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Co Public Works

Umatilla County
Received: 1/5/2021



**UMATILLA COUNTY, OREGON
IRREVOCABLE CONSENT AGREEMENT**

THIS AGREEMENT, made and entered into this 14TH day of DECEMBER, 2020, by and between Umatilla County, hereinafter referred to as county, and Linton Mountain Property, LLC, owner of the property described below and hereinafter jointly or individually referred to as Owner.

Property Description:

Parcels 1 and 2 of Umatilla County Partition Plat # 2020-26, Umatilla County, Oregon.

WHEREAS, Owner has applied to County for the following land use approval: *Type IV Land Division, #LD-5N-878-20*; and

WHEREAS, Granting of said permit will contribute to a significant and/or cumulative increase in traffic on easements that serve the property; and

WHEREAS, The cost of road improvements generated as a result of such increased traffic should not be born solely by the Owner, as the road provides service to the public at large and/or other properties in the immediate vicinity; and

WHEREAS, The County requires a guarantee that Owner will participate in the financing of any improvement project for said road at such time as traffic has increased to such a degree as to make the existing public or private roadway unsafe or inconvenient; and


WHEREAS, The Umatilla County Planning Department has agreed to grant the land use request per the standards of the Umatilla County Development Ordinance, on the condition that the Owner irrevocably consent to future financial participation in the following improvements to serve the public at large as well as the public on and in the immediate vicinity of the property;

- A. Future improvement to *Walla Walla River Road, County Road No. 610*, including but not limited to resurfacing, widening, storm water control, and the provision of sidewalks, and/or bike paths.**

NOW THEREFORE, it is mutually agreed by the parties hereto that:

- 1. The Umatilla County Planning Department did grant land use request number *LD-5N-878-20*.**
- 2. Owner hereby irrevocably consents to pay to County a fair share of the reasonable and necessary expense of the improvements listed in condition A, noted above, if made by County without the use of a Local Improvement District, the amount to be determined by the County Public Works Director.**

State of Oregon
County of Umatilla



Instrument received and recorded on
1/5/2021 9:48:48 AM

in the record of instrument
code type DE-AG

Instrument number 2021-7130473
Fee \$111.00

Office of County Records

Stev Churchill

Records Officer
1125646 P4

3. Owner hereby irrevocably consents to pay a fair share of any reasonable and necessary assessments levied as a result of a petition or resolution filed to improve *Walla Walla River Road, County Road No. 610*, pursuant to ORS 371.615 (i.e. the formation of a Local Improvement District). Owner further waives such improvements and the assessment recommended by the County Engineer pursuant to ORS 371.625.** Owner reserves the right to freely participate in discussions with regard to submitting and processing of a petition or resolution per ORS 371.615, and to debate the type and degree of improvements recommended by the County Engineer. Owner also recognizes the rights provided via ORS 371.645 to challenge the amount of the recommended assessment in a public hearing, and have it adjudicated by the County Commissioners.

** EXPLANATORY NOTE: An objection under ORS 371.630 counts as a "no" vote with respect to the percentage participation requirement from landowners to enable a propose improvement project to proceed. It is a major purpose of this Agreement to guarantee a "yes" vote under ORS 371.630, in lieu of requiring that the stated road improvements be made prior to issuance of the land use approval.

4. Owner hereby irrevocably consents to dedicate additional right-of-way required for improvements to *Walla Walla Road, County Road No. 610*, at no cost to the county, except for the costs of preparing and recording the dedication documents, in consideration of the benefits proved to the property by the improvement of said road.

5. In the event that the owner fails to comply with the above condition, the County may initiate enforcement action via the County Enforcement Ordinance. If authorized by such action, the County shall cause the necessary improvements to be made and shall attach the costs of such improvements as liens against the subject property until paid. Further, any penalties assessed via the County Enforcement Ordinance with respect to the owner failing to comply with above conditions shall also be liens against the subject property until paid.

6. Owner further agrees the County shall have the right to enter and inspect the subject property to determine whether conditions of approval have been met.

7. This agreement is intended to run with the property and shall be binding on the heirs, assigns and all other successors in interest to the owners of the subject property identified herein, according to the interest of the property. It is not intended to and shall not operate as a personal contract of Owner.

8. Without Amendment to this Agreement, upon the annexation of all or a portion of this property to a city, this agreement shall automatically transfer to said city for such portion of the property as is annexed, and all references to Oregon Revised Statutes and to County roads, the County Public Works Director, and County Engineer, shall automatically be replaced by those terms and citations appropriate to cities. An exception hereto is that this Agreement shall remain binding with regard to the County Roads and to the County if said roads are not taken over by the city upon annexation, but remain in the County jurisdiction.

9. The Agreement herein may be amended, terminated or otherwise modified only upon joint written agreement of Umatilla County and Owner hereto, or their successors in interest, with the amendment incorporated by reference into this present Agreement.

OWNER: Linton Mountain Property, LLC

By: Gary Renne

Gary Renne, Member

STATE OF Oregon
County of Walla Walla

ON the 4 day of Dec, 2021, signed and personally appeared Gary Renne, Member, of Linton Mountain Property, LLC, and acknowledged the forgoing to be the voluntary act and deed of Linton Mountain Property, LLC.



Before me Robert Hugh Wilson
Notary Public for Oregon

My Commission Expires: 4/2/23

ATTEST:

UMATILLA COUNTY BOARD OF COMMISSIONERS

J. Amador

Records Officer

ABSENT

John Shafer, Commissioner



William J. Elfering

William J. Elfering, Commissioner

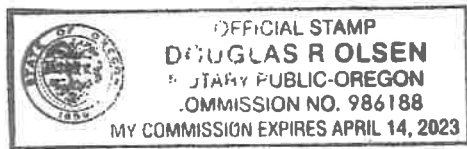
George L. Murdock

George L. Murdock, Commissioner



STATE OF OREGON) ss.
County of Umatilla)

On 14 day of Dec., 2020, personally appeared William J. Elfering and George Murdock known to me to be the above-named County Commissioners, acknowledge this instrument to be their voluntary act and deed.



Before me *[Signature]*
Notary Public for Oregon

My Commission Expires: 4/14/2023