

Coos County Planning Department Property Line Adjustment Application

Offi	cial Use Only
Fee	700
Receipt No.	219875
Check No./C	ash # 760
Date	4/4/20
Received By	SRAMB
File No. PL	A-20-014

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):	Todd Goergen	Telephone:	541-290-0463
Address:	P.O. Box 97		
City/State:	Coos Bay, OR	Zip Code:	97420
Lien Holder(s):	N/A		
Address:			
City/State:		Zip Code:	
Township:	248	Section:	35D
Range:	13W	Tax Lot:	900
Tax Account:	187700	Zoning District:	RR-2
Initial Lot Size:	5.50 acres	Adjusted Lot Size:	2.40 acres
B. Proper Owner(s):	ty 2: TAT Enterprises, LLC	Telephone:	541-290-0463
Address:	P.O. Box 97		
City/State:	Coos Bay, OR	Zip Code:	97420
Lien Holder(s):	(Private Lender) Brenda G. Robbins		
Address:	7220 W. 200 ^{тн} St. S.		
City/State:	Mounds, OK	Zip Code:	74047
Township:	248	Section:	35D
Range:	13W	Tax Lot:	101
Tax Account:	188907	Zoning District:	RR-2
Initial Lot Size:	16.45 acres	Adjusted Lot Size:	19.53 acres

C. Applicant:

Name:	Todd Goergen	Telephone:	541-290-0463
Address:	P.O. Box 97		
City/State:	Coos Bay, OR	Zip Code:	97420
D. Surveyo	or ·		
Name/Company:	Troy Rambo	Telephone:	541-751-8900
Address:	P.O. Box 809		
City/State:	North Bend, OR	Zip Code:	97459
E. Purpose	of the Property Line A	djustment	
The purpose of th	is adjustment is for fu	ture land developmen	t

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;
 - 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 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:

 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:

 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;

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.

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

Property 1

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.

Property 2

FEES

Property 1

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.

R- ALL Property I

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.

As applicant(s) I/we acknowledge application and staff has application.	nowledge that is in my/our desire to submit this not encouraged or discouraged the submittal of this
Property 2	
property line adjustment	acknowledge pursuant to Section 6.3.175(2), the deed must be recorded with the County Clerk within f final approval from the Planning Department.
Property 2	
Applicant(s) Original Signature	Applicant(s) Original Signature
Date	Date
Applicant(s) Original Signature	Applicant(s) Original Signature
Date	Date



PRELIMINARY REPORT APPROVAL

Denise Mateski, AVP and Asst Mgr Escrow Officer Ticor Title Company of Oregon 300 Anderson Ave Coos Bay, OR 97420

BUYER(S):

Phone: (541)269-5127 Fax: (866)626-5105

Date:

March 11, 2020

Escrow No.: 360620030312-DM

Property:

66013 North Bay Rd

North Bend, OR 97459

I have read the Preliminary Report dated March 2, 2020 covering the property described in your above numbered escrow, and approve the Policy of Title Insurance to be issued to me as required by my instructions to include as encumbrances therein General Exception No(s). 1-5 and Specific Item and Exception No(s). 6-9 of said report, in addition to those specific items described in my escrow instructions or created by me. I know of no other matters pertaining to the condition of title other than stated in this report. Further, we approve the legal description as being the property which is the subject of this escrow.

I hereby acknowledge receipt of a copy of said Preliminary Report.

In addition to the above, the undersigned hereby approve the legal description shown in said report and authorize the use of said description on all documents in this transaction.

IT IS UNDERSTOOD BY THE PARTIES SIGNING THE ABOVE INSTRUCTIONS OR THOSE ESCROW INSTRUCTIONS WHICH ARE ATTACHED HERETO THAT SUCH INSTRUCTIONS CONSTITUTE THE WHOLE AGREEMENT BETWEEN THIS FIRM AS AN ESCROW AGENT AND YOU AS A PRINCIPAL TO THE ESCROW TRANSACTION. THESE INSTRUCTIONS MAY NOT INCLUDE ALL OF THE TERMS OF THE AGREEMENT WHICH IS THE SUBJECT OF THIS ESCROW. READ THESE INSTRUCTIONS CAREFULLY, AND DO NOT SIGN THEM UNLESS THEY ARE ACCEPTABLE TO YOU.

IN WITNESS WHEREOF, the undersigned have executed this document on the date(s) set forth below.

DocuSigned by:	
Richard Todd Gorgen	4/4/2020
Richard Todd Goergen	Date
Ticor Title Company of Oregon	
By: Devise Matestei	4/4/2020
Denise Mateski, AVP and Asst Mgr Escrow Officer	Date



300 Anderson Ave, Coos Bay, OR 97420 (541)269-5127 FAX (866)626-5105

PRELIMINARY REPORT

ESCROW OFFICER: Denise Mateski

ORDER NO.: 360620030312

Denise.Mateski@ticortitle.com (541)267-5984

TITLE OFFICER:

John Beaver

coosbaytitle@ticortitle.com

TO: Ticor Title Company of Oregon

300 Anderson Ave Coos Bay, OR 97420

ESCROW LICENSE NO.: 850600240

OWNER/SELLER: Edgar David Foord, Successor Trustee of the Foord Family Trust

BUYER/BORROWER: Richard Todd Goergen

PROPERTY ADDRESS: 66013 North Bay Rd, North Bend, OR 97459

EFFECTIVE DATE: March 2, 2020, 08:00 AM

1. THE POLICY AND ENDORSEMENTS TO BE ISSUED AND THE RELATED CHARGES ARE:

ALTA Owner's Policy 2006 Owner's Standard

AMOUNT

PREMIUM

265,000.00

863.00

2. THE ESTATE OR INTEREST IN THE LAND HEREINAFTER DESCRIBED OR REFERRED TO COVERED BY THIS REPORT IS:

A Fee

3. TITLE TO SAID ESTATE OR INTEREST AT THE DATE HEREOF IS VESTED IN:

Edgar David Foord, Successor Trustee of the Foord Family Trust

4. THE LAND REFERRED TO IN THIS REPORT IS SITUATED IN THE COUNTY OF COOS, STATE OF OREGON, AND IS DESCRIBED AS FOLLOWS:

SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF

EXHIBIT "A"Legal Description

Beginning at a point 1587.71 feet North and 223.25 feet East of the quarter Section corner on the South line of Section 35, Township 24 South, Range 13 West of the Willamette Meridian, Coos County, Oregon; thence running North 22 ° 59' West 956.9 feet, more or less, to the State Highway; thence along said Highway North 67 ° 01' East 250.0 feet; thence South 22 ° 59' East 956.9 feet; thence South 67 ° 01' West 250.0 feet, more or less, to the place of beginning, located in Government Lot 2 and the Northwest quarter of the Southeast quarter of said Section 35.

Preliminary Report

Printed: 03.11.20 @ 12:57 PM OR---SPS-1-20-360620030312

AS OF THE DATE OF THIS REPORT, ITEMS TO BE CONSIDERED AND EXCEPTIONS TO COVERAGE IN ADDITION TO THE PRINTED EXCEPTIONS AND EXCLUSIONS IN THE POLICY FORM WOULD BE AS FOLLOWS:

GENERAL EXCEPTIONS:

- 1. Taxes or assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the Public Records; proceedings by a public agency which may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the Public Records.
- 2. Any facts, rights, interests or claims, which are not shown by the Public Records but which could be ascertained by an inspection of the Land or by making inquiry of persons in possession thereof.
- 3. Easements, or claims of easement, which are not shown by the Public Records; reservations or exceptions in patents or in Acts authorizing the issuance thereof; water rights, claims or title to water.
- 4. Any encroachment (of existing improvements located on the Land onto adjoining land or of existing improvements located on adjoining land onto the subject Land), encumbrance, violation, variation or adverse circumstance affecting the Title that would be disclosed by an accurate and complete land survey of the subject Land.
- 5. Any lien or right to a lien for services, labor, material, equipment rental or workers compensation heretofore or hereafter furnished, imposed by law and not shown by the Public Records.



Any interest in any oil, gas and/or minerals, as disclosed by document

Entitled:

Deed

Recording Date:

August 29, 1939

Recording No:

Book 134 Page 417-418



The present ownership or any other matters affecting said oil, gas and/or minerals are not shown herein.

Any rights incidental to the ownership and development of the mineral interest excepted or reserved in the document

Entitled:

Deed

Dated:

August 15, 1939 August 29, 1939

Recording Date: Recording No:

Book 134 Pages 417-418

Affects:



Easement(s) for the purpose(s) shown below and rights incidental thereto as reserved in a document;

Reserved by:

Loritan Investment Company, a corporation

Purpose: Recording Date: water pipeline

August 29, 1939

Recording No:

Book 134 Pages 417-418

(B.)

Easement(s) for the purpose(s) shown below and rights incidental thereto, as granted in a document:

Granted to:

West Coast Power Co., a Delaware corporation

Purpose:

utilities

טוב. ער ויאראריים באו איינטריים אריים באריים ובאריים ובאריים אויים באריים ובאריים באריים בארי

Recording Date:

November 13, 1939

Recording No:

Book 135 Page 41 Deed Records

Please be advised that our search did not disclose any open Deeds of Trust of record. If you should have knowledge of any outstanding obligation, please contact the Title Department immediately for further review prior to closing.

<u>1</u>1.

Acopy of a short-form death certificate for Dora G. Foord or proof of incapacity, for former vestee, must be furnished or further objections may be raised.

12.

If title is to be insured in the trustee(s) of a trust (or if their act is to be insured), this Company will require a copy of said Trust Agreement or a current Trust Certification pursuant to ORS Chapter 130.860.

The Company reserves the right to make additional requirements or add additional items or exceptions after review of the requested documentation.

ADDITIONAL REQUIREMENTS/NOTES:

- A. Notice: Please be aware that due to the conflict between federal and state laws concerning the cultivation, distribution, manufacture or sale of marijuana, the Company is not able to close or insure any transaction involving Land that is associated with these activities.
- B. Note: There are no matters against the party(ies) shown below which would appear as exceptions to coverage in a title insurance product:

Parties: Richard Todd Goergen

- C. Note: There are NO conveyances affecting said Land recorded within 24 months of the date of this report.
- D. Note: Property taxes for the fiscal year shown below are paid in full.

Fiscal Year:

2019/2020

Amount:

\$1,920,11

Levy Code:

1308

Account No.:

187700

Map No .:

T24-13-35D TL# 000900

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.

E. THE FOLLOWING NOTICE IS REQUIRED BY STATE LAW: YOU WILL BE REVIEWING, APPROVING AND SIGNING IMPORTANT DOCUMENTS AT CLOSING. LEGAL CONSEQUENCES FOLLOW FROM THE SELECTION AND USE OF THESE DOCUMENTS. YOU MAY CONSULT AN ATTORNEY ABOUT THESE DOCUMENTS. YOU SHOULD CONSULT AN ATTORNEY IF YOU HAVE QUESTIONS OR CONCERNS ABOUT THE TRANSACTION OR ABOUT THE DOCUMENTS. IF YOU WISH TO REVIEW TRANSACTION DOCUMENTS THAT YOU HAVE NOT SEEN, PLEASE CONTACT THE ESCROW AGENT.

Preliminary Report

Printed: 03.11.20 @ 12:57 PM OR----SPS-1-20-360620030312

F. Note: Any documents being executed in conjunction with this transaction must be signed in the presence of an authorized Company employee, an authorized employee of an agent, an authorized employee of the insured lender, or by using Bancserv or other approved third-party service. If the above requirement cannot be met, please call the Company at the number provided in this report.

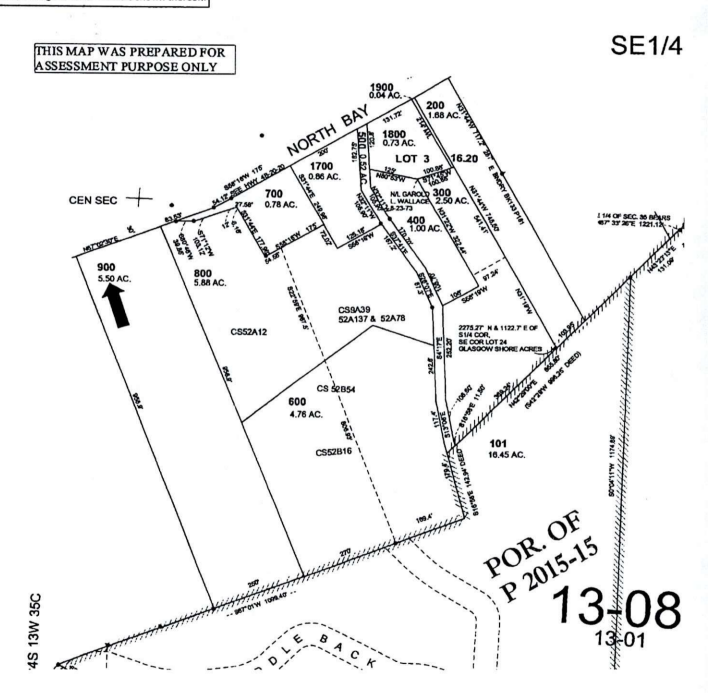
G. Recording charge (per document) for a transaction:
First Page: \$86.00 Each additional page: \$5.00
eFiling Fee per document: \$5.00

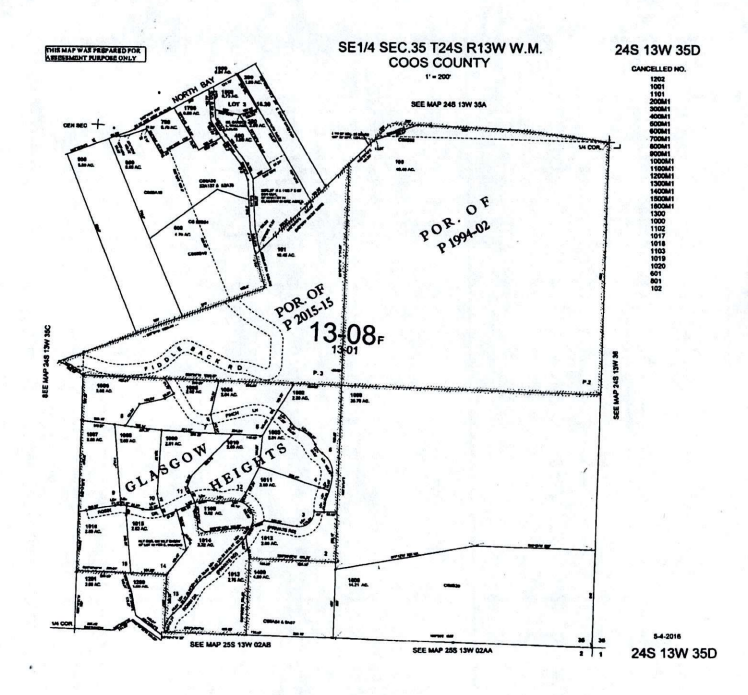
NOTE: A multiple transaction document bears an additional \$5.00 charge for each additional transaction. A document that fails to conform to certain formatting and page one requirements bears an additional \$20.00 charge.

ב טטטטטואון בוועפוטףפ וט. טטטטיטטר-טטרא-40טט-אטטס-טטטאטין טטבס

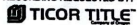


This map/plat is being furnished as an aid in locating the herein described Land in relation to adjoining streets, natural boundaries and other land, and is not a survey of the land depicted. Except to the extent a policy of title insurance is expressly modified by endorsement, if any, the Company does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





RECORDING REQUESTED BY:



300 Anderson Ave Coos Bay, OR 97420

AFTER RECORDING RETURN TO: Order No.: 360620030312-DM Richard Todd Goergen PO Box 97 Coos Bay, OR 97420

SEND TAX STATEMENTS TO: Richard Todd Goergen PO Box 97 Coos Bay, OR 97420

APN: 187700

Map: 24S 13W 35D TL 900

READ AND APPROVED

SPACE ABOVE THIS LINE FOR RECORDER'S USE

STATUTORY WARRANTY DEED

E. David Foord and Ralph R. Foord, Successor Trustee of the Foord Family Trust, Grantor, conveys and warrants to Richard Todd Goergen, 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:

Beginning at a point 1587.71 feet North and 223.25 feet East of the quarter Section corner on the South line of Section 35, Township 24 South, Range 13 West of the Williamette Meridian, Coos County, Oregon; thence running North 22 * 59' West 956.9 feet, more or less, to the State Highway; thence along said Highway North 67 * 01' East 250.0 feet; thence South 22 * 59' East 956.9 feet; thence South 67 * 01' West 250.0 feet, more or less, to the place of beginning, located in Government Lot 2 and the Northwest quarter of the Southeast quarter of said Section 35.

THE TRUE AND ACTUAL CONSIDERATION FOR THIS CONVEYANCE IS TWO HUNDRED SIXTY-FIVE THOUSAND AND NO/100 DOLLARS (\$265,000.00). (See ORS 93.030).

Subject to:

Any interest in any oil, gas and/or minerals, as disclosed by document

Entitled:

Deed

Recording Date:

August 29, 1939

Recording No:

Book 134 Page 417-418

The present ownership or any other matters affecting said oil, gas and/or minerals are not shown herein.

Any rights incidental to the ownership and development of the mineral interest excepted or reserved in the document

Entitled:

Deed

Dated:

August 15, 1939 August 29, 1939

Recording Date: Recording No:

Affects:

Book 134 Pages 417-418

Easement(s) for the purpose(s) shown below and rights incidental thereto as reserved in a document;

Reserved by:

Loritan Investment Company, a corporation

Purpose:

water pipeline

Recording Date:

August 29, 1939

Recording No:

Book 134 Pages 417-418

Easement(s) for the purpose(s) shown below and rights incidental thereto, as granted in a document:

Granted to:

West Coast Power Co., a Delaware corporation

Purpose:

utilities

Recording Date:

November 13, 1939

Recording No:

Book 135 Page 41 Deed Records

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

Deed (Statutory Warranty) Legal ORD1368.doc / Updated: 04.26.19

Page 1

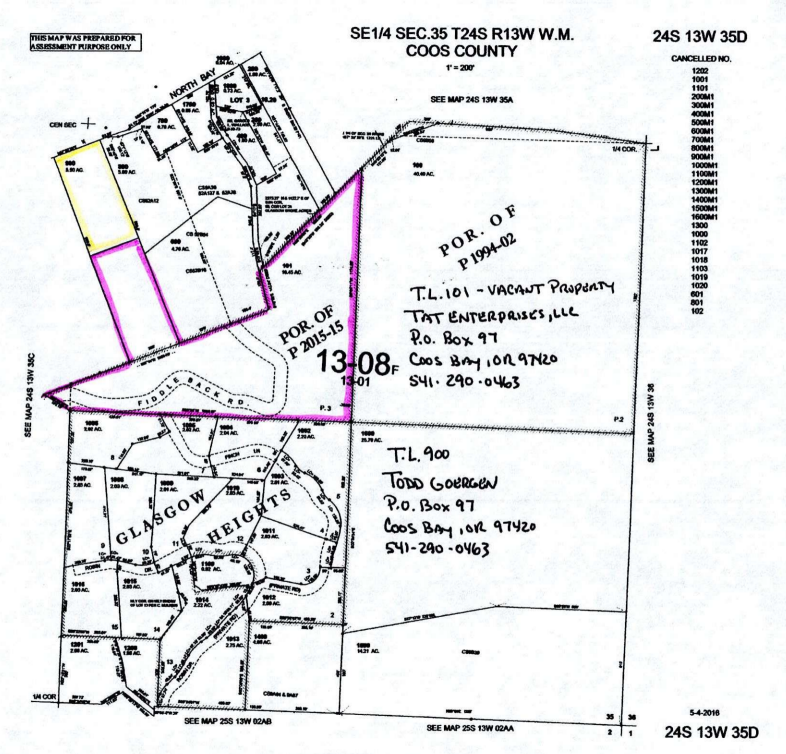
OR-TT-FNOO-02743.473608-360620030312

STATUTORY WARRANTY DEED

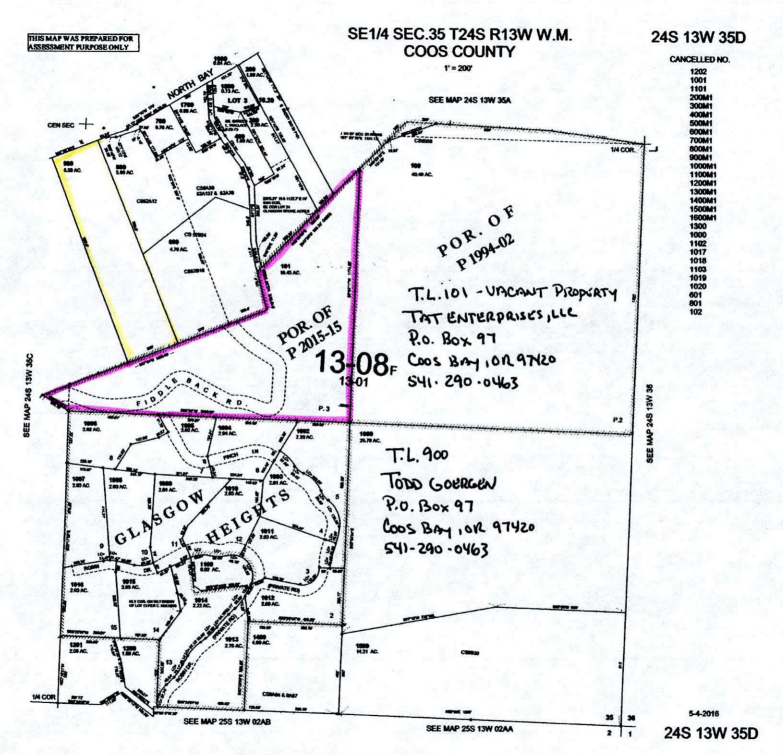
(continued)

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.

THE STATE OF, the undersigned have executed this d	ocument on the date(s) set forth below.
Dated:	
E. David Foord and Ralph R. Foord, Successor Trustee of the F	oord Family Trust
BY: E. David Foord Trustee	
BY: Ralph H. Foord Successor Trustee	
State of Oregon County of Coos	
This instrument was acknowledged before me on	by E. David Foord and Raiph R.
Notary Public - State of Oregon	
My Commission Expires:	



AFTER ADJUSTMENT



BEFORE ADJUSTMENT

