2007-019092 Klamath County, Oregon

00034780200700190920160165

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

11/07/2007 11:49:53 AM

Fee: \$96.00

RESTRICTIVE COVENANT AND AGREEMENT FOR SANITARY WASTEWATER SERVICE FOR LOTS 1, 2, 3B, 4B AND 5B OF THE LAKESHORE GARDENS SUBDIVISION AND CERTAIN PROPERTY OWNED BY THE LAKESHORE GARDENS DRAINAGE DISTRICT

THIS AGREEMENT ("Agreement") is made and entered into this day of Movember, 2007 by and between the City of Klamath Falls, an Oregon Municipal Corporation ("City") and the following persons: David J. Danforth and Regina C. Danforth ("Danforths"), P. O. Box 489, Fort Klamath, Oregon 97626; Allan Murray ("Murray"), 1025 N. Central Avenue, Medford, Oregon 97501; Wayne A. Connors and Pamela J. Connors ("Connors"), 1326 W. Ambassador Drive, St. George, Utah 84790; Frederick M. Cooper and Lisa M. Cooper ("Coopers"), 777 Lakeshore Drive, Klamath Falls, Oregon 97601; and Lakeshore Gardens Drainage District ("District"), c/o John Gerbert, 1940 Lawrence Street, Klamath Falls, Oregon, 97601 (collectively the "Users").

RECITALS:

- A. Users desire to construct a private sanitary sewer collection system to provide service to properties in Klamath Falls, Klamath County, Oregon, described as follows, and including any parcels or lots created by any future partition or subdivision of the properties (collectively, the "Property"):
 - a. Lot 1, Lakeshore Gardens owned by Danforths pursuant to a deed recorded at Volume M94, Page 24270, Klamath County Deed Records;
 - b. Lot 2, Lakeshore Gardens owned by Murray pursuant to a deed recorded at Volume M01, Page 30917, Klamath County Deed Records;
 - c. Lots 3B and 4B, Lakeshore Gardens owned by Connors pursuant to a deed recorded at Volume M03, Page 43920, Klamath County Deed Records:
 - d. Lot 5B, Lakeshore Gardens owned by Coopers pursuant to a deed recorded at Volume M05-10362, Klamath County Deed Records; and
 - e. Tax Lot# R-3808-025DA-00200-000 owned by District pursuant to a deed recorded at Volume 103, Page 265, Klamath County Deed Records.

The Property is depicted on attached Exhibit "A."

- B. The City estimates that it can presently accommodate the volume of wastewater that may be generated by the development currently proposed for the Property. However, ongoing requests for wastewater services will limit the City's capacities for wastewater collection and treatment.
- C. The City and Users desire to enter into a formal agreement providing for wastewater services for the Property based on the terms and conditions of this Agreement.

AGREEMENT:

- 1. This Agreement is limited to City acceptance of wastewater flows from residential uses not to exceed seven (7) Equivalent Residential Units ("ERU's"), distributed as follows: two (2) ERU's for Lot 3B owned by Connors; two (2) ERU's for Lot 4B owned by Connors; one (1) ERU for Lot 1 owned by Danforths; one (1) ERU for Lot 2 owned by Murray; and one (1) ERU for Lot 5B owned by Coopers; (there are no ERU's dedicated to the District parcel. If any user submits an application for approval of a tentative partition or subdivision plat for any portion of the Property, or for any other connection to the City wastewater system other than the seven (7) ERU's for residential connections anticipated by this Agreement, the availability of sewer capacity within the City's system to accommodate the projected flows for that development or connection shall be reasonably determined by the City, subject to the laws in effect at the time of determination, and a separate agreement for the projected wastewater flows will need to be negotiated between the parties prior to approval of the development application or connection.
- 2. Users shall design and construct, at their sole expense, a pressurized private sanitary sewer collection system which shall consist of lines, laterals and all other necessary equipment and attachments to convey the sanitary wastewater from the Property to the City collection manhole (located on City-owned tax lot #R-3809-03000-00100-000, pursuant to a deed recorded at M75, Pages 531-532, Klamath County Deed Records, as noted on the design drawings (the "Private Collection System"). Per City design standards, the Private Collection System shall be designed to accommodate a maximum effluent flow equivalent to seven (7) ERU's.
- 3. The Private Collection System shall be constructed in accordance with plans and specifications as approved by the City and such System shall be inspected and approved by the City. The final design of the Private Collection System shall be subject to review and approval by any other governmental agency deemed necessary by the City in order to accept the wastewater effluent. The City will not provide direct inspection services or supervision of construction of the Private Collection System.
- 4. The Users, and their heirs, successors and assigns shall pay the wastewater system development charges ("SDC") then in effect for each connection to the Private Collection System prior to each lot connecting to the System. Users, their heirs,

successors and assigns shall comply with City Council approved policies regarding payments of SDC's in effect as of the date the SDC payment is due.

- 5. City shall bill each individual User, or their successors, assigns and designated agents for sanitary sewer services on a monthly basis and in accordance with the then existing City utility billing policies and procedures.
- 6. This Agreement shall be binding upon each party's heirs, successors and assigns. To assure that subsequent owners of the Property and successors of the parties are aware of this Agreement, Users hereby grant restrictive covenants against their respective parcels embodying the terms and conditions of this Agreement, and hereby consent to the recording of the Agreement as a restrictive covenant in the Deed Records of Klamath County, Oregon. Users agree to pay for the costs of recording
- Upon completion and final acceptance of the Private Collection System by 7. the City, or someone approved by the City, and verification that the System is fully operational, Users, subsequent owners of any portion of the Property, and their successors and assigns shall be responsible for all operational, maintenance, repair and replacement costs associated with the Private Collection System and shall keep the same in good and sufficient repair. Users have previously entered into an "Easement and Advance Financing Agreement," dated May 2007, and recorded in Klamath County records at Volume 2007, page 010504, that provides for the relative obligations as between Users regarding maintenance and repair obligations on the Private Collection Users, their successors and assigns may, at their option, form either a homeowner's association or a sanitary sewer district to be responsible for keeping said System in good and sufficient repair and for payment of such costs, but in no event shall City have any responsibility for such costs. The City shall have the right to inspect the System at any time and to require Users, and their successors and assigns, to repair, maintain and/or replace the System.
- 8. Users acknowledge that the City may impose a user rate surcharge for any wastewater connection to help finance future development and a capacity enlargement for the City's wastewater system ("City Improvements"). Such surcharge amounts have not yet been determined; however, Users acknowledge such surcharges may be levied in the future, and Users, and their successors and assigns, agree to pay such surcharges, if any, imposed by the City. As an alternative to such surcharges, City may elect to form a Local Improvement District ("LID") to fund and construct the City Improvements. In the event and at such time as the City initiates the formation of an LID, Users hereby waive any and all right to remonstrate against formation of the LID by the City for the purpose of constructing the City Improvements and assessing the proportionate cost to benefited properties. The phrase "right to remonstrate against the formation of an LID" refers solely to a property owner's right under the City Charter Section 38 to be counted as part of an extraordinary majority of property owners that can, in certain circumstances, suspend proceedings on formation of an LID for six months. The waiver of this right does not limit or restrict the ability of a property owner bound by this covenant to appear at any of the required public hearings and testify regarding formation of the LID, the appropriateness of the

- 9. This Agreement sets forth the entire understanding of the parties and shall be governed by the laws of the state of Oregon.
- 10. Any dispute or controversy arising out of this Agreement or out of the party's refusal to perform the whole or any part of this Agreement shall be subject to resolution only through final and binding arbitration pursuant to the procedures set forth in ORS 36.300 et seq.
- 11. This Agreement may be signed in any number of counterparts, each of which shall be an original, with the same effect as if the signatures thereto and hereto were upon the same instrument.

The parties have each executed this document on the dates set forth below.

USERS David J. Danjorth	City of Klamath Falls an Oregon Municipal Corp
Regina C. Danforth	By: Jeff Ball, City Manager
Allan Murray	
Wayne A. Connors	
Pamela J. Connors	
Lakeshore Gardens Drainage District	
/// · · · · · · · · · · · · · · · · · ·	
<i>III</i>	
///	

4. AGREEMENT FOR SANITARY WASTEWATER SERVICE

///

- 9. This Agreement sets forth the entire understanding of the parties and shall be governed by the laws of the state of Oregon.
- 10. Any dispute or controversy arising out of this Agreement or out of the party's refusal to perform the whole or any part of this Agreement shall be subject to resolution only through final and binding arbitration pursuant to the procedures set forth in ORS 36.300 et seq.
- 11. This Agreement may be signed in any number of counterparts, each of which shall be an original, with the same effect as if the signatures thereto and hereto were upon the same instrument.

The parties have each executed this document on the dates set forth below.

USERS	City of Klamath Falls an Oregon Municipal Corp
David J. Danforth	
Regina C. Danforth Marluy Allan Murray	By: Joff Ball, City Manager
Wayne A. Connors	
Pamela J. Connors	
Lakeshore Gardens Drainage District	
///	
///	
<i>\(\tau \)</i>	
///	

- 9. This Agreement sets forth the entire understanding of the parties and shall be governed by the laws of the state of Oregon.
- 10. Any dispute or controversy arising out of this Agreement or out of the party's refusal to perform the whole or any part of this Agreement shall be subject to resolution only through final and binding arbitration pursuant to the procedures set forth in ORS 36.300 et seq.
- 11. This Agreement may be signed in any number of counterparts, each of which shall be an original, with the same effect as if the signatures thereto and hereto were upon the same instrument.

The parties have each executed this document on the dates set forth below.

USERS	City of Klamath Falls an Oregon Municipal Corp
David J. Danforth	
Regina C. Danforth	By: Jeff Ball, City Manager
Allan Murray	
Wayne A. Connors	
Pamela J. Connors	
Frederick M. Cooper	
Lisa M. Cooper	
Lakeshore Gardens Drainage District	

4. AGREEMENT FOR SANITARY WASTEWATER SERVICE

///

- 9. This Agreement sets forth the entire understanding of the parties and shall be governed by the laws of the state of Oregon.
- 10. Any dispute or controversy arising out of this Agreement or out of the party's refusal to perform the whole or any part of this Agreement shall be subject to resolution only through final and binding arbitration pursuant to the procedures set forth in ORS 36.300 et seq.
- 11. This Agreement may be signed in any number of counterparts, each of which shall be an original, with the same effect as if the signatures thereto and hereto were upon the same instrument.

The parties have each executed this document on the dates set forth below.

USERS	City of Klamath Falls an Oregon Municipal Corp
David J. Danforth	() 1 3M
Regina C. Danforth	By: Jeff Ball, City Manager
Allan Murray	
Wayne A. Connors	
Pamela J. Connors	
Frederick M. Cooper	
Lisa M. Cooper	
Lakeshore Gardens Drainage Distri	ct

4. AGREEMENT FOR SANITARY WASTEWATER SERVICE

///

- 9. This Agreement sets forth the entire understanding of the parties and shall be governed by the laws of the state of Oregon.
- 10. Any dispute or controversy arising out of this Agreement or out of the party's refusal to perform the whole or any part of this Agreement shall be subject to resolution only through final and binding arbitration pursuant to the procedures set forth in ORS 36.300 *et seq*.
- 11. This Agreement may be signed in any number of counterparts, each of which shall be an original, with the same effect as if the signatures thereto and hereto were upon the same instrument.

The parties have each executed this document on the dates set forth below.

USERS	City of Klamath Falls an Oregon Municipal Corp
David J. Danforth	
Regina C. Danforth	By: Jeff Ball, City Manager
Allan Murray	
Wayne A. Connors	
Pamela J. Connors	
Frederick M. Cooper	
Lisa M. Cooper	
Lakeshore Gardens Drainage District	



STATE OF OREGON)	MY COMMISSION EXPIRES AUGUST 26, 2011
JIMIE OF OTTOOL) ss.	
County of Klamath)	
David J. Danforth persona above-named USER, and a	Ily appeared before cknowledged the force	me this 30 day of September 2007, the going instrument to be his voluntary act.
ME NOTAL COM	OFFICIAL SEAL LISSA DANFORTH RY PUBLIC - OREGON MISSION NO. 420690 XPIRES AUGUST 26, 2011	Moluse Burker the X Notary Public for Oregon My Commission expires: 8/26/11
STATE OF OREGON)	
County of Klamath) ss.)	
		e me this 30 day of September 2007, the egoing instrument to be her voluntary act.
		Moliss Danforth V Notary Public for Oregon My Commission expires: 8/26/11
STATE OF OREGON)) ss.	
County of Klamath)	
		nis day of September 2007, the above-instrument to be his voluntary act.
		Notary Public for Oregon My Commission expires:
STATE OF OREGON) ss	
County of Klamath) ss.	
		e me this day of September 2007, the egoing instrument to be his voluntary act.
		Notary Public for Oregon

STATE OF OREGON) 00	
County of Klamath) ss.)	
David J. Danforth personal above-named USER, and ac	lly appeared before meknowledged the forego	c this day of September 2007, the ping instrument to be his voluntary act.
		Notary Public for Oregon My Commission expires:
STATE OF OREGON)	
County of Klamath) ss.)	
Regina C. Danforth persona above-named USER, and ac	ally appeared before m knowledged the forego	ne this day of September 2007, the ping instrument to be her voluntary act.
		Notary Public for Oregon My Commission expires:
STATE OF OREGON)	
County of Klamath) ss.	
Allan Murray personally appropriate Allan Murray personally appropriate the control of the contr	peared before me this edged the foregoing ins	day of September 2007, the above- trument to be his voluntary/act.
OFFICIAL SEAL KATHY L LANDERS NOTARY PUBLIC - OREC COMMISSION NO. 3865 MY COMMISSION EXPIRES NOVEMBER 2	30N () 955 ()	Notary Public for Oregon My Commission expires: Notember 28, 2008
STATE OF OREGON		
County of Klarnath) SS.)	
Wayne A. Connors persona above-named USER, and acl	lly appeared before me knowledged the forego	e this day of September 2007, the ing instrument to be his voluntary act.
		Notary Public for Oregon My Commission expires:

STATE OF OREGON)	
County of Klamath) ss. -)	
David J. Danforth personall above-named USER, and acl	y appeared before me knowledged the forego	this day of September 2007, the ing instrument to be his voluntary act.
		Notary Public for Oregon My Commission expires:
STATE OF OREGON)) ss.	
County of Klamath) 55.	
Regina C. Danforth personal above-named USER, and ack	lly appeared before me nowledged the foregoin	e this day of September 2007, the ng instrument to be her voluntary act.
		Notary Public for Oregon My Commission expires:
STATE OF OREGON		
County of Klamath) ss.	
Allan Murray personally app named USER, and acknowled	cared before me this _dged the foregoing inst	day of September 2007, the above- rument to be his voluntary act.
		Notary Public for Oregon My Commission expires:
STATE OF OREGON MAN		
County of Klamath Weshingt) ss.	
above-named USEK, and ack	nowledged the foregoing	this 24 tay of September 2007, the ng instrument to be his voluntary act.
Waynifland	ZA .	Notary Public for Oregon MAH
		My Commission expires: Sally lux
		JOSHUA GLENN JARDINE Notary Public State of Utah My Commission Expires Sept. 14, 2008 891 S Bluff St. Sts 29, Seint George, UT 84770
5. AGREEMENT FOR SANITAL	RY WASTEWATER SER	VIC

Pamela J. Connors persona	ally appeared before	re me this 14 day of September 2007, the pregoing instrument to be her voluntary act.
		regoing instrument to be net voluntary act.
amela J Con	NOU	Notary Public for Oregon WHH My Commission expires: Sally 2009
STATE OF OREGON)) ss	JOSHUA GLENN JARDINE Notary Public State of Utah
County of Klamath)	My Commission Expires Sept. 14, 2003 891 S Biuff St. Ste 29, Saint George, UT 84770
Frederick M. Cooper perso above-named USER, and a	mally appeared bei cknowledged the fo	Fore me this day of September 2007, the pregoing instrument to be his voluntary act.
		Notary Public for Oregon
		My Commission expires:
STATE OF OREGON)	
4) ss.	
County of Klamath)	
Lisa M. Cooper personally named USER, and acknow	appeared before maked the foregoing appeared the foregoing appeared to	ne this day of September 2007, the above- ng instrument to be her voluntary act.
		Notary Public for Oregon
		My Commission expires:
STATE OF OREGON	No.	
STATE OF OREGON)) ss.	
STATE OF OREGON County of Klamath)) ss.)	
County of Klamath)	rsonally appeared
County of Klamath On who, being duly sworn, as Gardens Drainage Distric	, 2007, pecknowledged to met that the foregoing	g instrument was signed on behalf of Lakeshore
County of Klamath On who, being duly sworn, as Gardens Drainage District Gardens Drainage District Charles of the county	, 2007, pecknowledged to met that the foregoing t, that he/she is au	rsonally appeared e that he/she is the representative for Lakeshore g instrument was signed on behalf of Lakeshore thorized to execute this instrument and that the d deed of Lakeshore Gardens Drainage District.
County of Klamath On who, being duly sworn, as Gardens Drainage District Gardens Drainage District Charles of the county	, 2007, pecknowledged to met that the foregoing t, that he/she is au	e that he/she is the representative for Lakeshore g instrument was signed on behalf of Lakeshore thorized to execute this instrument and that the

STATE OF OREGON)	
County of Klamath) ss.)	
Pamela J. Connors persona above-named USER, and ac	lly appeared before me knowledged the forego	e this day of September 2007, the ing instrument to be her voluntary act.
		N. 4 P. 11° C . O
		Notary Public for Oregon My Commission expires:
STATE OF OREGON 10/55 County of Klamath 10/57	107)	
County of Klamath work) ss. ភ្	
Frederick M. Cooper person above-named USER, and ac	nally appeared before n knowledged the forego	ne this 5 day of September 2007, the ing instrument to be his voluntary act.
		Notary Public for Oregon ARVZONA
ARYZONA		My Commission expires: Lehrucay 4,2010
STATE OF OREGON (*)5) P\UAL County of Klamath (*)5/57	り))ss.	KATI KIMBALL Notary Public - Arizona
County of Klamath 10/5/57	ı)	Maricopa Caunty My Comm. Expires Feb 4, 201
Lisa M. Cooper personally a named USER, and acknowle	appeared before me this edged the foregoing ins	5 day of September 2007, the above-trument to be her voluntary act.
		Hat: Nihol
		Notary Public for Oregon Aprzon
		My Commission expires: Felanson, 4,2010
STATE OF OREGON	,	
STATE OF ORLGON) ss.	KATI KIMMALL Notory Public - Arrang
County of Klamath)	Maricopo Calunty My Comm. Expires Feb 4, 201
On	, 2007, personall	v anneared
who, being duly sworn, ack	nowledged to me that	he/she is the representative for Lakeshore
Gardens Drainage District t	that the foregoing instru	ument was signed on behalf of Lakeshore
Gardens Drainage District,	that he/she is authorize	ed to execute this instrument and that the
lotegoing insulament is the	voluntary act and deed	of Lakeshore Gardens Drainage District.
		Notary Public for Oregon
		My Commission expires:
6. AGREEMENT FOR SANITA	ARY WASTEWATER SER	RVICE
	The second secon	

STATE OF OREGON)	
County of Klamath) ss.)	
Pamela J. Connors personally above-named USER, and ack	y appeared before me nowledged the foregoir	this day of September 2007, the ng instrument to be her voluntary act.
		Notary Public for Oregon My Commission expires:
STATE OF OREGON)	
County of Klamath) ss.)	
Frederick M. Cooper persona above-named USER, and ack	ally appeared before me nowledged the foregoin	e this day of September 2007, the ag instrument to be his voluntary act.
		Notary Public for Oregon My Commission expires:
STATE OF OREGON)) ss.	
County of Klamath) 55.	
Lisa M. Cooper personally approximated USER, and acknowled	peared before me this _ ged the foregoing instr	day of September 2007, the above- ument to be her voluntary act.
		Notary Public for Oregon My Commission expires:
STATE OF OREGON)) ss.	
County of Klamath)	
who, being duly sworn, acknow Gardens Drainage District that Gardens Drainage District, the	owledged to me that he at the foregoing instrur at he/she is authorized	appeared <u>John E. Jerbert</u> She is the representative for Lakeshore nent was signed on behalf of Lakeshore to execute this instrument and that the of Lakeshore Gardens Drainage District.
OFFICIAL S NICKOLE M. BAI NOTARY PUBLIC - COMMISSION EXPIRES MY COMMISSION EXPIRES	RRINGTON () OREGON () 392235 ()	Notary Public for Oregon My Commission expires: 5-8-2009

STATE OF OREGON)
) ss.
County of Klamath)

Personally appeared before me this Unday of November 2007, the above-named Jeff Ball, as Manager of the City of Klamath Falls, an Oregon Municipal Corporation and acknowledged the foregoing instrument to be his voluntary act.



Notary Public for Oregon
My Commission expires: 5-8-2009

