

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM549701

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	Lien and Security Interest for Undivided Interest and Goodwill with Protected Passage into Permanent Safe Harbor		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Kenneth W. Dost		11/16/2019	INDIVIDUAL: UNITED STATES
Michele A. Dost		11/16/2019	INDIVIDUAL: UNITED STATES
RECEIVING PARTY DATA			
Name:	Merscorp Holdings		
Street Address:	1818 LIBRARY STREET SUITE 300		
City:	RESTON		
State/Country:	VIRGINIA		
Postal Code:	20190		
Entity Type:	Corporation: DELAWARE		
Name:	CORELOGIC INFORMATION SOLUTIONS, Inc		
Street Address:	4 FIRST AMERICAN WAY		
City:	SANTA ANA		
State/Country:	CALIFORNIA		
Postal Code:	92707		
Entity Type:	Corporation: DELAWARE		
Name:	Altisource Solutions S.à r.l.		
Street Address:	40, Avenue Monterey		
City:	Luxembourg		
State/Country:	LUXEMBOURG		
Postal Code:	L-2163		
Entity Type:	Société Anonyme (Sa): LUXEMBOURG		
Name:	New Penn Financial, LLC		
Street Address:	4000 Chemical Road Suite 200		
City:	Plymouth Meeting		
State/Country:	PENNSYLVANIA		
Postal Code:	19462		
Entity Type:	Limited Liability Company: DELAWARE		
Name:	Bureau of the Fiscal Service, Department of the Treasury		
Street Address:	200 Third Street Room 305		

OP \$115.00 2084831

City:	Parkersburg
State/Country:	WEST VIRGINIA
Postal Code:	26106
Entity Type:	Federal Agency: UNITED STATES

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Registration Number:	2084831	MERS
Registration Number:	5207214	ALTISOURCE
Registration Number:	4056973	CORELOGIC
Serial Number:	88042371	NEWREZ

CORRESPONDENCE DATA

Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Email: dostkenneth@protonmail.com

Correspondent Name: Kenneth DOST

Address Line 1: 51923 Mountain View Rd

Address Line 4: Scappoose, OREGON 97056

NAME OF SUBMITTER:	Kenneth DOST
SIGNATURE:	/Kenneth DOST/
DATE SIGNED:	11/16/2019

Total Attachments: 35

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**LIEN AND SECURITY INTEREST FOR UNDIVIDED RIGHTS, TITLE, AND INTEREST AND
COMPLETE RENUNCIATION OF MERSCORP HOLDINGS, INC. (IN ITS CURRENT ITERATION)
ORDER FOR IMMEDIATE AND URGENT PROCESSING: CORRECTIONS OF RECORD
WITH IMMEDIATE RELIEF FOR AFFECTED ERRORS, AS STATED HEREIN
THAT INCLUDES ALL NOMINATION OF MORTGAGE ELECTRONIC REGISTRATION SYSTEMS,
INC. (MERS) AND MERS® SYSTEM, INC., SUCCESSORS AND ASSIGNS, LEGAL
REPRESENTATIVES, SUCCESSORS AND ASSIGNS, ET ALL NUNC PRO TUNC, MUTATIS
MUTANDIS**

Re: OWNIT MORTGAGE LOAN, ASSET-BACKED MORTGAGE LOAN CERTIFICATES, SERIES
2005-4 INCLUSIVE BUT NOT EXCLUSIVE ONLY TO OWNIT MORTGAGE, SUCCESSORS AND
ASSIGNS

KENNETH W. DOST and MICHELE A. DOST (“Purported Borrowers”) to that certain mortgage loan refinance with OWNIT MORTGAGE SOLUTIONS, INC. (“Alleged Purported Lender”), agreed to on the trusted belief and integrity of the Fannie Mae and Freddie Mac standard form mortgage loan agreement known as the Fannie Mae/Freddie Mac Uniform Instrument-MERS, appointing Mortgage Electronic Registration Systems Inc. (MERS), as Nominee/Mortgagee for the alleged purported lender, Ownit, as beneficiary of the Security Instrument (Deed of Trust”), executed May 10, 2005. **MERS MIN: 100224620000705767.** On May 24, 2005, A Deed of Trust was recorded in the mortgage records of Columbia County, Oregon: Michele A. Dost & Kenneth W. Dost, wife & husband, as grantors, Ticor Title, as trustee, in favor of Mortgage Electronic Registration Systems, Inc. solely as nominee for Ownit Mortgage Solutions, Inc., as beneficiary, dated 05/10/05, Columbia County, Oregon file #2005-006878.

This lien and security interest for the undivided interest and goodwill is specific to that certain intentionally concealed Pledge and Secured Credit Agreement (as the same may be amended, supplemented or modified, from time to time restructuring all or any portion of Agreement and successors and assigns agreement), dated June 30, 1998, between MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., (“Borrower”) a Delaware Corporation NATIONSBANK, N.A., a national banking association (the "Bank"). An Agreement located in the Principal Register of the United States Patents and Trademarks Office (“USPTO”), as a security interest conveyance in Registrant, Mortgage Electronic Registration Systems, United States Registered Service Mark “MERS” Serial #:75031300, Reg #:2084831.

New MERS, Inc. merged and into Mortgage Electronic Registration Systems Inc., (MERS) under Delaware General Corporation Law, on June 30, 1998, with New MERS, Inc, named as the surviving corporation. New MERS, Inc, being renamed to Mortgage Electronic Registration Systems Inc., (MERS), having an address 8201 Greensboro Drive, Suite 350, Mclean, Virginia, 22102, recorded to the USTPO on 04/09/2003, Reel/Frame 2710/0724. On December 30, 1998, a Certificate of Amendment of the Certificate of Incorporation of Mortgage Electronic Registration Systems Inc., filed under Delaware General Corporation Law, renaming, Mortgage Electronic Registration Systems Inc. to MERSCORP, Inc., recorded to USTPO on 05/08/2003 Reel/Frame 2731/0198.

A Certificate of Ownership and merger merging MERSCORP Holdings, Inc. with and into MERSCORP, Inc., a Delaware corporation organized under General Corporation Law of Delaware, on 02/22/2012, recorded to the USTPO on 07/25/2012, Reel/Frame, 4828/0725. MERSCORP, Inc., by Amendment was changed to MERSCORP Holdings, Inc. having an address of 1818 Library Street, Suite 300, Reston, Virginia, 20190, on 02/27/2012, resolving outstanding shares of Class A Common Stock, Class B Common Stock, and Class C Common Stock, as more fully stated in the document of merger, recorded to the USTPO on 11/18/2015, Reel/Frame, 5671/0541. Bank of America, N.A. formerly NationsBank N.A., ‘Termination and Release of Security Interest in Trademark’ MERS®, Reel/Frame, 6137/0609, recorded on, 08/17/2017. The undersigned suspects this termination occurred as the result of documents served by the undersigned to the general counsel of MERSCORP, HOLDINGS, Sharon Horstenkamp, whose response to undersigned was the same arrogance they treat all with – complete silence.

COMPTROLLER OF THE CURRENCY ("OCC") – ADMINISTRATOR OF NATIONAL BANKS
CONDITIONAL APPROVAL #333 – NOVEMBER 1999

Re: Application for approval for PNC Mortgage Corp. of America, a wholly-owned operating subsidiary of PNC Bank, N.A., to hold a non-controlling minority interest in MERSCORP, Inc. Application Control Number: 1999-NE-08-0037. Briefly stated, an application for OCC approval of the stock structure described as:

“The ownership interests of MERS are represented by three classes of Common Stock. The Class A Common Stock may be held only by the **Federal Home Loan Mortgage Corporation**, the **Federal National Mortgage Corporation** and the **Mortgage Bankers Association of America**. The Class B Common Stock may be held only by those organizations in the mortgage industry that fund, acquire, lend on the security of, or service mortgage loans that are secured by real property or that guaranty or issue mortgage-backed securities. The Class C Common Stock may be held (a) only by those persons or organizations that are primarily engaged in providing services to the mortgage industry, including, without limitation, mortgage insurance, title insurance, and other mortgage origination services, other than as part of their funding, acquiring, lending or servicing activities; (b) **trade associations or similar groups that represent such natural persons and organizations; or (c) THOSE NATURAL PERSONS OR ENTITIES THAT THE MERS BOARD OF DIRECTORS MIGHT APPROVE FROM TIME TO TIME.**

By virtue of inseparable, indivisible, and undivided union, I am Kenneth W. Dost of 51923 Mountain View Road, Scappoose, Oregon State [97056], the exclusive owner and sole beneficiary of the trade name, KENNETH W. DOST, with all right, title, and interest, along with all common law rights of use, thereto, including all spelling variations, opposite the spelling or otherwise. Capitalized meanings not defined, herein, have the meaning as defined within each agreement into which it is incorporated, i.e., MERS®/NationsBank Credit Security Agreement, Assignor of Assignment to Assignee Agreements, Trademark Security Agreements, Patent Security Agreements, License Agreements, and any other Agreements in the universe, et al. It is an absolute, indisputable fact that the reason capitalized, non-human trade name exists at all is expressly due to this individual's taking his first breath, but for the fact of that event, the non-human trade name would not exist at all. The trade name is a non-human factor of production that is capital, credit, and equity. Therefore, it is a lender and creditor of said capital, credit, and equity that belongs exclusively to Kenneth W. Dost, by virtue of inseparable and indivisible union.

By virtue of inseparable, indivisible, and undivided union, I am, Michele A. Dost of 51923 Mountain View Road, Scappoose, Oregon State [97056], the exclusive owner and sole beneficiary of the trade name, MICHELE A. DOST, with all right, title, and interest, along with all common law rights of use, thereto, including all spelling variations, opposite the spelling or otherwise. Capitalized meanings not defined, herein, have the meaning as defined within each agreement into which it is incorporated, i.e., MERS®/NationsBank Credit Security Agreement, Assignor of Assignment to Assignee Agreements, Trademark Security Agreements, Patent Security Agreements, License Agreements, and any other Agreements in the universe, et al. It is an absolute, indisputable fact that the reason capitalized, non-human trade name exists at all is expressly due to this individual's taking her first breath, but for the fact of that event, the non-human trade name would not exist at all. The trade name is a non-human factor of production that is capital, credit, and equity. Therefore, it is a lender and creditor of said capital, credit, and equity that belongs exclusively to Michele A. Dost, by virtue of inseparable and indivisible union.

KENNETH WILLIAM DOST and MICHELE ANN DOST, and all iterations, thereto, each an industrial property, has as its objects: patents, utility models, industrial designs, trademarks, service marks, trade names, trade secrets and know how; and indications of source or appellations of origin. A non-human provider of labor and energy, in not only industry as vessel in commerce and a special purpose vehicle (entity), but to the agriculture, automotive, technology transfer, and extractive industries for example, wines, grain, tobacco leaf,

fruit, cattle, minerals, mineral waters, beer, flowers, flour, genetics, nanotechnology, and workflow. The unregistered tradename is protected by Article 8 and other provisions of the 1883 Paris Industrial Properties Protection Convention.

IT IS OUR WISH AND DESIRE, BY WILL'S INTELLECT to remove ourselves entirely from the UNITED STATES/COMMONWEALTH. As stated herein, having acquired cognitive knowledge and competent understanding, we have found the system to be entirely and thoroughly corrupt, all law is ambiguous, and the fractionalization, collateralization, securitization, and repeated rehypothecation of all capitalized names is a violation of the Laws of Nature and of Nature's God under which this country was formed and also a violation of our Christian principles and beliefs. We find it necessary that these affected errors as stated, herein, be immediately corrected; without discussion and without delay. We reassert ourselves each as a protected, private American citizen, a sovereign state in being, a private merchant/banker with mutual benefit to ourselves (i.e., Debtor/Creditor), a protected, transmitting utility of The United States of America giving homage to same in a shared agreement with The United States of America, a Republic.

This lien and security interest is for undivided rights, title, and interest in and to Merscorp Holdings, Inc. (in all its iterations as listed above), including but not exclusive only to Bank of America, National Association (formerly NationsBank, N.A.), Corelogic, NewRez, and Altisource, subsidiaries and affiliates, and ALL successors and assigns, that stem from the nomination of the falsely designated MERS in the agreement Fannie Mae/Freddie Mac UNIFORM INSTRUMENT-MERS, executed by Kenneth W. Dost and Michele A. Dost on May 12, 2005, and everything and anything to which it is incorporated by reference and/or attached, and/or by any license and/or by any other agreement, whatsoever, successors and assigns, legal representatives' successors and assigns, et al, nunc pro tunc, *mutatis mutandis*, foreign and domestic.

The deceptions put forth are as follows:

A Fannie Mae/Freddie Mac Uniform Instrument-MERS purports an ordinary course mortgage loan to real property, along with a UCC-3 negotiable instrument that in real and true actual fact, DOES NOT exist, but for the false designations, misleading representations, and platform of public deception engineered by the founding members of Merscorp Holdings, Inc. (in its current iteration).

- A Fannie Mae/Freddie Mac Uniform Instrument-MERS that purposely omits all disclosure and representation of the MERS® System, a United States registered Service Mark that further conceals the attachment of an agreement far outside the mandated transparent four-corners. What has been attached is a credit security agreement between Mortgage Electronic Registration Systems, Inc. (MERS®) and NationsBank, N.A. (Bank of America, National Association), and these terms and conditions have been unlawfully imposed upon Kenneth W. Dost and Michele A. Dost, hereinafter referred to as "the Dosts".
- A Fannie Mae/Freddie Mac Uniform Instrument-MERS that in real and true actual fact violates all mandated requirements upon which the Uniform Instrument was designed and engineered to prevent. This Uniform Instrument is an abomination that violates the public trust and given the very serious, wide-reaching effects implications may rightly be considered seditious.
- A Fannie Mae/Freddie Mac Uniform Instrument-MERS that purports a real property loan, but which in actual fact and truth is a false front by which an act of theft has been concealed, which is to say it is a concealed gateway. It was through this concealed gateway that the Dosts' invaluable trade names were stolen off books and enslaved: forced to serve as the credit, capital, and equity to thousands of undisclosed patents, trademarks, and copyrights.

This never was a mortgage loan to real property agreement. Rather, it is sleight of hand transaction intended to give cover and keep one ignorant while concealing all knowledge of the true nature of the transaction: these are

the sophisticated processes and practices founded on intellectual properties and the trading of trademarks. This is the true nature and character of the transaction. This is shown to be true in a trademark attorney's final refusal for registering an application by Ownit Mortgage Solutions, Inc. for the proposed mark – "Rightloan;"

‘Applicant also argues that the purchasers of its services are sophisticated, making confusion less likely. However, the recited services of the respective parties are not limited to professionals with extensive experience in the trade, but are stated broadly, and would include services offered to ordinary purchasers, who may obtain mortgages only a small number of times in their lifetimes. It may be presumptuous to believe that these purchasers are sophisticated or experienced in these matters, and indeed they may not be. Even assuming arguendo that they are sophisticated or knowledgeable in applicant's field, this does not necessarily mean that they are sophisticated or knowledgeable in the field of trademarks or immune from source confusion’.

See *In re Decombe*, 9 USPQ2d 1812 (TTAB 1988); *In re Pellerin Milnor Corp.*, 221 USPQ 558 (TTAB 1983); TMEP §1207.01(d)(vii).’

The falsely designated and misrepresented Mortgage Electronic Registration Systems, Inc.-MERS is a fraud of unprecedented magnitude exercised through no less than 100 million Fannie Mae/Freddie Mac Uniform Instruments-MERS transactions. If one were to presume two individuals per transaction, a husband and wife for instance, it would result in 200 million individuals whose identities have been stolen. That would equate to 200 million lives being impersonated and controlled by the forgery and theft by and of a comparative few.

This is an abhorrent crime spree made possible by the actions of the Office of the Comptroller of the Currency (OCC), an agency of the Federal government through acts of deregulation and preemption, which arguably are seditious. It is the OCC that held the door wide open for the enemies of freedom and liberty to walk on through and conquer. In short, this is a nation under the domestic terror of foreign agent law firms/attorneys acting in collusion with the business of international banking, subsidiaries and affiliates to commit an economic, governmental, and financial coup.

The Founding members of Merscorp Holdings, Inc. (in its current iteration) knowingly and willingly engineered a scheme with purposeful intent to conceal the new economic, governmental, and financial system that replaced decades old paradigm of a mortgage to real property. This new system was established on a platform of automated rules and case-based decision-making artificial intelligence, based on the patented technology of Inference Corporation –a system entirely designed, engineered, and implemented on automated patented processes; and engineered on the capricious whim of foreign agent Intellectual Properties (IP) law firms and the business of banking, their subsidiaries and affiliates, the international bodies of the World Intellectual Properties Organization ("WIPO"), European Union Intellectual Property (EU), Benelux, Hungarian Intellectual Property Office (HIPO), and any and all other international Intellectual Properties organizations.

Further, it is a system engineered on forgery, manipulation, identity theft, deception, grand larceny, defamation, multi-jurisdictional schemes, payouts and kickbacks, corruption of governmental databases and systems, and the buyout of the entire judicial system as directed by foreign bank debentures (a portion of which are listed below), composite debentures, and charging documents, all under the jurisdiction and laws of England and Wales. A judicial system corrupted by foreign bank docketing and case management patents and paid off with annuities, pipelining in revenue streams has corrupted the Sheriff departments and law enforcement in every county of every state of this nation. The proof of this is prima facie upon the embodiment of patents and trademarks for anyone who cares to actually read the agreements attached to these patents and trademarks.

The debentures are as follows:

- **SANTANDER UK PLC, AS SECURITY TRUSTEE**
LONDON NW13AN
UNITED KINGDOM
- **U.S. BANK TRUSTEES LIMITED**
LONDON EC2N 1AR
ENGLAND
- **HSBC CORPORATION TRUSTEE COMPANY (UK) LIMITED**
LONDON E14 5HQ
ENGLAND
- **ONEFATHER LIMITED**
ST. HELIER JE2 3RT
JERSEY
- **DEUTSCHE BANK AG LONDON**
LONDON EC2N 2DB
UNITED KINGDOM
- Debentures (cont'd):
- **BARCLAYS BANK PLC (AS SECURITY TRUSTEE)**
LONDON E14 4BB
UNITED KINGDOM
- **LLOYDS BANK PLC**
LONDON EC3M1LL
ENGLAND
- **SURFACE INNOVATIONS LIMITED**
ABINGDON, OXFORDSHIRE
UNITED KINGDOM
- **CAMBRIDGE SEMICONDUCTOR LIMITED**
CAMBRIDGE, CAMBRIDGESHIRE
UNITED KINGDOM
- **CONTEGO AV LUXEMBOURG S.A.R.L.**
L-1855 LUXEMBOURG
LUXEMBOURG
- **GLAS TRUST CORPORATION LIMITED**
LONDON
UNITED KINGDOM
- **ETV CAPITAL SA**
LUXEMBOURG
- **ROYNAT CAPITAL INC.**
TORONTO, ONTARIO
CANADA
- **HAYMARKET FINANCIAL LLP, AS SECURITY AGENT**
LONDON
UNITED KINGDOM
- **VENTURE FINANCE PLC**
HAYWARDS HEATH, WEST SUSSEX
UNITED KINGDOM

The United States of America judicial system officers of the court, in business with foreign agent attorneys, is easily seen in thousands of courts across the country on any given day: Corrupt judges handing out foreclosure summary judgments to foreign agent attorneys such as Robinson-Tait, Houser-Allison, and McCarthy-Holthus, on illegal foreclosure filings on the unimpeachable contract rule that is fraudulently obtained on a specious Fannie

Mae/Freddie Mac Uniform Instrument-MERS. Judges get their grants and bonds, and annuities, which assets, profits and properties really belong to the person they have unlawfully, illegally, and immorally ruled against, while sheriffs get revenue by sending a SWAT team to forcefully evict families with children at gunpoint. These are the results of MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. and THIS IS DOMESTIC TERRORISM!!

The United States of America has not law; it is currently a system operating, tyrannically, under which law is ambiguous. All one needs to do in proving this is to look to the court system. The Dosts have proven, herein, that the Fannie Mae/Freddie Mac Uniform Instrument-MERS violates four-corner compliance by concealed and hidden agreement, but will the court accept this argument, will they accept any argument? We would say most emphatically, no! Because, as it is also proven herein, the court system is rigged and empirical evidence consisting of my own decades-long research and study, people that I know and deal with on a daily basis recounting their own experiences, all support that few, if any have gotten any fair or equitable satisfaction from the court. This nation is run entirely by the British Commonwealth, and it unlawfully, illegally, and immorally sucking the lives out of hundreds of millions making their home within its borders.

The Fannie Mae/Freddie Mac Uniform Instrument-MERS functions nothing at all like a UCC-3 negotiable instrument-to-real-property transaction. The reason for this is because there is no mortgage loan to real property. There is no documented chain of title in the county land records, except for the placeholder "MERS." It is a complete and absolute fraud upon the public, concealing an actual transaction that is a mortgage in intellectual properties-patents, trademarks, copyrights, trade secrets, and 'know-how.'

This is a transaction that operates on the imposed terms and conditions of the concealed MERS®/NationsBank N.A. pledged Credit Security Agreement. This alleged agreement stole from the Dosts all rights, title, and interest of their respective, invaluable trade names, by forced pledge, grant, donation, gift, election by nomination on false and undisclosed pretense and all exercised through the jurisdiction of the Commonwealth of Virginia. Such presumption is false, because at no time did the Dosts give their voluntary agreement. It is an indisputable fact that no honorable and reasonable individual, given their cognitive knowledge and understanding, would dispute that it is impossible for anyone to give their voluntary agreement to something for which they have no knowledge, especially when it has been intentionally concealed.

In truth and actual fact, the United States Patent and Trademark Office ("USPTO") is a major crime scene through which an economic and financial coup d'état was conjured, engineered, and executed. A coup d'état engineered by the founding members of the Mortgage Electronic Registration Systems, Inc. (MERS®), foreign agent intellectual properties law firms, in relations and collusion with foreign banks of the British Commonwealth and other foreign banks in counterfeiting money; tampering with wills, codicils, or such-like legal instruments; prying into the correspondence of others to their prejudice; using false weights and measures; adulterating merchandise so as to render saleable what purchasers would otherwise never buy, or so as to derive larger profits from goods otherwise marketable only at lower figures; bribing judges; suborning witnesses; advancing false testimony; manufacturing spurious seals; forging signatures; padding accounts; interpolating the texts of legal enactments; and sharing in the pretended birth of supposititious offspring are among the chief forms which this crime assumes.

Yes, the founding members of Merscorp Holdings, Inc. (in its current iteration) have contrived the evil, brilliant, criminal conspiracy that turns common sense on its head, is exercised on an ordinary-course mortgage loan that never ever occurred but which, instead, is a converted lease agreement. It is a transaction in workflow, a transaction that slices the Dosts' land up into dozens of slices, selling the pieces off in jurisdictions of different states and all over the world. Who gave you the right to sell off water and timber rights that the Dosts owned outright by their work on land they developed from a raw state? It was just stolen from the Dosts by impersonation and forgery!

Contrary to the representation of this transaction as a mortgage to real property, in actual truth and fact, it is an investment contract. However, we were given no prospectus to review, nor was there any disclosure or

representation that our property was about to be fractionalized, collateralized, securitized, and repeatedly rehypothecated. There was absolutely never any intention of returning our property, our assets, our land, or our labor; that by forged powers of attorney, appointment, and assignment, I am title the co-inventor/assignor to patents that are engineered to make use of my credit and then assign it all away. This is not the mark of an incompetent or ignorant person, rather a person that has been intentionally deceived and lied to, by a concealed conspiracy for the express reason of identity theft, so as to be enslaved and made a pawn to patents and a label to be trafficked for immense unjust enrichment. The following items are only a few examples of patents that are taking advantage of our souls' energy and how our property was about to be fractionalized, collateralized, securitized, and repeatedly rehypothecated by the application of patents, yet it gives nothing in return:

1. A deeded interest in an asset is a fee interest in the asset
2. A fee interest in an asset is an ownership interest in the asset
3. An ownership interest in the asset is an equity interest in the asset
4. A deeded interest in an asset is an equity interest in the asset
5. A fee interest in an asset is an equity
6. A pool of deeded assets is a deeded asset
7. A pool of deeded real assets is a deeded real asset
8. A pool of deeded tangible assets is a deeded tangible asset
9. A pool of deeded intangible assets is a deeded intangible asset
10. Primary Qualified Fee Interest in an asset is a fee interest in the asset that terminates upon an occurrence or nonoccurrence of some specified event or combination of events
11. Secondary Qualified Fee Interest is a fee interest that commences upon an occurrence or nonoccurrence of some specified event or combination of events
12. Qualified Fee Interest is a fee interest that is either a primary qualified fee interest or a secondary qualified fee interest
13. Qualified Fee Interest can be either vested or conditional
14. Deeded Fee Interest is a fee interest in which the associated property rights are defined by at least one deed
15. Primary Qualified Fee Interest include
16. Term of years interest and
 - a. An augmented term of years interest
17. Secondary qualified term of years interest
18. Remainder interest and
 - a. Complementary remainder interest
19. Deeded qualified fee interest in which the associated property rights can be defined by one deed or two deeds
20. A deeded augmented term of years interest
21. Deeded component of an asset can be defined by a deeded qualified fee interest in the asset in the case of both real and personal assets
22. Deeded qualified fee interest in a real asset can be a real asset or a personal asset, depending on whether the property represented by the qualified fee interest is immobile or mobile.
23. Deeded qualified fee interest in a personal asset is a personal asset, and a deeded qualified fee interest in a tangible asset is a tangible asset
24. Pool of deeded mineral rights is a deeded real asset consisting essentially of (or consisting of-depending on the embodiment) deeded mineral rights
25. Pool of deeded water rights is a deeded real asset consisting essentially of or consisting of deeded water rights.
26. A Deeded Interest in Mineral Rights is a real asset.
27. A Deeded Qualified Fee Interest in at least one mineral right is a real asset
28. A Deeded Interest in Water Rights is a real asset
29. A Deeded Qualified Fee Interest in at least one water right is a real asset.
30. Deeded mineral rights reflect a deed to a fee interest in at least one mineral right in a real asset.

31. Deeded mineral rights can also reflect more than one deed, wherein each said deed is a deed to a fee interest in at least one mineral right in a real asset.
32. A deeded interest in mineral rights is a real asset.

REPEATEDLY SECURITIZED INTELLECTUAL PROPERTIES (IP) – personal trademarks, trade names, commercial names, my assets and properties, WHERE IS MY PORTION? – stolen by patented contrivance, forgery, concealment, and fraud.

1. Method of repeatedly securitizing intellectual property assets and facilitating investments therein
Vertical system integration
2. System and method of licensing intellectual property assets
3. System, method, and computer program product for managing and analyzing intellectual property (IP) related transactions
4. Method for identifying the geographic region of a geographic area which contains a geographic zone
5. Intellectual property rights management system
6. Assured archival and retrieval system for digital intellectual property
7. Systems and methods for intellectual property management
8. Intellectual property rights management system
9. Intellectual property bid method and system
10. System for intellectual property trading
11. Intellectual property brokerage system and method
12. Intellectual property model creating apparatus, intellectual property model creating method, and computer product
13. System and method for managing intellectual property-based risks
14. System and method to identify, classify and monetize information as an intangible asset and a production model based thereon
15. Systems and methods for generating intellectual property
16. Method and apparatus for establishing and enhancing the creditworthiness of intellectual property
17. Method of Design For Manufacturing
18. Intellectual property asset manager for context processing of data objects
19. Computer-implemented method for securing intellectual property
20. Methods and devices for storing, distributing, and accessing intellectual property in digital form
21. Method and system for evaluating intellectual property
22. Computer-implemented method and system for managing attributes of intellectual property documents, optionally including organization thereof
23. System and method for an intellectual property collaboration network
24. Assembly of business process using intellectual capital processing
25. Data repository and method for promoting network storage of data
26. Method for generating a multi-strata model and an intellectual information processing device
27. System, method, and computer program product for managing and analyzing intellectual property related transactions

The Dosts' do not and will not accept being trafficked through the undisclosed, concealed, unlawful, illegal, and immoral schemes taking place through the United States Patent and Trademarks as such the following few instances exemplifies:

ASSIGNOR: Ocwen Financial Corporation	Assignment of Entire Interest
ASSIGNEE: Altisource Solutions, S.A.R.L.	Reel/Frame 4058/0756, Recorded: 09/09/2009
ASSIGNOR: Ocwen Luxembourg, S.A.R.L.	CHANGE OF NAME
ASSIGNEE: Altisource Portfolio Solutions, S.A.R.L.	Reel/Frame 4094/0301, Recorded: 11/10/2009
ASSIGNOR: Altisource Solutions, S.A.R.L.	ASSIGNMENT OF ENTIRE INTEREST
ASSIGNEE: Ocwen Financial Corporation	Reel/Frame: 4115/0305, Recorded: 12/16/2009

Cont'd

ASSIGNOR: Altisource Solutions, S.A.R.L.	ASSIGNMENT OF ENTIRE INTEREST
ASSIGNEE: Ocwen Financial Corporation	Reel/Frame: 4227/0688, Recorded: 06/18/2010
ASSIGNOR: Ocwen Financial Corporation	SECURITY INTEREST
Ocwen Loan Servicing, LLC	Reel/Frame: 4252/0325
ASSIGNEE: Barclays Bank PLC	Recorded 08/02/2010
ASSIGNOR: Ocwen Financial Corporation	SECURITY INTEREST
Litton Loan Servicing, LP	Reel/Frame: 4618/0605
ASSIGNEE: Barclays Bank PLC, As Collateral Agent	Recorded: 09/07/2011
ASSIGNOR: Barclays Bank PLC, As Collateral	TRADEMARK RELEASE AGREEMENT
ASSIGNEE: Ocwen Financial Corporation	Reel/Frame: 4614/0617, Recorded: 08/31/2011
ASSIGNOR: Ocwen Financial Corporation	SECURITY AGREEMENT
Homeward Residential, Inc.	Reel/Frame: 4965/0706
ASSIGNEE: Barclays Bank PLC	Recorded: 02/19/2013
ASSIGNOR: Barclays Bank PLC	RELEASE OF INTEREST IN TRADEMARKS
ASSIGNEE: Ocwen Financial Corporation	Reel/Frame: 4964/0383
Litton Loan Servicing, LP	Recorded: 02/15/2013
ASSIGNOR: Ocwen Financial Corporation	SECOND LIEN SECURITY INTEREST
Homeward Residential, Inc	Reel/Frame: 5937/0010
ASSIGNEE: Wilmington Trust, National Association, As Collateral Agent	Recorded: 12/06/2016
ASSIGNOR: Altisource Solutions S.A.R.L.	SECURITY INTEREST
Altisource Holdings S.A.R.L.	Reel/Frame: 6302/0236
ASSIGNEE: Altisource S.A.R.L.	Recorded: 03/09/2018
ASSIGNOR: Altisource S.A.R.L.	SECURITY INTEREST
Nationwide Credit, Inc.	Reel/Frame: 6312/0194
The Mortgage Partnership of America, LLC.	Recorded: 04/04/2018
ASSIGNEE: Morgan Stanley Senior Funding, Inc.	
ASSIGNOR: Bank of America, N.A.	RELEASE OF SECURED PARTY
ASSIGNEE: Altisource S.A.R.L.	Reel/Frame: 6306/0736
Nationwide Credit, Inc.	Recorded: 04/03/2018
The Mortgage Partnership of America, LLC.	
Castleline Holdings, LLC.	
ASSIGNOR: Altisource Solutions S.A.R.L.	SECURITY INTEREST
Nationwide Credit, Inc.	Reel/Frame: 4907/0497
The Mortgage Partnership of America, LLC.	Recorded: 11/27/2012
ASSIGNEE: Bank of America, N.A., As Collateral Agent	
ASSIGNOR: The Mortgage Partnership of America, LLC.	ASSIGNMENT OF ENTIRE INTEREST
ASSIGNEE: Altisource Solutions S.A.R.L.	Reel/Frame: 5921/0210 Recorded: 11/15/2016
ASSIGNOR: The Mortgage Builder Software, Inc.	ASSIGNS THE ENTIRE INTEREST
ASSIGNEE: Altisource Solutions S.A.R.L.	Reel/Frame: 5363/0341 Recorded: 09/16/2014
ASSIGNOR: Granite Loan Management of Delaware	NUNC PRO TUNC ASSIGNMENT
ASSIGNEE: Altisource Solutions S.A.R.L.	Reel/Frame: 6082/0720 Recorded: 06/13/2017
ASSIGNOR: Owners Advantage, LLC.	NUNC PRO TUNC ASSIGNMENT
ASSIGNEE: Altisource Solutions S.A.R.L.	Reel/Frame: 603/0584 Recorded: 08/20/2015
ASSIGNOR: REO Trans, LLC.	CHANGE OF NAME
ASSIGNEE: Altisource Solutions S.A.R.L.	Reel/Frame: 250/0430 Recorded: 07/29/2010
ASSIGNOR: REO Trans, LLC.	CHANGE OF NAME
ASSIGNEE: Equator, LLC.	Reel/Frame: 113/0326 Recorded: 12/14/2009
ASSIGNOR: Equator, LLC	ASSIGNS THE ENTIRE INTEREST
ASSIGNEE: Altisource Solutions S.A.R.L.	Reel/Frame: 449/0147 Recorded: 01/29/2015

ASSIGNOR: Castleline Holdings, LLC.	SECURITY INTEREST
ASSIGNEE: Bank of America, N.A.	Reel/Frame: 5736/0209 Recorded: 02/19/2016
ASSIGNOR: Castleline Holdings, LLC.	ASSIGNS THE ENTIRE INTEREST
ASSIGNEE: Altisource Solutions S.A.R.L.	Reel/Frame: 5733/0757 Recorded: 02/17/2016
ASSIGNOR: Inference Corporation	ASSIGNS THE ENTIRE INTEREST
ASSIGNEE: Brightware, Inc.	Reel/Frame: 1397/0079 Recorded: 06/05/1995
ASSIGNOR: Brightware, Inc.	INTELLECTUAL PROPERTY
ASSIGNEE: Silicon Valley Bank	SECURITY AGREEMENT
	Reel/Frame: 1803/0157 Recorded: 10/13/1998
ASSIGNOR: Silicon Valley Bank	RELEASE OF SECURITY
ASSIGNEE: Brightware, Inc.	INTERESTS IN TRADEMARK
	Reel/Frame: 2016/0242 Recorded: 04/07/2000
ASSIGNOR: Mindbox, Inc.	TRADEMARK AND PATENT SECURITY
ASSIGNEE: Petra Mezzanine Fund LP	AGREEMENT, LICENSES
	Reel/Frame: 2016/0055 Recorded: 04/10/2000
ASSIGNOR: Brightware, Inc.	LICENSE
ASSIGNEE: Mindbox, Inc.	Reel/Frame 10522/0868 Recorded 04/12/2000
ASSIGNOR: Mindbox, Inc.	TRADEMARK SECURITY AGREEMENT
ASSIGNEE: Imperial Bank	Reel/Frame: 2066/0474 Recorded: 04/14/2000
ASSIGNOR: Comerica Bank-California	TRADEMARK SECURITY AGREEMENT
Successor by Merger to Imperial Bank	ASSIGNMENT
ASSIGNEE: Mindbox Acquisition, LLC.	Reel/Frame: 2701/0867 Recorded: 03/19/2003
ASSIGNOR: Mindbox LLC	SECURITY INTEREST
ASSIGNEE: Bridge Bank, N.A.	Reel/Frame: 3039/0891 Recorded: 08/30/2004
ASSIGNOR: Mindbox LLC	ASSIGNS THE ENTIRE INTEREST
ASSIGNEE: MacDonald Dettwiler Information H-1051 Vigado Ter 1 Technology Services, LLC Budapest, Hungary	Reel/Frame: 3335/0867 Recorded: 04/28/2006
ASSIGNOR: Mindbox LLC	ASSIGNS THE ENTIRE INTEREST
ASSIGNEE: MacDonald Dettwiler Information Technology Services, LLC H-1051 Vigado Ter 1 Technology Services, LLC Budapest, Hungary	Reel/Frame: 3341/0393 Recorded: 05/09/2006
ASSIGNOR: Mindbox Acquisition, LLC.	SECURITY AGREEMENT
ASSIGNEE: Credit Partner Capital, LLC	Reel/Frame: 2716/0116 Recorded: 04/18/2003
ASSIGNOR: Mindbox Acquisition, LLC.	CHANGE OF NAME
ASSIGNEE: Mindbox, LLC	Reel/Frame: 2976/0523 Recorded: 11/17/2004
ASSIGNOR: Corelogic Acquisition Co. I, LLC	SECURITY INTEREST
ASSIGNEE: Bank of America, N.A. Collateral Agent	Reel/Frame: 5271/0802 Recorded: 05/01/2014

ASSIGNOR: Dataquick Information Systems, Inc. Dataquick Lending Solutions, Inc. Decision Insight Information Group S.A.R.L. Marshall & Swift/Boeckh (Canada) LTD	ASSIGNMENT OF TRADEMARKS Reel/Frame: 5245/0848 Recorded: 03/27/2014
ASSIGNEE: Corelogic Acquisition Co. I, LLC	
ASSIGNOR: Bank of America, N.A.	RELEASE OF TRADEMARK SECURITY AGREEMENT
ASSIGNEE: Dataquick Information Systems, Inc. Dataquick Lending Solutions, Inc. Decision Insight Information Group S.A.R.L.	Reel/Frame: 5243/0566 Recorded: 03/25/2014
ASSIGNOR: Dataquick Lending Solutions, Inc. Decision Insight Information Group S.A.R.L.	TRADEMARK SECURITY AGREEMENT Reel/Frame: 5237/0113
ASSIGNEE: Bank of America, N.A.	Recorded: 03/13/2014
ASSIGNOR: Property Data (Luxembourg) S.A.R.L.	TRADEMARK SECURITY AGREEMENT
ASSIGNEE: Bank of America, N.A.	Reel/Frame: 4592/0756 Recorded: 07/28/2011
ASSIGNOR: Property Data (Luxembourg) S.A.R.L.	CHANGE OF NAME
ASSIGNEE: Decision Insight Information Group S.A.R.L.	Reel/Frame: 5136/0856 Recorded: 10/23/2013
ASSIGNOR: MacDonald Dettwiler Information Technology Services, LLC Dohany UTCA 12 H-1074 Budapest, Hungary	ASSIGNS THE ENTIRE INTEREST Reel/Frame: 5165/0616 Recorded: 10/18/2013
ASSIGNEE: Property Data (Luxembourg) S.A.R.L. 5D Rue Eugene Ruppert Luxembourg, Luxembourg L-2453	
ASSIGNOR: Mindbox LLC	ASSIGNS THE ENTIRE INTEREST
ASSIGNEE: MacDonald Dettwiler Information Technology Services, LLC Dohany UTCA 12 H-1074 Budapest, Hungary	Reel/Frame: 5165/0586 Recorded: 10/17/2013
ASSIGNOR: Trans Union Settlement Solutions, Inc.	MERGER AND INCORPORATION
ASSIGNEE: MDA Lending Solutions, Inc.	Reel/Frame: 4429/0687 Recorded: 12/10/2010
ASSIGNOR: Cordance Technologies, Inc.	CORPORATE AMENDMENT/ NAME CHANGE
ASSIGNEE: MDA Lending Solutions, Inc.	Reel/Frame: 4158/0724 Recorded: 03/02/2010
ASSIGNOR: Cordance Technologies, Inc.	CORPORATE AMENDMENT/ NAME CHANGE
ASSIGNEE: MDA Lending Solutions, Inc.	Reel/Frame: 4459/0384 Recorded: 01/24/2011
ASSIGNOR: MDA Lending Solutions, Inc.	ASSIGNS THE ENTIRE INTEREST
ASSIGNEE: MacDonald Dettwiler Information Technology Services, LLC Dohany UTCA 12 H-1074 Budapest, Hungary	Reel/Frame: 4456/0620 Recorded: 01/19/2011
ASSIGNOR: MDA Lending Solutions, Inc.	TRADEMARK SECURITY AGREEMENT
ASSIGNEE: Bank of America, N.A. As Administrative Agent	Reel/Frame: 4678/0197 Recorded: 12/13/2011
ASSIGNOR: MDA Lending Solutions, Inc.	CORPORATE AMENDMENT NAME CHANGE
ASSIGNEE: Dataquick Lending Solutions, Inc.	Reel/Frame: 5060/0593

	Recorded: 06/28/2013
ASSIGNOR: MDA Lending Solutions, Inc. ASSIGNEE: Dataquick Lending Solutions, Inc.	CORPORATE AMENDMENT NAME CHANGE Reel/Frame: 5082/0865 Recorded: 00/01/2013
ASSIGNOR: Sysdome, Inc. FKA Affinity Corporation ASSIGNEE: Bridge Bank, N.A.	INTELLECTUAL PROPERTY SECURITY AGREEMENT Reel/Frame: 3063/0316 Recorded: 10/13/2004
ASSIGNOR: Appintelligence, Inc. ASSIGNEE: Sysdome, Inc.	AGREEMENT OF MERGER Reel/Frame: 3468/0223 Recorded: 01/25/2007
ASSIGNOR: Appintel, Inc. ASSIGNEE: Appintelligence, Inc.	AMENDMENT OF CORPORATION (CALIFORNIA) Reel/Frame: 3492/0574 Recorded: 03/05/2007
ASSIGNOR: Affinity Corporation ASSIGNEE: Sysdome, Inc.	AMENDED/RESTATED ARTICLES OF INCORPORATION (CALIFORNIA) Reel/Frame: 2864/0609 Recorded: 06/03/2004
ASSIGNOR: Sysdome, Inc. ASSIGNEE: Interthinx, Inc.	ARTICLES OF INCORPORATION (CALIFORNIA) Reel/Frame: 3468/0339 Recorded: 01/25/2007
ASSIGNOR: Sysdome, Inc. ASSIGNEE: Interthinx, Inc.	ARTICLES OF INCORPORATION (CALIFORNIA) Reel/Frame: 3492/0577 Recorded: 03/05/2007
ASSIGNOR: Interthinx, Inc. ASSIGNEE: First American Financial Corporation	TRADEMARK ASSIGNMENT Reel/Frame: 5264/0669 Recorded: 04/18/2014
ASSIGNOR: Interthinx, Inc. ASSIGNEE: First American Financial Corporation	TRADEMARK AND COPYRIGHT SECURITY AGREEMENT -ASSIGNS ENTIRE INTEREST & GOODWILL Reel/Frame: 5250/0640 Recorded: 04/02/2014
ASSIGNOR: ISO Claims Services, Inc. ASSIGNEE: Interthinx, Inc.	ASSIGNMENT OF TRADEMARKS UNREGISTERED COMMON LAW TRADEMARKS – ENTIRE INTEREST AND GOODWILL Reel/Frame: 5250/0632 Recorded: 04/02/2014
ASSIGNOR: American Insurance Services Group, Inc. ASSIGNEE: ISO Acquisition, Inc.	ASSET PURCHASE AGREEMENT Reel/Frame: 1802/0617 Recorded: 02/04/1999
ASSIGNOR: William Dallas ASSIGNEE: Ownit Mortgage Solutions, Inc.	ASSIGNS THE ENTIRE INTEREST Reel/Frame: 3153/0410 Recorded: 09/02/2005
ASSIGNOR: Security Pacific Home Loans, Inc. ASSIGNEE: Ownit Mortgage Solutions, Inc.	ASSIGNS THE ENTIRE INTEREST Reel/Frame: 3397/0001 Recorded: 09/26/2006

ASSIGNOR: Security Pacific Home Loans, Inc.	ASSIGNS THE ENTIRE INTEREST
ASSIGNEE: Ownit Mortgage Solutions, Inc.	Reel/Frame: 4986/0235
	Exec Date: 09/26/2006
	Recorded 03/20/2013
ASSIGNOR: Ownit Mortgage Solutions, Inc.	ASSIGNS THE ENTIRE INTEREST
ASSIGNEE: The Trustees of the Kalajian Family Trust	Reel/Frame: 4619/0233
A California Trust	Exec Dt: 10/22/2007
Composed of Greg Kalajian and Nectar Kaljian, Trustees and Citizens of the United States of America	Recorded: 09/08/2011
ASSIGNOR: Ownit Mortgage Solutions, Inc.	ASSIGNS THE ENTIRE INTEREST
ASSIGNEE: The Trustees of the Kalajian Family Trust	Reel/Frame: 4988/0082
Kalajian, Greg, United States, Individual	Exec Dt: 10/22/2007
Kalajian, Nectar, United States Individual	Recorded: 03/22/2013
ASSIGNOR: The Trustees of the Kalajian Family Trust	ASSIGNS THE ENTIRE INTEREST
ASSIGNEE: BOFI Federal Bank	Reel/frame 6254/0177
	Execution date Dec 18, 2017
	Date recorded Jan 12, 2018
ASSIGNOR: BOFI Federal Bank	FEDERAL SAVINGS ASSOCIATION
ASSIGNEE: AXOS Bank	NAME CHANGE
	Reel/frame 6476/0162
	Execution date Oct 1, 2018
	Date recorded Nov 5, 2018

Inasmuch as absolutely everything functions out of the USPTO, the Dosts wish to be abundantly clear that they do not now, nor will they ever abandon their assets and intellectual, personal and real property, general intangibles and all other properties, thereto, to the criminal escapades of Merscorp Holdings, Inc, HSBC Bank, Ocwen, and the latest set of criminals attempting to force abandonment: NewRez, PHH Mortgage, and Altisource. In recent weeks and months, there is a heavy push by Morgan Stanley for foreclosure actions to be brought to completion with no regard for the prima facie evidence that those who are losing their homes and all other assets are the real and true principals, and these actions coming against them are made possible by forced abandonment by patent and trademark 'Resignation of Agency.' These are the acts of despotic and evil criminals.

Kenneth W. Dost and Michele A. Dost are individuals, each a separate personality with his/her own talents, interests, aspirations, and careers. As husband and wife, they act as one, for the advancement, security and preservation of family. To this, inventive talents were combined with the design to plant family roots seeded on a raw ten acres of land. All necessary tasks to convert into to (2) five acre buildable sites were performed either personally by the Dosts or commissioned by Dosts'; metes and bounds survey and partitioning, water well and storage tank/pump system, septic and drain field, rezoning, timber rights, addressing, permitting fees, to name a few. All paid for by the Dosts' with the Dosts' own money, and by selling off one 5-acre parcel at a good profit left minimal amount remaining to pay off all ten. Inventive talents were combined once again to design and develop the residential structure along with the construction that securely fixes our home to the land, this on a construction roll to permanent fixed interest mortgage loan in the amount of \$248,000 that upon completion in February 1999 was appraised for \$315,000. The Dosts' have exclusive ownership of the metes and bounds surveys, the building design and plans, water rights, timber rights, and the thousands paid in fees and permitting.

September 4, 1997 - ALTA Owners Policy #0161522; First American Title Insurance Company of Oregon; Amount Insured \$125,000; Name of Insured: Kenneth W Dost & Michele A Dost, husband & wife in fee simple estate as tenants by the entirety; Parcels 1 & 2 of PARTITION PLAT NO 1997-32, August 29, 1997 under Columbia County Clerk's Fee No. 1997-32. These are the accomplishments of the Dosts' that the founding members of Mortgage Electronic Registration Systems Inc. (MERS) stole by the proliferation of deceptive trade practices.

Beginning around September, 2005, and four months after the Dost's alleged loan closing, William D Dallas, Director of Ownit along with Mike Blum of Merrill Lynch/Bank of America/CIVC Partners/Murrayhill Credit Partners (who comprise all the principal equity partners of the entity Ownit Mortgage Solutions), with malice aforethought knowing the deleterious effects to be expected on the overall market economy made a decision to: 1) lower borrower qualifying standards below recommended subprime levels; 2) abandoned all its standards of origination and underwriting; and 3) completely eliminated all down payment requirement, going so far as to finance 125%.

Ownit/ML had no care whatsoever for the risks that their reckless and wanton acts would have on the Dosts or any of Ownit's other loan originations approved by full documentation and verification underwriting standards with down payment requirements. They knew that many of the stated income originations without documentation or verification were going to default, but stimulating loan defaults was the plan, and Merrill Lynch accelerated this by ordering increasing the volume of stated income originations.

The following were the ramifications of the decision to lower underwriting standards ordered by Merrill Lynch:

1. Ownit filed for chapter 11 bankruptcy protection of December 28, 2006,
2. Mortgage Lenders Network USA Inc filed for chapter 11 bankruptcy on February 5, 2007
3. ResMae Mortgage Corporation filed for chapter 11 bankruptcy on February 12, 2007
4. People's Choice Home Loan filed for chapter 11 bankruptcy on March 20, 2007

And thus, the stage for the coup d'état was set, that was the purposeful collapsing of the economy. The mold was cast for the scapegoat that would label all persons falling to default caused by the business of banking's coup d'état. The 'deadbeat, liars, and cheats' that survives to this day. Willian Dallas, Ownit, Merrill Lynch, MERS, Fannie and Freddie, Goldman Sachs, HSBC, Wells Fargo, Deutsche Bank, Bank of America, Morgan Stanley, JP Morgan Chase, Ocwen, Litton, C-Bass, is the short list of the actual liars and cheats. These are the ones who have perpetrated a monstrous fraud upon an entire society by concealed and deceptive acts, and these are the liars and cheats who have stolen my identity and who continue to impersonate me the world over for their enormous profits and gains. These are the liars and cheats who have fractionalized, securitized, collateralized, and rehypothecated my being (persons) time over and over again. These are the liars and cheats who have corrupted the rule of law to their own capricious whim by patented processes; incentivizing judges, government employees, law enforcement and sheriffs with grants, annuities, pension bumps, and other monetary and non-monetary awards so as to advance their tyranny onto the people So as to keep the laundering pipeline flowing, paying themselves the largesse.

Kenneth W. Dost and Michele A. Dost summarily and across the board revoke all previous Powers of Attorney*, Powers of Appointment, Conveyance, Transfer, Gifting, Donating, Electing, and any other possible Power conjured, including but not limited to all Federal Domestic Representations, any and all Common Representation, Personal Representation, and Authorized Representation, in any Trademark and patent any registration, any application, whatsoever, any and all Vendors, Correspondents, and any and all Nominees and/or Impersonators are terminated, extinguished, cancelled, revoked, rebutted right in the Hub point of the United States Patent and Trademark Office such that nothing emanates from it and all State Powers, whatsoever, are likewise nullified and quashed; including Nominees which stem by, from, Mortgage Electronic Registration Systems, Inc. (MERS®) successors and assigns, et al, ab initio, nunc pro tunc, mutatis mutandis, foreign and domestic.

This revocation and renunciation includes the entire quantum universe of and emanating from the United States Patent and Trademark Office, domestic, worldwide, and universal for the purpose of making, executing, or prosecuting for any purpose of any application, whatsoever; to register; to transact business in the Patent and Trademark Office, or any other, in connection therewith and/or to receive the certification registration of the above-referenced Trademark. There is not a single attorney anywhere in the world that has any rights, whatsoever, to exercise anything over us. We've learned that the system is crooked, the attorneys designing and executing

these methodologies are not doing so for our good, and as a result we do not trust them, and we will not engage their "services."

Kenneth W. Dost and Michele A. Dost summarily and across the board revoke and Rescind all Signatures, Inscriptions, Autographs, and Marks will include all eNote, eOriginal, eSign, and eFile, SMARTdoc, Entrust, RSA in all and any form electronic and/or digital, all public key infrastructure (PKI) public and private keys, includes but is not limited to Simple Distributed Security Infrastructure (SDSI), Public Key Infrastructure (PKI) along with all certificates of any sort, including but not limited to Identity, Delegation, Local Name, Value, Transactional along with all Corresponding Objects. This further includes without exception any and all keyless-signature-with-hash-sequence authentications and any and all algorithms and encryptions, and all digital electronic conversions, thereto, whatsoever. In addition, All Licensing exclusive or otherwise, implied or otherwise, is hereby Revoked, Quashed, Cancelled, Annulled, Rescinded, and Extinguished as is used for DERIVATIVE use in copyrighted works or for use in any way, manner, or form whatsoever, as if assignment(s) never occurred. In short, free use of copyright does not allow use of identity by incorporation by reference, which is identity theft. This includes the Revocation, Cancellation, Annulment, Rescission, and Extinguishment of any and all electronic/digital ANSI/ISO public/private voluntary identification and certification standards, whatsoever, incorporated by reference herein and incorporated thereto, and this to do, summarily. This also includes certificates and signatures reproduced by any photographic, Photostatic, microfilm, micro-card, miniature photographic or other similar process.

Inasmuch as it is repugnant to Christianity, we are choosing to opt out of those systems and processes which stand diametrically opposed to our religious convictions. We, therefore, cannot remain in it nor have any part of it. "We believe in one Lord, Jesus Christ, the only Son of God, eternally begotten of the Father, God from God, Light from Light, true God from true God, begotten, not made, of one Being with the Father. Through him all things were made. For us and for our salvation he came down from heaven: by the power of the Holy Spirit he became incarnate from the Virgin Mary, and was made man. For our sake he was crucified under Pontius Pilate; he suffered death and was buried. On the third day he rose again in accordance with the Scriptures; he ascended into heaven and is seated at the right hand of the Father. He will come again in glory to judge the living and the dead, and his kingdom will have no end. We believe in the Holy Spirit, the Lord, the giver of life, who proceeds from the Father and the Son. With the Father and the Son he is worshiped and glorified. He has spoken through the Prophets. We believe in one holy catholic and apostolic Church. We acknowledge one baptism for the forgiveness of sins. We look for the resurrection of the dead, and the life of the world to come. Amen."

Most of all, I renounce Satan and all for which he stands. He is the father of lies and he operates from a platform of deception. I renounce Mortgage Electronic Registration Systems, Inc. (MERS/the MERS® System), which was created from deception and made possible the division of the body and soul. This divisibility is a repugnancy to the Father's creation of mankind made in His image.

I pledge allegiance to the flag of The United States of America, and to the Republic for which it stands, one nation, under God, with liberty and justice for all.

By: Kenneth William Dost (Seal)
Kenneth William Dost, an individual

By: Michele Ann Dost (Seal)
Michele Ann Dost, an individual

We direct the Commissioners of Patents and Trademarks to act with all due haste without discussion or delay to make all necessary recordings in such manner as to conform to our stated intentions and desires according to your duty: all equitable rights, title, and interest of all real properties securely vests that is absolute, final, and irrevocable. (See Additional Collateral attached as Annex A.)

WHEREFORE, our requisite demand is for the Commissioners of Patents and Trademarks to, each, immediately and without further delay make the assigned transfers and to provide for protected passage into safe harbor as a sovereign state in being protected by The United States of America, which is a Republic. We need to be given immediate relief and protected passage into safe harbor through the U. S. Department of the Treasury and also the Attorney General of The United States of America for a thorough investigation of crimes committed against our persons by the deceptive trade practices of the business of banking, subsidiaries, and affiliates, and the seditious acts of the foreign agent law firms:

I, Kenneth W. Dost, an individual of competent sound mind, Principal owner and sole beneficiary of the non-human factor and trade name, KENNETH WILLIAM DOST, for good and valuable consideration, the receipt and sufficiency of which is herein acknowledged, restore all rights, title, and interest, along with all common law thereto separated by false presumptions of voluntary agreement and nomination, by this security interest in Merscorp Holdings, Inc., NationsBank, N.A. (Bank of America, National Association), and Corelogic, all successors and assigns, legal representatives successors and assigns, et al, nunc pro tunc., for the entire undivided interest and goodwill of all businesses thereto connected, for the enjoyment of Kenneth W. Dost, heirs and beneficiaries, administrators, successors and assigns forever.

I, Michele A. Dost, an individual of competent sound mind, Principal owner and sole beneficiary of the non-human factor and trade name, MICHELE A. DOST, for good and valuable consideration, the receipt and sufficiency of which is herein acknowledged, restore all rights, title, and interest, along with all common law thereto separated by false presumptions of voluntary agreement and nomination, by this security interest in Merscorp Holdings, Inc., NationsBank, N.A. (Bank of America, National Association), and Corelogic, all successors and assigns, legal representatives successors and assigns, et al, nunc pro tunc., for the entire undivided interest and goodwill of all businesses thereto connected, for the enjoyment of Michele A. Dost, heirs and beneficiaries, administrators, successors and assigns forever.

NOW, THEREFORE, having acquired cognitive knowledge and competent understanding over decades of experience, acting by will's intellect, we are informed that we cannot trust anyone who is not bound to us by oath and duty. We are also informed that this nation is operating under the tyranny of the British Commonwealth. It is our requisite will and desire to opt out of commerce, exit from Commonwealth. We instruct the Commissioner of Trademarks as collateral agent as it is our desire and will to exit commerce and commonwealth entirely. In accordance with divine providence, we've learned that our soul's energy is indivisible and invaluable that is a sovereign state in being. It is our wish and desire to convey and transfer the entire undivided interest and goodwill of all businesses, thereto, to Treasury for complete audit and distribution. By this conveyance and transfer, it is our wish and requisite desire for protected passage into safe harbor as a transmitting utility and a private citizen of The United States of America in a shared private agreement the details of which are to be determined at a date in the near future. See Additional Collateral. Actions are taken in good faith to the best of our knowledge as lawful and correct. We do, however, reserve the right to amend for any errors or clarifications to fulfil the intended objective. This assignment is effective immediately upon its recording.

By: Kenneth William Dost (Seal)
KENNETH WILLIAM DOST, Individual

By: Kenneth W. Dost (Seal)
KENNETH W. DOST, Individual

By: Kenneth Dost (Seal)
KENNETH DOST, Individual

By: Kenneth Dost (Seal)
Kenneth DOST, Individual

[Signature]
Arthur Blas

By: MICHELE ANN STUTZ (Seal) (DOST)
MICHELE ANN STUTZ (DOST), Individual

By: Michele A. Dost (Seal)
MICHELE A. DOST, Individual

By: MICHELE DOST (Seal)
MICHELE DOST, Individual

By: Michele DOST (Seal)
Michele DOST, Individual

**DECLARATION OF THE LIVING EXISTENCE OF Kenneth William Dost
CERTIFICATE OF AUTHORITY**

I was born on June 9, 1964, at St. Ann's Hospital in Cleveland, Ohio (closed in 1973), to Kathleen Marie Geiger, under the temporary residency of DePaul Maternity and Infant Home (closed its doors in 1994), under the direction of the Sisters of Charity of Saint Augustine. On June 26, 1964, a notice of separation was given by way of a convertible return receipt named a Certificate of Birth, State of Ohio File No. 19645xxxx.

I am the one with the legal name, Kenneth William Dost, accorded to me by the order of Judge Frank J. Merrick, Cuyahoga County, Ohio Probate Court, in a Final Order of Adoption Decree, therein stated, *'that the name of said child be changed to Kenneth William Dost'*, dated January 31, 1967, Doc. 689, NO. 690637. I am the Principal Owner belonging to an amended Certificate of Birth, dated June 26, 1964, and the Sole Beneficial Stakeholder of, KENNETH WILLIAM DOST, an Industrial Property, private corporation, and vessel of the United States of America, established under W Fletchers Cyclopedia: Private Law of Corporation or other private laws similar thereto.

This pledge is actually more of a borrowing of soul's energy which could have been revoked at the age of eighteen, had I possessed the intellectual knowledge and understanding to do so.— *'Someday He will vindicate Himself, rendering to every man according to his works'* as taught in Corinthians 5:10. I did not, I do though now at an age of fifty-five. There is some who would prefer government would prefer a 'secret' remain a secret, continuing to milk the constant undiminishing constant value of soul's energy, that is credit, capital, equity and production of forms' labor. But once truly known and understood, the government has a duty and oath to 'secure the Blessings of liberty' for the posterity, a Republic, formed as 'one nation under God.'

The Laws of Nature and Nature's God are self-evident truths upon which the United States of America Declared its Independence, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.

Such are man's natural rights, granted to me by nature herself, sacred, as is their origin, and inviolable. A right which, in its primary and strictest sense, belongs to each person as a human being in a state of nature. Re Morgan, 26 Colo 415, 58 P 1071; Bednarik v Bednarik, 18 NJ Misc 633, 16 A2d 80. A fundamental right actually guaranteed by the constitution. 16 Am J2d Const L § 330. A right entitled to constitutional protection in addition to rights protected under the specific guaranty safeguarding a person in his life, liberty, or pursuit of happiness; for example the affection between parent and child, Lacher v Venus, 177 Wis 558, 188 NW 613, 24 ALR 403

Liberty, as the word is used in the United States Constitution, means not only freedom of the citizen from servitude and restraint, but it is deemed to embrace the right of every man to be free in the use of his powers and faculties, and to adopt and pursue such avocation or calling as he may choose, subject only to the restraints necessary to secure the common welfare. There can be no liberty, protected by government, that is not regulated by such laws as will preserve the right of each citizen to pursue his own advancement and happiness in his own way, subject only to the restraints necessary to secure the same right to others. The fundamental principle upon which liberty is based, in free and enlightened government, is equality under the law of the land. Braceville Coal Co. v People, 147 111 66, 35 NE 62. All things are created and governed with a view to man, to the development of his life and his intelligence, and to the satisfaction of his needs (Aristides, "Apol.")

KENNETH WILLIAM DOST, an industrial property, has as its objects: patents, utility models, industrial designs, trademarks, service marks, trade names, and indications of source or appellations of origin. A non-human producer of labor and energy, in not only industry and a vessel in commerce, but to the agriculture and extractive industries for example, wines, grain, tobacco leaf, fruit, cattle, minerals, mineral waters, beer, flowers, and flour.' An American National incorporated into the American Union which is the inseparable United States of America, as a member nation of the 1883 Paris Industrial Properties Protection Convention, as revised at

Brussels on December 14, 1900, at Washington on June 2, 1911, at The Hague on November 6, 1925, at London on June 2, 1934, at Lisbon on October 31, 1958, and at Stockholm on July 14, 1967, and as amended on September 28, 1979.

I am a free and intelligent being created in the image of God. I have a dignity and worth vastly superior to the material and animal world over which I am commanded by God to take dominion so I can know, love, and worship my Creator so that He would be glorified. I was made for that end, which I can only attain perfectly in the future, immortal, and never-ending life to which I am destined. I am duty bound to strive to fulfill the designs of my Creator, and because of these obligations I am invested with rights, God-given and primordial, antecedent to the State and independent of it. *"From the fact that God has created the universe, it shows that He must also govern it; for just as the contrivances of man demand attention and guidance, so God, as a good workman, must care for His work."* (St. Ambrose, "De Offic. minist.")

'*God of God*' is a Divine Simplicity that in God, He "who possesses" and "*what is possessed*" be the same, and it is same Divine Simplicity God placed in my creation, "*Before I formed you in the womb, I knew you, and before you were born, I consecrated you.*" Jeremiah 1:5. A real physical essence in body and soul, matter and form, God gave me my faculties and liberty in order that I might freely work for the accomplishment of my destiny according to His purposes for His glory (Romans 8:28). By His hand, I am vested with rights, God-given and primordial, antecedent to the State and independent of it. These natural rights, granted to me by nature herself, sacred, as is their origin, and inviolable.

A right which, in its primary and strictest sense, belongs to each person as a human being in a state of nature. Re Morgan, 26 Colo 415, 58 P 1071; Bednarik v Bednarik, 18 NJ Misc 633, 16 A2d 80. A fundamental right actually guaranteed by the constitution. 16 Am J2d Const L § 330. A right entitled to constitutional protection in addition to rights protected under the specific guaranty safeguarding a person in his life, liberty, or pursuit of happiness; for example the affection between parent and child, Lacher v Venus, 177 Wis 558, 188 NW 613, 24 ALR 403.

I am, Kenneth William Dost/KENNETH WILLIAM DOST, Kenneth W. Dost/KENNETH W. DOST, and Kenneth Dost/KENNETH DOST, indwelt by the Holy Ghost, with relations of the sanctified and adopted soul with the Three Persons of the Blessed Trinity. With the Father, the Author and Giver of grace; with the Incarnate Son, the meritorious Cause and Exemplar of my adoption; and especially with the Holy Ghost, the Bond of our union with God, and the infallible Pledge of my inheritance. In this world we are not in name only but in very fact the sons of God (1 John 3:1), being born anew (1 John 3:7) and having the charity of God infused in our hearts by the Holy Ghost who is given to us (Romans 5:5). 'One reason therefore why God permits sin is that man may arrive at once at a consciousness of righteousness and of his own inability to attain it, and so may put his trust in God' (Anon. epis. ad Diog)

The Divine Sonship of Jesus on the one hand by the indwelling presence of His Spirit, and human adoption on the other — immeasurably below the former and above the latter. Human adoption may modify the social standing but adds nothing to the intrinsic worth of an adopted child. Divine adoption, on the contrary, works inward, penetrating to the very core of my life, renovating enriching, transforming it into the likeness of Jesus, "the firstborn among many brethren".

It cannot, of course, be more than a likeness, an image of the Divine Original mirrored in our imperfect selves. There will ever be between our adoption and the filiation of Jesus the infinite distance which separates created grace from hypostatical union. And yet, that intimate and mysterious communion with Christ, and through Him with God, is the glory of our adopted sonship: "And the glory which thou hast given me, I have given to them — I in them and thou in me" (John 17:22, 23).

I am begotten, born of God. He is my Father, but in such wise that I may call myself, and truly are, His child, a members of His family, brothers of Jesus Christ with whom I partake of the Divine Nature and claim a share in the heavenly heritage. This divine filiation, together with the right of co-heritage, finds its source in God's own will and graceful condescension.

"The Three Persons of the Blessed Trinity, the Father, the Son and the Holy Ghost", says St. Augustine (Tract 76; In Joan), "come to us as long as we go to Them, They come with Their help, if we go with submission. They come with light, if we go to learn; They come to replenish, if we go to be filled, that our vision of Them be not from without but from within, and that Their indwelling in us be not fleeting but eternal." And St. Paul (1 Corinthians 3:16, 17), "Know you not that you are the temple of God and that the Spirit of God dwelleth in you? But if any man violate the temple of God, him shall God destroy.

"For the temple of God is holy, which you are." From what has been said, it is manifest that my supernatural adoption is an immediate and necessary property of sanctifying grace. The primal concept of sanctifying grace is a new God-given and Godlike life superadded to our natural life. By that very life we are born to God even as the child to its parent, and thus we acquire a new filiation. This filiation is called adoption for two reasons: first, to distinguish it from the one natural filiation which belongs to Jesus; second, to emphasize the fact that we have it only through the free choice and merciful condescension of God. As from our natural filiation many social relations crop up between us and the rest of the world, so our divine life and adoption establish manifold relations between the regenerate and adopted soul on the one hand, and the Triune God on the other.

Jeremiah 29:13–14 *"You will seek me and find me, when you seek me with all your heart. I will be found by you, declares the Lord, and I will restore your fortunes and gather you from all the nations and all the places where I have driven you, declares the Lord, and I will bring you back to the place from which I sent you into exile."*

Romans 1:20-2 - Nature manifests so clearly the power and the divinity of God that failure to recognize it is inexcusable. Hence God in His anger gives man over to the desires of his heart, to a reprobate sense.

Matthew 7:7-9 - Ask, and the gift will come; seek, and you shall find; knock, and the door shall be opened to you. Everyone that asks, will receive; that seeks, will find; that knocks, will have the door opened to him.

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Hence, if the universe be considered as a whole it will be found that that which for the individual is evil will in the end turn out to be consistent with Divine goodness, in conformity with justice and right order (Origen, Against Celsus IV.99; St. Augustine, "De ordine")

The chief proof of this doctrine is derived from the adaptation of means to an end, which, since it takes place in the universe comprising a vast multitude of relatively independent individuals differing in nature, function, and end, implies the continuous control and unifying governance of a single supreme Being (Minucius Felix, "Octavius", xvii in Halm)

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Providence, therefore, pertains primarily to the Intelligence of God, though it implies also will (I, Q. xxii, a. 1, ad 3 urn), and hence is defined by St. John Damascene as "the will of God by which all things are ruled according to right reason" ("De fid. orth.", i, 3 in "P.G.", XCIV, 963, 964)

A vessel that for over fifty years has been under the control of pirates and thieves of the British Commonwealth, is retaken and reflagged for its last voyage home It is the oath and duty of the Commissioner of Patents and Trademarks to enter to register the existence of Kenneth William Dost, and all other acts necessary for the repatriation and passage into protective safe harbor.

**The source of my knowledge is the five volumes of Thomas Aquinas' 'Summa Theologiae'
'Prima Pars'
'Prima Secundae Partis'
'Secunda Secundae Partis'
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By: Kenneth William Dost (Seal)
KENNETH WILLIAM DOST, Individual

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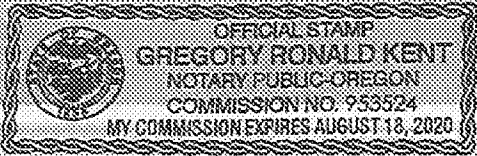
Andrew Blas

State of Oregon }
County of Columbia } ss.

On 8/2/19 before me, Kenneth Post

personally known to me
 proved to me on the basis of satisfactory evidence

To be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity/(ies), and that by his/hel/their signature(s), on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.



WITNESS my hand and official seal.

For a Notary Seal Stamp

[Signature]
Signature of Notary Public

Title or Type of Document Declaration of Living Beneficiary of
Kenneth William Post

Document Date: 8/02/19 Number of Pages 4

Signer(s) Other Than Named Above: INDIVISIBLE

Capacity(ies) Claimed by Signer

Signer's Name Kenneth William Post

- Individual
- ~~Corporate Officer~~ - Title(s): _____
- ~~Partner - Limited~~ / general
- ~~Attorney in Fact~~
- ~~Trustee~~
- ~~Guardian or Conservator~~
- ~~Other~~ _____

RSYOKOY

RIGHT THUMBPRINT
of Signer

Top of Thumb Here



Signer is Representing FOR AND FOR MUTUAL BEHALF OF SELF

Use of a Notary Public on this document does not constitute an adhesion or waiver of sovereign rights retained by signatory(ies) nor does it alter signatory(ies') Neutral standing *in itinere* in original Common Law Jurisdiction.

**DECLARATION OF THE LIVING EXISTENCE OF Michele Ann Stutz
CERTIFICATE OF AUTHORITY**

I was born alive Michele Ann Stutz on June 28, 1960, to Mary Joanne Stutz (Niznik) and Edward Anthony Stutz in Cuyahoga County, Ohio. On July 5, 1960, a notice of separation was given by way of a Certificate of Birth, # [REDACTED] in the form of MICHELE ANN STUTZ.

This pledge is actually more of a borrowing of soul's energy which could have been revoked at the age of eighteen, had I possessed the intellectual knowledge and understanding to do so.— 'Someday He will vindicate Himself, rendering to every man according to his works' Corinthians 5:10. I did not, I do though now at an age of fifty-five. The government would prefer a 'secret' remain a secret, continuing to milk the constant undiminishing value of soul's energy, that is credit, capital, and equity and production of forms labor. But once truly known and understood, the government has a duty and oath to 'secure the Blessings of liberty' for the posterity, a Republic, formed as 'one nation under God.'

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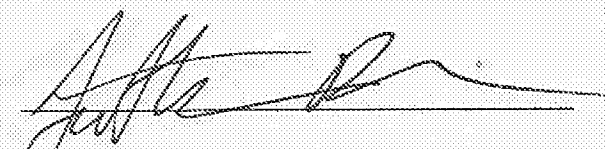
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By: MICHELE ANN STUTZ (DOST) (Seal)
MICHELE ANN STUTZ (DOST) Individual


Andus Blas

By: MICHELE A. DOST (Seal)
MICHELE A. DOST, Individual

By: MICHELE DOST (Seal)
MICHELE DOST, Individual

By: Michele DOST (Seal)
Michele DOST, Individual

State of Oregon }
County of Columbia } ss.

On 8/2/19, before me, Michele DOST

personally known to me
 proved to me on the basis of satisfactory evidence

To be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity/(ies), and that by his/he/their signature(s), on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.



WITNESS my hand and official seal.

For a Notary Seal Stamp

[Signature]
Signature of Notary Public

Title or Type of Document Declaration of Living Existence

Michele Ann Dost

Document Date: 08/02/19 Number of Pages 4

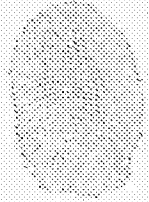
Signer(s) Other Than Named Above: Indivisible

Capacity(ies) Claimed by Signer

Signer's Name Michele Ann Dost
Individual
~~Corporate Officer - Title(s):~~
~~Partner - Limited | general~~
~~Attorney in Fact~~
~~Trustee~~
~~Guardian or Conservator~~
~~Other~~

Revoked

RIGHT THUMBPRINT
of Signer
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Signer is Representing For and For mutual behalf of self

Use of a Notary Public on this document does not constitute an adhesion or waiver of sovereign rights retained by signatory(ies) nor does it alter signatory(ies') Neutral standing *in itinere* in original Common Law Jurisdiction.

ANNEX A

The Land known as PARCEL 2 OF PARTITION PLAT 1997-32, RECORDED AUGUST 29, 1997, FEE NO. 97-09337, IN COLUMBIA COUNTY, OREGON

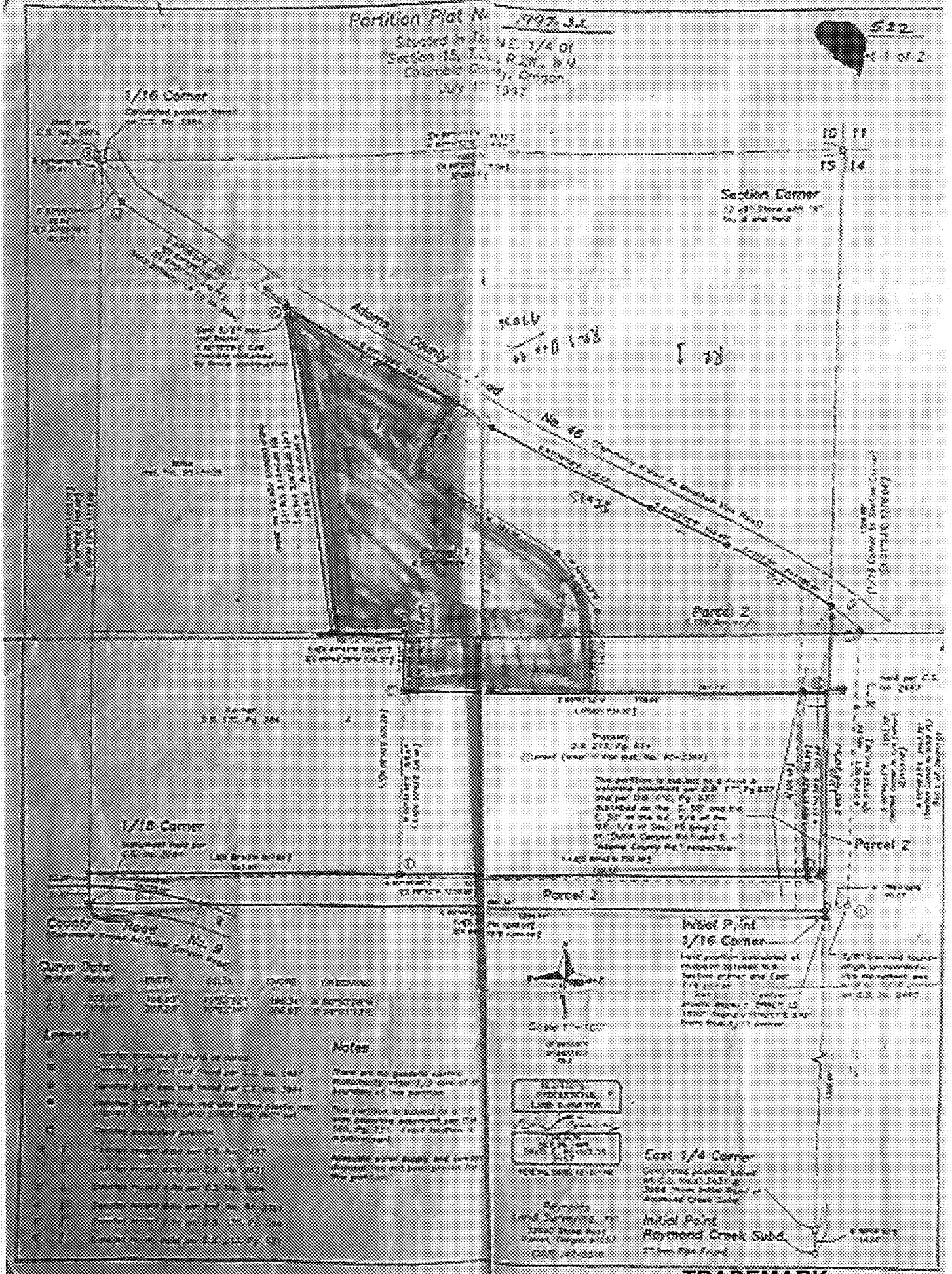
Beginning at the initial Point which is a 5/8" x30" inch iron rod with yellow plastic cap marked "REYNOLDS LAND SURVEYING. INC", said point being the Southeast corner of the Northeast quarter of the Northeast quarter of Section 15, Township J North, Range 2 West. Willamette Meridian, Columbia County, Oregon; thence South 89 degrees 46'24 sec West, along the South line of said Northeast quarter of the Northeast, quarter of Section f5, a distance of 1090.34' to the Northerly right of way line of County Road No. 9; thence along said Southerly right of way line, along the arc of a 725.00 foot radius curve to the left (the long chord bears North 80 degrees 50'26 sec West 196.14') on arc distance of 196.95' to the West line of said Northeast quarter of said Northeast quarter of Section 15; thence North 00 degrees 39'13 sec East, along said West line of the Northeast quarter of the Northeast quarter of Section 15, a distance of 23.28' to the Southwest corner of the Michael R. Kocher et ux tract as described in Book 170, Page J84, Deed Records of Columbia County, Oregon; thence North 89 degrees 36'48 sec East, along the South line of said Kocher et ux tract and along the South line of the Thomas A Rak et ux tract as described in Instrument No. 90-2386 Records of Columbia County, Oregon, a distance of 1275.18' to the Southeast corner of said Rak et ux tract; thence North 01 degrees 48'58 sec East, along the East line of said Rak et ux tract. a distance of 322.99' to the Northeast corner thereof; thence South 89 degrees 53'52 sec west, along the North line of said Rak et ux tract, a distance of 739.06' to the Northwest corner thereof, said point being on the East line of said Kocher et ux tract; thence North 00 degrees 41'29 sec East, along the East line of said Kocher et ux tract, a distance of 102.66' to the Northeast corner thereof; thence South 89 degrees 45'15" West. along the North line of said Kocher et ux tract a distance of 126.36'; thence North 08 degrees 33'51" West a distance of 576.49' to the Southerly right of way line of S.C. Adams County Road No. 46; thence along said Southerly right of way line the following courses: South 60 degrees 17'23" East a distance of 429.24'; thence South 63 degrees 36'04 " East a distance of 308.22'; thence South 64 degrees 03'02" East a distance of 144.45'; thence along the arc of a 1180 foot radius curve to the right of way (the long chord bears South 59 degrees 01'13" East 206.93') an arc distance of 207.20' to the East line of said Section 15, thence leaving said Southerly right of way line, South 00 degrees 49'20" West, along the East line of said Section 15, a distance of 533.05' to the point of Beginning.

Containing 9.609 Acres more or less

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INTENTIONALLY LEFT BLANK**

Partition Plat No. 1997 J.A.

Submitted in the NE 1/4 of
Section 15, T.22N., R.22W., N.W.
Columbia County, Oregon
July 1, 1947



Survey Data

Station	Bearing	Distance	Remarks
1	S 89° 12' 00" W	186.00	to 1/16 corner
2	S 89° 12' 00" W	186.00	to 1/16 corner
3	S 89° 12' 00" W	186.00	to 1/16 corner
4	S 89° 12' 00" W	186.00	to 1/16 corner
5	S 89° 12' 00" W	186.00	to 1/16 corner
6	S 89° 12' 00" W	186.00	to 1/16 corner
7	S 89° 12' 00" W	186.00	to 1/16 corner
8	S 89° 12' 00" W	186.00	to 1/16 corner
9	S 89° 12' 00" W	186.00	to 1/16 corner
10	S 89° 12' 00" W	186.00	to 1/16 corner

- Legend**
- 1. Corner monument found as shown
 - 2. Section 1/16 corner and found per C.S. No. 2387
 - 3. Section 1/16 corner and found per C.S. No. 2384
 - 4. Section 1/16 corner and found per C.S. No. 2384
 - 5. Section 1/16 corner and found per C.S. No. 2384
 - 6. Section 1/16 corner and found per C.S. No. 2384
 - 7. Section 1/16 corner and found per C.S. No. 2384
 - 8. Section 1/16 corner and found per C.S. No. 2384
 - 9. Section 1/16 corner and found per C.S. No. 2384
 - 10. Section 1/16 corner and found per C.S. No. 2384

Notes

There are no possible corner monuments within 1/2 mile of the boundary of this partition.

This partition is subject to a 1/2 inch diameter easement per C.S. No. 2384, Pg. 17. East location of easement.

Adequate water supply and sewerage lines are shown for the parcels.



Scale 1" = 100'

RAYMOND CREEK SUBD. 1947

RAYMOND CREEK SUBD. 1947

Raymond
Land Surveying Co.
12345 Street
Columbia County, Oregon
1947

Initial Point
1/16 Corner
This position established at
initial station 1947
by section corner and
1/16 corner
found per C.S. No. 2387

East 1/4 Corner
Corner monument found
per C.S. No. 2431 at
1947. This initial point of
Raymond Creek Subd.

Partition Plot No. 1997-32

522

Sheet 2 of 2

I, David E. Reynolds, LS 2157 do hereby certify that this tracing is an exact copy of the original plat.

Situated in The N.E. 1/4 Of Section 15, T.1N, R.2W., W.M. Columbia County, Oregon July 15, 1997

David E. Reynolds

Surveyor's Certificate

I, David E. Reynolds, a Registered Professional Land Surveyor in the State of Oregon, do hereby certify that I have correctly surveyed and marked with proper monuments the land represented on the attached Partition Map with the boundaries being described as follows:

Beginning at the initial point which is a 2 1/2" x 3 1/2" iron rod with yellow plastic cap marked REYNOLDS DAVID SURVEYING INC. said point being the Southeast corner of the Northeast quarter of the Northeast quarter of Section 15, Township 3 North, Range 2 West, Willamette Meridian, Columbia County, Oregon; thence South 89°42'24" West, along the South line of said Northeast quarter of the Northeast quarter of section 15, a distance of 1050.34 feet to the Northerly right of way line of County Road No. 9; thence along said Southerly right of way line, along the arc of a 727.25 foot radius curve to the left (the long chord bears North 80°50'25" West 35.4 feet) an arc distance of 186.95 feet to the West line of said Northeast quarter of said Northeast quarter of Section 15; thence North 00°39'13" East, along said West line of the Northeast quarter of the Northeast quarter of Section 15, a distance of 23.78 feet to the Southwest corner of the Michael R. Kacher et ux tract as described in Book 97D, Page 384, Deed Records of Columbia County, Oregon; thence North 89°36'48" East, along the South line of said Kacher et ux tract and along the South line of the Thomas A. Rok et ux tract as described in instrument No. 90-2386 Records of Columbia County, Oregon, a distance of 147.32 feet to the southern corner of said Rok et ux tract; thence North 01°48'54" East, along the East line of said Rok et ux tract, a distance of 322.99 feet to the Northeast corner thereof; thence South 89°53'32" West, along the North line of said Rok et ux tract, a distance of 739.08 feet to the Northeast corner; thence South 89°53'32" West, along the East line of said Kacher et ux tract; thence North 01°48'54" East, along the East line of said Kacher et ux tract, a distance of 102.66 feet to the Northeast corner thereof; thence South 89°45'15" West, along the North line of said Kacher et ux tract, a distance of 126.36 feet; thence North 08°33'01" West, a distance of 276.42 feet to the Southerly right of way line of S.C. Adams et ux et al; thence along said Southerly right of way line the following distances: South 89°23'13" East a distance of 828.24 feet; thence South 89°23'13" East a distance of 108.22 feet; thence South 89°23'13" East a distance of 144.45 feet; thence along the arc of a 1384.00 foot radius curve to the right of way (the long chord bears South 58°01'12" East 208.93 feet) an arc distance of 207.20 feet to the East line of said section 15; thence leaving said Southerly right of way line, South 00°47'20" West, along the East line of said section 15, a distance of 533.05 feet to the point of beginning.

Distances 2.605 times more or less

Narrative

The purpose of this survey is to partition the tract of land described in instrument No. 94-2341, Columbia County Clerk's Records.

The tract of land is a portion of the original tract described as the Northeast quarter of the Northeast quarter of Section 15 lying South of Adams County Road (D.B. 170, Pg. 183). The original tract was surveyed August 15, 1965, an County Survey No. 2487. That survey however, used unrecorded monuments for the Southeast and Southwest corners of the Northeast quarter of the Northeast quarter of section 15. In addition, it appears that the line to the Northeast corner of section 15 is not exact. However the first deed out of the original parcel was August 22, 1988 (Kacher et ux, D.B. 170, Pg. 384), or 3 days after the survey. Therefore, I used the interior monuments on said survey as original monumentation of the tract of land surveyed at that time. This resolution is the same as that surveyed by Leonard Land Services on C.S. No. 2984. In addition, Brady Land Surveying on C.S. No. 2437 did not accept the monument found near Southeast corner of the Northeast quarter of the Northeast quarter of Section 15.

I established the boundaries of the tract described in instrument No. 94-2341 as follows: I held the monument found at the Northeast corner of Section 15. I held the monument from the initial point of Raymond Creek Subdivision to the East quarter corner of Section 15 per C.S. Nos. 2431 and 2984. I held the monument of the Southwest corner of the Northeast quarter of the Northeast quarter of Section 15 per C.S. No. 2984. I held the relationship from the monument found at "A" to the Northeast corner of the Northeast quarter of Section 15 per C.S. No. 2984. I held the monuments found at "B", "C", "D", "E", and "F" as original monumentation per C.S. No. 2487. (The monument at "F" is not shown on C.S. No. 2487, however its position fits very well with the other monumentation. It originally was set on C.S. No. 2487; I held the distance from "F" and a line perpendicular to it, per C.S. No. 2487 to establish "K". I projected line from "K" to the intersection with the West line of the Northeast quarter of the Northeast quarter of section 15. The monument found near "K" was best and its position has been checked by fence construction. I re-established its position by a distance between intersection from "A" and "K" per C.S. No. 2984. I established the right of way lines of both County Road 20 feet Southerly from their intersection. Base of bearings is between the Northeast corner of Section 15 and the initial point of Raymond Creek Subdivision per C.S. No. 2984. I monumented portion corners as shown herein.

REYNOLDS DAVID SURVEYING INC. 2224 Adams Road Warren, Oregon 97143 (503) 867-2516

Reynolds Land Surveying, Inc. 2224 Adams Road Warren, Oregon 97143 (503) 867-2516

Declaration

Know all people by these presents that Goodwin Family Enterprises Limited Partnership, a Nevada Limited Partnership, Charles B. Goodwin, General Partner is the owner of the land represented on the annexed partition map and more particularly described in the accompanying Surveyor's Certificate and have caused the same to be partitioned into parcels as shown on the annexed map, in accordance with State Chapter 82.

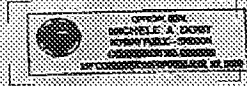
Charles B. Goodwin Charles B. Goodwin

Acknowledgment

State of Oregon } County of Columbia } S.S.

Know all people by these presents, on this 28th day of August, 1997, before me, a Notary Public in and for said State and County, personally appeared Charles B. Goodwin who acknowledged to me that he is the identical person described in the foregoing declaration and that said declaration was executed freely and voluntarily by him.

Richard A. Dent Notary Public



Approvals

Approved this 28 day of August 1997

Ma C. Hagan Columbia County Planning Department

Approved this 28 day of August 1997

Philip R. ... Columbia County Surveyor

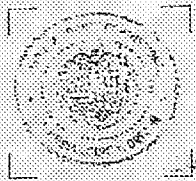
Taxes From August 1997 Through June 30, 1998

Have Been Paid. ... Columbia County Director of Finance and Taxation

State of Oregon } County of Columbia } S.S.

I do hereby certify that the attached Partition Plat was received for recording on the 29th day of August 1997 at 9:27 o'clock A.M. instrument No. 97-07337 and recorded as Partition Plot No. 1997-32.

Columbia County Clerk Dr. Richard J. ... Deputy



ADDITIONAL OWNED COLLATERAL

The buildings, structures, fixtures, additions, enlargements, extensions, modifications, repairs, replacements and improvements now or hereafter erected or located on the Land (the "Improvements"); All easements, rights-of-way or use, rights, strips and gores of land, streets, ways, alleys, passages, sewer rights, water, water courses, water rights (whether riparian, appropriative, or otherwise, and whether or not appurtenant) and powers, air rights and development rights, and all estates, rights, titles, interests, privileges, liberties, servitudes, tenements, hereditaments and appurtenances of any nature whatsoever, in any way now or hereafter belonging, relating or pertaining to the Land and the Improvements, including, without limitation, all minerals, oil, gas, other hydrocarbons and associated substances, Sulphur, nitrogen, carbon dioxide, helium and any other commercially valuable substances, and the reversion and reversions, remainder and remainders, and all land lying in the bed of any street, road or avenue, opened or proposed, in front of or adjoining the Land, to the center line thereof and all the estates, rights, titles, interests, dower and rights of dower, curtesy and rights of curtesy, property, possession, claim and demand Whatsoever, both at law and in equity, of Secured Party of, in and to the Land and the Improvements and every part and parcel thereof, with the appurtenances thereto;

All machinery, equipment, fixtures (including, but not limited to, all heating, air conditioning, plumbing, lighting, communications and elevator fixtures, inventory and goods, and other property of every kind and nature whatsoever owned by secured Party, or in which secured Party has or shall have an interest, now or hereafter located upon the Land and the Improvements, or appurtenant thereto, and usable in connection with the present or future operation and occupancy of the Land and the Improvements and all building equipment, materials and supplies of any nature whatsoever owned by secured Party, or in which secured Party has or shall have an interest, now or hereafter located upon the Land and the Improvements, or appurtenant thereto, or usable in connection with the present or future operation and occupancy of the Land and the Improvements (collectively, the "Personal Property"), and the right, title and interest of secured Party in and to any of the Personal Property which may be subject to any "security" interests none more than what is stated herein.

All leases, subleases, rental agreements, and other agreements, whether or not in writing, affecting the use, enjoyment or occupancy of the land and/or the Improvements heretofore or hereafter entered into and all extensions, amendments and modifications thereto, whether before or after the filing by or against secured Party of any petition for relief under the Bankruptcy Code (the "Leases") and all right, title and interest of secured Party, its heirs of the body, successors and assigns therein and thereunder, including, without limitation, any guaranties of the lessees' obligations thereunder, cash or "securities deposited thereunder to "secure the performance by the lessees of their obligations thereunder and all rents, additional rents, payments in connection with any termination, cancellation or surrender of any Lease, revenues, issues and profits (including all oil and gas or other mineral royalties and bonuses) from the Land and/or the Improvements whether paid or accruing before or after the filing by or against secured Party of any petition for relief under the Bankruptcy Code and all proceeds from the sale or other disposition of the Leases (the "Rents") and the right to receive and apply the Rents to the payment of the Debt;

All awards or payments, including interest thereon, which may heretofore and hereafter be made with respect to the Property, whether from the exercise of the right of eminent domain (including but not limited to any transfer made in lieu of or in anticipation of the exercise of the right), or for a change of grade, or for any other injury to or decrease in the value of the Property;

All proceeds of and any unearned premiums on any insurance policies covering the Property, including, without limitation, the right to receive and apply the proceeds of any insurance, judgments, or settlements made in lieu thereof, for damage to the Property;

All refunds, rebates or credits in connection with a reduction in real estate taxes and assessments charged against the Property as a result of tax certiorari or any applications or proceedings for reduction;

All proceeds of the conversion, voluntary or involuntary, of any of the foregoing including, without limitation, proceeds of insurance and condemnation awards, into cash or liquidation claims; The right, in the name and on behalf of Secured Party, to appear in and defend any action or proceeding brought with respect to the Property and to commence any action or proceeding to protect the interest of secured Party in the Property;

All agreements, contracts, certificates, instruments, franchises, permits, licenses, plans, specifications and other documents, now or hereafter entered into, and all rights therein and thereto, respecting or pertaining to the use, occupation, construction, management or operation of the Land and any part thereof and any Improvements or respecting any business or activity

conducted on the Land and any part thereof and all right, title and interest of secured Party therein and thereunder, including, without limitation, the right, upon the happening of any default hereunder, to receive and collect any sums payable to secured Party thereunder;

All trademarks, service marks, trade names, corporate names, company names, business names, trade dress, trade styles, logos, books and records, tenant or guest lists, advertising materials, telephone exchange numbers identified in such materials and all other general intangibles relating to or used in connection with the operation of the Property, or other indicia of origin or source identification, trademark and service mark registrations, and applications for trademark or service mark registrations and any renewals thereof in the U.S. or any foreign jurisdiction, including, without limitation, each registration and application (ii) the right to sue or otherwise recover for any and all past, present and future infringements and misappropriations thereof; (iii) all income, royalties, damages and other payments now and hereafter due and/or payable with respect thereto (including, without limitation, payments under all licenses entered into in connection therewith, and damages and payments for past, present or future infringements thereof); and (iv) all other rights of any kind whatsoever of secured Party accruing thereunder or pertaining thereto, together in each case with the goodwill of the business connected with the use of, and symbolized by, each of the above (collectively, the "Trademarks");

All patents, patent applications and patentable inventions in the U.S. or any foreign jurisdiction, including, without limitation, every patent and patent application (ii) all inventions and improvements described and claimed therein; (iii) the right to sue or otherwise recover for any and all past, present and future infringements and misappropriations thereof; (iv) all income, royalties, damages and other payments now and hereafter due and/or payable with respect thereto (including, without limitation, payments under all licenses entered into in connection therewith, and damages and payments for past, present or future infringements thereof); and (v) all reissues, divisions, continuations, continuations-in-part, substitutes, renewals, and extensions thereof, all improvements thereon and all other rights of any kind whatsoever of secured Party accruing thereunder or pertaining thereto (collectively, the "Patents");

All copyrights, whether or not the underlying works of authorship have been published, and all works of authorship and other intellectual property rights therein, all copyrights of works based on, incorporated in, derived from or relating to works covered by such copyrights, all right, title and interest to make and exploit all derivative works based on or adopted from works covered by such copyrights, and all copyright registrations and copyright applications in the U.S. or any foreign jurisdiction, and any renewals, restorations or extensions thereof, including, without limitation, each and every registration and application; (ii) the rights to reproduce, print, publish and distribute and to publicly display and perform any of the foregoing and to sell, rent, lease or lend copies of the foregoing and to sublicense to third parties the foregoing rights, including the right to sublicense to further third parties; (iii) the right to sue or otherwise recover for any and all past, present and future infringements and misappropriations thereof; (iv) all income, royalties, damages and other payments now and hereafter due and/or payable with respect thereto (including, without limitation, payments under all licenses entered into in connection therewith, and damages and payments for past, present or future infringements thereof); and (v) all other rights of any kind whatsoever of secured Party accruing thereunder or pertaining thereto (collectively, the "Copyrights");

All trade secrets and all confidential and proprietary information, including know-how, manufacturing and production processes and techniques, inventions, research and development information, technical data, financial, marketing and business data, pricing and cost information, business and marketing plans, and customer and supplier lists and information, "security procedures and devices; (ii) right to sue or otherwise recover for any and all past, present and future infringements and misappropriations thereof; (iii) all income, royalties, damages and other payments now and hereafter due and/or payable with respect thereto (including, without limitation, payments under all licenses entered into in connection therewith, and damages and payments for past, present or future infringements or misappropriations thereof); and (iv) all other rights of any kind whatsoever of secured Party accruing thereunder or pertaining thereto (collectively, the "Trade Secrets");

All licenses or agreements, whether written or oral, providing for the grant by or to secured Party of: (A) any right to use any Trademark, (B) any right to manufacture, use or sell any invention covered in whole or in part by a Patent, (C) any right under any Copyright including, without limitation, the grant of rights to reproduce, manufacture, distribute, publicly display or perform, exploit and sell, rent, lease or lend any Copyrights or any derivative works of any Copyright including, without limitation, any of the foregoing, and (D) any right to use any Trade Secret; (ii) the right to sue or otherwise recover for any and all past, present and future infringements and misappropriations of any of the foregoing; (iii) all income, royalties, damages and other payments now and hereafter due and/or payable with respect thereto (including, without limitation, payments under all licenses entered into in connection therewith, and damages and payments for past, present or future infringements thereof); and (iv) all other rights of any kind whatsoever of secured Party accruing thereunder or pertaining thereto; and

All Accounts, Account Collateral, reserves, escrows and deposit accounts maintained by secured Party with respect to the Property including, without limitation, the Lockbox Account, the Property Account, and all Construction Accounts and all complete "securities, investments, property and financial assets held therein from time to time and all proceeds, products, distributions or dividends or substitutions thereon and thereof;

All causes of action and claims (including, without limitation, all causes of action or claims arising in tort, by contract, by fraud or by concealment of material fact) against any Person for damages or injury to the Property or in connection with any transactions financed in whole or in part by the proceeds of the Loan ("Cause of Action");

All right, title, interest and claim of secured Party in, to, under or pursuant to any Hedge Agreement together with any amendments, additions or supplements thereto being hereinafter collectively referred to as the "Cap Agreement", all claims of secured Party for breach by Counterparty of any covenant, agreement, representation or warranty contained in the Cap Agreement;

All real property and improvements on it, and all appurtenances and other property and interests of any kind or character, which may be reasonably necessary or desirable to promote the present and any reasonable future beneficial use and enjoyment of the Land and Improvements; All rights to the name, signs, and trade names used to operate the Land and Improvements;

All goods, materials, supplies, chattels, furniture, fixtures, machinery, apparatus, fittings, equipment, and articles of personal property of every kind and nature whatsoever, including consumable goods, now or hereafter located in or upon the Property or any part thereof, or to be attached to or placed in or on, or used or useable in connection with any present or future use, enjoyment, occupancy or operation of all or any part of the Land and Improvements, whether stored on the Land or elsewhere, including by way of description but without limiting the generality of the foregoing, all embedded software, pumps or pumping plants, tanks, motors, conduits, engines, pipes, ditches and flumes, and also all gas and electrical apparatus (including, but not limited to, all electrical transformers, switches, switch boxes, and equipment boxes), cooking, heating, cooling, air conditioning, lighting, power equipment, refrigeration and plumbing apparatus, fixtures and equipment, screens, storm doors and windows, stiles, wall beds, refrigerators, attached cabinets, partitions, ovens, ranges, disposals, dishwashers, carpeting, plants and shrubbery, ground maintenance equipment, ducts and compressors; together with all building materials, goods and personal property on or off the Property intended to be affixed to or incorporated in the Property and in actual fact and truth is affixed to the physical structure as constructed per the permitted building plans on file at Columbia County Land Development, St Helens, Oregon, designed, drawn, and permitted by the secured Party's prior owned business, KWD Design, Inc.

All building materials, equipment, work in process or other personal property of any kind, whether stored on the Land or elsewhere, which have been or later will be acquired for the purpose of being delivered to, incorporated into or installed in or about the Land or Improvements;

All rights to the payment of money, accounts, accounts receivable, reserves, deferred payments, refunds of real property and personal property taxes and other refunds, cost savings, payments and deposits, whether now or later to be received from third parties (including all earnest money sales deposits) or deposited by secured Party with third parties (including all utility deposits), contract rights, development and use rights, governmental permits and licenses, applications, architectural and engineering plans, specifications and drawings, as-built drawings, Project Agreements (defined in the Loan Agreement) chattel paper, instruments, documents, notes, drafts and letters of credit (other than letters of credit in favor of Beneficiary), which arise from or relate to construction on the Land Of to any business now or later to be conducted on it, or to the Land and Improvements generally;

All proceeds, including all claims to and demands for them, of the Voluntary or involuntary conversion of any of the Land, the Improvements, or the other property described above into cash or liquidated claims, including proceeds of all present and future fire, hazard or casualty insurance policies and all condemnation awards or payments now or later to be made by any public body or decree by any court of competent jurisdiction for any taking or in connection with any condemnation or eminent domain proceeding, and all causes of action and their proceeds for any damage or injury to, or defect in, the Land, the Improvements, or the other property described above or any part of them, or breach of warranty in connection with the construction of the Improvements, including causes of action arising in tort, contract, fraud, misrepresentation, or concealment of a material fact;

All books and records pertaining to any and all of the property described above, including records relating to tenants under any Leases, and the qualification of such tenants, and all certificates, vouchers, and other documents in any way related

thereto, and all records relating to the application and allocation of any federal, state, and local tax credits or benefits, including computer readable memory and any computer hardware or software necessary to access and process such memory; and

All proceeds of, additions and accretions to, substitutions and replacements for, and changes in any of the property described above, including all proceeds of any voluntary or involuntary disposition or claim respecting any such property (arising out of any judgment, condemnation or award, or otherwise arising) and all goods, documents, general intangibles, chattel paper and accounts, wherever located, acquired with cash proceeds of any of the foregoing or its proceeds.

INTERNATIONAL AND UNITED STATES TRADEMARKS GOODS AND SERVICES CATEGORIES

GOODS

CLASS 1 (Chemicals) **CLASS 2** (Paints). **CLASS 3** (Cosmetics and cleaning preparations) **CLASS 4** (Lubricants and fuels) Industrial oils and greases; lubricants; dust absorbing, wetting and binding compositions; fuels (including motor spirit) and illuminants; candles, wicks. **CLASS 5** (Pharmaceuticals) Pharmaceutical, veterinary and sanitary preparations; dietetic substances adapted for medical use, food for babies; plasters, materials for dressings; material for stopping teeth, dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides. **CLASS 6** (Metal goods) Common metals and their alloys;. **CLASS 7** (Machinery) Machines and machine tools; motors and engines (except for land vehicles); **CLASS 8** (Hand tools) Hand tools and implements (hand operated); cutlery; side arms; razors. **CLASS 9** (Electrical and scientific apparatus) Scientific, nautical, surveying, electric, photographic, cinematographic, optical, weighing, measuring, signaling, checking (supervision), lifesaving and teaching apparatus and instruments; apparatus for recording, transmission or reproduction of sound or images; magnetic data carriers, recording discs; automatic vending machines and mechanisms for coin operated apparatus; cash registers, calculating machines, data processing equipment and computers; fire-extinguishing apparatus. **CLASS 10** (Medical Apparatus) Surgical, medical, dental and veterinary apparatus and instruments, artificial limbs, eyes and teeth; orthopedic articles; suture materials. **CLASS 11** (Environmental control apparatus) Apparatus for lighting, heating, steam generating, cooking, refrigerating, **CLASS 12** (Vehicles) Vehicles; apparatus for locomotion by land, air or water. **CLASS 13** (Firearms) Firearms; ammunition and projectiles; explosives; fireworks. **CLASS 14** (Jewelry) Precious metals and their alloys and goods in precious metals or coated therewith, not included in other classes; jewelry, precious stones; horological and chronometric instruments. **CLASS 15** (Musical Instruments) Musical instruments. **CLASS 16** (Paper goods and printed matter) Paper, cardboard and goods made from these materials, not included in other classes; printed matter; bookbinding material; photographs; stationery; adhesives for stationery or household purposes; artists' materials; paint brushes; typewriters and office requisites (except furniture); instructional and teaching material (except apparatus); plastic materials for packaging (not included in other classes); playing cards; printers' type; printing blocks. **CLASS 17** (Rubber goods) Rubber, gutta-percha, gum, asbestos, mica and goods made from these materials and not included in other classes; plastics in extruded form for use in manufacture; packing, stopping and insulating materials; flexible pipes, not of metal. **CLASS 18** (Leather goods) Leather and imitations of leather, and goods made of these materials and not included in other classes; animal skins, hides; trunks and traveling bags; umbrellas, parasols and walking sticks; whips, harness and saddlery. **CLASS 19** (Nonmetallic building materials) Building materials (nonmetallic); nonmetallic rigid pipes for building; asphalt, pitch and bitumen; nonmetallic transportable buildings; monuments, not of metal. **CLASS 20** (Furniture and articles not otherwise classified) Furniture, mirrors, picture frames; goods (not included in other classes) of wood, cork, reed, cane, wicker, horn, bone, ivory, whalebone, shell, amber, mother-of-pearl, meerschaum and substitutes for all these materials, or of plastics. **CLASS 21** (Housewares and glass) Household or kitchen utensils and containers (not of precious metal or coated therewith); combs and sponges; brushes (except paint brushes); brush-making materials; articles for cleaning purposes; steel wool; un-worked or semi-worked glass (except glass used in building); glassware, porcelain and earthenware not included in other classes. **CLASS 22** (Cordage and fibers) Ropes, string, nets, tents, awnings, tarpaulins, sails, sacks and bags (not included in other classes); padding and stuffing materials (except of rubber or plastics); raw fibrous textile materials. **CLASS 23** (Yarns and threads) Yarns and threads, for textile use. **CLASS 24** (Fabrics) Textiles and textile goods, not included in other classes; bed and table covers. **CLASS 25** (Clothing) Clothing, footwear, headgear. **CLASS 26** (Fancy goods) Lace and embroidery, ribbons and braid; buttons, hooks and eyes, pins and needles; artificial flowers. **CLASS 27** (Floor coverings) Carpets, rugs, mats and matting, linoleum and other materials for covering existing floors; wall hangings (non-textile). **CLASS 28** (Toys and sporting goods) Games and playthings; gymnastic and sporting articles not included in other classes; decorations for Christmas trees. **CLASS 29** (Meats and processed foods) Meat, fish, poultry and game; meat extracts; preserved, dried and cooked fruits and vegetables; jellies, jams, fruit sauces; eggs, milk and milk products; edible oils and fats. **CLASS 30** (Staple foods) Coffee, tea, cocoa, sugar, rice, tapioca, sago, artificial coffee; flour and preparations made from cereals, bread, pastry and confectionery, ices; honey, treacle; yeast, baking-powder; salt, mustard; vinegar, sauces (condiments); spices; ice. **CLASS 31** (Natural agricultural products) Agricultural, horticultural and forestry products and grains not included in other classes; living animals; fresh fruits and vegetables; seeds, natural plants and flowers; foodstuffs

for animals, malt. **CLASS 32** (Light beverages) Beers; mineral and aerated waters and other nonalcoholic drinks; fruit drinks and fruit juices; syrups and other preparations for making beverages. **CLASS 33** (Wine and spirits) Alcoholic beverages (except beers). **CLASS 34** (Smokers' articles) Tobacco; smokers' articles; matches.

SERVICES

CLASS 35 (Advertising and business) Advertising; business management; business administration; office functions. **CLASS 36** Goods and Services: BANKING SERVICES; MORTGAGE, BANKING SERVICES; AUTOMATED TELLER MACHINE SERVICES; PROVIDING BANK ACCOUNT INFORMATION BY TELEPHONE; CASH MANAGEMENT; CHECK CASHING; ISSUANCE OF TRAVELER'S CHECKS; CHECK PROCESSING; FINANCIAL ANALYSIS AND CONSULTATION; CREDIT CARD SERVICES; DEBIT CARD SERVICES; FINANCIAL INVESTMENT IN THE FIELDS OF REAL ESTATE AND SECURITIES; LEASE-PURCHASE FINANCING; LOAN FINANCING; FINANCING SERVICES; HOME EQUITY LOANS; INSTALLMENT LOANS; INVESTMENT OF FUNDS FOR OTHERS; MORTGAGE LENDING; SAFETY DEPOSIT BOX SERVICES; LOAN COLLECTION SERVICES; REAL ESTATE FORECLOSURE TRUSTEE SERVICES; FINANCIAL Evaluation OF REAL ESTATE; LOAN SERVICING; REAL ESTATE INVESTMENT. INVESTMENT BANKING SERVICES; FINANCIAL SERVICES IN THE NATURE OF UNDERWRITING, DISTRIBUTION, AND TRADING OF SECURITIES; FINANCIAL CONSULTING SERVICES IN THE FIELD OF MERGERS AND ACQUISITIONS; RESTRUCTURING AND OTHER CORPORATE FINANCE ACTIVITIES, NAMELY, FINANCIAL RESTRUCTURING SERVICES AND STRATEGIC CORPORATE FINANCIAL ADVISORY SERVICES; STOCK BROKERAGE AND RESEARCH SERVICES; INVESTMENT MANAGEMENT AND ADVICE; AND FINANCIAL SERVICES IN THE NATURE OF TRADING FUTURES, OPTIONS, FOREIGN EXCHANGE AND COMMODITIES. STORED VALUE CARD.

CLASS 37 (Building construction and repair) Building construction; repair; installation services. **CLASS 38** (Telecommunications) **CLASS 39** (Transportation and storage) Transportation services; aircraft chartering and leasing services packaging and storage of goods; travel arrangement. **CLASS 40** (Treatment of materials) Treatment of materials. **CLASS 41** (Education and entertainment) Education; providing of training; entertainment; sporting and cultural activities. **CLASS 42** (Computer, scientific & legal) Scientific and technological services and research and design relating thereto: industrial analysis and research services; design and development of computer hardware and software; legal services. **CLASS 43** (Hotels and Restaurants) Services for providing food and drink; temporary accommodations. **CLASS 44** (Medical, beauty & agricultural) Medical services; veterinary services; hygienic and beauty care for human beings or animals; agriculture, horticulture and forestry services. **CLASS 45** (Personal) Personal and social services rendered by others to meet the needs of individuals; "security services for the protection of property and individuals.