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04/14/2020 12:19 PM Pages: 1 of 10 Fees: \$112.50
Skagit County Auditor

Return Address:
Margaret Vaughn
24540 NE 11th Street
Redmond, WA 98074

REAL AND PERSONAL PROPERTY SECURITY AGREEMENT

Reference No.: n/a

Grantors: AltoTerra Capital Partners Ltd. and Clarion Holdings LLC

Grantee: Margaret Vaughn

Real Property Legal Description:

Located at 624 Sunset Park Drive, Sedro Woolley, Skagit County, Washington 98284; Parcel Number P37346, XrefID 8003-000-022-0001, legally described as (0.9100 ac) LOT 22, CITY OF SEDRO WOOLLEY BINDING SITE PLAN OF SUNSET INDUSTRIAL PARK NO. SW-01-93, APPROVED JUNE 9, 1994 AND RECORDED JUNE 10, 1994 IN VOLUME 11 OF SHORT PLATS, PAGES 83 AND 84, UNDER AUDITOR'S FILE NO. 9406100051, RECORDS OF SKAGIT COUNTY, WASHINGTON; BEING A PORTION OF THE SOUTH 1/2 OF THE NORTHEAST 1/4 OF SECTION 23, TOWNSHIP 35 NORTH, RANGE 4 EAST, W.M.

Parcel Number P37346

Personal Property included in grant.

REAL AND PERSONAL PROPERTY SECURITY AGREEMENT

This Security Agreement (this "Agreement") is made as of the date (the "Effective Date") set forth in Exhibit A attached to and incorporated into this Agreement, by the debtor named in Exhibit A (the "Debtor") and the guarantor named in Exhibit A (the "Guarantor") for the benefit of the secured party named in Exhibit A (the "Secured Party").

This Agreement is entered into in connection with Debtor's evidence of indebtedness to Secured Party described in Exhibit A, and dated, in the original principal amount as shown in Exhibit A (the "Indebtedness").

Debtor agrees as follows for the benefit of Secured Party as follows:

1. Certain Definitions. As used in this Agreement:

(a) "Collateral" means Debtor's and/or Guarantor's real property and personal property, wherever located, whether presently owned or subsequently acquired as described on Exhibit A, together with:

- (1) all present and future substitutions, replacements, appurtenances, and accessions relating to any of such property and all property with which such property is commingled;
- (2) all insurance proceeds paid to Debtor or Obligor as compensation for the damage or loss of the property described on Exhibit A;
- (3) all of the books and records pertaining to any of the property described on Exhibit A; and
- (4) all proceeds of the property listed on Exhibit A.

(b) "Event of Default" has the meaning set forth in Section 7 of this Agreement.

(c) "Obligations" means the obligations of Debtor and Guarantor under the Indebtedness and this Agreement, and all other agreements and instruments executed and delivered by Debtor and Guarantor, singly or jointly as evidence of, security for, as guaranty, or otherwise in connection with the Obligations of Debtor and Guarantor to Secured Party, including any costs of collection; all amounts owed under any modifications, renewals or extensions of any of the foregoing obligations; and any of the foregoing that arises after the filing of a petition by or against Debtor or Guarantor under a Bankruptcy Code.

(d) "UCC" means the Washington Uniform Commercial Code (RCW 62A.9A). Any term defined in the UCC and not defined in this Agreement has the meaning given to that term in the UCC.

2. Grant of Security Interest. Debtor and Guarantor grant a security interest in the Collateral to Secured Party to secure the payment and performance of the Obligations.

3. Further Assurances. Debtor and Guarantor, at their expense will take all actions necessary or appropriate to maintain Secured Party's security interest under this Agreement as a fully-perfected first-priority security interest. Debtor and Guarantor authorize Secured Party to file a financing statement (the "Financing Statement") describing the Collateral.

4. Post-Closing Covenants and Rights Concerning the Collateral. Until the Obligations are paid and performed in full Debtor and Guarantor agree:

- (a) to pay the Obligations when and as due and perform and observe the terms and conditions of the Obligations binding on Debtor and Guarantor;
- (b) to maintain the Collateral in good repair and operating condition;
- (c) to comply with all laws relating to the use, operation, and ownership of the Collateral and to which the Collateral, Guarantor, or Debtor is subject (with the exception of the federal Controlled Substances Act as it pertains to marijuana and related laws);
- (d) to pay all fees and taxes and assessments to which Debtor or the Collateral is subject;
- (e) that Debtor has all risk of loss of the Collateral in which Debtor holds title;
- (f) that Guarantor has all risk of loss of the Collateral in which Guarantor holds title;
- (g) that Secured Party does not authorize, and Debtor and Guarantor agree not to:
 - (1) make any sales or leases of any of the Collateral except for sales of inventory in the ordinary course of business while no Event of Default exists;
 - (2) create or permit the existence of any other lien or security interest in any of the Collateral other than inchoate liens securing property taxes that are not delinquent; and
- (h) that Debtor and Guarantor will preserve their existence and not, in one transaction or a series of related transactions, merge into or consolidate with any other entity, or sell all or substantially all of its assets without the written consent of the Secured Party; and neither Debtor nor Guarantor will change their corporate name without providing Secured Party with thirty (30) days' prior written notice of the change.
- (i) that Secured Party shall have the right, but not the obligation, to pay amounts on behalf of Debtor and/or Guarantor to cause compliance with any terms of this Agreement or the Obligations, including without limitation discharge of liens and encumbrances, and payment of

maintenance costs, insurance premiums and tax obligations, and Debtor or Guarantor, as applicable, shall reimburse Secured Party on demand for all such amounts paid by Secured Party. Secured Party may in its discretion add such amounts to the unpaid principal balance of the Obligations and charge interest at the highest rate charged on the Obligations.

5. Debtor's Representations and Warranties. Debtor represents and warrants to Secured Party as follows:

- (a) Title to Collateral. The Collateral to which Debtor holds title is free of all adverse claims, liens, security interests, and restrictions on transfer or pledge except as created by this Agreement.
- (b) Location of Collateral. All personal property Collateral is located primarily at the address shown on Exhibit A.
- (c) Debtor's Address. The correct current office address of Debtor is as shown on Exhibit A.
- (d) Place of Organization. The place of formation is British Columbia, Canada.

6. Guarantor's Representations and Warranties. Guarantor represents and warrants to Secured Party as follows:

- (a) Title to Collateral. The Collateral to which Guarantor holds title is free of all adverse claims, liens, security interests, and restrictions on transfer or pledge except as created by this Agreement.
- (b) Location of Collateral. All personal property Collateral is located primarily at the address shown on Exhibit A.
- (c) Guarantor's Address. The correct current office address of Guarantor is as shown on Exhibit A.
- (d) Place of Organization. The place of formation is and shall at all times remain the State of Washington.

7. Events of Default. The occurrence of any of the following will be an "Event of Default":

- (a) Failure to Pay or Perform. Debtor's and Guarantor's failure to pay any sum when due under, or to comply with any of the provisions of, the Obligations.
- (b) Breach of Warranty. The incorrectness when made of any representation or warranty contained in the Obligations, or in any of the other documents relating thereto.
- (c) Damage or Encumbrance of Collateral. The attachment, execution, levy, loss, theft, damage, destruction, sale, or encumbrance respecting the Collateral (unless such event is fully insured and the loss payable actually satisfies the obligations in favor of Secured Party as required by this Agreement). With respect to a sale or encumbrance, such sale or encumbrance shall not be an Event of Default if occurring in the normal course of business or with the written consent of the Secured Party.
- (d) Insolvency. Debtor or Guarantor voluntarily or involuntarily become subject to any proceeding under a Bankruptcy Code or any receivership, composition, assignment for benefit of creditors, or other insolvency proceeding.

8. Default Costs. If an Event of Default occurs, Debtor and/or Guarantor will pay to Secured Party within thirty (30) days after written demand all costs reasonably incurred by Secured Party for the purpose of enforcing its rights under this Agreement, including:

- (a) costs of foreclosure or other disposition of the Collateral, protection of the Collateral, and preparation of the Collateral for sale or other disposition;
- (b) costs of obtaining money damages; and
- (c) a reasonable fee for the services of attorneys retained by Secured Party for any purpose related to this Agreement or the Obligations, including consultation, drafting documents, sending notices or instituting, prosecuting, or defending litigation or arbitration, and legal fees and costs incurred in bankruptcy proceedings.

9. Remedies Upon Default. While any Event of Default exists, Secured Party may pursue any remedy available at law (including those available under the provisions of the UCC) or in equity to collect or enforce the Obligations, including the following:

(a) Litigation. Secured Party may file suit and obtain judgment, and, in conjunction with any action, may seek any ancillary remedies provided by law, including receivership, levy of attachment, and garnishment, and Debtor and Guarantor waive any requirement for a bond or other security in connection therewith.

(b) Repossession of Collateral. Secured Party may take possession of any Collateral not already in its possession without demand and without legal process. Upon Secured Party's demand, Debtor and/or Guarantor as applicable will assemble and make the Collateral available to Secured Party as Secured Party may direct. Debtor and Guarantor grant to Secured Party the right, for this purpose, to enter into or on any premises where Collateral may be located, subject to the requirements of WAC 314-55 if the location is a facility licensed by the State of Washington to produce and process marijuana. If Secured Party takes possession of the Collateral, Secured Party shall not be responsible for any of Debtor's, Guarantor's, or any other person's property not covered by this Agreement and left inside the Collateral. Secured Party will hold all such property at Debtor's or Guarantor's sole risk and expense, as applicable, including storage charges, and without liability on Secured Party's part. If Debtor does not redeem any such property within ninety (90) days after repossession, Secured Party may dispose of it in any manner Secured Party deems appropriate for such purposes and subject to any applicable laws. Secured Party and its agents are irrevocably appointed Debtor's and Guarantor's true and lawful attorneys in fact to make all necessary transfers of the Collateral upon resale after possession, in Debtor's or Guarantor's name and stead.

(c) Sale or Lease of Collateral. Without taking possession, Secured Party may sell, lease or otherwise dispose of the Collateral at public or private sale in accordance with the UCC.

10. Foreclosure Procedures.

(a) No Waiver. No delay or omission by the Secured Party to exercise any right or remedy accruing upon any Event of Default will:

- (1) impair any right or remedy,
- (2) waive any default or operate as an acquiescence to the Event of Default, or
- (3) affect any subsequent default of the same or of a different nature.

(b) Notices of Sale. Secured Party will give Debtor and Guarantor such notice of any private or public sale as may be required by the UCC. Fifteen (15) days notice of a sale or other disposition of the Collateral will be deemed to be commercially reasonable notice.

(c) Condition of Collateral. Secured Party has no obligation to clean-up, repair, or otherwise prepare or process the Collateral for sale.

(d) Compliance with Laws. Secured Party may comply with any applicable state or federal law requirements in connection with a disposition of the Collateral and compliance will not be considered to adversely affect the commercial reasonableness of any sale of the Collateral.

(e) Warranties-Disclaimer. Secured Party may sell the Collateral without giving any warranties as to the Collateral. Secured Party may specifically disclaim any warranties. This procedure will not be considered adversely to affect the commercial reasonableness of any sale of the Collateral.

(f) Sales on Credit. All sales or other dispositions of the Collateral may be made for cash, upon credit, or for future delivery. If Secured Party sells any of the Collateral on credit, the Obligation will be reduced only in the amount of net payments thereon actually received by Secured Party. Secured Party shall have no obligation to delay any disposition of the collateral because the same may result in imposition of a forfeiture premium or penalty, Debtor and Guarantor hereby acknowledge that risks of such matters are inherent in granting a security interest in the Collateral to Secured Party.

(g) No Marshaling. Secured Party has no obligation to marshal any assets in favor of Debtor, Guarantor, or any other person or entity, or to sell the Collateral in any particular order.

(h) No Obligation to Pursue Others. Secured Party has no obligation to attempt to satisfy the Obligations by collecting them from any other person or entity liable for them and Secured Party may release, modify, or waive any collateral provided by any other person or entity to secure any of the Obligations, all without affecting Secured Party's rights against Debtor and Guarantor. Debtor and Guarantor waive any right they may have to require Secured Party to pursue any other person or entity for any of the Obligations.

11. Miscellaneous.

(a) **Assignment.** This Agreement will bind and will inure to the benefit of the heirs, legatees, executors, administrators, successors, and assigns of Secured Party and will bind all persons who become bound as a debtor or guarantor to this Agreement. Secured Party may assign its right or interest under this Agreement. If such an assignment is made, Debtor and Guarantor will render performance under this Agreement to the assignee. Debtor and Guarantor may not assign this Agreement without the written consent of the Secured Party.

(b) **Severability.** If any provision of this Agreement is found to be void, invalid, or unenforceable by a court or panel of arbitrators of competent jurisdiction, that finding will only affect the provisions found to be void, invalid, or unenforceable and will not affect the remaining provisions of this Agreement.

(c) **Notices.** Any notices required by this Agreement will be deemed to be delivered:

- (1) two (2) days after deposit in any United States postal box if postage is prepaid and the notice is properly addressed to the intended recipient,
- (2) upon recipient's confirmation of receipt via electronic mail, or
- (3) when personally delivered to the recipient.

Notices shall be addressed to the recipient at the address for such party shown in Exhibit A, or such other address of such party which may from time to time be mutually acknowledged in writing as the notice address for such party.

(d) **Headings.** Section headings used in this Agreement are for convenience only. They are not a part of this Agreement and will not be used in construing it.

(e) **Governing Law.** This Agreement will be construed and enforced in accordance with the laws of the State of Washington.

(f) **Rules of Construction.** No reference to "proceeds" in this Agreement authorizes any sale, transfer, or other disposition of the Collateral by the Debtor or Guarantor. As used in this Agreement, "includes" and "including" are not limiting, "or" is not exclusive, "all" includes "any" and "any" includes "all."

(g) **Integration and Modifications.** This Agreement is the final expression of the entire agreement of Debtor, Guarantor, and Secured Party concerning its subject matter. Any modification to this Agreement must be made in writing and signed by the party adversely affected.

(h) **Further Assurances.** Debtor and Guarantor agree to execute any further documents and to take any further actions reasonably requested by Secured Party to evidence or perfect the security interests granted in this Agreement, to maintain the first priority of such security interests, or to effectuate the rights granted to Secured Party in this Agreement.

DATED as of the Effective Date.

DEBTOR:

AltoTerra Capital Partners Ltd., parent company of Clarion Holdings LLC

DocuSigned by
By: Leah Kincaid, its CEO

GUARANTOR:

Clarion Holdings LLC

DocuSigned by
By: Leah Kincaid, its Manager

**EXHIBIT A
to REAL AND PERSONAL PROPERTY SECURITY AGREEMENT**

Effective Date of Security Agreement: March 15, 2020

Parties:

Debtor: AltoTerra Capital Partners Ltd., a British Columbia corporation

Address:
539 N. Hill Blvd.
Burlington, WA 98233
Attn: Leah Kincaid

Guarantor: Clarion Holdings LLC, a Washington limited liability company and wholly owned subsidiary of AltoTerra Capital Partners Ltd.

Address:
539 N. Hill Blvd.
Burlington, WA 98233
Attn: Leah Kincaid

Secured Party: Margaret Hensley Vaughn, individually, employee of AltoTerra Capital Partners Ltd.

Address:
24540 NE 11th St.
Redmond, WA 98074

Secured Obligations of Debtor and Guarantor to Secured Party

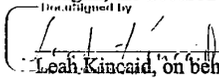
Unpaid wages secured by this Agreement:

Dated: March 1, 2020

Amount: Wages owed by AltoTerra Capital Partners to Margaret Vaughn as of March 1, 2020 - \$315,289.50 USD minus taxes and withholding for wages accumulating but unpaid between November 1, 2017 and April 30, 2019 minus one payment received in the amount of \$5,000.00 USD. Total wages owed as of the date of this Agreement equals \$310, 289.50 USD.

Acknowledgement of Debt:

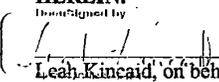
Debtor confirms that \$310,289.50 is the correct amount of total wages accrued by but not paid to Margaret Vaughn, the Secured Party by AltoTerra Capital Partners Ltd., the Debtor.

Designed by


Leah Kincaid, on behalf of AltoTerra Capital Partners

Guarantor acknowledges that \$310,289.50 is the correct amount of total wages accrued by but not paid to Margaret Vaughn, the Secured Party by AltoTerra Capital Partners Ltd.

GUARANTOR AGREES TO GUARANTEE PAYMENT OF THE OBLIGATION AND ASSUME JOINT AND SEVERAL LIABILITY FOR PAYMENT OF THE OBLIGATION AS DESCRIBED HEREIN.

Designed by


Leah Kincaid, on behalf of Clarion Holdings

Final maturity date: Debtor and Guarantor have until April 1, 2021 to pay the Obligation in full.

Interest: The Obligation balance will accrue 3% simple interest from December 1, 2020 until paid in full.

Description of Collateral Securing the Obligation (Title held by Debtor, Guarantor, or both):

Real Property (Guarantor):

Located at 624 Sunset Park Drive, Sedro Woolley, Skagit County, Washington 98284; Parcel Number P37346, XrefID 8003-000-022-0001, legally described as (0.9100 ac) LOT 22, CITY OF SEDRO WOOLLEY BINDING SITE PLAN OF SUNSET INDUSTRIAL PARK NO. SW-01-93, APPROVED JUNE 9, 1994 AND RECORDED JUNE 10, 1994 IN VOLUME 11 OF SHORT PLATS, PAGES 83 AND 84, UNDER AUDITOR'S FILE NO. 9406100051, RECORDS OF SKAGIT COUNTY, WASHINGTON; BEING A PORTION OF THE SOUTH 1/2 OF THE NORTHEAST 1/4 OF SECTION 23, TOWNSHIP 35 NORTH, RANGE 4 EAST, W.M.

Personal Property (Debtor and Guarantor) located at 624 Sunset Park Drive, Sedro Woolley Washington 980284 including:

AI FO-19000 Series Forced Air Drying Oven (Quantity 2)
Burrell Wrist-Action Shaker
Citizen scale
Countertop centrifuge
Damon/IEC Division Centrifuge CRU-5000
Dynamax Absorbance Detector UV-1
Dynamax SD-200 HPLC
Hitachi 100-10 Spectrophotometer
JoanLab scale
Lightning Series 20 Variable Speed mixer
Microscope
Sonifier Cell Disruptor 350
TempCon Oven
AI R20 20 liter glass reactor
Digital stirring & heating mantle
Eye Wash station
Filter Press
Ohaus Valor 3000 Xtreme scale
Short Path Distillation set x2
True Refrigerator
Waring Heavy Duty Blender
1000 gallon stainless steel paddle cook tanks with heat tubes (Quantity 2)
250 Gallon Dairy-Kool stainless steel storage/processing tanks (Quantity 2)
2500 gallon stainless steel liquid processing tank with double blending drives and heat tubes
500 Gallon San-I-Tanks vertical stainless steel heat jacketed processing tank with blender.
60 Gallon stainless steel kettle with heat jacket
Autio 901-P-4 grinder
Ball Mill Mixer 48"
Buffalo 78-B grinder
Cleaver Brooks Model 4 Watertube low pressure boiler
Dayton Hobart pan scale
Devalal 52 inch centrifuge with tripod & hoist
Flour Mill (cosmetic grade powder processing)
Freezer (in vault)
Gaulin Homogenizer
Grinder
Hitachi HS-9 electron microscope
Hyster Forklift 2000 lbs.

To Debtor: AltoTerra Capital Partners Ltd.

539 N. Hill Blvd.
Burlington, WA 98233
Attn: Leah Kincaid
phone: 360-391-7444
email: leah@altoterracapital.com

To Guarantor: Clarion Holdings LLC.

Address:
539 N. Hill Blvd.
Burlington, WA 98233
Attn: Leah Kincaid
phone: 360-391-7444
email: leah@altoterracapital.com

To Secured Party: Margaret Vaughn

Address:
24540 NE 11th St
Redmond, WA 98074
phone: 425-894-6997
email: mitzi.vaughn.law@gmail.com

(End of Exhibit A)

Meadows Mills Burr Mill (Quantity 2)
 Meadows Mills Hammer Mill & back-up (red)
 Navien Water Heater
 Racks & Trays (drying) (Quantity 10)
 Refrigerator
 Stokes #B2 Tablet Press with 600 mg size dose disc
 Toledo 700 lbs digital scale
 Tollhurst Batchmaster 40 inch centrifuge 83.5 cf and drive unit
 Bathroom with washer/dryer
 Bosch 1500 Encapsulator includes:
 1) Tooling, change sets; Sizes: #0, #1, #2, 00
 2) Dose Discs; Sizes: #2 -16mm, 15mm, 15.5mm #00 -24mm
 #0 -18.5mm, 19.5mm, 22.5mm;
 #1 -12.5mm, 17mm, 19.1mm
 3) Misc. encapsulator parts;
 4) Vacuum Pump
 Bottling-and-Capping Line Components: 1) King SC-6 slat counting machine for tabs, hard caps,
 & gel caps. Misc. tooling & size change bars. 2) 48" bottle feed table. 3) 36" bottle feed table. 4)
 Lasko cottoner. 5) Pac West capper.
 6) Avery 500 labeling machine.
 7) Linx inkjet coder (loy# & exp. Date).
 8) Enercon induction bottle sealer.
 9) Marburg bottle neck banding machine.
 10) Marburg shrink tunnel.
 11) 3M case taper.
 12) 10' & 12' conveyors
 Cream filling machine; single head
 Grinder (used to grind for extraction)
 Large Cone Blender in Mixing Room
 Shaker "Elvis"
 Stainless steel transport-storage bins (Quantity 8)
 Turbo-Kleen CP 300 Capsule Polisher
 Vac-U-Max Powder Conveying system
 Rotary Vein Compressor & Air Dryer

* * * * *

Additional Required Data

1. Debtor is: a British Columbia corporation
2. Debtor's address is: 539 N. Hill Blvd., Burlington, Washington, 98233, Attn: Leah Kincaid
3. Guarantor is: a Washington limited liability company
4. Guarantor's address is: 539 N. Hill Blvd., Burlington, Washington, 98233, Attn: Leah Kincaid
5. Location of collateral: 624 Sunset Park Drive, Sedro Woolley, Skagit County, Washington 98284; Parcel Number P37346, XrefID 8003-000-022-0001, legally described as (0.9100 ac) LOT 22, CITY OF SEDRO WOOLLEY BINDING SITE PLAN OF SUNSET INDUSTRIAL PARK NO. SW-01-93, APPROVED JUNE 9, 1994 AND RECORDED JUNE 10, 1994 IN VOLUME 11 OF SHORT PLATS, PAGES 83 AND 84, UNDER AUDITOR'S FILE NO. 9406100051, RECORDS OF SKAGIT COUNTY, WASHINGTON; BEING A PORTION OF THE SOUTH 1/2 OF THE NORTHEAST 1/4 OF SECTION 23, TOWNSHIP 35 NORTH, RANGE 4 EAST, W.M.
6. Address for notices and communications:



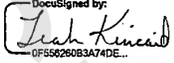
Certificate Of Completion

Envelope Id: 267D5ACF56AC47D88B6F335BD6430494	Status: Completed
Subject: Please DocuSign: Security Agreement - Vaughn (03-18-20 Execution Copy).pdf	
Source Envelope:	
Document Pages: 9	Signatures: 4
Certificate Pages: 4	Initials: 0
AutoNav: Enabled	Envelope Originator:
EnvelopeId Stamping: Enabled	Contracts The Verte Advisors
Time Zone: (UTC-08:00) Pacific Time (US & Canada)	PO Box 112
	PO Box 112
	Sedro Woolley, WA 98284
	info@theverteadvisors.com
	IP Address: 24.17.205.239

Record Tracking

Status: Original 3/18/2020 1:23:35 PM	Holder: Contracts The Verte Advisors info@theverteadvisors.com	Location: DocuSign
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Signer Events

Signer Events	Signature	Timestamp
Leah Kincaid leah@altoterracapital.com CEO Alto Terra Capital Security Level: Email, Account Authentication (None)	 DocuSigned by: Leah Kincaid DF556260B3A74DE... Signature Adoption: Drawn on Device Using IP Address: 24.19.241.107 Signed using mobile	Sent: 3/18/2020 1:26:39 PM Viewed: 3/21/2020 7:59:58 AM Signed: 3/21/2020 8:00:34 AM
Electronic Record and Signature Disclosure:		
Accepted: 8/11/2016 2:00:40 PM		
ID: 6ebff450-2b51-4ef9-91e6-ab498cb819db		

In Person Signer Events

Editor Delivery Events

Agent Delivery Events

Intermediary Delivery Events

Certified Delivery Events

Carbon Copy Events

Witness Events

Notary Events

Envelope Summary Events

Envelope Summary Events	Status	Timestamps
Envelope Sent	Hashed/Encrypted	3/18/2020 1:26:39 PM
Certified Delivered	Security Checked	3/21/2020 7:59:58 AM
Signing Complete	Security Checked	3/21/2020 8:00:34 AM
Completed	Security Checked	3/21/2020 8:00:34 AM

Payment Events

Electronic Record and Signature Disclosure