TO all that it Concerns.

NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPAL; NOTICE TO THE PRINCIPAL IS NOTICE TO THE AGENT.

Notice of Removal of Implied Right of Access.

You are advised to read the following notice thoroughly and carefully. It is a lawful notice. It informs you. It means what it says. l hereby give notice that the implied right of access to the property known as Address

And surrounding areas, has been removed, along with all associated property including, but not limited to, any private conveyance in respect of the following:

1) ANY employee, principal, agent, third party or representative or any other, acting on behalf of or under the corporation known as United States Corporation Company, UNITED STATES, united states, United States, U.S., or any other CORPORATE BODY (i.e. Company) however named and.

2} ANY POLICE OFFICER who is acting for the CORPORATE POLICE and NOT acting as a constable for and on behalf of the people as expressed in the Oath of Office of all POLICE men and women, that is as Public Servants, upon your Oath of Office to serve "with fairness, integrity, diligence and impartiality, upholding fundamental human rights and according equal respect to all people; and that I wilt, to the best of my power, cause the peace to be kept and preserved and prevent all offences against people and property''.

COMMOM LAW JURISDICTION APPLIES EXCLUSIVELY.

Please also take notice that the land known as The United States of America and the state of Oregon is a Common Law Jurisdiction and any transgression of this notice will be dealt with private Prosecutions according to, and under Common Law.

Any and all access to the above-mentioned properties shall be by strict Invitation only and shall be subject to terms and conditions, available by written request.