

#### OFFICE OF THE LIEUTENANT GOVERNOR

#### **CERTIFICATE OF ANNEXATION**

I, GARY R. HERBERT, LIEUTENANT GOVERNOR OF THE STATE OF UTAH, HEREBY CERTIFY THAT there has been filed in my office a notice of annexation from ENOCH CITY, dated January 16<sup>th</sup>, 2008, complying with Section 10-2-425, Utah Code Annotated, 1953, as amended.

NOW, THEREFORE, notice is hereby given to all whom it may concern that the attached is a true and correct copy of the notice of annexation, referred to above, on file with the Office of the Lieutenant Governor pertaining to ENOCH CITY, located in Iron County, State of Utah.



IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed the Great Seal of the State of Utah this 3<sup>rd</sup> day of March, 2008 at Salt Lake City, Utah.

GARY R. HERBERT Lieutenant Governor

Received

FEB 2 7 2008

Gary R. Herbert Lieutenant Governor

#### ANNEXATION AGREEMENT

This Annexation Agreement ("Agreement") is entered into as of this 16th day of January, 2008, by and between Enoch City, a Utah municipal corporation ("City"), whose address is 900 East Midvalley Road, Enoch, Utah 84720 and Richard W. and Jacklyn Marie Long (applicant), whose address is P.O. Box 56, Summit, Utah 84772.

#### RECITALS

WHEREAS, Applicant has requested that the City annex property owned by the Applicant and described on Exhibit A hereto, to the City (Annexation Property); and

WHEREAS, as consideration for the City's approval of the Applicant's annexation petition, the Applicant has agreed to install certain improvements and in relation to the Applicant's and annexation property.

#### **AGREEMENT**

NOW, THEREFORE, in consideration of the covenants set forth herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

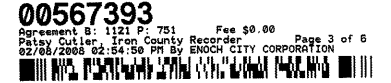
- 1. Recitals. The foregoing recitals are incorporated herein by reference.
- 2. <u>Applicant Improvements</u>. Unless otherwise waived by the City in writing, the Applicant agrees to extend and install such utilities, roads, curb, gutter, storm drainage, easements and infrastructure as may be necessary to service the Annexation Property at the sole cost of the Applicant.
- Conveyance of Water Rights. Applicant agrees to convey to the City any 3. and all water rights as may be required by ordinance or resolution before approval of applicable development of the annexation property. The Applicant further grants to the City a first right of refusal to purchase any water rights owned by the Applicant which are not to be used in connection with the development of the Annexation Property. Prior to any sale, attempted sale, advertisement for sale, transfer or attempted transfer of such water rights, the Applicant shall first advise the City, in writing, of the availability of such water rights and the City shall have the right to purchase such water rights at the then fair market value of such water rights, as agreed by the City and the Applicant. The City shall, within thirty (30) days of receipt of the Applicant's written notice, advise the Applicant in writing of the City's desire to purchase the water rights. The parties specifically acknowledge and agree that the City's right to purchase the water rights shall in no way relieve the Applicant from complying with any City requirements regarding the transfer of culinary water to the City or the payment to the City of impact or other fees with respect to water or water service to the Annexation Property based upon development or subdivision of the Annexation Property or

otherwise. These rights will be deeded by way of a Water Right Deed. The water rights shall be conveyed to the City free and clear of any liens, claims or encumbrances and the Applicant warrants the same against any such claims, liens or encumbrances of any kind. The Applicant shall cooperate with the City and shall execute such documents as may be necessary to effectuate the conveyances contemplated by this Section 3.

- 4. Exactions/Donations/Fees. Applicant agrees to provide to the City use of one billboard sign located on the owners property for any advertising approved or requested by the City at no cost to the City. The City acknowledges that they will only be granted use of the sign when the owners do not have any other renters available. The City or their approved requestor will pay for all costs associated with the banner to include design, manufacture, placement on the billboard and take down of the banner to be placed on the billboard. The City will have this right for ten (10) years from time of annexation approval.
- 5. Streets. Applicant agrees to develop the Annexation Property in such a manner that properties adjacent to or adjoining the Annexation Property shall not be denied access, but rather shall have access at reasonable intervals sufficient for the development of connecting streets and other improvements for the expansion of the City. The placement of such streets shall be determined in connection with the development of the Annexation Property in accordance with City ordinances, specifications and standards applicable to land development, subdivision, and the installation of public and private improvements, all as may be applicable by law to the Annexation Property.
- 6. Easements. Applicant agrees to develop the Annexation Property in such a manner that properties adjacent to or adjoining the Annexation Property shall not be denied access, but rather shall have access for utility and drainage easements.
- 6. No Waiver of Other Requirements. Nothing in this Agreement shall be deemed a waiver of any requirement, approval, fee, exaction, or other matter whatsoever, which the Applicant may be required to undertake or pay in relation to development of the Annexation Property.
- 7. Indemnity. Applicant agrees to hold the City, its officers, agents and employees harmless from any and all liability, which may arise as a result of the installation, maintenance or failure to maintain the improvements or utilities required to be installed by Applicant in accordance with this Agreement.
- 8. Right of Installation and Access. If the improvements or utilities required to be installed by the Applicant by this Agreement are not installed as agreed to herein, the City may hire a contractor on behalf of the Applicant to complete the improvements and utilities and the Applicant shall reimburse the City for all costs incurred with regard thereto within thirty (30) days of demand therefore. The Applicant hereby expressly grants to the City and any contractor hired by the City on behalf of the Applicant, and their successors and/or assigns, the right of access to the Annexation Property to complete installation of the

improvements and utilities required by this Agreement.

- 8. Events of Default. In addition to those events previously described herein, the following shall be considered events of default, the occurrence of which shall entitle the City to invoke any and all remedies outlined in this Agreement or as otherwise provided by law: (1) Applicant's insolvency, appointment of a receiver, or filing a voluntary or involuntary petition in bankruptcy; (2) the commencement of a foreclosure proceeding against any of the annexed property held in the Applicant's name or for its benefit; (3) any of the annexed property held in the Applicant's name or for its benefit being conveyed in lieu of foreclosure; (4) Applicant's failure to otherwise abide by the terms of this Agreement.
- 9. No Building Permits or Occupancy Allowed. It is agreed that no building permit or certificate of occupancy for any buildings or structures located or to be located on the Annexation Property will be sought by the Applicant nor issued by the City until the improvements and donations required by this Agreement are completed as required herein. Applicant acknowledges its obligation to advise purchasers and prospective purchasers of any portion of the Annexation Property that no building permit or certificate of occupancy will be issued until all such improvements and donations are completed
- 10. <u>Time of the Essence</u>. Time is of the essence of this Agreement. In case either party shall fail to perform the obligations on its part to be performed at the time fixed for performance, the other party may declare such party in default of its obligations herein and pursue any and all remedies it may have, either in equity or at law.
- 11. Successors and Assigns. Whenever the term Applicant is used herein, it shall also refer to Applicant's successors and/or assigns and shall be binding upon all such successors or assigns.
- 12. Interpretation. This Agreement shall be interpreted pursuant to, and the terms thereof governed by, the laws of the State of Utah.
- 13. <u>Complete Agreement</u>. This Agreement embodies the entire understanding of the parties and there are no further or other agreements or understandings, written or oral, in effect between the parties, relating to the subject matter herein.
- 14. Amendment. This Agreement may be amended or modified only by written instrument signed by the respective parties.
- 15. Severability. If any portion of this Agreement is declared invalid by a court of competent jurisdiction, the remaining portions shall not be affected thereby, but shall remain in full force and effect.
  - 16. Recording. The parties agree that the covenants and obligations contained in



this Agreement shall be binding upon and run with the land which is the subject hereof, shall constitute covenants of equitable servitude against such land, and shall be binding upon all persons acquiring any interest in the Annexation Property to the same extent as applicable to the Applicant.

- 17. Authority. The persons executing this Agreement warrant and represent that they are duly authorized to do so in the capacity stated. Applicant additionally warrants and represents that they are the sole owners of all right, title and interest in and to the Annexation Property.
- Attorney Fees and Costs. In the event there is a breach of this Agreement or if a party is required to take any action whatsoever to enforce the terms hereof, the party in default agrees to pay to the prevailing party any costs and attorney fees incurred by the prevailing party in seeking enforcement of this Agreement, whether incurred with or without suit, at trial or on appeal.

DATED this 16+kday of January 2008.

APPLICANT:

Richard W. Long

Owner

CITY:

Robert A. Rasmussen Mayor

Jacklyn Marie Long

Owner

Julie Watson City Recorder

STATE OF UTAH COUNTY OF IRON

On this 4 day of January, 2008, personally appeared before me Richard W.

Long who duly acknowledged to me that he is the owner and he signed the foregoing document in such capacity as the owner of the property as described in Exhibit A.

Notary Public

#### STATE OF UTAH COUNTY OF IRON

On this <u>It</u> day of <u>January</u>, 2008, personally appeared before me Jacklyn Marie Long who duly acknowledged to me that she is the owner and she signed the foregoing document in such capacity as the owner of the property as described in Exhibit A.



Notary Public SUSAN CARTER 4103 N. Morgan Dr. Enoch, UF84720 Jy Commission Expires October 15, 2011 State of Utah Notary Public

STATE OF UTAH COUNTY OF IRON

On this \( \frac{16}{2} \) day of \( \frac{1}{2} \) day of \( \frac{1}{2} \) 2008, personally appeared before me Robert A. Rasmussen, who duly acknowledged to me that he is the Mayor of Enoch City, Utah, and that he signed the foregoing document in such capacity by authority of a vote of the City Council of Enoch City.



Notary Public SUSAN CARTER 4103 N. Morgan Dr. Erioch, UT 84720 My Commission Expires October 15, 2011 5-ate of Utah Notary Public

0056/393
Agreement B: 1121 P: 753 Fee \$0.00
Page 5 of 6
02/08/2008 02:54:50 PM By ENOCH CITY CORPORATION

## RICK LONG ADDITION DESCRIPTION

BEGINNING AT A POINT N 89'43'47" W ALONG THE SECTION LINE 660.26
FEET FROM THE SOUTH X CORNER OF SECTION 8, T35S, R10W, SLB & M AND RUNNING THENCE S 00'10'50" E PARALLEL TO THE CENTER X SECTION LINE 837.57 FEET; THENCE N 89'43'47" W 1545.30 FEET TO THE EASTERLY R.O.W. LINE OF A 50 FOOT WIDE FRONTAGE ROAD AND THE EXISTING ENOCH CITY LIMITS LINE AS PER THE ROGER HILEMAN ADDITION; THENCE NORTHEASTERLY ALONG SAID R.O.W. & CITY LIMITS LINE 1301.30 FEET ALONG THE ARC OF A NONTANGENT CURVE TO THE RIGHT (CHORD BEARS N 50'12'25" E 1301.27 FEET) THROUGH A CENTRAL ANGLE OF 01'18'16" AND RADIUS OF 57,157.78 FEET TO THE NORTH LINE OF SECTION 17, THENCE S 89'43'47" E ALONG SAID LINE 542.81 FEET TO THE POINT OF BEGINNING AND CONTAINS 20.148 ACRES.

00567393
Agreement B: 1121 P: 754 Fee \$0.00
Patsy Cutler, Iron County Recorder Page 8 of 6 02/08/2008 02:54:50 PM By ENOCH CITY CORPORATION

#### **ENOCH CITY CORPORATION**

#### ORDINANCE NO. 2008-01-16

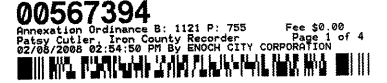
# AN ORDINANCE ANNEXING APPROXIMATELY 20.148 ACRES OF PROPERTY OWNED BY RICHARD LONG AND JACKLYN MARIE LONG INTO THE CORPORATE BOUNDARIES OF ENOCH CITY

- WHEREAS, Richard Long and Jacklyn Marie Long filed a petition to annex approximately 20.148 acres of property into the corporate boundaries of Enoch City; and
- WHEREAS, the Enoch City Council accepted the petition for further consideration, and
- WHEREAS, the City Recorder determined the petition met the requirements for annexation of the Utah Code Annotated and certified the petition; and
- WHEREAS, notice of the petition was published once a week for three successive weeks in the "Cedar City Daily News" a newspaper of general circulation within the area proposed for annexation, with the notice including the necessary items required, including a statement of how and where a protest could be filed; and
- WHEREAS, no timely protest was filed; and
- WHEREAS, the Enoch City Council held a public hearing concerning the annexation petition during a regular city council meeting held on January 16, 2008, after notice of the hearing was published in the "Cedar City Daily News" at least seven days before the hearing;

NOW, THEREFORE, BE IT ORDAINED, by the Mayor and City Council of Enoch, Utah that approximately 20.148 acres of property, as shown and described on the attached Annexation Map prepared by Grimshaw Surveying Inc., be annexed into the Enoch City boundaries, with 20.148 acres owned by Richard Long and Jacklyn Marie Long being zoned R-R-5, except for the 300 foot frontage along I-15 which will be zoned regional commercial.

BE IT FURTHER ORDAINED, that an Annexation Agreement be prepared and executed by the City and the petitioners evidencing the agreement by the petitioners of the annexed property;

This Ordinance was made, voted upon and passed by the Enoch City Council at a regular city council meeting held on the 16th day of January 2008. It shall take effect immediately upon signing by the Mayor and City Recorder.



### DATED this 16th day of January, 2008

#### **ENOCH CITY CORPORATION**

**VOTING:** 

Robert A. Rasmussen, Mayor

Steven Clarke

Robert Dotson

Celesta Lyman

Justin Gray

Brent Taylor

Yea

Nay

Yea

Nay

Nay

Yea

Nay

Nay

Nay

Yea

Nay

Nay

ATTEST:

Julie Watson, Recorder

SEAL:



00567394

Annexation Ordinance B: 1121 P: 756 Fee \$0.00
Patsy Cutler, Iron County Recorder Page 2 of 4
02/08/2008 02:54:50 PM By ENOCH CITY CORPORATION

#### **CERTIFICATION OF PASSAGE**

STATE OF UTAH)

: SS

COUNTY OF IRON)

I, Julie Watson, the duly appointed and acting recorder for the City of Enoch, hereby certify that a short summary of the foregoing Ordinance No. 2008-01-16 was published in the "Cedar City Daily News", a newspaper of general circulation, on January 23, 2008.

Said Ordinance No. 2008-01-16 shall be effective immediately.

I have hereby set my hand and affixed the seal of the City of Enoch, at the City of Enoch, County of Iron, State of Utah, and this 16th day of January 2008.

SEAL:

Julie Watson, Recorder



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Annexation Ordinance B: 1121 P: 757 Fee \$0.00
Patsy Cutler, Iron County Recorder Page 3 of 4
02/08/2008 02:54:50 PM By ENOCH CITY CORPORATION

## RICK LONG ADDITION DESCRIPTION

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Annexation Ordinance B: 1121 P: 758 Fee \$0.00

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## ANNEXATION ADDITION PLAT

DATE OF PLAT: January 22, 2008

OWNERS: RICK LONG

00567395
Plats / Survey B: 1121 P: 759 Fee \$0.00
Patsy Cutler, Iron County Recorder Page 1 of 1
02/08/2008 02:54:50 PM By ENOCH CITY CORPORATION

TO: ENOCH CITY CORPORATION

NAME OF ANNEXATION: RICK LONG ADDITION

DESCRIPTION OF ANNEXED PROPERTY: SEC 8,T35S,R10W, SLM

