Clackamas County Official Records Sherry Hall, County Clerk

\$25.00 \$16.00 \$62.00 \$10.00 \$20.00

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\$133.00

Metro 600 NE Grand Ave. Portland, OR 97232 Grantor Name and Address City of Oregon City 625 Center Street Oregon City, OR 97045 Grantee Name and Address

After recording return to:

Gary Shepherd Office of Metro Attorney 600 NE Grand Ave. Portland, OR 97232

Send tax statements to: No change

Map No.: 32E05A Tax Lot: 01200 Planning No.: SP-17-0029

- Aaron Pavker CHI of Oregon Chy PO Box 3040 · Oregon CHY, OK 97045

D-E

EASEMENT AGREEMENT City of Oregon City, Oregon Public Utility Easement - Water Line

KNOW ALL BY THESE PRESENTS, THAT Metro, a municipal corporation, hereinafter called the GRANTOR and the City of Oregon City, a municipal corporation, hereinafter called CITY execute this Easement Agreement.

GRANTOR does hereby grant unto CITY, its successors in interest and assigns, a nonexclusive permanent easement and right of way, including the permanent right to construct, reconstruct, operate, and maintain a public water main connecting the existing water mains in Otter Lane and Beaver Lane on the following described land:

An area of land that is a rectangular shape, 15-feet wide x 315-feet long, and immediately north of and adjacent to the boundary line between Metro property and the Otter Lane right of way, tax lot 32E05DB00900, tax lot 32E05DB00800, and the Beaver Lane right of way, extending the length from the westerly edge of the Otter Lane right of way to the easterly edge of the Beaver Lane right of way.

See Attached Exhibit A for the Sketch of the easement area.

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

GRANTOR reserves the rights to use the surface of the land for walkways, plantings, paths, asphalt turnarounds, open space, utilities and improvements associated with previously existing easement rights, 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. Except uses and improvements pursuant to preexisting easement rights, 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 right granted herein.

The true consideration of this conveyance is for other value given, the receipt of which is hereby acknowledged by the parties.

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 from all encumbrances except that which may be preexisting and conflict or interfere with the rights granted herein, and the GRANTOR and their heirs and personal representatives shall warrant and forever defend the said premises and every part thereof to the CITY, is successors in interest and assigns against the lawful claims and demands of all personnel claiming by, through and under the GRANTOR, except those excepted above.

CITY is solely responsible for constructing, reconstructing, operating, and maintaining the water line facilities allowed or constructed pursuant to the easement. The water line must be located within five (5) feet from the edge of Metro's property line. The water line must be placed underground and buried at least forty-two inches (42") underground as measured from the top of the pipeline.

City's easement is subject to encumbrances of record and must be exercised consistent with preexisting easement rights over the easement area, including but not limited to those held by Portland General Electric (PGE). Metro expressly disclaims any representation or warranty as to encumbrances or rights of third parties affecting Metro property that may conflict or interfere with the rights granted herein, or that Metro holds all rights necessary or incident to the use of the Easement.

GRANTOR bears no responsibility for the use and/or water facilities permitted by the easement or damage by others, except for damage negligently or willfully caused by Metro, its contractors, or employees in using the Easement Area. Metro is not responsible for actions of members of the public, trees, roots, erosion, earth movement, and other natural conditions and events which may affect or damage the easement or water facilities.

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.

GRANTOR Metro, an Oregon municipal corporation Marissa Madrigal

Chief Operating Officer

STATE OF OREGON, County of Multnomah) ss.

The foregoing instrument was acknowledged before me this <u>l</u> day of <u>Sept.</u> by Marissa Madrigal, Chief Operating Officer, Metro. , 20 **20**.



Notary Public for Sta on My Commission Expires:

City of Oregon City, an Oregon municipal corporation	
Name: Title:	
STATE OF OREGON, County of Clackamas) ss.	
The foregoing instrument was acknowledged before me	e this day of, 20
by City of Oregon City.	(name),(title),
	Notary Public for
	My Commission Expires:
ξ,	

Accepted on behalf of the City of Oregon City:

By: Anthony J. Konkol III, City Manager

+

By: John M. Lewis, Public Works Director

Attest: Kattie Rigge, City Recorder

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EXHIBIT A – EASEMENT AREA

