

Prepared by:

CLERK, CITY OF TROY 116 E. MARKET TROY, IL 62294 2023R04462

STATE OF ILLINOIS
MADISON COUNTY
02/17/2023 12:46 PM
LINDA A. ANDREAS
CLERK & RECORDER
REC FEE: 50.00
CO STAMP FEE:
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RHSPS FEE:
# OF PAGES: 11

#### **CITY OF TROY**

#### **ORDINANCE 2023 - 03**



AN ORDINANCE AUTHORIZING THE EXECUTION OF A WATER SERVICE AND PRE-ANNEXATION AGREEMENT (93 Red Coach Lane)

ADOPTED BY THE CITY COUNCIL OF THE CITY OF TROY, ILLINOIS THIS 17th DAY OF JANUARY, 2023



#### ORDINANCE NO. 2023-03

## AN ORDINANCE AUTHORIZING THE EXECUTION OF A WATER SERVICE AND PRE-ANNEXATION AGREEMENT

WHEREAS, it is in the best interest of the City of Troy ("City"), Madison County, Illinois, to enter into an Agreement for Water Service and Pre-Annexation pertaining to the property owned by Rebecca and Ronnie Stimpson (STEELECREST COUNTRY EST FIFTH ADD 1 LOT 93 PPID 09-2-22-15-13-301-018), and commonly known as 93 Red Coach Lane, Troy, IL; and

WHEREAS, an Agreement for Water Service and Pre-Annexation has been drafted, a copy of which is attached hereto and incorporated herein; and

WHEREAS, the Petitioner is described in the aforesaid Agreement and/or the legal owner of record of the territory which is the subject of said Agreement is ready, willing, and able to enter said Agreement and to perform the obligations as required thereunder; and

**WHEREAS**, the City did, on the  $17^{th}$  day of January, 2023, hold and conduct a public hearing pursuant to notice and statute; and

WHEREAS, all other statutory requirements set forth by 65 ILCS 5/11 pertaining to Annexation Agreements have been met.

NOW, THEREFORE, BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF TROY, COUNTY OF MADISON, STATE OF ILLINOIS, as follows:

**SECTION 1:** That the Mayor is hereby authorized and directed to execute the Agreement for Water Service and Pre-Annexation and the City Clerk is authorized and directed to attest the same and affix thereto the Corporate Seal of the City.

**SECTION 2:** That this Ordinance shall be in full force and effect from and after its passage, approval, and publication in pamphlet form as provided by law.

**PASSED** by the City Council of the City of Troy, Illinois, the <u>17<sup>th</sup></u> day of <u>January</u>, <u>2023</u> by at least a vote of two-thirds of the corporate authorities of the City of Troy, Illinois.

Aldermen:	Dawson	RYE	Italiano	<u>₽</u> 9€	Total:	Ayes
	Flint	<u> 268</u>	Knoll	348_		_
	Hellrung	<u>aye</u>	Manley	AYE		ONays
	Henderson	e4 €	Turner	AUE.		

APPROVED by the Mayor of the City of Troy, Illinois, the 17th day of January, 2023.

ATTEST:

Kim Thomas

City Clerk, City of Troy, Illinois

David Nonn

APPROYED

Mayor, City of Troy, Illinois

## CITY OF TROY, ILLINOIS

## AGREEMENT FOR WATER SERVICE AND PRE-ANNEXATION

Property Address: <u>93 Red Coach Lane</u>
Resident: Persident: Resident: Resid
Phone Number: 618-975-3139 Phone Number: 618-980-0535
Email: rstimpsons@gmail.comEmail: B58426@ADL.COM
This Agreement made by and between the City of Troy, Illinois, a municipal corporation, hereinafter referred to as "City" and the undersigned owner(s), hereinafter referred to as "Petitioners".
WHEREAS, Petitioners are the owner(s) of record of all lands within the territory legally described in Exhibit A, which is attached hereto and incorporated herein by reference, and
WHEREAS, Petitioners are desirous of obtaining water from the City and further desirous of annexing said territory to the City as soon as said annexation can be legally and practicably accomplished, all in order that Petitioners can obtain the benefit of various City services, including, but not limited to, police protection, snow removal, water and sewer services and others, and
WHEREAS, the described territory is not now contiguous to the boundaries of the City, thus precluding an immediate annexation of said territory, and
WHEREAS, the City is desirous of expanding its boundaries through annexation, and
WHEREAS, Petitioners have requested that the City execute this Agreement for Water Service and Pre-Annexation and commit itself to the terms and provisions hereof, and
WHEREAS, the Mayor and City Council of the City have determined that the future annexation of the above-referenced territory would benefit the City and its citizens and coincide with the long range planning and development goals of the City, and
WHEREAS, the City Council of the City did, on the אורדים day of אורדים, 20 <u>23</u> , nold and conduct a public hearing pursuant to notice and statute at which time any proponents or apponents to the terms of the Agreement for Water Service and Pre-Annexation were heard in such public hearing, and
WHEREAS, at its meeting on the אדרו day of באטטאפץ , 2023, the corporate authorities of the City did by vote of <u>8</u> to <u>O</u> , authorize its appropriate officials to execute said Agreement for Water Service and Pre-Annexation on behalf of the City.

NOW, THEREFORE, the parties to this Agreement do hereby mutually acknowledge and agree as follows:

- 1. That the City of Troy will permit the Petitioners to connect to the water system of the City at the place and at the manner determined by the Water and Sewer Superintendent upon payment of the required fee, charges and deposits.
- 2. That water will be furnished to Petitioners at the rate as may from time to time be established by the Mayor and City Council of the City.
- 3. That Petitioners will pay for water furnished by the City at the rates for water service furnished to properties outside the City limits as established by Ordinance as long as this Agreement remains in effect.
- 4. That the City assumes no liability for either the supply or the pressure of the water to be furnished to the Petitioners.
- 5. That Petitioners will provide, install and maintain at their own cost and expense all necessary easements, pipes and attachments from the point of tap-on, and the plans and specifications for said work and performance of the same shall be subject to the approval of and done to the satisfaction of the Director of Public Works of the City.
- 6. That Petitioners shall at no time permit any other person, corporation, partnership or other entity to attach to the pipe or pipes authorized herein.
- 7. That at such time in the future as the boundaries of the City become contiguous to the territory herein referenced, the undersigned Petitioners, for themselves, their heirs, successors and assigns, in consideration of the foregoing, and the furnishing of water hereunder, that they shall, upon written request of the City, petition the City for annexation and shall execute all documents necessary to effect that end, and the City, by its duly authorized representatives, shall thereupon act as to cause and effect said annexation through Ordinance or otherwise, pursuant to the Illinois Municipal Code, Section 7-1-8 as amended, or by any means or methods of annexation then available and authorized by law.
- 8. That Petitioners, for themselves, their heirs, successors and assigns, agree that at such time as annexation becomes possible, that Petitioners, for themselves, their heirs, successors and assigns, will be responsible to pay for preparation of the Petitions and all other documents needed to perfect the annexation, including reasonable attorneys fees and a fee for preparation of the annexation map.

- 9. That this Agreement shall be binding upon the parties hereto, their heirs, successors and assigns, for a period of twenty (20) years from date hereof. This Agreement shall be subject to a request for renewal prior to expiration if Petitioners still require City water.
- 10. That this Agreement shall constitute a covenant running with the land and shall supercede all previous contracts or agreements between the parties hereto relative to water supply and annexation of Petitioner's property.
- 11. That upon the execution of the Agreement, a copy thereof, shall be caused to be filed in the office of the Recorder of Deeds, Madison County, Illinois, so as to put on notice any and all persons having an interest herein that this Agreement is intended to, and does in fact constitute a covenant running with the land and is thereby binding upon each of the undersigned, their heirs, agents, assigns, transferees, grantees, and successors.

the unde	ersigned, their h	neirs, agents, assigns, t	transferees, grante	es, and successors.
Some Sty Owner Signature		Ronnie 5 Printed Name	timpson	1/15/22 Date Signed
Reblica Stu Owner Signature	mpser	Rebecca S Printed Name	otimpson	11-15-22 Date Signed
DATED this	न्रम day of	January	, 20 <u>23</u> .	J
	C .	ITY OF TROY, ILLINOIS	Jaw //	Min
		Mayor, (	City of Troy  Lly (Lhomas	
CAROLE .		City Cler	City of Troy	

#### ADMINISTRATOR'S DEED

THIS INDENTURE made this day of New 2022, between Michael J. Diaz, duly Authorized Agent of the Independent Administrator for the Sale of Real Estate, under Order of the Circuit Court of Madison County, Illinois, in Probate Case No. 2022-PR-346 (a copy of which Order is attached hereto) as Grantor and Rebecca Stimpson and Ronnie Stimpson, not as tenants in common but as joint tenants with right of survivorship as Grantee;

WITNESSETH, that whereas Leonard Budwell died a resident of Madison County, Illinois, and the Michael J. Diaz. was appointed as Authorized Agent of the Independent Administrator for the Sale of Real Estate, under Order of the Circuit Court of Madison County, Illinois, in Probate Case No. 2022-PR-346 (a copy of which Order is attached hereto). That the Grantor therefore, for and in consideration of One Dollar and other good and valuable consideration, the receipt of which is hereby acknowledged, CONVEYS AND WARRANTS to Rebecca Stimpson and Ronnie Stimpson, not as tenants in common but as joint tenants with right of survivorship the following described real estate, to-wit:

Lot 93 in Steelcrest Country Estates Fifth Addition, a subdivision in the Southwest Quarter of Section 15, Township 3 North, Range 7 West of the Third Principal Meridian, according to the plat thereof recorded in Plat Book 40 Page 6.

Situated in Madison County, Illinois.

IDENT 2019R19465

PPN: 09-2-22-15-13-301-018

TITLE NOT EXAMINED BY PREPARER

hereby releasing and waiving all rights under and by virtue of the Homestead Exemption Laws of the State of Illinois.

Dated this 14th day of NWEMBER Michael J. Diaz, duly Authorized Agent of the Independent Administrator for the Sale of Real Estate, under Order of the Circuit Court of Madison County, Illinois, in Probate Case No. 2022-PR-346 (a copy of which Order is attached hereto) STATE OF ILLINOIS ) SS COUNTY OF MADISON

I, the undersigned, a Notary Public, in and for said County and State aforesaid, DO HEREBY CERTIFY THAT, Michael J. Diaz, duly Authorized Agent of the Independent Administrator for the Sale of Real Estate, under Order of the Circuit Court of Madison County, Illinois, in Probate Case No. 2022-PR-346 (a copy of which Order is attached hereto) personally known to me to be the same person whose name is subscribed to the foregoing instrument, as having executed the same, appeared before me this day in person and acknowledged that she signed, sealed and delivered the said instrument as her free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.

Given under my hand and notarial seal this I I Mday of WWW CMAN, 2022. OFFICIAL SEAL MALLORY GABLE NOTARY PUBLIC, STATE OF ILLINOIS My Commission Expires 5/16/23

Future Taxes To and Return this document To:

Rebecca and Ronnie Stimpson

Prepared By: Steven N. Mottaz P.O. Box 451 Alton, Il. 62002 (618) 466-8484



# THIS IS A LEGAL DOCUMENT - CONSULT YOUR PRIVATE ATTORNEY AFFIDAVIT TO COMPLY WITH PLAT ACT AND TRACT SURVEY REQUIREMENTS

Affiant is (agent for) (an officer of) (one of) the grantor(s) in a (deed) (lease) (contract) transferring interest in the real estate described in the accompanying document. Affiant further states this transfer is exempt from the Illinois Plat Act because it is:

(x ) A.	NOT A-DIVISION OF LAND (parcel lines unchanged)		( ) C. DIVISION FOR TAXIN	G PURPOSES ONLY (parcel lines change)
( ) B.	A DIVISION OF LAND THAT MEETS ONE OF TI	HE FOLLO	WING EXCEPTIONS TO THE PLAT ACT	:
TRACTS INVOLVIN OF ACCES ACRES R UNDER PI	A DIVISION OR SUBDIVISION OF LAND INTO TRACTS OF 5 ACRES OR MORE NOT INVOLVING NEW STREETS OR EASEMENTS	5.	A CONVEYANCE OF LAND OWNED STREETS OR EASEMENTS OF ACCES	BY A PUBLIC UTILITY NOT INVOLVING NEW SS;
	OF ACCESS WITH A MINIMUM OF FIVE (5) ACRES RESIDUE OR GRANDFATHERED UNDER PRIOR APPROVED PLAT BY LAND USE COMMITTEE;	6.	A CONVEYANCE OF LAND FOR FRELATING TO A DEDICATION OF L TO A PUBLIC USE;	HIGHWAY OR OTHER PUBLIC PURPOSE OR AND FOR OR VACATION OF LAND SUBJECT
2	A DIVISION OR LOTS OR BLOCKS OF LESS	7.	A CONVEYANCE TO CORRECT DESC	CRIPTION IN PRIOR CONVEYANCE;
	THAN I ACRE IN A RECORDED SUBDIVISION NOT INVOLVING NEW STREETS OR EASEMENTS OF ACCESS;	8.	THE SALE OR EXCHANGE OF PARINTO NO MORE THAN 2 PARTS INVOLVING NO NEW STREETS OR E.	RCELS OF LAND FOLLOWING THE DIVISION OF A PARCEL EXISTING ON 7/17/59 AND ASEMENTS OF ACCESS;
3. A SALE OR EXCHANGE OF LAND BETWEEN OWNERS OF ADJOINING AND CONTIGUOUS LAND;		9.	THE SALE OF A SINGLE LOT/TRACT LESS THAN 5 ACRES FROM A LA TRACT. (EXCEPTION ONLY APPLIES TO THE 1ST LOT CONVEYED UNITACRES FROM A LARGER TRACT AS IT EXISTED ON 10/1/73). (THE SINGLE TO LESS THAN 5 ACRES MUST HAVE BEEN SURVEYED BY AN ILL	IES TO THE 1ST LOT CONVEYED UNDER 5 IT EXISTED ON 10/1/73). (THE SINGLE TRACT
<u></u> 4.	A CONVEYANCE OF LAND FOR USE AS A RIGHT OF WAY FOR PUBLIC UTILITIES AND OTHER PIPELINES NOT INVOLVING NEW STREETS OR EASEMENTS OF ACCESS;			OSE SURVEY MUST HAVE BEEN RECORDED
	IF "A" IS MARKED ABOVE, APPROVA IF "B OR C" IS MARKED ABOVE, APP	AL BY TI ROVAL	HE MAPS & PLATS GIS DIVISIO BY THE MAPS & PLATS GIS DI	ON IS NOT REQUIRED. VISION IS REQUIRED.
Under p	penalties of perjury I swear that the statements	contained	here are true and correct.  The Estate of Leonard Bud deceased	well,
A22084	4		Michael J. Diaz, duly Authorized A Independent Administrator under C Circuit Court in Probate Case No.	Agent/of the /
Subscri	bed and sworn to before me:	Notary F	14, 1022 MULLUM/100	MALLORY GABLE  NOTARY PUBLIC, STATE OF ILLINOIS  My Commission Expires 5/16/23
<u></u>	All divisions of less than 2 acres within the County	urisdiction	must be reviewed by the Madison Coun	ty Planning and Development Department
within approve	fidavit only ensures the Recorder's Office co 1.5 miles of a municipality, local ordinances ed by the participating municipality. Each n , Maps & Plats will process the deed upon p	may appl nunicipali	ly. If exception 9 is used, it is requity has five (5) business days to revi	ired that this land division be reviewed &
Date Sub	mitted to Municipality (s)	Please C	theck One ( ) Municipality Jur	isdiction ( ) County Jurisdiction
	Municipality(s) With Ju	risdiction	·	<del></del>
Munici	pal Planning Officials Signature	Print N	Vame	Date
Munici	pal Planning Officials Signature	Print N		Date



## PETITIONERS MUST FURNISH ALL OF THE FOLLOWING INFORMATION WITH THEIR AGREEMENT FOR WATER SERVICE AND ANNEXATION

1)	Full names, addresses and phone numbers of <u>ALL</u> the owners of record. <i>Please note all owners are required to sign the agreement.</i>
	If property is owned by a corporation, a resolution from the corporation authorizing named individuals to sign the agreement is required.
	If the Petitioner is involved in a partnership, all partners are required to sign the agreement.
2)	A copy of the most recent warranty deed or quit claim deed as evidence demonstrating the owners of record.
3)	Proper legal description.
<b>4)</b>	Map of property. (This will be furnished by the City.)
Initial v	water service will be provided upon payment of the required deposit and completed
applica	ation for water. In order for water services to be continued Petitioners have until
Annexa	12-15-22 to return the attached "Agreement for Water Service and Pre- ation" with all required documentation as noted above. If this agreement is not returned by
the pre	eviously stated date, water services will be discontinued until such time as the completed
agreen	nent is returned to the City.
We, the	e undersigned property owner(s), agree to the foregoing and agree to provide the City of Troy
with a	completed Agreement for Water Service and Pre-Annexation along with regulred
docum	entation by $12-15-22$ .
Proper	ty Address: 93 Red Coach Ln, Troy, IL 62294
	Lahoren Strainson
Signed:	(Property Owners)
	(1 topetty Owners)

Accepted by: M. W. (City of Troy Representative)

245 S Wilson Heights Rd

#### **Troy Times Tribune**

Legal Notice
Run Date(s): 12/29
Certificate of Publication
The <b>Troy Times Tribune</b> is a secular newspaper, has been continuously published weekly for more than fifty (50) weeks prior to the first publication of the attached notice, is published in the city of <b>Troy</b> , county of <b>Madison</b> , State of Illinois, is of general circulation throughout that county and surrounding areas, and is a newspaper as defined by 715 ILCS 5/5.
This notice, a copy of which is attached, was published times in Troy Times Tribune, one time per week for week(s).
The first publication of the notice was made in the newspaper, dated and published on 12/29 and the last publication was 12/29.
Troy Times Tribune has signed this certificate by its registered agent.  Troy Times Tribune  By:  Registered Agent  Date: 112123

Publication Charge: \$ 18.40

### NOTICE OF A PUBLIC

NOTICE OF A PUBLIC HEARING
A Public Hearing will be held on Tuesday, January 17, 2023 at 6:16 p.m (or immediately following the previous public hearing) at Troy. Gity Hall, 116 E. Market Street Troy. II to hear the Street, Troy, IL to hear the petition for Water Service Pre-Annexation submitted by Rebecca and Ronnie Stimpson, 93 Red Coach Lane, Troy, IL 62294 (parcel no 09-2-22-15-13-

301-018).
At this time any and all proponents or opponents to the terms of the Water Service and Pre-annexation Agreement will be heard.

City Clerk Kimberly Thomas 12/29C

END OF DOCUMENT