After recording, return to: Dra Hod by:						
Marc Ronald Lietha						
-	_ '					
North 11021 Red Pine Road, P.O. Box 307						
Tomahawk, Wisconsin 5448	7_]					
	DEED					
KNOW ALL MEN BY THE PR	ESENTMENT	'S:				
•	ars (\$25.00), in gold MARC	d and/or silver coin, and other good and valuable				
by Marc Ronald L	letha	the Grantee(s). The GRANTOR(s)				
deed and the attached land description has been delivered, acknowledged, and accepted by the Grantee(s) and I/we hereby take possession and do occupy the land. The GRANTOR(s) do/does for himself/herself/themselves, his/her/their heir(s) and assigns, convey this lawful Deed in Fee Simple/Allodium to the Grantee(s), his/her/their heirs and assigns, with right of survivorship, forever without encumbrance, including all hereditaments and appurtenances. Grantor(s) agree/agrees to defend title to this land in the event that a question of lawful ownership arises at a future time.						
LAND DESCRI	PTION - SEE A	ATTACHMENT "A"				
necessary rights of relevant landowners. sovereign rights of the Grantee as a matter of unalienable rights as protected by the Constirst ten Amendments, known as the Bill of	The attached land of principal under contitution of the unite Rights, c. 1791, is d	contract that may infringe on the reasonable and description is excepting infringement on the emmon law. Any such infringement of sovereign d States of America, c. 1787, as amended by the declared excluded, null and void. te contracts that may benefit the reasonable &				
necessary rights of relevant land owners.						
MARC R. LIETHA	April 9, 2012	By: Muc Le Osulow.				
GRANTOR (PRINT NAME)	Date	GRANTOR SIGNATURE				
	April 9, 2012	By:				
GRANTOR (PRINT NAME)	Date	GRANTOR SIGNATURE				
Marc Ronald Lietha	April 9, 2012	Mus Lapald Latter				
Grantee (Print Name)	Date	Grantee Signature				
	April 9, 2012					
Grantee (Print Name)	Date	Grantee Signature				

Deed: Page 1 of 2 - Witness and Notary Acknowledgment on Subsequent Page

-	1	

WITNESS

The above-named Grantee(s)/Assignee(s) known by below-subscribed witnesses or upon satisfactory evidence proven to below-subscribed witnesses to be the same, personally appeared before us, as witnesses, and did acknowledge his/her/their deed being of his/her/their own free will and affixed his/her/their signature(s) thereon.

MINIMAN MAN DABING TO THE TANK		i.
In witness thisday of	April .	, A.D2012
Andrew Loren Swan	Dudu	S Loven Sugar
Witness (Print Name)		Witness Signature
Peggy Jean Swan	I Fe	ggy Jean Suren
Witness (Print Name)	I	(JW)tness/Signature
· .	ACKNOWLEDGM:	<u>ENT</u>
State of Mischini)) ss/sa	• • • • • • • • • • • • • • • • • • • •
County of Vice) .	
	ry, and did acknowledge	vevidence proven to me to be the same, his/her/their deed, being of his/her/their
Under oath this 9th day of	April	A.D. 2012
Rochelle S. Porrarc	Lochelle	Due-
Notary name PRINTED	Notary Signatur	r c
My commission expires	Seal/Stamp	

Deed: Page 2 of 2

After recording, return to: Ora fled by: Marc Ronald Lletha	
North 11021 Red Pine Road, P.O. Box 307	•
Tomahawk, Wisconsin [54487]	•
NOTICE OF ACKNOWLEDO ACCEPTANCE	<u>.</u>
On this date, April 9, 2012, I/we,	Marc Ronald Lietha in
the presence of Almighty God, did receive delivery Deed, Recording # 449891	
County, State of Wisconsin Recorder's	s Office working under the direction of his/her official capacity.
I/We have lawfully accepted delivery and ownership of the lawfully acknowledged, delivered and accepted depublic record, thereby perfecting and correcting the depublic or exchanging any right regarding said declisted or inferred thereon, to any Marc Ronald Lietha	ed to the clerk or officer to be recorded in the ed, without any intent of granting or assigning ed accepted by me/us, or regarding any property
sui juris, sole owner(s).	
Marc Ronald Lietha Owner (Print Name)	Mac Lonald Saler Owner Signature
Owner (Print Name)	

LAND DESCRIPTION - SEE ATTACHMENT "A"

Note: The attached land description is excepting any public contract that may infringe on the reasonable and necessary rights of relevant landowners. The attached land description is excepting infringement on the sovereign rights of the Grantee as a matter of principal under common law. Any such infringement of sovereign unalienable rights as protected by the Constitution of the united States of America, c. 1787, as amended by the first ten Amendments, known as the Bill of Rights, c. 1791, is declared excluded, null and void.

Note: The attached land description is accepting any private contracts that may benefit the reasonable & necessary rights of relevant land owners.

Notice of Acknowledgment, Delivery and Acceptance:

WITNESS

The above-named Grantee(s)/Assignee(s) known by below-subscribed witnesses or upon satisfactory evidence proven to below-subscribed witnesses to be the same personally appeared before us, as witnesses, and did acknowledge, take delivery of and accept his/her/their deed, (attached), for the property described in the attached "Land Description", and did affix his/her/their signature(s) thereon.

In witness this _	9th	day of_		April		A.D	2012	.·	
Andrew Loren Sv Witness (Prin))		An	dud La Witness	Nem C	Swan	· ·	
Peggy Jean Swar Witness (Prin	1				Lagy Wyposs	<i>Gea</i> Signatur	is S	n won	•
State of My A	Eau	<u>. </u>		<u>JURAT</u>)) ss/sa)					
The above name personally appeal identification to by his/her/their sthereof.	d Grant ared bef be the r	ore me, a nan and/o	Notary, a or woman	and proved to a whose name(s)	me on the b	scribed to	atisfactor this docu	ument, and the	lt
Under oath this Rochelle Notary name Pri	ر .	_	-	April Locks Notary S	ello	, A.D	2012	<u>}</u>	
(6-19	expires	18							

After recording, return to: Dra God by! Marc Ronald Lietha	
,	
North 11021 Red Pine Road, P.O. Box 307	
Tomahawk, Wisconsin [54487]	
) NOTICE OF UPDATE OF LAND NT/PATENT
DECLARATION OF GRANTEE(S)/ASSI	GNEE(S) UPDATE OF LAND GRANT/PATENT
LAND GRANT/PATENT NAME/NUMBER:	1112025 / chain of title/ attached
Dated September 20, 1941 AND ANY APPLICA	ABLE APPLICATION & CERTIFICATE NUMBERS: hain of title attached
Fee Simple/Allodium, the below described named/numbered Land Grant/Patent into our I	Marc Ronald Lietha , the hereby severally certify and declare that I/we hold, in land. I/We bring forward and update the above awful name(s). This is formal notice that the Grant has I I/we and my/our Heirs and/or Assigns have taken Land Grant/Patent, and do occupy the land.
The character and legal/lawful description of or	ur patented land is:
LAND DESCRIPTION	N - SEE ATTACHMENT "A"
necessary rights of relevant landowners. The at sovereign rights of the Grantee as a matter of principal control of the contro	any public contract that may infringe on the reasonable and tached land description is excepting infringement on the lpal under common law. Any such infringement of sovereign of the united States of America, c. 1787, as amended by the c. 1791, is declared excluded, null and void.
Note: The attached land description is accepting necessary rights of relevant land owners.	g any private contracts that may benefit the reasonable &
Independence [1776]; Law of Nations, Treaty [1793]; An Act of Congress [3 Stat. 566, Apa and 43 USC sections 57, 59, and 83. The Gra VI Sections 1, 2, 3; Article IV, Section 1, Clau	to possess my/our land pursuant to the Declaration of of Peace with Great Britain [8 Stat. 80]; Treaty of Paris 124, 1824]; The Homestead Act [12 Stat. 392, 1862]; ntee(s)/Assignee(s) is/are mandated, pursuant to Article ase 1 and 2, Section 1 Clause 8t, 2; Section 4; the 4 th , 7 th , titution 1789-91], and numerous legislated positive laws, genent, taking
delivery, accepting, taking possession, occupy: Grantee(s)/Assignee(s) name(s). This is my/ou	ing, and bringing forward the Land Grant/Patent into the r formal Declaration that this process is lawfully Pro Tunc from April 12, 2006

This is the only lawful method that Perfect Title can be held in our names. See Wilcox sv. Jackson 13 PET. U.S. 498, 101 ED. 264. All questions of fact decided by the General Land Office are binding everywhere, and injunctions and mandamus proceedings will not lie against it. See Litchfield vs. The Register, 9 Wall U.S. 575, 19L. ED. 681. This document is instructed to be attached to all deeds and conveyances in the names of the above Parties, and to never be separated from them. The required recording of this document, in a manner known as Nunc Pro Tunc, is mandated and endorsed by United States Positive Supreme Law and cited by case history in this document.

The Notice and effect of a Land Patent or Grant of Public Land is a Public Law standing on the books Wisconsin Lincoln of the State of. county and is notice to and every subsequent purchaser under any conflicting sale made afterward (the date of the original Land Grant/Patent). See Wineman vs. Gastrell 54 FED 819, 4 CCA 596, 2 US APP 581. A patent alone passes perfect title to Grantee. See Wilcox vs. Jackson, 13 PET U.S. 498, 10 L. ED 264. When the United States has parted with a title by patent, legally issued, and upon surveys made by itself and approved by the proper department, the title so granted cannot be impaired by any subsequent survey made by the government for its own purposes, Gage vs. Danks 13 LA. ANN, 128. In the case of ejectment, where the question has been who has the legal title the title patent of the government is unassailable, Sanford vs. Sanford 139 U.S. 642. The transfer of legal Title Patent to public domain gives the transferee the right to possess and enjoy the land transferred, Gibson vs. Chouteau, 80 US 92. A patent for land is the highest evidence of title and is conclusive as evidence against the Government and all claiming under junior patents or titles, United States vs. Stone, 2 Us 525. Estoppel is hereby noticed and has been maintained as against a municipal corporation (County), Beadle vs. Smyser, 209 US 393. Until it issues, the Fee is in the Government, which by patent passes to the Grantee, and he is entitled to enforcement possession in ejectment, Bagnell vs. Broderick, 13 Peter (Us) 436. State statutes that give lesser authoritative ownership of title than a patent cannot even be brought in Federal Court, Langdon vs. Sherwood, 124 U.S. 74, 80. The power of Congress to dispose of land cannot be interfered with, or its exercise embarrassed by any state legislation; nor can such legislation deprive the Grantees of the United States of the possession and enjoyment of the property granted by reason of any delay in the transfer of the title after the initiation of proceedings for its acquisition, Gibson vs. Chouteau, 13 Wall U.S. 92, 93.

The existing system of land transfer is a long and tedious process involving the observance of many formalities and technicalities; a failure to observe any one of which may defeat the title. Even where these have been most carefully complied with and where the title has been traced to its source, the purchaser must be at his peril; there always being, in spite of the utmost care and expenditure, the possibility that his title may turn out bad, Yeakle, Torrens system, 209. Patents are issued (and theoretically) passed between Sovereigns. Leading Fighter vs. County of Gregory 230 N. W.2d, 114, 116.

THE PATENT IS PRIMA FACIE CONCLUSIVE EVIDENCE OF TITLE, MARSH vs. BROOKS, 49 U.S. 223, 224.

An estate in inheritance without condition, belonging to the owner and alienable by him, transmissible to his heirs absolutely and simply, is an absolute estate in perpetuity and the largest

possible estate a man can have; being in fact allodial in its nature, Stanton vs. Sullivan, 63 R.I. 216 7a, 696. The original meaning of perpetuity is an inalienable, indestructible interest. Bouvier's Law Dictionary Volume 3, page 2570 (1914).

NOTICE:

The below signed Grantee(s)/Assignee(s) is/are, in fact, through perfected title by Land Grant/Patent, the lawful owners of the above described land, held in Fee Simple/Allodium, including all appurtenances

and hereditaments. If this Land Grant/Patent is not challenged, by any and all claimants, within ninety (90) calendar days, with lawfully documented proof to the contrary, this will be forever default judgment and estoppel against all future claims, from any source, and absolute title to said described land, and the Grant/Patent is established for all time, as no one else has followed the proper legal/lawful steps to acquire legal/lawful title. The final certificate or receipt acknowledging the payment in full by a homesteader, or preemptor, is not, in legal effect, a conveyance of land.

A Land Patent is conclusive evidence that the patent has complied with the act of congress, as concerns improvements on the land, etc. Jankins vs. Gibson, 3 LA ANN 203. I believe there is no evidence to the contrary. U.S. vs. Steenerson 50 FED 504, 1 CCA 552, 4 U.S. APP. 332.

LAW ON RIGHTS, PRIVILEGES AND IMMUNITIES: "Soit Droit Fait al Partie"

... When land title is transferred by patentee, Title and Rights of Bona Fide purchaser will be protected, United States vs. Debell, 227 F 760 (C8 SD 1915); United States vs. Beamon 242 F 876 (CA8 Colorado 1917); State vs. Hewitt Land Company, 74 Washington 573, 134 P 474; 43 USC & 15 n 44. As an Assignee, whether he is the first, second or third party to whom title is conveyed, shall lose none of the original rights, privileges or immunities of the original Grantee of the Land Grant/Patent. No state shall impair a private contract, U.S. Constitution Article 1, section 10.

In Federal Courts the Land Patent is held to be the foundation of title at law, Fenn vs. Holmes, 21 Howard 481.

A lawful Land Patent holder is immune from collateral attack, Collins vs. Bartlett, 44 CAL 371; Weber vs. Pere Marquette Boom Co., 62 Michigan 626, 30 N.W. 469; Suret vs. Doe, 24 Miss. 118; Pittsmont Copper Co. Vanina, 71 Mont. 44, 227 PAC 45; Green vs. Barker, 47 NEB 934, 66 NW 1032.

Grantee/Assignee's seizen in deed, and lawful acknowledgment, delivery, acceptance, possession and occupation only applies to that portion of stated original Land Grant/Patent Name/Number(s)

1112025 / chain of title/ attached as is described by legal

description in this document and not the whole thereof. This includes all hereditaments, appurtenances, property, tenements, and all rights, including preemption rights and other rights as protected by law. This recording will not be construed as to deny or infringe upon any rights of lawfully documented owners to claim the remaining portion thereof. Any challenges to the validity of this Declaration and Notice are subject to all terms, conditions and limitations as stated herein.

Failure of any lawful party in interest to bring forward a lawful challenge to this Declaration and Notice of Land Grant/Patent, as stipulated herein, will be laches and estoppel to any and all parties of interest. Failure to make a lawful claim, as indicated herein, within ninety (90) calendar days of this notice, will forever bar any claimant from any claim against my/our allodial estate as described herein and will be Final Judgment. Herein Fail Not.

Marc Ronald Lietha	1	April 9, 2012	Mun Ranald Luter	
Grantee/Assignee (Print Name)		Date	Grantee/Assignee Signature	
	1	April 9, 2012		
Grantee/Assignee (Print Name)		Date	Grantee/Assignee Signature	,

WITNESS

The above-named Grantor(s)/Assignce(s) known by below-subscribed witnesses or upon satisfactory evidence proven to below-subscribed witnesses to be the same personally appeared before us, as witnesses, with a "Notice of Update of Land Grant/Patent" for the property described in the attached "Land Description", and did affix his/her/their signature(s) thereon.

In witness this _	9th day of	· April	, A.D	2012
Andrew Loren Sv	wan	And	w Loren	Swan
Witness (Pri	nt Name)	·	Witness Signature	
Peggy Jean Swar Witness (Pri		Pe	Many Lac Manyss Signature	u Swan
∕)a		JURAT		•
State of Misc)) ss/sa		
County of	we)	. •	
before me, a No one(s) whose na	tary, and proved to me(s) is/are subscri	mee(s), Marc Rome on the basis of satisfailed to the within instrum	ictory evidence an ient, and signed ur	d identification to be the nder oath or asseveration
that the foregoi misleading, bein	ng facts of his/her	r/their declaration and n	otice are true, co April	rrect, complete and no
anno domini. Rochelle Notary name PR	S. Paraul	Yoldella Notary Sign	Juc ature	
6-14	-guis	Seal/Stamp		

My commission expires