RESOLUTION NO.	5694

A RESOLUTION ACCEPTING THE FOLLOWING EASEMENT:

Grantor

Purpose

Earl Stutzman

A 10-foot wide easement along eastern property line over an existing sewer main as part of the sewer lateral replacement program.

NOW, THEREFORE, BE IT RESOLVED by the Albany City Council that it does hereby accept this easement.

DATED AND EFFECTIVE THIS 22ND DAY OF OCTOBER 2008.

Mayor

EASEMENT FOR PUBLIC UTILITIES

THIS AGREEMENT, made and entered into this 25 day of August, 2008, by and between Earl Stutzman, hereinafter called Grantor, and the CITY OF ALBANY, a Municipal Corporation, herein called "City."

WITNESSETH:

That the Grantor has this day granted unto the City of Albany, easement and right-of-way, including the right to enter upon the real property hereinafter described, and to maintain and repair public utilities for the purpose of conveying public utilities services over, across, through, and under the lands hereinafter described, together with the right to excavate and refill ditches and/or trenches for the location of the said public utilities and the further right to remove trees, bushes, under-growth, and other obstructions interfering with the location and maintenance of the said public utilities.

This agreement is subject to the following terms and conditions:

1. The easement hereby granted consists of:

A 10-foot wide easement lying west of the following described line:

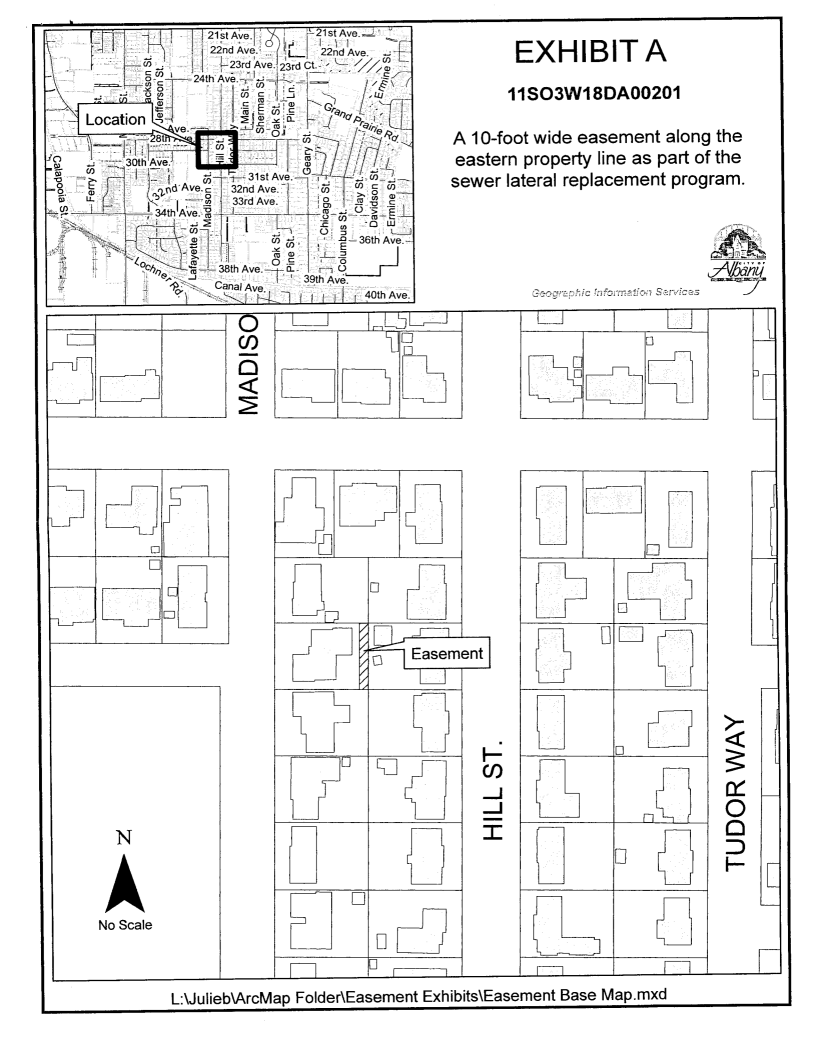
Beginning at a 1/2 inch rod at the northeast corner of Lot 1, Block 2, of Rogersdale Addition to the City of Albany, as described in Linn County Survey No. 7290, and conveyed to Earl Stutzman as described in DN2007-22375, Linn County Deed Records, Linn County, Oregon; thence southerly 77-feet more or less along the east property line of the said property to a 1/2 inch rod, said point being the southeast corner of the herein described property, as shown on the attached Exhibit 'A'.

- 2. In order that the work may be done in a timely and complete manner, we hereby agree to grant and allow a temporary right of entry for construction access to the City, its representatives and to the Contractor, for access to, upon and over our property for planning and construction of a sanitary sewer, service connection, and such appurtenances as are required to make the project complete. It is understood and agreed that this access agreement shall terminate on the date that such work has been satisfactorily completed and accepted by the City of Albany.
- 3. The permanent easement described herein grants to the City, and to its successors, assigns, authorized agents, or contractors, the perpetual right to enter upon said easement at any time that it may see fit, for construction, maintenance, evaluation and/or repair purposes.
- 4. The City agrees to replace the sanitary sewer service lateral **one time only.** The purpose of the replacement is to reduce infiltration to the public sanitary sewer system and protect the public health.
- 5. The Grantor does hereby covenant with the City that they are lawfully seized and possessed of the real property above described and that they have a good and lawful right to convey it or any part thereof and that they will forever warrant and defend the title thereto against the lawful claims of all persons whomsoever.
- 6. Upon performing any maintenance, the City shall return the site to original or better condition.
- 7. The Grantor and the City acknowledge that if a structure exists on the public utilities easement described herein either additional permanent structures or additions to the existing structure may not be constructed

- on the public utilities easement. If the existing structure is removed from the public utility easement, no permanent structure may be reconstructed in its place.
- 8. Should the City determine that maintenance, repair, or reconstruction of the utilities located under the structure requires the removal or alteration of said structure, the City may undertake such removal or alteration as may be needed. In such event, however, the City shall, upon completion of said maintenance, repair, or reconstruction, restore the structure at City expense to its original or better condition.

IN WITNESS WHEREOF, the Grantor has hereunto fixed their hand and seal the day and year written below.

GRANTORS:	
Earl Stutzman	
STATE OF OREGON) County of Linn) ss. City of Albany)	
The foregoing instrument was acknowledged before me this day of has been day of has been deed.	OFFICIAL SEAL PAUL R JACOBSON NOTARY PUBLIC - OREGON COMMISSION NO. 384556 TY COMMISSION EXPIRES SEPT. 9, 2008
Notary Public for Oregon My Commission Expires: 9/4/2008	YY COMMISSION EXPINES SE
CITY OF ALBANY:	
STATE OF OREGON) County of Linn) ss. City of Albany)	
I, Wes Hare, as City Manager of the City of, do hereby accept on behalf of the City thereof this day of	Albany, Oregon, pursuant to Resolution Number y of Albany, the above instrument pursuant to the terms 2008.
	City Manager
	ATTEST: Caralicell City Clerk



Recording Cover Sheet All Transactions, ORS: 205.234	E-UT COUNTY, OREGON 2008-20315 Cnt=1 Stn=1 COUNTER 10/24/2008 02:31:52 PM \$20.00 \$11.00 \$41.00
After Recording Return To: City of Albany City Clerk	00094646200800203150040044 I, Steve Druckenmiller, County Clerk for Linn County, Oregon, certify that the instrument identified herein was recorded in the Clerk records. Steve Druckenmiller - County Clerk
PO Box 490	,
Albany, OR 97321	
All Tax Statements Should Be Sent To:	
City of Albany - Exempt	
1. Name/Title of Transaction - by ORS 2	205.234 (a)
EASEMENT FOR PUBLIC UTILITI	<u>ES</u>
2. Grantor/Direct Party - required by OF	S 205.125(1)(b) and ORS 205.160
Earl Stutzman	
3. Grantee/Indirect Party - required by C	ORS 205.125(1)(a) and ORS 205.160
City of Albany	

LINN COUNTY, OREGON

2008-20315

4. True and Actual Consideration (if there is one), ORS 93.030

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LINN COUNTY

Resolution No. 5694

Recorded Document Recorder File No. 5205