After Recording Return to:
City Recorder
500 Klamath Avenue
Klamath Falls, OR 97601

2007-015109 Klamath County, Oregon

00030042200700151090020029

08/27/2007 02:03:13 PM

Fee: \$26.00

## RESTRICTIVE COVENANT AND AGREEMENT FOR INSTALLATION AND MAINTENANCE OF WASTEWATER BACKFLOW DEVICE

THIS AGREEMENT is entered into this 3 day of August, 2007 among the City of Klamath Falls, an Oregon municipal corporation, Linda L. Drew (the "Property Owner") and Harbor Isles Golf Course Condo Association ("Association").

## RECITALS

City is an Oregon municipal corporation and is the operator of a wastewater collection and treatment system ("Sewer System") that generally serves customers within the political boundaries of the City.

Property Owner owns a condominium located at 625 Hank Street, Klamath Falls, OR that is legally described as follows ("Property"): Unit 22 of Tract 1392, THE HARBOR ISLES GOLF COURSE CONDOMINIUM, STAGE 13, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon; Together with the general and limited common elements pertaining thereto as provided in the Supplemental Declaration submitting Stage 13 of Harbor Isles Golf Course Condominium to Condominium Ownership, recorded the 11<sup>th</sup> day of September, 2001, in Volume M01, at page 46025, Microfilm Records of Klamath County, Oregon; The land included within such property is described in Exhibit A to the Supplemental Declaration.

The Property is served by City's Sewer System.

Association is a duly created condominium owners association that is obligated to perform various maintenance and repair responsibilities with respect to the Property and other condominiums in the vicinity of Property.

City has in the past experienced wastewater backups within its collection system in various areas of the City. These backups have caused significant damage to adversely affected property owners and have resulted in a number of liability claims against the City.

City has ownership and maintenance responsibilities for all wastewater service lines within City-controlled rights-of-way, and the Property Owner and/or the Association is responsible for that portion of the service line that is outside of the right-of-way and on the Property. City believes that the installation of backflow prevention devices ["Backflow Device(s)"] in the service line on the Property will significantly reduce the possibility of future backups onto the Property. City, Property Owner and Association believe it is cost-effective and beneficial to City, Property Owner and the Association for City to participate financially in the installation of the Backflow Device in strategic areas throughout the City, provided the Association commits to being responsible for all future costs of repair, maintenance and replacement of the Device.

City, Property Owner and Association intend by this Agreement to delineate their relative responsibilities with respect to the installation, maintenance, repair and replacement of a Backflow Device on the Property.

## **AGREEMENT**

In consideration of the foregoing recitals, the terms and conditions set forth below, and other good and valuable consideration, the sufficiency of which is hereby acknowledged, City, Property Owner and Association hereby agree as follows:

City agrees to install, at its sole expense, a Backflow Device in the wastewater service line on the
Property. The Device will be installed near Property Owner's building. The specific location of the
Device will be at the sole discretion of the City; provided, however, City will take into consideration the
Restrictive Covenant and Agreement – Page 1

concerns of Property Owner regarding conflicts with existing permanent structures on the Property, and City will place the Backflow Device in an accessible location so Association may meet its obligations under this Agreement. Once the installation is complete City agrees to return the Property to its former state in an expeditious manner.

2. Property Owner and Association hereby give City and its agents, officers and employees temporary access to the Property to complete the installation of the Backflow Device. The access includes complete the installation

3. Once the installation is completed by City and is fully operational, Association agrees to be responsible, at its sole expense, for the inspection, maintenance, repair and replacement (if needed) of the Backflow Device. Association specifically agrees to inspect the Backflow Device at least once every six (6) months and to perform any repairs, maintenance or replacement as indicated by such inspection.

4. City, Property Owner and Association agree that the terms and provisions of this Agreement shall be binding on the heirs, successors, assigns and legal representatives of the parties. To assure that subsequent Property Owners and successors of the parties are aware of this Agreement, Property Owner hereby grants a restrictive covenant against the Property embodying the terms and conditions of this Agreement, and hereby consents to the recording of the Agreement as a restrictive covenant in the Deed Records of Klamath County, Oregon. City agrees to pay for the costs of recording.

n. City agrees to pay for the costs of recording.
PROPERTY OWNER
Print Name: Linda L. Drew
7, personally appeared Rick Whitlock, who, being first duly sworn, ty of Klamath Falls, an Oregon municipal corporation, and that the cipal corporation; and is its voluntary act and deed.
SIGNATURE OF NOTARY PUBLIC Notary Public for Oregon
My Commission Expires: 4-10-09
2007, Linda L. Drew personally appeared and she acknowledged r and is her voluntary act and deed.
SIGNATURE OF NOTARY PUBLIC Notary Public for Oregon My Commission Expires: