## 1. NOTICE OF VIOLATION (Shipper Lane): ROMUL CHIOREAN

The Marin County Community Development Agency received information that Assessor's Tax Parcel 188-170-44, (further identified as Parcel "B" on the "Parcel Map of Division of Lands of Krip Investment Corporation," filed March 17, 1970 in Book 4 of Parcel Maps at Page 81) of Marin County Official Records was conveyed in violation of the Subdivision Map Act. Assessor's Tax Parcel 188-170-44 is.

The subject property was neither intended or otherwise created as a separate legal lot of record for development purposes. If the property had been intended to be a separate legal lot of record for deed purposes, a Tentative Map and Final Map would have been required instead of a Parcel Map (California Government Code Section 66426 and Chapter 20.08 of the Marin County Municipal Code) minimum lot size.

The Deputy Zoning Administrator (DZA) asked if staff had any additional comments or had received additional correspondence since the staff report was distributed and the staff responded, noting the following:

- The Notice of Violation was mailed on 1/11/12 and received on 1/20/12;
- No communication from the public has been received;
- The notice will be recorded following today's hearing;
- The action is not discretionary and there is no appeal period;
- A conditional Certificate of Compliance would be the proper remedy if an individual wanted to legalize the property;
- The property was offered for dedication as a roadway, and is burdened by a right-of-way easement.

The public testimony portion of the hearing was opened.

The applicant/owner, Romul Chiorean, spoke regarding the project:

- The land was purchased in October of 2011 and the owner understands it cannot be developed; and
- The owner is an artist who would like to be able to paint on the land.

Neal Sorensen, attorney representing BG Bates, referred to his letter dated October 18, 2011, and requested that the Notice of Violation be recorded.

The public testimony portion of the hearing was closed.

The Deputy Zoning Administrator (DZA) made several comments pertaining to the project, including the following:

- The area is described as a roadway easement and was never created for sale, lease or financing;
- Marin County Code required a tentative map and final map if any creation of five lots or more.
- There were four lots created, and this parcel is a remainder parcel, or easement;
- Parcel was sold and the Notice of Violation sent to current owner of record; and
- Parcel was not created legally and the notice of violation provided clear notice that this is not a legally created parcel and there is no development potential.

The Hearing Officer directed staff to file a Notice of Violation for the parcel to show that there is no use outside of a roadway purpose.

In response to the applicant's question regarding no mention of the violation before he purchased the land, the Hearing Officer suggested that he contact a land use attorney for his legal rights.