1st - 896970



03/16/2007 03:18:57 PM

Fee: \$41.00

## COVER SHEET ORS: 205.234

This cover sheet has been prepared by the persons presenting the attached instrument for recording. Any errors in this cover sheet DO NOT affect the transaction(s) contained in the instrument itself.

After recording, return to: Jerry M. Molatore 2325 Linda Vista Drive Klamath Falls, OR 97601

Previously recorded as: \_\_\_\_

Send Tax Statements to: Same as on file.

٠,	NAMES(S) OF THE INSTRUMENT(S) required by ORS 205.234(a) Real Covenant
2)	PARTY(IES)/GRANTOR, required by ORS 205.125(1)(b) and ORS 205.160:
	Voegels, Alfred & Michelle
3)	PARTY(IES)/GRANTEE, required by ORS 205.125(1)(b) and ORS 205.160
-	Molatore, Jerry & Yvette
)	TRUE and ACTUAL CONSIDERATION (if any), ORS 93.030

41,-1

## REAL COVENANT, EQUITABLE SERVITUDE AND EASEMENTS

This Real Covenant, Equitable Servitude and Easement is made between ALFRED VOEGELS and MICHELLE VOEGELS ("Voegels") as owners of Lot 7 in Block 2 of First Addition to Loma Linda Heights, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, hereinafter referred to as "Voegels Property," and JERRY M. MOLATORE and YVETTE M. MOLATORE ("Molatore") as owners of Lots 3 and 4 in Block 2 of First Addition to Loma Linda Heights according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, hereinafter referred to as "Molatore Property."

The parties agree that the Voegels Property and the Molatore Property are subject to certain covenants, conditions, and restrictions affecting all of First Addition to Loma Linda Heights, dated August 17, 1964 and recorded in Vol. M355, page 361 of the Deeds Records of Klamath County, Oregon, and amended by an agreement dated November 16, 1968 and recorded in Vol. M68 page 351 of the Deeds Records of Klamath County; Oregon, that said covenants, conditions and restrictions are insufficient for maximum protection of the value, use and enjoyment of the property in First Addition to Loma Linda Heights; that growth of vegetation higher than 28 feet above street height on the Voegels Property would significantly interfere with the view now enjoyed by the Molatore Property; that improvement and development of the Voegels Property with other than one stick-built single-family dwelling would cause a reduction in value of the Molatore Property; that the fence located near the southerly boundary of the Molatore Property is supported by abutments placed on the Voegels Property and extending approximately three feet onto the Voegels Property.

Now therefore in consideration of the sum of Ten Dollars (\$10.00) paid to Voegels by Molatore the parties agree as follows:

- 1. Voegels will not erect, place or construct any improvements on the Voegels Property other than one stick-built single-family dwelling together with compatible outbuildings and landscaping.
- 2. Voegels will not erect or place, or allow to be erected or placed, any mobile homes or manufactured homes on the Voegels Property.
- 3. Voegels grants to Molatore a perpetual and nonexclusive easement across the Voegels Property, for the benefit of, and appurtenant to the Molatore Property, for the purpose of cutting, trimming, and removal of that part of any vegetation of any type growing on or over the Voegels Property higher than 28 feet above the portion of Linda Vista Drive abutting the Voegels Property. Any such cutting, trimming, and removal of any vegetation shall be at the cost and expense of Molatore and shall be done in a manner not causing unreasonable interference with the use of the Voegels Property and not causing unreasonable damage to any structures or

REAL COVENANT EQUITABLE SERVITUDE AND AGREEMENTS Page 1

improvements on the Voegels Property, and in a manner designed to maintain as much as reasonably possible the esthetics and beauty of vegetation on the Voegels Property.

- 4. Voegels grants to Molatore a perpetual and nonexclusive easement across the northerly three feet of the Voegels Property, for the benefit of, and appurtenant to the Molatore Property, for the purpose of constructing, reconstructing, and maintaining abutments for the existing fence located on the Molatore Property. All such construction, reconstruction, and maintenance shall be at the expense of Molatore, and in the event such construction, reconstruction, and maintenance damages landscaping or vegetation, Molatore agrees to restore the Voegels Property to its former condition as nearly as reasonably possible, at Molatore's expense.
- 5. In the event suit, action, or arbitration is instituted by either party to enforce any rights under this agreement or for any other matter arising out of this agreement, including appeals to any appellate court, and including any action in bankruptcy court, it is agreed that the prevailing party in such suit, action, or arbitration shall recover from the other party, in addition to costs and disbursements, such further sums as the court or arbitrator may deem reasonable as attorney's fees at trial, on appeal, in arbitration, or in bankruptcy proceedings.
- 6. This Agreement (including the documents and instruments referred to in this Agreement) constitutes the entire agreement and understanding of the parties with respect to the subject matter of this Agreement and supersedes all prior understandings and agreements, whether written or oral, among the parties with respect to such subject matter.
- 7. If any provision of this Agreement is invalid or unenforceable in any respect for any reason, the validity and enforceability of such provision in any other respect and of the remaining provisions of this Agreement will not be in any way impaired.
- 8. The parties agree that the remedy at law for any breach or threatened breach of this agreement by a party may, by its nature, be inadequate, and that the other parties will be entitled, in addition to damages, to a restraining order, temporary and permanent injunctive relief, specific performance, and other appropriate equitable relief, without showing or proving that any monetary damage has been sustained.
  - 9. This agreement may be enforced as a real covenant or as an equitable servitude.
- 10. The purpose of this agreement is protection of the value, use, and enjoyment of the Molatore Property.
- 11. This agreement has been negotiated and drafted by all parties and shall be interpreted as drafted by all parties.
- 12. The rights and obligations set forth in this Agreement are intended to run with the Voegels Property and with the Molatore Property and shall inure to the benefit of and be binding upon the successors in interest of Voegels in the Voegels Property, and the successors in interest of Molatore in the Molatore Property.

REAL COVENANT EQUITABLE SERVITUDE AND AGREEMENTS Page 2

Dated:, 2007	76/			
	ALFRED VOEGELS			
STATE OF OREGON ) ss. County of Klamath )				
On this day of ALFRED VOEGELS and acknowledged to me the voluntarily.	, 2007, before me personally appeared at he executed this agreement freely and			
OFFICIAL SEAL ADRIEN FLEEK NOTARY PUBLIC – OREGON (COMMISSION NO. 411322	Notary Public for Oregon			
MY COMMISSION EXPIRES DEC. 3, 2010	My commission expires:			
Pated:	#*************************************			
STATE OF OREGON )				
County of Klamath ) ss.				
On this, 2007, before me personally appeared MICHELLE VOEGELS and acknowledged to me that she executed this agreement freely and voluntarily.				
	adion Tuen			
OFFICIAL SEAL ADRIEN FLEEK NOTARY PUBLIC - OREGON COMMISSION NO. 411322 MY COMMISSION EXPIRES DEC. 3, 2010	Notary Public for Oregon My commission expires:			

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REAL COVENANT EQUITABLE SERVITUDE AND AGREEMENTS Page 3

Dated: 3-7, 2007	JERRY M. MOLATORE		
STATE OF OREGON ) ss.			
County of Klamath )			
On this day of	, 2007, before me personally appeared that he executed this agreement freely and		
OFFICIAL SEAL ADRIEN FLEEK NOTARY PUBLIC – OREGON COMMISSION NO. 411322 MY COMMISSION EXPIRES DEC. 3, 2010	Notary Public for Oregon My commission expires: 13-10		
Dated:	**************************************		
STATE OF OREGON ) ss.			
County of Klamath )			
On this day of, 2007, before me personally appeared YVETTE M. MOLATORE and acknowledged to me that she executed this agreement freely and voluntarily.			
OFFICIAL SEAL ADRIEN FLEEK NOTARY PUBLIC - OREGON COMMISSION NO. 411322 MY COMMISSION EXPIRES DEC. 3, 2010	Notary Public for Oregon My commission expires: 133		