EΑ

NO PART OF ANY STEVENS-NESS FORM MAY BE REPL

2007-011002

Klamath County, Oregon



06/19/2007 10:23:07 AM

Fee: \$26.00

OSBOTA

EASEMENT

(2500KD

, by and June 18, 2007 between __Clifford John Osborn and Normajean Osborn owner of TL 200 THIS AGREEMENT made and entered into on ___ owner of TL 300 hereinafter called the first party, and Clifford John Osborn and Normajean Osborn

hereinafter called the second party, WITNESSETH: WHEREAS: The first party is the record owner of the following described real property in Klamath

County, State of Oregon, to-wit: The North 1/2 of Government lot 2, being the N1/2 of the SW 1/4 of the NW 1/4 of Section 31, Township 30 south, Range 8 east of the Willamette Meridian, Klamath County, Oregon

R.3008-03100-00200

and has the unrestricted right to grant the easement hereinafter described relative to the real estate; and the second party is the record owner of the following described real property in that county and state, to-wit:

The South 1/2 of Government lot 2, being the S1/2 of the SW 1/4 of the NW 1/4 of Section 31, Township 30 south, Range 8 east of the Willamette Meridian, Klamath County, ORegon

R-3008-03100-00300

by the second party to the NOW, THEREFORE, in view of the premises and in consideration of \$__ first party paid, the receipt of which is acknowledged by the first party, it is agreed:

The first party hereby grants, assigns and sets over to the second party an easement, to-wit:

A 30 foot non-exclusive easement for ingress and egress over an existing constructed road lying on the east 1/2 of First Parties property.



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 thereto.

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.

ditions, restrictions and considerations:

none

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:

N/A

| and the second party's right of way shall be parallel with the cen | nter line and not more than feet di | stant from |
|---|--|---|
| | | |
| either side thereof. During the existence of this easement, maintenance of the | e easement and costs of repair of the easement, if damag | ed by nat- |
| | | |
| | | |
| one): \square the first party; \square the second party; \square both parties, sha for | % (If the last alternative is selected, the percentage | s allocated |
| | | |
| to each party should total 100.) During the existence of this easement, holders of an intere | est in the easement who are responsible for damage to the | e easement |
| t 111 manage the democra of | t their cole expense | |
| 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 | | |
| This agreement shall bind and inure to the benefit of, as t | accors in interest | |
| their respective heirs, executors, administrators, assigns, and succ | the singular includes the plural and all grammatical ch | anges shall |
| In construing this agreement, where the context so require | s, the singular includes the plant and an grant and the germanation. If the undersigned is a cornoration, it | has caused |
| In construing this agreement, where the context so require be made so that this agreement shall apply equally to individuals a | and to corporations. If the undersigned is a corporation of dis | rectors. |
| | | |
| its name to be signed and its seal, if any, affixed by all officer of IN WITNESS WHEREOF, the parties have hereunto set to | their nands in duplicate on the day and year mor without | |
| 02/1/06/10 | | |
| Caffor John Stow | | |
| Clafford John Osborn | | |
| Normajean Osborn PARTY PARTY | | |
| Normajean Ostorn FMSI PARIT | 12 1 . 1+ | |
| STATE OF OREGON County of | Illimach ss. | |
| This instrument was acknowle | Allemath) ss. edged before me on Airl 18, 2017 | , |
| hu Cl 120 d Ophn A | bon and Monglan and | |
| This instrumentages acknowle | edged before me on | , |
| I'ms mstument was acknown | | |
| by | | |
| (Second second | 1 | |
| USATUEDDY A | | |
| NOTARY PUBLIC- OREGON | In Withering | |
| COMMISSION NO. 373360 | Notary Public for Oregon | |
| NY COMMISSION EXPIRES NOV 20, 2007 | My commission expires/1/20/07 | |
| | wiy commission empires and pro- | |
| could be the | | |
| Clifford John Osboyan | | |
| | | |
| SECOND PARTY | | |
| Normajean Østorn | / A / ml. | |
| STATE OF OREGON, County of A | Mmith (1) ss. | |
| This instrument was acknowl | ledged before me on | 1 / 1000 - # |
| by Clafford John | Osbor and norma year os | boons. |
| This instrument was acknowl | ledged before me on | , |
| • | | 201 AND AND THE PAR HER PAR HER DAY AND AND AND AND AND |
| as | 4 | |
| of | | |
| V1 | L. 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 | |
| | (1) In Wy Juthery | |
| OFFICIAL SEAL | Notary Public for Oregon | |
| NOTARY BURITS OFFICE IN | My commission expires | |
| 金 ともののマグル ニュマ・スペト・パイクトック・パインは 111 | ▼ | |