2009-014501 Klamath County, Oregon



11/10/2009 03:28:28 PM

Fee: \$37.00

LOCAL IMPROVEMENT CONTRACT

City of Klamath Falls, Oregon

This Agreement is entered into this 10⁺⁵ day of November 2008, by and between the City of Klamath Falls (City) and (HEARN ROY L JR):

WHEREAS, Owner is the legal owner of the following described real property:

Map and Tax Lot Numbers: (R-3909-014DB-03400) GATEWOOD 1ST ADDITION, BLOCK 4, LOT 24 Property Address: and (5201 Laurelwood Drive)

WHEREAS, Owner desires to develop the Property, which will contribute to the need for, as well as benefit from, the following improvements: Construction of right-of-way improvements including grading, pavement, alleys, gutters, pathways, sidewalks, storm drains, illumination, traffic control devices and all other improvements necessary to bring the streets into compliance with the City's applicable street standards. (Include any other improvements that would likely be required in the particular instance); and

WHEREAS, a condition of the Owner's land use approval from City for the development of the Property (32-RA-09) is Owner's agreement to participate in the cost of said future improvements;

NOW THEREFORE, In consideration of the foregoing recitals and the conditions and obligations set forth herein:

THE PARTIES HERETO AGREE AS FOLLOWS:

City agrees not to require Owner to improve the right-of-way at this time. In the event and at such time as the City initiates the
formation of a Local Improvement District (LID) for the funding and construction of the improvements designated above, Owner
hereby waives any and all right to remonstrate against formation of a Local Improvement District (LID) by the City for the purpose of
improving <u>Laurelwood Drive</u> and assessing the proportionate cost to benefited properties pursuant to the City's right-of-way
improvement regulations in effect at the time of such improvement.

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 otherwise 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, whether the boundaries include all benefited property, the equity of the assessment formula, the scope and nature of the project or of the final assessment, or any other issue regarding the LID.

- 2. City agrees that a LID assessment levied against Owner's Property shall not exceed the benefit conferred upon the Property.
- 3. In the event that a suit or action is instituted to enforce the terms of this covenant, the prevailing party shall be entitled to recover reasonable attorneys fees and all other fees, costs and expenses incurred in connection with the suit or action, including any appeals, in addition to all other amounts allowed by law

4.	This agreement shall run with the Property and shall be binding upon and inure to Owner and Owner's successors in interest to the
	Property.
	Caren Burg 11-9-09 Den Hours, 2000
By:	
	Signature of City Staff Representative Date Signature of Land Owner Date
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STA	TE OF OREGON)
Cou	ty of Klamath) ss.
	2009
Thi	instrument was acknowledged before me this 10th day of Nov, 2008, by Karen Burg and

Roy Louis Hearn Jr.

NOTARY PUBLIC FOR OREGON

Signature of Notary

After Recording Return to: City Planning Department 226 South 5th Street Klamath Falls, OR 97601