2017-009112

Klamath County, Oregon 08/11/2017 04:08:00 PM

Fee: \$82.00

RELEASE AND TERMINATION OF EASEMENT AGREEMENT

Date:

2/ , 2017

Parties:

Constance J. Coleman

("Stone Trust")

Successor Trustee of the Stone Family Trust 135 N. Wendling Street

Klamath Falls, OR 97601

and

Everett R. Stone

("Stone")

1101 Woodrow Lane #41 Medford, OR 97504

Peggy J. Stone Lang 5234 Tunnel Loop Rd Grants Pass, OR 97526

Recitals

- A. On August 23, 2005 the Stone Trust and Stone entered into an easement agreement which was recorded on December 7, 2005 at M05-63659, a copy of which is attached hereto and incorporated herein as Exhibit A (the "Easement").
- B. The Easement purports to grant interest in a domestic shared well and a right of ingress and egress.
- C. The parties no longer desire the benefit of the Easement and desire to release and terminate the Easement.

Agreement

WHEREFORE, the parties agree as follows:

- 1. The Stone Trust releases Stone, their heirs, successors and assigns, from any obligation under the Easement and hereby releases any right or title the Stone Trust has in the Easement.
- 2. Stone releases Stone Trust, its heirs, successors and assigns, from any obligation under the Easement and hereby releases any right or title Stone has in the Easement.
- 3. The parties hereby release each other from any claim, liability or cause of action that may have arisen during the term of the Easement.
- 4. Counterparts. This Agreement may be executed in counterparts, each of which will be considered an original and all of which together will constitute one and the same agreement.
- 1-RELEASE AND TERMINATION OF EASEMENT AGREEMENT

5. Electronic and Facsimile Signatures. Elect document, and retransmission of any signed electron delivery of an original. At the request of any party, transmitted signatures by signing an original document.	, the parties will confirm electronic or facsimile
Effective the date first written above.	
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	Constance J. Coleman
STATE OF OREGON, County of Klamath) ss.	
Personally appeared this $2 \frac{1}{2}$ day of Coleman, and acknowledged the foregoing instrum	
OFFICIAL SEAL KAREN A BAKER NOTARY PUBLIC-OREGON COMMISSION NO. 480956	Notary Public for Oregon My Commission expires: 9 20 2017
MY COMMISSION EXPIRES SEPTEMBER 20, 2017	
	Everett R. Stone
STATE OF OREGON, County of Jackson) ss.	
Personally appeared this day of acknowledged the foregoing instrument to be his v	, 2017 the above-named Everett R. Stone and roluntary act. Before me:
	Notary Public for Oregon My Commission expires:
	Peggy J. Stone Lang
STATE OF OREGON, County of Josephine) ss.	
Personally appeared this day of and acknowledged the foregoing instrument to be h	, 2017 the above-named Peggy J. Stone Lang her voluntary act. Before me:
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OFFICIAL STAMP	Notary Public for Oregon
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STATE OF OREGON, County of Josephine) ss.	
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Personally appeared this day of and acknowledged the foregoing instrument to be	, 2017 the above-named Peggy J. Stone Lang her voluntary act. Before me:
	Notary Public for Oregon
	My Commission expires:

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Effective the date first written above.	
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STATE OF OREGON, County of Klamath) ss.	
Personally appeared this 2 day of Coleman, and acknowledged the foregoing instrument to l	2017 the above-named Constance J. De her voluntary act. Before me:
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Ī	Everett R. Stone
STATE OF OREGON, County of Jackson) ss.	
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STATE OF OREGON, County of Josephine) ss.	
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THIS AGREEMENT made and entered into on between RARHARA M. STONE TRUSTER hereinafter called the first party, and LYI hereinafter called a WHEREAS: The first party is the record owner of County, State of Oregon, to-wil;	OF THE STOME EXECUTE. STOM the second party. V of the following do	E AND PEA TINESSETI scribed real	H: Three husband a	, by and

AMERITATILE , has recorded this instrument by repuest) as an accommodation only, and has not examined it for regularity and sufficiency or as to its effect upon the une to any real property that may be described merein

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

SEE ATTACHED EXHIBIT "B" MADE A PART HEREOF

NOW, THEREFORE, in view of the premises and in consideration of \$1.00 by the second party to the 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 exercise, to-wit. The well located on the real property of the First Party is to be a chared well with the second party. The meter for the well pump is metered on the real property of the First Party and shall be shared equally between the parties. The maintainence and upkeep of the well, which includes maintainence on the parties.

includes maintainence on the pump and ituma, shell be chared equally.

The water from said well will be used only for domestic purposes only. Should the real property of the Second party be divided or partitioned, the Second Party will drill the own wells for their respective parcals and this agreement will become null and void. At any time at the Second Parties option, this agreement can be extinguished with the proper notification to the Pirst Party and documentation recorded in the Klamath County, Records.

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(OVER)

	cond party shall have all rights of ingress and egress to and from the real estate (including the right from time to time, inafter provided, to cut, trim and remove trees, brush, overhanging branches and other obstructions) necessary for the cue, enjoyment, operation and maintenance of the exement hereby granted and all rights and privileges incident
thereto.	t as to the rights herein granted, the first party shall have the full use and control of the above described real estate, cond purty agrees to save and hold the first purty harmless from any and all claims of third parties arising from the sec-
ond party's The	e of the rights herein granted.
Alabana managa	rices and considerations:

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

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and the second party's right of way shall be parallel with the center line and not more than feet distant from
either side thereof.
During the existence of this easement, maintenance of the easement and costs of repair of the teasement in the case of the teasement in the te
ural diseasers or other events for which an policies of an infection and share alike: D both parties, with the first party responsible
ural disasters or other events for which all holders of an interest in the casement are disminists, with the first party responsible one): the first party: the second party: Sold for 502 % and the record party responsible for 502 %. (If the last alternative is selected, the percentages allocated
to each party should total 100.)
The Autologica of this enterment, holders of the enterment, holders of the customers are the customers.
This agreement shall bind and inure to the bonch of, as the circumstances may require the bind and inure to the bonch of, as the circumstances may require the bind and inure to the bonch of, as the circumstances may require
their respective heirs, executors, administrators, useigns, and successors in interest, their respective heirs, executors, administrators, useigns, and successors in interest, In constraint this agreement, where the context so requires, the singular includes the plural and all grammation tenances that the context so requires, the singular includes the plural and all grammation, it has caused
its name to be signed and its seal, it any, affice by an other of duel person of duplicate on the day and year first written above. IN WITNESS WHEREOF, the parties have hereunto set their hands in duplicate on the day and year first written above.
OFFICIAL SEAL W
Enrhara M Stone Trustee of the Stone Family Trust
DOCTOR MISSION NO. 373294
FIRST PARTY
STATE OF OREGON, County of Kinnach
STATE OF CHECKS, County of the
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Exhibit "A"

A piece or parcel of land containing one acre, more or less, nituated in the Northwest quarter of the Southeast quarter of Section 8, Township 39 South, Range 10 East, Willamette Meridian in Klamath County, Oregon, and more particularly described as follows:

Baginning at an iron pipe driven in the ground in the Northerly boundary, of the right of way of the Klamath Falls-Lakeview Highway as the same is now located and constructed. 1055.9 feet Northwesterly from an iron pipe which marks the Southwesterly corner of the Mount Calvary Cemetery as shown by the plat thereof on file and of record in the office of the County Clerk of Klamath County, Oregon, and from which point of beginning the Southeasterly corner of the said Section 8 pears 5. 30' East. 2744.1 feet distant, and running from said point of beginning North 8 50' East 225.9 feet; thence North 65 the west parallel with the said Northerly boundary of the right of way of the said Klamath Falls-Lakeview Highway, 200.0 feet; thence South 8 50' West 225.9 feet, more or less, to a point in the said Lakeview Highway; thence South 65 48' East along said highway of beginning.

Subject to restrictions and reservations, set forth in deed of conveyance from A.M. Collier and Georgia L. Collier, his wife, to above named grantors, dated July 25, 1945 and recorded August 10, 1945 in Book 179 at page 9, Feed Records of Klamath County, Oregon.

3910-008DB-02100-000

EXHIBIT B" LEGAL DESCRIPTION

A parcel of land situated in the NW1/4 SE1/4 of Section 8, Township 39 South, Range10 East of the Willamette Meridian, in the County of Klamath, State of Oregon, described as follows:

Beginning at an iron pipe driven in the ground in the Northerly boundary of the right of way of the Klamath Falls-Lakeview Highway as the same is now located and constructed, 1055.9 feet
Northwesterly from an iron pipe which marks the Southwesterly corner of the Mount Calvary Cemetery as shown by the plat thereof on file and of record in the office of the County Clerk of Klamath County, Oregon, and from which point of beginning the Southeasterly corner of the said Section 8 bears South 54° 30° East 2744.1 feet distant; thence continuing Northwesterly along the Northerly boundary of the said Klamath Falls-Lakeview Highway 200 feet more or less to the TRUE POINT OF BEGINNING of this description, said true point of beginning also being the Southwest corner of that parcel of land conveyed by Deed recorded August 10, 1945, in Book 179 at page 9; thence North 8° 50' East, 225.9 feet, more or less, to a point, said point also being the Northwest corner of said property conveyed by Deed recorded August 10, 1945, in Book 179 at page 9; thence North 70° 48' West, 290 feet, more or less, to the West line of said NW1/4 SE1/4; thence South along the West line of said NW1/4 SE1/4 162.5 feet to the Northerly right of way line of said Klamath Falls-Lakeview Highway; thence South 65° 48' East along the Northerly right of way line of said Klamath Falls-Lakeview Highway 310 feet to the true point of beginning.

Tax Account No:

3910-008DB-02200-000

Key No:

592148

