COMPANY - ATTN:
DMD
[Name]

[Attention]
5898 COPLEY DRIVE
[Street Address]
SAN DIEGO, CA 92111
[City, State Zip Code]

Until change is requested, all tax statements shall be sent to the following address: PO BOX 1654 [Street Address] COOS BAY, OR 97420 [City, State Zip Code]

Tax Account Number: 500906

[Space Above This Line For Recording Data].

FHA Case No. 4315635160703

Loan No.: 198-2000581

MIN: 100019919820005815

OREGON DEED OF TRUST

THIS DEED OF TRUST ("Security Instrument") is given on October 30, 2012. The grantor is DENNIS R HOLMAN AND REGINA K HOLMAN, HUSBAND AND WIFE ("Borrower"). The trustee is NORTHWEST TRUSTEE SERVICES, INC. ("Trustee"). The lender is GUILD MORTGAGE COMPANY, A CALIFORNIA CORPORATION, which is organized and existing under the laws of CALIFORNIA, and whose address is 5898 COPLEY DRIVE, SAN DIEGO, CA 92111 ("Lender"). The beneficiary under this Security Instrument is Mortgage Electronic Registration Systems, Inc. ("MERS"). MERS is a separate corporation that is acting solely as a nominee for Lender and Lender's successors and assigns. MERS is organized and existing under the laws of Delaware, and has an address and telephone number of P.O. Box 2026, Flint, MI 48501-2026, tel. (888) 679-MERS. Borrower owes Lender the principal sum of One Hundred Fifty Four Thousand Six Hundred Sixty and 00/100ths Dollars (U.S. \$154,660.00). This debt is evidenced by Borrower's note dated the same date as this Security Instrument ("Note"), which provides for monthly payments, with the full debt, if not paid earlier, due and payable on November 1, 2042. This Security Instrument secures to Lender: (a) the repayment of the debt evidenced by the Note, with interest, and all renewals, extensions and modifications of the Note; (b) the payment of all other sums, with interest, advanced under Paragraph 7 to protect the security of this Security Instrument; and (c) the performance of Borrower's covenants and agreements under this Security Instrument and the Note. For this purpose, Borrower irrevocably grants and conveys to Trustee, in trust, with power of sale, the following described property located in COOS County, Oregon:

Oregon Deed of Trust FHA MERS Modified The Compliance Source, Inc. www.compliancesource.com

Page 1 of 10

Closing

54301OR 02/02 Rev. 04/12 ©2002-2012, The Compliance Source, Inc.



COOS COUNTY CLERK, OREGON TERRI L. TURI, CCC, COUNTY CLERK TOTAL \$106.00

10/31/2012 03:10:32PM PAGE 2 OF 14

PARCEL 2, LOVELL FINAL PARTITION PLAT 1997 #36, FILED AND RECORDED DECEMBER 23, 1997 CAB C/231, BEARING MICROFILM REEL NO. 97-09-029, RECORDS OF COOS COUNTY, OREGON.

which currently has the address of 63318 ISTHMUS HEIGHTS ROAD

[Street]

COOS BAY [City]

, Oregon 97420

[Zip Code]

("Property Address"):

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurtenances, and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property." Borrower understands and agrees that MERS holds only legal title to the interests granted by Borrower in this Security Instrument, but, if necessary to comply with law or custom, MERS (as nominee for Lender and Lender's successors and assigns) has the right: to exercise any or all of those interests, including, but not limited to, the right to foreclose and sell the Property; and to take any action required of Lender including, but not limited to, releasing and canceling this Security Instrument.

BORROWER COVENANTS that Borrower is lawfully seised of the estate hereby conveyed and has the right to grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

- 1. Payment of Principal, Interest and Late Charge. Borrower shall pay when due the principal of, and interest on, the debt evidenced by the Note and late charges due under the Note.
- 2. Monthly Payment of Taxes, Insurance and Other Charges. Borrower shall include in each monthly payment, together with the principal and interest as set forth in the Note and any late charges, a sum for (a) taxes and special assessments levied or to be levied against the Property, (b) leasehold payments or ground rents on the Property, and (c) premiums for insurance required under Paragraph 4. In any year in which the Lender must pay a mortgage insurance premium to the Secretary of Housing and Urban Development ("Secretary"), or in any year in which such premium would have been required if Lender still held the Security Instrument, each monthly payment shall also include either: (i) a sum for the annual mortgage insurance premium to be paid by Lender to the Secretary, or (ii) a monthly charge instead of a mortgage insurance premium if this Security Instrument is held by the Secretary, in a reasonable amount to be determined by the Secretary. Except for the monthly charge by the Secretary, these items are called "Escrow Items" and the sums paid to Lender are called "Escrow Funds."

Lender may, at any time, collect and hold amounts for Escrow Items in an aggregate amount not to exceed the maximum amount that may be required for Borrower's escrow account under the Real Estate Settlement Procedures Act of 1974, 12 U.S.C. § 2601 et seq. and implementing regulations, 24 CFR Part 3500, as they may be amended from time to time ("RESPA"), except that the cushion or reserve permitted by RESPA for unanticipated disbursements or disbursements before Borrower's payments are available in the account may not be based on amounts due for the mortgage insurance premium.

Oregon Deed of Trust **FHA MERS Modified** The Compliance Source, Inc. www.compliancesource.com

Page 2 of 10

Closing 54301OR 02/02 Rev. 04/12

C2002-2012, The Compliance Source, Inc.

If the amounts held by Lender for Escrow Items exceed the amounts permitted to be held by RESPA, Lender shall account to Borrower for the excess funds as required by RESPA. If the amounts of funds held by Lender at any time are not sufficient to pay the Escrow Items when due, Lender may notify the Borrower and require Borrower to make up the shortage as permitted by RESPA.

The Escrow Funds are pledged as additional security for all sums secured by this Security Instrument. If Borrower tenders to Lender the full payment of all such sums, Borrower's account shall be credited with the balance remaining for all installment items (a), (b), and (c) and any mortgage insurance premium installment that Lender has not become obligated to pay to the Secretary, and Lender shall promptly refund any excess funds to Borrower. Immediately prior to a foreclosure sale of the Property or its acquisition by Lender, Borrower's account shall be credited with any balance remaining for all installments for items (a), (b), and (c).

3. Application of Payments. All payments under Paragraphs 1 and 2 shall be applied by Lender as follows:

<u>First</u>, to the mortgage insurance premium to be paid by Lender to the Secretary or to the monthly charge by the Secretary instead of the monthly mortgage insurance premium;

Second, to any taxes, special assessments, leasehold payments or ground rents, and fire, flood and other hazard insurance premiums, as required;

Third, to interest due under the Note;

Fourth, to amortization of the principal of the Note; and

Fifth, to late charges due under the Note.

4. Fire, Flood and Other Hazard Insurance. Borrower shall insure all improvements on the Property, whether now in existence or subsequently erected, against any hazards, casualties, and contingencies, including fire, for which Lender requires insurance. This insurance shall be maintained in the amounts and for the periods that Lender requires. Borrower shall also insure all improvements on the Property, whether now in existence or subsequently erected, against loss by floods to the extent required by the Secretary. All insurance shall be carried with companies approved by Lender. The insurance policies and any renewals shall be held by Lender and shall include loss payable clauses in favor of, and in a form acceptable to, Lender.

In the event of loss, Borrower shall give Lender immediate notice by mail. Lender may make proof of loss if not made promptly by Borrower. Each insurance company concerned is hereby authorized and directed to make payment for such loss directly to Lender, instead of to Borrower and to Lender jointly. All or any part of the insurance proceeds may be applied by Lender, at its option, either (a) to the reduction of the indebtedness under the Note and this Security Instrument, first to any delinquent amounts applied in the order of Paragraph 3, and then to prepayment of principal, or (b) to the restoration or repair of the damaged property. Any application of the proceeds to the principal shall not extend or postpone the due date of the monthly payments which are referred to in Paragraph 2, or change the amount of such payments. Any excess insurance proceeds over an amount required to pay all outstanding indebtedness under the Note and this Security Instrument shall be paid to the entity legally entitled thereto.

In the event of foreclosure of this Security Instrument or other transfer of title to the Property that extinguishes the indebtedness, all right, title and interest of Borrower in and to insurance policies in force shall pass to the purchaser.

5. Occupancy, Preservation, Maintenance and Protection of the Property; Borrower's Loan Application; Leaseholds. Borrower shall occupy, establish, and use the Property as Borrower's principal residence within sixty days after the execution of this Security Instrument (or within sixty days of a later sale or transfer of the Property) and shall continue to occupy the Property as Borrower's principal residence for at least one year after the date of occupancy, unless Lender determines that requirement will cause undue hardship for Borrower, or unless extenuating circumstances exist which are beyond Borrower's control. Borrower shall notify Lender of any extenuating circumstances. Borrower shall not commit waste or destroy, damage or substantially change the Property or allow the Property to deteriorate, reasonable wear and tear expected. Lender may inspect the Property if the Property is vacant or abandoned or the loan is in default. Lender may take reasonable action to protect and

Page 3 of 10

Oregon Deed of Trust FHA MERS Modified The Compliance Source, Inc. www.compliancesource.com

C

54301OR 02/02 Rev. 04/12 ©2002-2012, The Compliance Source, Inc.

COOS COUNTY CLERK, OREGON
TERRI L. TURI, CCC, COUNTY CLERK
TOTAL \$106.00

10/31/2012 03:10:32PM PAGE 4 OF 14

preserve such vacant or abandoned Property. Borrower shall also be in default if Borrower, during the loan application process, gave materially false or inaccurate information or statements to Lender (or failed to provide Lender with any material information) in connection with the loan evidenced by the Note, including, but not limited to, representations concerning Borrower's occupancy of the Property as a principal residence. If this Security Instrument is on a leasehold, Borrower shall comply with the provisions of the lease. If Borrower acquires fee title to the Property, the leasehold and fee title shall not be merged unless Lender agrees to the merger in writing.

- 6. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of any part of the Property, or for conveyance in place of condemnation, are hereby assigned and shall be paid to Lender to the extent of the full amount of the indebtedness that remains unpaid under the Note and this Security Instrument. Lender shall apply such proceeds to the reduction of the indebtedness under the Note and this Security Instrument, first to any delinquent amounts applied in the order provided in Paragraph 3, and then to prepayment of principal. Any application of the proceeds to the principal shall not extend or postpone the due date of the monthly payments, which are referred to in Paragraph 2, or change the amount of such payments. Any excess proceeds over an amount required to pay all outstanding indebtedness under the Note and this Security Instrument shall be paid to the entity legally entitled thereto.
- 7. Charges to Borrower and Protection of Lender's Rights in the Property. Borrower shall pay all governmental or municipal charges, fines and impositions that are not included in Paragraph 2. Borrower shall pay these obligations on time directly to the entity which is owed the payment. If failure to pay would adversely affect Lender's interest in the Property, upon Lender's request Borrower shall promptly furnish to Lender receipts evidencing these payments.

If Borrower fails to make these payments or the payments required by Paragraph 2, or fails to perform any other covenants and agreements contained in this Security Instrument, or there is a legal proceeding that may significantly affect Lender's rights in the Property (such as a proceeding in bankruptcy, for condemnation or to enforce laws or regulations), then Lender may do and pay whatever is necessary to protect the value of the Property and Lender's rights in the Property, including payment of taxes, hazard insurance and other items mentioned in Paragraph 2.

Any amounts disbursed by Lender under this Paragraph shall become an additional debt of Borrower and be secured by this Security Instrument. These amounts shall bear interest from the date of disbursement, at the Note rate, and at the option of Lender shall be immediately due and payable.

Borrower shall promptly discharge any lien which has priority over this Security Instrument unless Borrower: (a) agrees in writing to the payment of the obligation secured by the lien in a manner acceptable to Lender; (b) contests in good faith the lien by, or defends against enforcement of the lien in, legal proceedings which in Lender's opinion operate to prevent the enforcement of the lien; or (c) secures from the holder of the lien an agreement satisfactory to Lender subordinating the lien to this Security Instrument. If Lender determines that any part of the Property is subject to a lien which may attain priority over this Security Instrument, Lender may give Borrower a notice identifying the lien. Borrower shall satisfy the lien or take one or more of the actions set forth above within 10 days of the giving of notice.

- 8. Fees. Lender may collect fees and charges authorized by the Secretary.
- 9. Grounds for Acceleration of Debt.
- (a) Default. Lender may, except as limited by regulations issued by the Secretary in the case of payment defaults, require immediate payment in full of all sums secured by this Security Instrument if:
 - (i) Borrower defaults by failing to pay in full any monthly payment required by this Security Instrument prior to or on the due date of the next monthly payment, or
 - (ii) Borrower defaults by failing, for a period of thirty days, to perform any other obligations contained in this Security Instrument.
- (b) Sale Without Credit Approval. Lender shall, if permitted by applicable law (including section 341(d) of the Garn-St Germain Depository Institutions Act of 1982, 12 U.S.C. § 1701j-3(d)) and with the prior approval of the Secretary, require immediate payment in full of all the sums secured by this Security Instrument if:

Oregon Deed of Trust FHA MERS Modified The Compliance Source, Inc. www.compliancesource.com

Page 4 of 10

54301 OR 02/02 Rev. 04/12 ©2002-2012, The Compliance Source, Inc.

Closing



10/31/2012 03:10:32PM PAGE 5 OF 14

- (i) All or part of the Property, or a beneficial interest in a trust owning all or part of the Property, is sold or otherwise transferred (other than by devise or descent), and
- (ii) The Property is not occupied by the purchaser or grantee as his or her principal residence, or the purchaser or grantee does so occupy the Property, but his or her credit has not been approved in accordance with the requirements of the Secretary.
- (c) No Waiver. If circumstances occur that would permit Lender to require immediate payment in full, but Lender does not require such payments, Lender does not waive its rights with respect to subsequent events.
- (d) Regulations of HUD Secretary. In many circumstances regulations issued by the Secretary will limit Lender's rights, in the case of payment defaults, to require immediate payment in full and foreclose if not paid. This Security Instrument does not authorize acceleration or foreclosure if not permitted by regulations of the Secretary.
- (e) Mortgage Not Insured. Borrower agrees that if this Security Instrument and the Note are not determined to be eligible for insurance under the National Housing Act within 90 days from the date hereof, Lender may, at its option require immediate payment in full of all sums secured by this Security Instrument. A written statement of any authorized agent of the Secretary dated subsequent to 90 days from the date hereof, declining to insure this Security Instrument and the Note, shall be deemed conclusive proof of such ineligibility. Notwithstanding the foregoing, this option may not be exercised by Lender when the unavailability of insurance is solely due to Lender's failure to remit a mortgage insurance premium to the Secretary.
- 10. Reinstatement. Borrower has a right to be reinstated if Lender has required immediate payment in full because of Borrower's failure to pay an amount due under the Note or this Security Instrument. This right applies even after foreclosure proceedings are instituted. To reinstate the Security Instrument, Borrower shall tender in a lump sum all amounts required to bring Borrower's account current including, to the extent they are obligations of Borrower under this Security Instrument, foreclosure costs and reasonable and customary attorneys' fees and expenses properly associated with the foreclosure proceeding. Upon reinstatement by Borrower, this Security Instrument and the obligations that it secures shall remain in effect as if Lender had not required immediate payment in full. However, Lender is not required to permit reinstatement if: (i) Lender has accepted reinstatement after the commencement of foreclosure proceedings within two years immediately preceding the commencement of a current foreclosure proceeding, (ii) reinstatement will preclude foreclosure on different grounds in the future, or (iii) reinstatement will adversely affect the priority of the lien created by this Security Instrument.
- 11. Borrower Not Released; Forbearance by Lender Not a Waiver. Extension of the time of payment or modification of amortization of the sums secured by this Security Instrument granted by Lender to any successor in interest of Borrower shall not operate to release the liability of the original Borrower or Borrower's successor in interest. Lender shall not be required to commence proceedings against any successor in interest or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Security Instrument by reason of any demand made by the original Borrower or Borrower's successors in interest. Any forbearance by Lender in exercising any right or remedy shall not be a waiver of or preclude the exercise of any right or remedy.
- 12. Successors and Assigns Bound; Joint and Several Liability; Co-Signers. The covenants and agreements of this Security Instrument shall bind and benefit the successors and assigns of Lender and Borrower, subject to the provisions of Paragraph 9(b). Borrower's covenants and agreements shall be joint and several. Any Borrower who co-signs this Security Instrument but does not execute the Note: (a) is co-signing this Security Instrument only to mortgage, grant and convey that Borrower's interest in the Property under the terms of this Security Instrument; (b) is not personally obligated to pay the sums secured by this Security Instrument; and (c) agrees that Lender and any other Borrower may agree to extend, modify, forbear or make any accommodations with regard to the term of this Security Instrument or the Note without that Borrower's consent.
- 13. Notices. Any notice to Borrower provided for in this Security Instrument shall be given by delivering it or by mailing it by first class mail unless applicable law requires use of another method. The notice shall be directed to the Property Address or any other address Borrower designates by notice to Lender. Any notice to Lender shall be given by first class mail to Lender's address stated herein or any address Lender designates by notice

Page 5 of 10

Oregon Deed of Trust FHA MERS Modified The Compliance Source, Inc. www.compliancesource.com

54301OR 02/02 Rev. 04/12 ©2002-2012, The Compliance Source, Inc.

Closing

to Borrower. Any notice provided for in this Security Instrument shall be deemed to have been given to Borrower or Lender when given as provided in this paragraph.

- 14. Governing Law; Severability. This Security Instrument shall be governed by Federal law and the law of the jurisdiction in which the Property is located. In the event that any provision or clause of this Security Instrument or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given effect without the conflicting provision. To this end the provisions of this Security Instrument and the Note are declared to be severable.
- 15. Borrower's Copy. Borrower shall be given one conformed copy of the Note and of this Security Instrument.
- 16. Hazardous Substances. Borrower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances on or in the Property. Borrower shall not do, nor allow anyone else to do, anything affecting the Property that is in violation of any Environmental Law. The preceding two sentences shall not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the Property.

Borrower shall promptly give Lender written notice of any investigation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Borrower has actual knowledge. If Borrower learns, or is notified by any governmental or regulatory authority, that any removal or other remediation of any Hazardous Substances affecting the Property is necessary, Borrower shall promptly take all necessary remedial actions in accordance with Environmental Law.

As used in this Paragraph 16, "Hazardous Substances" are those substances defined as toxic or hazardous substances by Environmental Law and the following substances: gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing asbestos or formaldehyde, and radioactive materials. As used in this Paragraph 16, "Environmental Law" means federal laws and laws of the jurisdiction where the Property is located that relate to health, safety or environmental protection.

NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

17. Assignment of Rents. Borrower unconditionally assigns and transfers to Lender all the rents and revenues of the Property. Borrower authorizes Lender or Lender's agents to collect the rents and revenues and hereby directs each tenant of the Property to pay the rents to Lender or Lender's agents. However, prior to Lender's notice to Borrower of Borrower's breach of any covenant or agreement in the Security Instrument, Borrower shall collect and receive all rents and revenues of the Property as trustee for the benefit of Lender and Borrower. This assignment of rents constitutes an absolute assignment and not an assignment for additional security only.

If Lender gives notice of breach to Borrower: (a) all rents received by Borrower shall be held by Borrower as trustee for benefit of Lender only, to be applied to the sums secured by the Security Instrument; (b) Lender shall be entitled to collect and receive all of the rents of the Property; and (c) each tenant of the Property shall pay all rents due and unpaid to Lender or Lender's agent on Lender's written demand to the tenant.

Borrower has not executed any prior assignment of the rents and has not and will not perform any act that would prevent Lender from exercising its rights under this Paragraph 17.

Lender shall not be required to enter upon, take control of or maintain the Property before or after giving notice of breach to Borrower. However, Lender or a judicially appointed receiver may do so at any time there is a breach. Any application of rents shall not cure or waive any default or invalidate any other right or remedy of Lender. This assignment of rents of the Property shall terminate when the debt secured by the Security Instrument is paid in full.

18. Foreclosure Procedure. If Lender requires immediate payment in full under Paragraph 9, Lender may invoke the power of sale and any other remedies permitted by applicable law. Lender shall be entitled to collect all expenses incurred in pursuing the remedies provided in this Paragraph 18, including, but not limited to, reasonable attorneys' fees and costs of title evidence.

Oregon Deed of Trust FHA MERS Modified The Compliance Source, Inc. www.compliancesource.com

Page 6 of 10

54301OR 02/02 Rev. 04/12 ©2002-2012, The Compliance Source, Inc.



10/31/2012 03:10:32PM PAGE 7 OF 14

If Lender invokes the power of sale, Lender shall execute or cause Trustee to execute a written notice of the occurrence of an event of default and of Lender's election to cause the Property to be sold and shall cause such notice to be recorded in each county in which any part of the Property is located. Lender or Trustee shall give notice of sale in the manner prescribed by applicable law to Borrower and to other persons prescribed by applicable law. After the time required by applicable law, Trustee, without demand on Borrower, shall sell the Property at public auction to the highest bidder at the time and place and under the terms designated in the notice of sale in one or more parcels and in any order Trustee determines. Trustee may postpone sale of all or any parcel of the Property by public announcement at the time and place of any previously scheduled sale. Lender or its designee may purchase the Property at any sale.

Trustee shall deliver to the purchaser a Trustee's deed conveying the Property without any covenant or warranty, expressed or implied. The recitals in the Trustee's deed shall be prima facie evidence of the truth of the statements made therein. Trustee shall apply the proceeds of the sale in the following order: (a) to all expenses of the sale, including, but not limited to, reasonable Trustee's and attorneys' fees; (b) to all sums secured by this Security Instrument; and (c) any excess to the person or persons legally entitled to it.

If the Lender's interest in this Security Instrument is held by the Secretary and the Secretary requires immediate payment in full under Paragraph 9, the Secretary may invoke the nonjudicial power of sale provided in the Single Family Mortgage Foreclosure Act of 1994 ("Act") (12 U.S.C. § 3751 et seq.) by requesting a foreclosure commissioner designated under the Act to commence foreclosure and to sell the Property as provided in the Act. Nothing in the preceding sentence shall deprive the Secretary of any rights otherwise available to a Lender under this Paragraph 18 or applicable law.

- 19. Reconveyance. Upon payment of all sums secured by this Security Instrument, Lender shall request Trustee to reconvey the Property and shall surrender this Security Instrument and all notes evidencing debt secured by this Security Instrument to Trustee. Trustee shall reconvey the Property without warranty to the person or persons legally entitled to it. Such person or persons shall pay any recordation costs. Lender may charge such person or persons a fee for reconveying the Property, but only if the fee is paid to a third party (such as the Trustee) for services rendered and the charging of the fee is permitted under applicable law.
- 20. Substitute Trustee. Lender may from time to time remove Trustee and appoint a successor trustee to any Trustee appointed hereunder. Without conveyance of the Property, the successor trustee shall succeed to all the title, power and duties conferred upon Trustee herein and by applicable law.
- 21. Attorneys' Fees. As used in this Security Instrument and in the Note, "attorneys' fees" shall include any attorneys' fees awarded by an appellate court.
- 22. Protective Advances. This Security Instrument secures any advances Lender, at its discretion, may make under Paragraph 7 of this Security Instrument to protect Lender's interest in the Property and rights under this Security Instrument.
 - 23. Required Evidence of Property Insurance.

WARNING

Unless you provide us with evidence of the insurance coverage as required by our contract or loan agreement, we may purchase insurance at your expense to protect our interest. This insurance may, but need not, also protect your interest. If the collateral becomes damaged, the coverage we purchase may not pay any claim you make or any claim made against you. You may later cancel this coverage by providing evidence that you have obtained property coverage elsewhere. You are responsible for the cost of any insurance purchased by us. The cost of this insurance may be added to your contract or loan balance. If the cost is added to your contract or loan balance, the interest rate on the underlying contract or loan will apply to this added amount. The effective date of coverage may be the date your prior coverage lapsed or the date you failed to provide proof of coverage.

Oregon Deed of Trust FHA MERS Modified The Compliance Source, Inc. www.compliancesource.com

Closing

Page 7 of 10

54301OR 02/02 Rev. 04/12 ©2002-2012, The Compliance Source, Inc.



10/31/2012 03:10:32PM PAGE 8 OF 14

The coverage we purchase may be considerably more expensive than insurance you can obtain on your own and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

ied end this
me
gon N, and
rity
l) er e]
l) er e]
m go.Nandit.

Oregon Deed of Trust FHA MERS Modified The Compliance Source, Inc. www.compliancesource.com

Page 8 of 10

Closing

54301OR 02/02 Rev. 04/12 ©2002-2012, The Compliance Source, Inc.



10/31/2012 03:10:32PM PAGE 9 OF 14

COOS COUNTY CLERK, OREGON TERRI L. TURI, CCC, COUNTY CLERK TOTAL \$106.00

ACKNOWLEDGMENT

State of County of S

County of S

This instrument was acknowledged before me on CO 30 3010 by

DENNIS R HOLMAN.

Signature of Notarial Officer

VICKI R ROSSBACK
NOTARY PUBLIC-OREGON
COMMISSION EXPIRES JULY 13, 2015

Title or Rank

Title or Rank

My Commission Expires:

Oregon Deed of Trust FHA MERS Modified The Compliance Source, Inc. www.compliancesource.com

(Seal)

Page 9 of 10

Closing

54301OR 02/02 Rev. 04/12 ©2002-2012, The Compliance Source, Inc.



ACKNOWLEDGMENT

State of 6K

County of M

8 8 8

This instrument was acknowledged before me on

10/30/12 by REGINA K HOLMAN.

OFFICIAL SEAL
VICKI R ROSSBACK
NOTARY PUBLIC-OREGON
COMMISSION NO. 459990
MY COMMISSION EXPIRES JULY 13, 2015

(Seal, if any)

Signature of Notarial Officer

Printed Name

Title (and Rank)

My Commission Expires:

1/13/15

Oregon Deed of Trust FHA MERS Modified The Compliance Source, Inc. www.compliancesource.com

Page 10 of 10

Closing

54301OR 02/02 Rev. 04/12 O2002-2012, The Compliance Source, Inc.

COOS COUNTY CLERK, OREGON TERRI L. TURI, CCC, COUNTY CLERK TOTAL \$106.00 10/31/2012 03:10:32PM PAGE 11 OF 14

Loan No.: 198-2000581

(Attach to Security Instrument)

MANUFACTURED HOUSING UNIT RIDER TO THE MORTGAGE / DEED OF TRUST / SECURITY INSTRUMENT

(Manufactured Housing Unit to Become Affixed)

THIS RIDER is made this 30th day of October, 2012, and is incorporated into and shall be deemed to amend and supplement the Mortgage/Deed of Trust/Security Instrument (the "Security Instrument") of the same date given by the undersigned (the "Borrower") to secure Borrower's Note to GUILD MORTGAGE COMPANY, A CALIFORNIA CORPORATION (the "Note Holder") of the same date (the "Note") and covering the land described in the Security Instrument as:

PARCEL 2, LOVELL FINAL PARTITION PLAT 1997 #36, FILED AND RECORDED DECEMBER 23, 1997 CAB C/231, BEARING MICROFILM REEL NO. 97-09-029, RECORDS OF COOS COUNTY, OREGON.

[Legal Description]

which currently has the address of:

63318 ISTHMUS HEIGHTS ROAD, COOS BAY, OR 97420

[Property Address]

together with the Manufactured Housing Unit described as follows which shall be a part of the real property:

Make:

Fuqua

Model:

409

Year:

2002

Vehicle Identification

and/or Serial Number(s):

18244

Width & Length:

27X52

Manufactured Housing Unit Rider to the Mortgage/Deed of Trust/Security Instrument (Manufactured Housing Unit to Become Affixed) (Multistate)

—THE COMPLIANCE SOURCE, INC.—

Page 1 of 3

04901MU 10/01 Rev. 09/05 C2005, The Compliance Source, Inc.



MODIFICATIONS. In addition to the covenants and agreements made in the Security Instrument, Borrower(s) further covenant and agree as follows, for themselves, their heirs and assigns to the Note Holder:

A. Property:

"Property" shall encompass the Manufactured Housing Unit described above that is or that will become affixed to the land legally described herein.

B. Additional Covenants of Borrower(s):

- (a) Borrower(s) covenant and agree that Borrower(s) will comply with all State and local laws and regulations regarding the affixation of the Manufactured Housing Unit to the land described herein including, but not limited to, surrendering the Certificate of Title (if required) and obtaining the requisite governmental approval and accompanying documentation necessary to classify the Manufactured Housing Unit as real property under State and local law.
- (b) Borrower(s) covenant and agree that the Manufactured Housing Unit described above shall be, at all times, and for all purposes, permanently affixed to and part of the land legally described herein and shall not be removed from said land.
- (c) Borrower(s) covenant and agree that affixing the Manufactured Housing Unit to the land legally described herein does not violate any zoning laws or other local requirements applicable to manufactured homes.
- (d) In the event state or local law does not provide for a surrender of title, Borrower grants Lender a security interest in the Manufactured Housing Unit and shall execute such documents as Lender may request to evidence Lender's security interest therein.

Manufactured Housing Unit Rider to the Mortgage/Deed of Trust/Security Instrument (Manufactured Housing Unit to Become Affixed) (Multistate)

-THE COMPLIANCE SOURCE, INC.-

Page 2 of 3

04901MU 10/01 Rev. 09/05 22005, The Compliance Source, Inc.



BY SIGNING THIS, Borrower(s) agree to all of the above.

(Seal)

-Borrower

(Seal) -Borrower

(Seal)

-Borrower

Manufactured Housing Unit Rider to the Mortgage/Deed of Trust/Security Instrument (Manufactured Housing Unit to Become Affixed) (Multistate)

—THE COMPLIANCE SOURCE, INC.—

www.compliancesource.com

Page 3 of 3

04901MU 10/01 Rev. 09/05



COOS COUNTY CLERK, OREGON TERRI L. TURI, CCC, COUNTY CLERK TOTAL \$105.00

10/31/2012 03:10:32PM PAGE 14 OF 14