CITY OF OREGON CITY, OREGON SANITARY SEWER EASEMENT

KNOW ALL MEN BY THESE PRESENTS, THAT Charles F. Lumpkin, sole heir of Lonney B. Lumpkin, hereinafter called the GRANTOR, does hereby grant unto the City of Oregon City, hereinafter called the CITY, its successors in interest and assigns, a permanent easement and right-of-way, including the permanent right to construct, reconstruct, operate and maintain a sewer line, mains, and conduits over across and through the following described land:

A tract of land situated in the N.W. 1/4 of Section 28, T.2S., R.2E., W.M., in the George Abernathy D.L.C. No. 58, Clackamas County, Oregon, also being a portion of that tract of land conveyed by deed to Lonney B. Lumpkin, recorded in Fee No. 88-09671 on March 14, 1988, Clackamas County Deed Records, being more particularly described as follows:

The East 10.0 feet of said Lumpkin Tract.

The area of the permanent easement is 500 square feet (0.011 acres);

TO HAVE AND TO HOLD, the above described easement unto the CITY, its successors in interest and assigns forever.

The GRANTOR does bargain, sell, convey, transfer and deliver unto CITY a temporary easement and right-of-way upon, across and under so much of the aforesaid land as described as:

being the East 25.0 feet and the South 15.0 feet of the East 165.0 feet of said Lumpkin Tract.

Sidelines subject to lengthening and/or shortening so as to terminate upon the grantor's property line.

It being understood that said temporary easement is only for the original excavation and construction of said utility line and upon the completion of the construction thereof shall utterly cease and desist, save and except for that portion hereinbefore described as being a permanent easement.

GRANTOR reserves the right to use the surface of the land for walkways, plantings, parking and related uses. Such uses undertaken by the GRANTOR shall not be inconsistent or interfere with the use of the subject easement area by the CITY. No building or utility shall be placed upon, under or within the property subject to the foregoing easement during the term thereof, however, without the written permission of the CITY.

Upon completion of the construction, the CITY shall restore the surface of the property to its original condition and shall indemnify and hold the GRANTOR harmless against any and all loss, cost or damage arising out of the exercise of the rights granted herein.

The true consideration of this conveyance is **Three hundred and no/100 dollars (\$300.00)**, the receipt of which is hereby acknowledged by GRANTOR.

And the GRANTOR above named hereby covenants to and with the CITY, and CITY's successors in interest and assigns that GRANTOR is lawfully seized in fee simple of the above granted premises, free of any encumbrance that would prevent or limit the use of the property for a sanitary sewer or result in such easement being subject to extinguishment, and from any encumbrance not of record as of August 19, 1991.

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And that GRANTOR and their heirs and personal representatives shall warrant and forever defend the said premises and every part thereof to the CITY, its successors in interest and assigns against the lawful claims and demands of all persons claiming by, through, or under the GRANTOR.

In construing this deed and where the context so requires, the singular includes the plural and all grammatical changes shall be implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the GRANTOR has executed this instrument this <u>5</u> day of <u>MAY</u>, 1992; if a corporate grantor, it has caused its name to be signed and search affixed by its officers, duly authorized thereto by order of its board of directors.



Personally appeared the above named Charles Lumpkin and acknowledged the foregoing instrument to be his voluntary act and deed.

SS.

Before me:

NOTARY PUBLIC FOR OREGON My Commission Expires: 3-17-93

GRANTEE City of Oregon City 320 Warner Milne Road Oregon City, OR 97045 GRANTOR Charles Lumpkin 16221 SE Royer Road Clackamas, OR 97015

Accepted on behalf of the City of Oregon City on the condition that the easement granted is free and clear from taxes, liens and encumbrances.

Recorder After recording return to: City Engineer, City of Oregon C 320 Warner Milne Road Oregon City, OR 97045





TO THE HONORABLE MAYOR AND COMMISSIONERS

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Report No. 92-84

Park Place Sewer Project Status Subject: and Sewer Easement Acceptance

On the May 6, 1992 City Commission agenda is a status report on the Park Place Sewer Project and recommended acceptance of the final four (4) easements negotiated. Staff did a good job in securing the 82 different easements and the remaining four (4) in particular. Only one (1) easement had to be condemned.

l		Tax		
	Мар	Lot	OWNER	ADDRESS
ļ	20	503	Tri-City Serv. District	902 Abernethy Road, O.C.
	21CC	100	Zinzer, Dan W. & Linda M.	14154 S. Forsythe, O.C.
	21CC	200	Gibb, Edward A. & Terry L.	14110 S. Thurman, O.C.
	21CC	500	Teel, Darrel E. & Shannon L.	14130 S. Thurman, O.C,
ĺ	21CC	600	Teel, Darrei E. & Shannon L.	14130 S. Thurman, O. C.
	28A	1712	Wittke, Lowell Gene & Judy Ann	85 SW Wonderview Ct., Gresham, 97080
۱	28A	1714	Wittke, Lowell Gene & Judy Ann	85 SW Wonderview Ct., Gresham, 97080
I	28A	1717	Wittke, Lowell Gene & Judy Ann	85 SW Wonderview Ct., Gresham, 97080
	28BC	1500	Lumpkin, Lanny	16221 S.E. Royer Road, Clackamas, 97015

As the Commission is aware, the project has been waiting execution of the remaining easements and is now ready to go forward with construction once DEQ's authorization to bid is received. Attached is the revised schedule for Commission review.

It is recommended the City Commission adopt a motion accepting the above easements and authorize the Mayor and City Recorder to execute respectively.

CHARLES LEESON City Manager

JGB/im

attach.

- John Block, Development Services Director CC - Neal Robinson, Project Manager

CITY OF OREGON CITY

Development Services Department Engineering Division

MEMORANDUM

DATE: April 30, 1992

TO: John Block, Development Services Director

FROM: Neal Robinson, Project Manager

RE: PARK PLACE SEWER PROJECT STATUS

EASEMENTS

Easements have been secured through negotiations across 82 taxlots involving 64 property owners.

Negotiations were unsuccessful with only one owner and the circuit court gave the right of immediate possesion to construct across the property on April 9, 1992. One final owner has given a right of entry to construct sewer on his property and has agreed to the compensation for the land value, but is unwilling to execute final easement documents until construction has been completed on his property because he is concerned about the extent to which his light industrial tenants will be effected by the construction.

D.E.Q. REVIEW

- A. <u>Preliminary Plan of Operation</u> -Approval received April 23, 1992. Final Plan of Operation will have to be submitted at the time of 50% construction completion.
- B. <u>Sewer Regulations and User Charge System</u> -Conditional approval of Sewer Regulations and full approval of User Charge System received April 23, 1992
- C. <u>Project Plans and Specifications</u> -Final approval received April 23, 1992

REVISED SCHEDULE May 8, 1992	Anticipated final DEQ authorization to advertise for construction bids.
May 12	Advertise for bids.
June 8	Bid Opening.
June 17	Contract Award
June 29	Begin Construction
March 1, 1993	Complete Construction

FINAL STATE REVOLVING FUND LOAN APPLICATION

The basic application form has been completed. Some remaining financial information attachments and a Land Use Compatibility Statement attachment need to be completed for final submittal.

[WPFILES\\HOPP\PROJSTAT.MEM]

Park Place Sewer

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Charles F. Lumpkin 1992 DOC# 92-38571

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