## IN THE OREGON TAX COURT MAGISTRATE DIVISION Income Tax

Defendant.	)	FINAL DECISION <sup>1</sup>
	)	
State of Oregon,	)	
DEPARTMENT OF REVENUE,	)	
	)	
V.	)	
	)	
Plaintiffs,	)	TC-MD 170026G
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DOE DONUTS LLC and CARLY SITNER,	)	

Plaintiffs appealed Defendant's Notice of Assessment, dated January 4, 2017, for the

period ending June 30, 2016. Defendant filed a Motion to Dismiss on February 21, 2017, stating

that it had abated the assessment from which Plaintiffs appealed. Plaintiffs did not file a

response to Defendant's Motion to Dismiss and did not appear at the time set for a case

management conference. Because Defendant agreed to provide relief, this matter is ready for

decision. Now, therefore,

IT IS THE DECISION OF THIS COURT that Defendant shall abate its Notice of

Assessment, dated January 4, 2017, for the period ending June 30, 2016.

Dated this \_\_\_\_ day of March, 2017.

POUL F. LUNDGREN MAGISTRATE If you want to appeal this Final Decision, file a complaint in the Regular Division of the Oregon Tax Court, by <u>mailing</u> to: 1163 State Street, Salem, OR 97301-2563; or by <u>hand</u> delivery to: Fourth Floor, 1241 State Street, Salem, OR.

Your complaint must be submitted within <u>60</u> days after the date of the Final Decision or this Final Decision cannot be changed. TCR-MD 19 B. This document was filed and entered on March 31, 2017.

<sup>&</sup>lt;sup>1</sup> This Final Decision incorporates without change the court's Decision, entered March 14, 2017. The court did not receive a statement of costs and disbursements within 14 days after its Decision was entered. *See* Tax Court Rule–Magistrate Division (TCR–MD) 16 C(1).