PW201A (Deed for Road Purposes - Corporation)

151 SOF SUPPLEMENT NO. 1

KNOW ALL MEN BY THESE PRESENTS, That City of Portland, a municipal corporation

cf , Multnomah County, Oregon, in consideration of

A parcel of land located in Section 14, Township 1 North, Range 2 East of the Willamette Meridian in the County of Multnomah and State of Oregon, said parcel being a portion of that tract of land conveyed to Roberta Hudson, et al, in Bool 912, Page 1186 Multnomah County Deed Records, said parcel being a five foot strip of land located to the South and adjacent to the following described line:

Beginning at a point in the East line of N.E. 138th Avenue, 42.03' South and 45 feet East of the Southeast corner of Lot 65, Reynolds Mountain View Plat 2; thence South 870 18' East along the South line of said Hudson tract 790.15 feet; thence North along the East line of said Hudson tract 825.34 feet to the true point of beginning of the herein described line; thence North 85° 25' 30" West along the North line of said Hudson tract 137.38 feet; thence Westerly continuing along the said North line 63.28 feet along a curve to the right having a radius of 4140.0 feet; containing 1004 square feet more or less.

NOTE: Basis of bearing is deed, Book 912, Page 1186, Multnomah County Deed Records. • •

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duly and legally adopted, has caused these prese Mayor Rizsidence and	ents to be signed by its		Auditor	its corpora	te scal to be b	rreunto affixed
this						
APPROVED:					••••	
Department of Public Works	Director					
Department of Fibric Works		By				
Ву			Mayor	XXXXX	XOK.	
Deputy Director		Rv				
APPROVED AS TO FORM:		Ъÿ	Auditor	XSROXCK	κ .χ	
					• • •	
District Attorney						
By						
Deputy District Attorney						
STATE OF OREGON)						
) SS						
•						
On this day of						me appeared
					-	both to me
personally known, who being duly sworn, did s	say that he, the said Audi	tor	is the		ARR 1998	he, the said
instrument is the corporate seal of said Corporati	ion, and that the said instr	ume	nt was signed and	scaled in b	chalf of said (forporation by
Council authority of its Brownkietowww.authority.				and		• •
acknowledged said instrument to be the free act	and deed of said Corporation	ion.			· · · · ·	
IN TESTIMONY WHEREOF, I have here	cunto set my hand and af	lixed	my official scal, th	nis day and	year first in t	his, my certifi-
cate, written.			,			•
			Notary Public in a	and for said	County and Sta	ute
	му С	omm	nission Expires			

PW201A (Deed for Road Purposes - Corporation)

of

KNOW ALL MEN BY THESE PRESENTS. That CITY OF PORTLAND, a municipal corporation

One and no/100ths - - - Dollars, and other good and valuable considerations, to us paid by Multnomah County, a political subdivision of the State of Oregon, has granted, bargained, sold and conveyed, and does hereby grant, bargain, sell and convey unto said Multnomah County, its successors and assigns, a perpetual casement for road purposes in, upon. and across the property hereinafter described, and has forever dedicated, and does hereby forever dedicate to the use of the public as a public road, all the following bounded and described real property situated in the County of Multnomah and State of Oregon, to-wit:

A parcel of land in Section 20, Township 1 North, Range 3 East of the Willamette Meridian, Multnomah County, Oregon, said parcel being a portion of that tract of land conveyed to William P. and Cleo M. Edmondson in Book 1017, Page 365, Multnomah County Deed Records, said parcel being a ten-foot-wide strip of land located adjacent to and ten feet South of the following described line:

Beginning at the intersection of the South line of said Edmondson tract with the East line of N.E. 185th Drive (50 feet wide); thence North 0° 01' East along said East line of N.E. 185th Drive 174.60 feet to a 5/8-inch iron rod; thence North 87° 50' 03" East 480.28 feet to a 1/2-inch iron rod; thence South 82°47' 45" East 297.40 feet to a 1/2-inch iron rod; thence North 0° 06' West 76.7 feet, more or less, to the North line of said Edmondson tract, the True Point of Beginning of the herein described line; thence Easterly along the North line of said Edmondson tract 207.45 feet, more or less, to the Northeast corner of the Edmondson tract; containing 2075 square feet, more or less. .

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TO HAVE AND TO HOLD the above granted easement unto the said Multnomah County, its successors and assigns, forever, IN WITNESS WHEREOF

	Ordinance Council pursuant to a איזאלאנגאאיס of its Backdook Strawawa
duly and legally adopted, has caused these presents to be signed b Mayor Reserves and	Auditor Stocket by, and its corporate scal to be hereunio affixed
this day	of
APPROVED:	
Director	
Department of Public Works	By
Ву	XIXKKIKXX MAYOR
Deputy Director	Ву
APPROVED AS TO FORM:	XXXXXXX AUDITOR
District Attorncy	
By	
STATE OF OREGON)) SS County of	
·	
personally known, who being duly sworn, did say that he, the s	and both to me aid is the Mayor and he, the said Auditor Securetary of
instrument is the corrected and of said Correction, and that the	
Council	and instrument was signed and scaled in octan of sale corporation by
authority of its bear of bar structures and said	Corporation.
and and and more and the set of the free act and teen of salt	d and affixed my official scal, this day and year first in this, my certifi-
	Notary Public in and for said County and State
	My Commission Expires

151007

DECLARATION OF DEED RESTRICTIONS

THIS AGREEMENT, made and entered into this _____ day of _____, 19____,

WHEREAS, the undersigned is the owner of the East 200 feet of the North 200 feet, as measured on the East property line, of Tax Lot 8, Section 14, T1N, R2E, W.M.

WHEREAS, the undersigned as owner of said tract and in exchange for approval by Multnomah County of owner's development of a well site for its Groundwater Development Program wishes to burden said tract in Section 14, T1N, R2E, W.M. with a restriction requiring future owners of all or a part thereof to participate in the street improvement costs on that portion of N.E. Jarrett Street abutting said tract in Section 14, T1N, R2E, W.M.; and

WHEREAS, the undersigned owner desires to develop a well site for its Groundwater Development Program before said street is reconstructed to County Standards;

NOW THEREFORE, the undersigned hereby agrees and stipulates as follows:

1. That the undersigned and all future owners of the tract of land above described shall be obligated to participate in the improvement cost of said N.E. Jarrett Street abutting said tract, to the same extent that the majority of the other property owners abutting said N.E. Jarrett Street share in the cost; and such future owners shall be shall be also obligated to pay their proper share for the development and improvement of said abutting street.

2. This obligation shall be binding, whether the improvement is initiated by a petition of the owners of land abutting said street, or by a resolution of the Board of County Commissioners.

DECLARATION OF DEED RESTRICTIONS

151 397 SUPPLEMENT NO. 3 Page 2 of 3

3. That this entire agreement constitutes a mutual covenant running with the land, and successive future owners shall be bound to it as if original signers hereto.

4. That any deed, lease, conveyance or contract made in violation of this agreement shall be void.

IN WITNESS WHEREOF, the parties hereto have set their hands this _____ day of ______, 19___.

CITY OF PORTLAND, a municipal corporation

MAYOR

AUDITOR

STATE OF OREGON): SS County of Multnomah)

This is to certify that on this _____ day of ______, 198____, before me, the undersigned, personally appeared the above named individuals, who being first duly sworn, did acknowledge the foregoing instrument to be their voluntary act and deed.

WITNESS my hand and official seal.

151000

SUPPLEMENT NO. 3

Page 3 of 3

AGREEMENT CONCERNING REAL PROPERTY

THIS AGREEMENT made and entered into at Portland, Oregon, this _____ day of ______, 198__, by and between CITY OF PORTLAND, OREGON, a municipal corporation, and the COUNTY OF MULTNOMAH, State of Oregon, (hereinafter referred to as "County"),

WHEREAS, the City of Portland is the owner of record of the following described real property to wit:

East 200 feet of the North 200 feet as measured on the East property line of Tax Lot '8', Section 14, T1N, R2E, 1979 Assessor's Map.

WHEREAS, on March 3, 1980, County granted approval of a land division to the owners of the above described property;

NOW, THEREFORE, the above-named persons, for and in consideration of granting of the aforesaid LD 9-80, do hereby agree as follows:

"To connect any future facilities requiring sewers to any sewer serving the described property when such sewer is constructed and in no event to remonstrate against construction of said sewer."

THIS AGREEMENT shall run with the land and shall bind the above named individuals, their heirs, successors, and assigns.

(Owners)

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MAYOR

AUDITOR

STATE OF OREGON): SS County of Multnomah): SS

This is to certify that on this _____ day of _____, 198___, before me, the undersigned, personally appeared the above named individuals, who being first duly sworn, did acknowledge the foregoing instrument to be their voluntary act and deed.

WITNESS my hand and official seal.

SUPPLEMENT

THIS AGREEMENT, made and entered into this ____ day of _____,
19__,

WHEREAS, the undersigned is the owner of the Easterly 200.42 feet, as measured on the South property line, of Tax Lot 17, Section 20, TlN, R3E, W.M.

WHEREAS, the undersigned as owner of said tract and in exchange for approval by Multnomah County of owner's development of a well site for its Groundwater Development Program wishes to burden said tract in Section 20, T1N, R3E, W.M. with a restriction requiring future owners of all or a part thereof to participate in the street improvement costs on that portion of N.E. Marine Drive abutting said tract in Section 20, T1N, R3E, W.M.; and

WHEREAS, the undersigned owner desires to develop a well site for its Groundwater Development Program before said street is reconstructed to County Standards;

NOW THEREFORE, the undersigned hereby agrees and stipulates as follows:

1. That the undersigned and all future owners of the tract of land above described shall be obligated to participate in the improvement cost of said N.E. Marine Drive abutting said tract, to the same extent that the majority of the other property owners abutting said N.E. Marine Drive share in the cost; and such future owners shall be shall be also obligated to pay their proper share for the development and improvement of said abutting street.

2. This obligation shall be binding, whether the improvement is initiated by a petition of the owners of land abutting said street, or by a resolution of the Board of County Commissioners.

Page 2 of 3

3. That this entire agreement constitutes a mutual covenant running with the land, and successive future owners shall be bound to it as if original signers hereto.

4. That any deed, lease, conveyance or contract made in violation of this agreement shall be void.

IN WITNESS WHEREOF, the parties hereto have set their hands this

_____ day of _____, 19___.

CITY OF PORTLAND, a municipal corporation

MAYOR

AUDITOR

STATE OF OREGON): SS County of Multnomah): SS

This is to certify that on this _____ day of ______, 198____, before me, the undersigned, personally appeared the above named individuals, who being first duly sworn, did acknowledge the foregoing instrument to be their voluntary act and deed.

WITNESS my hand and official seal.

Page 3 of 3

SUPPLEMENT NO. 4

AGREEMENT CONCERNING REAL PROPERTY

THIS AGREEMENT made and entered into at Portland, Oregon, this _____ day of ______, 198_, by and between CITY OF PORTLAND, OREGON, a municipal corporation, and the COUNTY OF MULTNOMAH, State of Oregon, (hereinafter referred to as "County"),

WHEREAS, the City of Portland is the owner of record of the following described real property to wit:

Easterly 200.42 feet as measured on the South property line, of Tax Lot '17', Section 20, T1N, R3E, 1979 Assessor's Map.

WHEREAS, on March 3, 1980, County granted approval of a land division to the owners of the above described property;

NOW, THEREFORE, the above-named persons, for and in consideration of granting of the aforesaid LD 13-80, do hereby agree as follows:

"To connect any future facilities requiring sewers to any sewer serving the described property when such sewer is constructed and in no event to remonstrate against construction of said sewer."

THIS AGREEMENT shall run with the land and shall bind the above named individuals, their heirs, successors, and assigns.

(Owners)

MAYOR

AUDITOR

STATE OF OREGON): SS County of Multnomah): SS

This is to certify that on this _____ day of _____, 198___, before me, the undersigned, personally appeared the above named individuals, who being first duly sworn, did acknowledge the foregoing instrument to be their voluntary act and deed.

WITNESS my hand and official seal.

ORDINANCE NO. 151697

An Ordinance authorizing the conveyance of a five-foot-wide strip of land containing 1004 square feet, and a ten-foot-wide strip of land containing 2075 square feet to Multnomah County at no cost, and authorizing agreements to participate in the costs of making road improvements, and authorizing agreements to commit to connecting future facilities to a public sewer when available, for two well sites being developed for the Groundwater Development Program of the Bureau of Water Works, and declaring an emergency.

The City of Portland ordains:

Section 1. The Council finds:

- The Bureau of Water Works is in the process of developing well sites located on N.E. Jarrett Street east of N.E. 138th Avenue, and on N.E. Marine Drive east of N.E. 185th Avenue for the Groundwater Development Program.
- In order to make land divisions necessary to develop these well sites, Multnomah County has required that the City transfer a five-foot strip of land containing 1004 square feet on N.E. Jarrett Street and a ten-foot strip of land containing 2075 square feet on N.E. Marine Drive as road dedications for future street widenings.
- 3. Multhomah County has also required that the City make agreements to participate in the costs of making road improvements, when authorized by the County Engineer by a Declaration of Deed Restriction, and that the City make additional agreements that any future facilities requiring sewers on the well sites being created be connected to a future public sewer when hook-ups are made available by an Agreement Concerning Real Property.
- 4. Copies of the Deed for Road Purposes to convey a fivefoot strip of land, and a ten-foot strip of land are attached to the original only hereof, marked Supplements No. 1, and No. 2, respectively, and by this reference make a part hereof.
- 5. Copies of the Declaration of Deed Restrictions, and the Agreement Concerning Real Property for each well site are attached to the original only hereof, marked Supplements No. 3, and No. 4, and by this reference made a part hereof.

ORDINANCE No.

The conveyance of these parcels to Multnomah County 6. at no cost, the Declarations of Deed Restrictions, and the Agreements Concerning Real Property, is recommended by the Administrator of the Bureau of Water Works, and approved by the Commissioner-in-Charge.

NOW, THEREFORE, the Council directs:

- The Commissioner-in-Charge and the Auditor are hereby a. authorized to convey at no cost the land by Deed for Road Purposes described in said Supplements No. 1 and No. 2, and return to Mark Lucas, 1800 S.W. 6th Avenue, Portland, Oregon 97201, for submittal to Multnomah County.
- The Commissioner-in-Charge and the Auditor are hereby b. authorized to sign the Declarations of Deed Restrictions and the Agreements Concerning Real Property as described in Supplements No. 3, and No. 4, and return to Mark Lucas, 1800 S.W. 6th Avenue, Portland, Oregon 97201, for submittal to Multnomah County.
- Section 2. The Council declares that an emergency exists because a delay in the conveyance of these parcels and the signing of these agreements may result in additional expense to the City, and will unnecessarily deprive the Bureau of Water Works of the benefits of developing these well sites at an early date; therefore, this Ordinance shall be in force and effect from and after its passage by the Council.

4 1981 Passed by the Council, JUN

Mayor Ivancie M. Lucas; ct May 27, 1981 BUC 18600374

Attest:

Senge Jection

Page No. 2 of 2

ORDINANCE No.

6. The conveyance of these parcels to Multnomah County at no cost, the Declarations of Deed Restrictions, and the Agreements Concerning Real Property, is recommended by the Administrator of the Bureau of Water Works, and approved by the Commissioner-in-Charge.

NOW, THEREFORE, the Council directs:

- The Commissioner-in-Charge and the Auditor are hereby a. authorized to convey at no cost the land by Deed for Road Purposes described in said Supplements No. 1 and No. 2, and return to Mark Lucas, 1800 S.W. 6th Avenue, Portland, Oregon 97201, for submittal to Multnomah County.
- b. The Commissioner-in-Charge and the Auditor are hereby authorized to sign the Declarations of Deed Restrictions and the Agreements Concerning Real Property as described in Supplements No. 3, and No. 4, and return to Mark Lucas, 1800 S.W. 6th Avenue, Portland, Oregon 97201, for submittal to Multnomah County.
- Section 2. The Council declares that an emergency exists because a delay in the conveyance of these parcels and the signing of these agreements may result in additional expense to the City, and will unnecessarily deprive the Bureau of Water Works of the benefits of developing these well sites at an early date; therefore, this Ordinance shall be in force and effect from and after its passage by the Council.

Passed by the Council, JUN 4 1981

Mayor Ivancie M. Lucas:ct May 27, 1981 BUC 18600374

Attest:

Senge Jelion Iditor of the City of Portland

Page No. 2 of 2

 THE COMMISSIONERS VOTED

 AS FOLLOWS:

 Yeas

 JORDAN

 LINDBERG

 SCHWAB

 STRACHAN

 IVANCIE

FOUR-FI	FTHS CALENDAR
JORDAN	
LINDBERG	
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STRACHAN	
IVANCIE	

Calendar No.1781

ORDINANCE No. 151697

Title

An Ordinance authorizing the conveyance of a five-foot-wide strip of land containing 1004 square feet, and a ten-foot-wide strip of land containing 2075 square feet to Multnomah County at no cost, and authorizing agreements to participate in the costs of making road improvements, and authorizing agreements to commit to connecting future facilities to a public sewer when available, for two well sites being developed for the Groundwater Development Program of the Bureau of Water Works, and declaring an emergency. 3 1981 JUN JUN 4 1981 CONTINUED TO

Filed MAY 2 9 1981

GEORGE YERKOVICH Auditoriof the CITY OF PORTLAND

Deputy

	INTRO	DUCED BY
]	MAYOR	IVANCIE
NOTE	D BY THI	COMMISSIONER
Affairs		
Finance and Administrati	on F-J	I/mrc
Safety		
Utilities		
Works		
BI	JREAU A	PPROVAL
Bureau:	WATER	WORKS
Prepared By: M.Lucas:	ct	Date: 5-27-81
Budget Impa	\frown	
Dempleter Bureau Head Carl 606		Not required
	CALE	NDAR
Consent		Regular YES
	NOTE	DBY
City Attorney	/	
City Auditor		