A BILL FOR AN ORDINANCE ANNEXING AND ZONING PROPERTY FOLLOWING CONSENT FILED WITH THE CITY COUNCIL BY LANDOWNERS IN SAID AREA PURSUANT TO ORS 222.120 AND ORS 222.170 File 18-12-48; DON & LINDA GERIG

ORDINANCE BILL NO. 2019-1

ORDINANCE NO. 2924

WHEREAS, the City of Lebanon has received a submission by written request for annexation of real property to the City of Lebanon, herein described in Exhibit "A"; and,

WHEREAS, on February 20, 2019, the Planning Commission for the City of Lebanon conducted a hearing on Planning File No. 18-12-48, making findings recommending annexation of the subject property and establishment of the Industrial (Z-IND) zone; and,

WHEREAS, after conducting the hearing and considering all objections or remonstrance regarding the proposed annexation, and further considering the recommendation of the Lebanon Planning Commission, the City Council finds that this annexation is in the best interest of the City and of the contiguous territory.

NOW, THEREFORE, the City of Lebanon ordains as follows:

Section 1. Findings. In addition to the findings referred to above, the City Council further adopts and finds those matters contained in Exhibit "B" which is incorporated herein by this reference as if fully set forth at this point.

Section 2. Annexation Area. Based upon the findings contained above and in Exhibit "B", the contiguous territory described in Exhibit "A" and incorporated herein by this reference as if fully set forth is hereby proclaimed to be annexed to the City of Lebanon, and zoned as indicated in accordance with the Lebanon Development Code, and assigned the corresponding Industrial (Z-IND) zone.

After Recording Return to: City Clerk's Office City of Lebanon 925 S. Main Street Lebanon, OR 97355



Section 3. Record. The City Recorder shall submit to the Oregon Secretary of State a copy of this Ordinance. The City Recorder is further ordered to send a description by metes and bounds, or legal subdivision, and a map (Exhibit "A") depicting the new boundaries of the City of Lebanon within ten (10) days of the effective date of this annexation ordinance to the Linn County Assessor, Linn County Clerk and the Oregon State Department of Revenue.

Passed by the Lebanon City Council by a vote of _____ for and ____ against and approved by the Mayor this 13th day of March 2019.

Paul R. Aziz, Mayor

Jason Bolen, Council President □

ATTESTED BY:

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EXHIBIT A

ANNEXATION LEGAL DESCRIPTION & MAP

LEGAL DESCRIPTION FOR ANNEXATION

AN AREA OF LAND IN THE NORTHWEST CORNER SECTION 11, TOWNSHIP 12 SOUTH, RANGE 2 WEST OF THE WILLAMETTE MERIDIAN, LINN COUNTY, OREGON MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT THE NORTHWEST CORNER OF PARCEL 1, LINN COUNTY PARTITION PLAT NO. 2018-30; THENCE NORTH 89°55'00" EAST 595.24 FEET; THENCE NORTH 00°05'01" EAST 109.96 FEET; THENCE SOUTH 89°55'13" WEST 595.56 FEET; THENCE SOUTH 00°05'00 EAST 106.43 FEET; THENCE SOUTH 89°47'43" WEST 160.39 FEET; THENCE NORTH 41°36'45" WEST 28.73 FEET; THENCE SOUTH 89°47'43" WEST 38.90 FEET; TO THE CENTER OF MARKS SLOUGH; THENCE ALONG THE CENTER OF SAID SLOUGH FOR THE FOLLOWING EIGHT (8) CALLS, SOUTH 29°55'22" EAST 32.78 FEET; THENCE SOUTH 46°21'29" EAST 30.66 FEET; THENCE SOUTH 33°19'02" EAST 36.74 FEET; THENCE SOUTH 28°34'04" EAST 41.38 FEET; THENCE SOUTH 40°15'26" EAST 35.92 FEET; THENCE SOUTH 58°31'04" EAST 10.37 FEET; THENCE SOUTH 43°31'49" EAST 45.49 FEET; THENCE SOUTH 52°54'52" EAST 96.27 FEET; THENCE LEAVING CENTER OF SAID SLOUGH, NORTH 00°05'00" WEST 216.13 FEET TO THE POINT OF BEGINNING.

DESCRIBED AREA CONTAINS 2.11 ACRES, MORE OR LESS.

PROFESSIONAL LAND SURVEYOR

REGISTERED

OREGON JUNE 12, 2013 KYLE W. LATIMER 80442

EXPIRES: 12-31-202

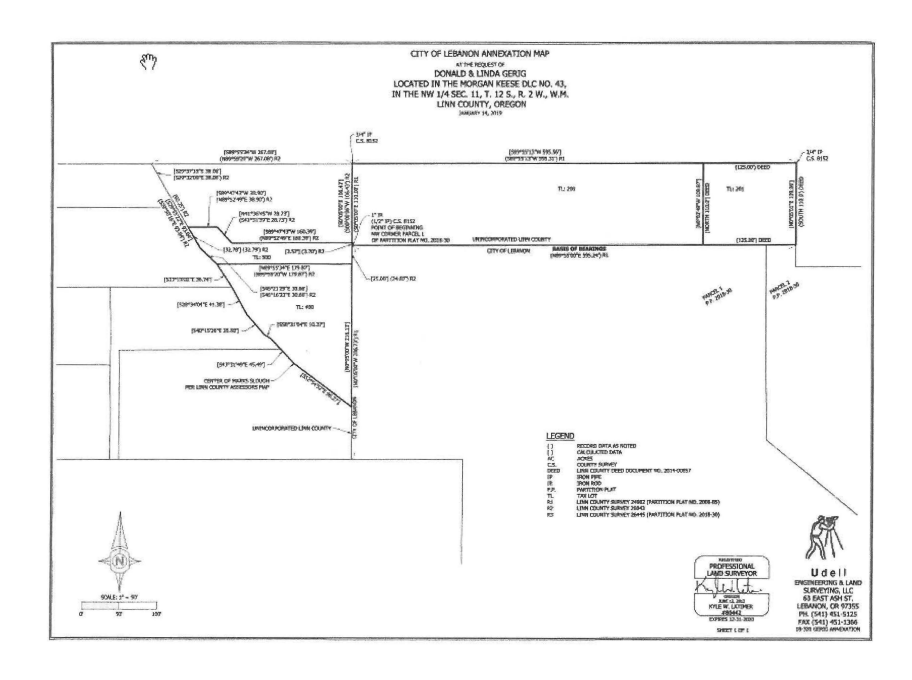


EXHIBIT B

LEBANON CITY COUNCIL FINDINGS

I. NATURE OF THE APPLICATION

This matter comes before the Lebanon City Council on the application of the Don and Linda Gerig to Annex property and establish the Industrial Zone on the newly annexed property.

II. GENERAL INFORMATION

A. Site Location

The subject area is comprised of four parcels generally located at the west end of Beaton Lane. The County Assessor Map places the parcels within Township 12 South; Range 2 West; Section 14BA; Tax Lots 200, 201, 400 and 500.

B. Site Development and Zoning

Tax Lots 200 and 201 are accessed by Beaton Lane while Tax Lots 400 and 500 are effectively landlocked. However, the applicant owns the adjacent property to the east (Tax Lot 300) which provides access. All four parcels are vacant and currently only water service is readily available. The land is located within the Lebanon UGB and designated Industrial. Total area contains 2.12 acres.

C. Adjacent Zoning and Land Uses

Property to the north and south of Tax Lots 200 and 201 is zoned Industrial and contains the City's sewage plant (north) and vacant property (Tax Lot 300). To the east and west of these parcels is additional Industrial designated land located in the County and containing residences. Except for Tax Lot 300 located to the east, land adjacent to Tax Lots 400 and 500 is in County, designated Industrial and contains residences.

D. Proposal

The applicant is requesting approval to Annex the property, establishing the Industrial zone.

III. PUBLIC HEARING

A. Planning Commission Action

On February 20, 2019, the Lebanon Planning Commission held a public hearing on this application. At the hearing, Planning File 18-12-48 was made a part of the record. The City noticed the hearing pursuant to Chapter 16.20 of the Lebanon Development Code. Commissioner Brown indicated he knew the applicant but that would not create bias in his decision. Otherwise, no objection was raised as to jurisdiction, evidence or testimony presented at the hearing. At the end of the hearing, the Planning Commission deliberated on the issue and voted to recommend the City Council approve the proposed Annexation and corresponding Zone Change. The Commission found the proposed changes consistent with the applicable decision criteria.

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B. City Council Action

On March 13, 2019, the Lebanon City Council held a public hearing on this application. At the hearing, Planning File 18-12-48 was made a part of the record. The City noticed the hearing pursuant to Chapter 16.20 of the Lebanon Development Code. No objection was raised as to jurisdiction, evidence or testimony presented at the hearing. At the end of the hearing, the City Council voted to approve the proposed Annexation and corresponding Zone Change. The Council found the proposed changes consistent with the applicable decision criteria.

IV. FINDINGS OF FACT-GENERAL

The Lebanon City Council, after careful consideration of the testimony and evidence in the record, adopts the following General Findings of Fact:

- A. The applicants are Don and Linda Gerig.
- B. The subject area is comprised of four parcels generally located at the west end of Beaton Lane. The County Assessor Map places the parcels within Township 12 South; Range 2 West; Section 14BA; Tax Lots 200, 201, 400 and 500.
- C. The total area is 2.12 acres.
- D. Tax Lots 200 and 201 are accessed by Beaton Lane while Tax Lots 400 and 500 are effectively landlocked. However, the applicant owns the adjacent property to the east (Tax Lot 300) which provides access. All four parcels are vacant and currently only water service is readily available.
- E. The land is located within the Lebanon UGB and designated Industrial.
- F. Property to the north and south of Tax Lots 200 and 201 is zoned Industrial and contains the City's sewage plant (north) and vacant property (Tax Lot 300). To the east and west of these parcels is additional Industrial designated land located in the County and containing residences. Except for Tax Lot 300 located to the east, land adjacent to Tax Lots 400 and 500 is in County, designated Industrial and contains residences.
- G. The applicant is requesting approval to Annex the subject area, establishing the Industrial (Z-IND) zone.
- H. The decision to approve or deny shall be based on criteria contained in the Lebanon Development Code, Chapter 16.26 Annexations.

V. APPLICATION SUMMARY

A. The request annexes the subject 2.12-acre area into the City limits. Upon annexation, the land will be zoned Industrial (Z-IND). There are no concurrent development proposals.

B. The Department contacted the Department of Land Conservation and Development, affected agencies and area property owners regarding the application. No comments were submitted.

VI. CRITERIA AND FINDINGS

- A. The subject area is located within the City's Urban Growth Boundary (UGB) and is eligible for annexation into the City limits. Annexation application and review requirements are contained in Chapter 16.26 of the Lebanon Development Code. Annexations require a hearing before the Planning Commission and City Council.
- B. Chapter 16.26 establishes the Annexation review criteria. Sections 16.26.010 and 16.26.020 establish the purpose of an annexation and the first assignment of zoning. The annexation transfers jurisdiction from Linn County to the City and establishes the appropriate zoning on the property consistent with the Plan Map designation. In this case, the only applicable zone is Industrial.
- C. Section 16.26.030 notes an annexation is necessary to establish the appropriate zone, consistent with the zoning matrix (Table 16.26-1). Plan map amendments are only required if there is a corresponding change in the Plan map. Further, proposed amendments to the Plan map (and corresponding zone map) must conform to provisions in Chapter 16.27. For the record, the application does not include a request to change the Plan designation and corresponding zone.
- D. Section 16.26.040 identifies the relationship between annexation and City facility plans. It notes anticipated densities and levels of development are factored into the City's facility plans, including the Transportation System Plan. Therefore, additional inquiries into the sufficiency of these services is not required.
- E. Section 16.26.050 stipulates all annexations be processed as legislative actions requiring hearings before both the Planning and City Council. This Section also lists application requirements. For the record, the application and process are consistent with the provisions in this Section.
- F. Section 16.26.060 contains the decision criteria for an annexation with specific requirements in Section 16.26.060.A. This Section requires compliance with provisions in the City Annexation Ordinance and Lebanon Comprehensive Plan, Chapter 3 Urbanization. Essentially, the Annexation Ordinance and Comprehensive Plan decision criteria are the same. The findings are combined to avoid duplication:
 - Annexation Ordinance Section 1. This Section identifies the document as the Annexation Ordinance for the City of Lebanon and does not contain decision criteria.
 - Annexation Ordinance Section 2. All Annexations shall conform to the requirements of the Lebanon Municipal Code, Annexation Ordinance, Lebanon Land Development Ordinance (i.e., Development Code), City of Lebanon/Linn County Urban Growth Management Agreement, and shall be consistent with applicable State law.

Comprehensive Plan Annexation Policy #P-19: [The City shall] recognize and

act on the basis that all annexations shall conform to the requirements of the Lebanon Municipal Code, Annexation Ordinance, Lebanon Land Development Ordinance, City of Lebanon/Linn County Urban Growth Management Agreement (UGMA), and shall be consistent with applicable State law.

FINDINGS: For this criterion, the proposed annexation application and process conform to the requirements of the Annexation Ordinance.

3. <u>Annexation Ordinance Section 3.</u> - All Annexations shall be consistent with the goals and policies of the Lebanon Comprehensive Plan.

<u>Comprehensive Plan Annexation Policy #P-20</u>: [The City shall] recognize and act on the basis that all annexations shall be consistent with the goals and policies of the Lebanon Comprehensive Plan.

FINDINGS: The Annexation Ordinance policies are consistent with, and often mirror, the Comprehensive Plan Annexation Policies. The State acknowledges that the City's Comprehensive Plan complies with all applicable Statewide Planning Goals and statutes, recognizing the consistency of the Plan goals and policies. Therefore, compliance with the applicable Comprehensive Plan policies ensures compliance with the Annexation Ordinance. Findings in the following Sections detail this proposal's compliance with all applicable policies.

4. <u>Annexation Ordinance Section 4.</u> - All lands included within the Urban Growth Boundary are eligible for annexation and urban development. Areas within the Urban Growth Boundary with designated environmental constraints may be annexed and utilized as functional wetlands, parks, open space and related uses.

Comprehensive Plan Annexation Policy #P-21: [The City shall] recognize and act on the basis that all lands included within the Urban Growth Boundary are eligible for annexation and urban development. (Areas within the Urban Growth Boundary with designated environmental constraints may be annexed and utilized as functional wetlands, parks, open space and related uses.)

FINDINGS: The proposed annexation complies as the subject area is within the City's UGB and can be developed for urban uses.

 Annexation Ordinance Section 5. - The City shall only annex land that is contiguous to the existing City limits and is within the City's UGB.

<u>Comprehensive Plan Annexation Policy #P-22</u>: [The City shall] only annex land that is contiguous to the City limits and is within the City's UGB.

FINDINGS: City limits are located to the north, south and east of the subject properties; therefore, the area is eligible for annexation.

6. <u>Annexation Ordinance Section 6.</u> - An annexation shall be deemed orderly if the annexation territory is contiguous to the existing City limits. An annexation is efficient if the annexation territory can be developed or redeveloped to an urban use. Urban uses may include wetlands, parks, open space and related uses.

Comprehensive Plan Annexation Policy #P-23: [The City shall] deem an annexation orderly if the annexation territory is contiguous to the existing City Limits, and deem an annexation efficient if the annexation territory can be developed or redeveloped to an urban use (urban uses may include functional wetlands, parks, open space and related uses).

FINDINGS: The proposed annexation complies with the above noted criteria as follows:

- (a) Since the area is contiguous to existing City limits, the annexation is considered orderly.
- (b) Public utilities are currently limited to water services. However, it is possible to extend sanitary sewer to the site, thereby allowing urban levels of development.
- 7. <u>Annexation Ordinance Section 7.</u> Development proposals are not required for annexation requests.

<u>Comprehensive Plan Annexation Policy #P-24</u>: [The City shall] recognize and act on the basis that development proposals are not required for annexation requests.

FINDINGS: The application does not include a concurrent development proposal.

8. <u>Annexation Ordinance Section 8.</u> - As part of the annexation process of developed property or properties, the City shall consider the anticipated demands to access key City-provided urban utility services, which are water, storm drainage, sanitary sewerage, and streets, of existing development within the annexation territory.

Comprehensive Plan Annexation Policy #P-25: The City shall] consider as part of the annexation process of developed property or properties, the anticipated demands to access key City-provided urban utility services, which are water, storm drainage, sanitary sewerage, and streets, of existing development within the annexation territory.

FINDINGS: City services availability was previously addressed.

9. <u>Annexation Ordinance Section 9.</u> - As part of the annexation process of developed property or properties, the City shall consider the impacts on key City-provided urban utility services needed to serve these properties, which are water, storm drainage, sanitary sewerage, and streets.

<u>Comprehensive Plan Annexation Policy # P-26</u>: [The City shall] Consider as part of the annexation process of developed property or properties, the impacts on the capacities of key City-provided urban utility services needed to satisfy the anticipated demands of the properties discussed in P-25 above.

FINDINGS: There are no identified *capacity* issues regarding existing or potential development of the property.

10. Annexation Ordinance Section 10. - Needed Public rights-of-way, as identified in adopted transportation plans as necessary for the safe and efficient movement of traffic, bicycles and pedestrians, shall be dedicated to the City either with annexation or when the property develops and/or redevelops and creates an increased demand for the benefits provided by additional rights-of-way dedication.

FINDINGS: Additional right-of-way dedication and street improvements are unnecessary for the annexation.

11. Annexation Ordinance Section 11. - Upon annexation, the annexation territory shall be assigned zoning classifications in accordance with the adopted Comprehensive Plan Map, as shown in the City's Annexation Zoning Matrix. Such zoning assignments in and of themselves are not a zoning map change and shall not require approval of a zoning map amendment, or a separate proceeding.

FINDINGS: This subject area is designated Industrial by the Comprehensive Plan. Consistent with the adopted Zoning Matrix, the <u>only possible</u> applicable zone is Industrial (Z-IND).

12. Annexation Ordinance Section 12. - If a zoning designation other than one in accordance with the Comprehensive Plan Map (shown in the Annexation Zoning Matrix) is requested by an applicant, the zoning requested shall not be granted until the Comprehensive Plan Map is appropriately amended to reflect concurrence. Such an amendment shall require a separate application, hearing and decision, which may be held concurrently with an annexation hearing and will not become effective until the annexation is complete.

FINDINGS: This application does not include a change in the Plan designation or zone. Therefore, this Section does not apply.

13. <u>Annexation Ordinance Section 13</u>. - The areas within the Urban Growth Boundary with designated environmental constraints may be annexed and developed as functional wetlands, parks, open space and related uses.

FINDINGS: This Section does not apply, as the subject area included in the annexation does not include environmentally constrained property.

14. Annexation Ordinance Section 14. - An "urban use" is hereby defined as any land use that is authorized under the terms and provisions of the land use regulations, Zoning Ordinance (i.e., Development Code), Subdivision Ordinance, Comprehensive Plan, and other related documents of the City of Lebanon.

FINDINGS: This Section does not apply as the provisions in this Section provide a definition and not a decision criterion.

15. <u>Annexation Ordinance Section 15</u>. - At the applicant's discretion and with the City's concurrence, a development or redevelopment proposal for an annexation territory may be acted upon by the Planning Commission

immediately following the Commission's hearing on the annexation proposal and a decision of recommendation of approval to the City Council. However, any approval of the Planning Commission of such a development or redevelopment proposal must be contingent upon subsequent approval of the annexation by City Council.

FINDINGS: The request does not contain a concurrent development request.

16. <u>Comprehensive Plan Annexation Policy # P-27</u>: Expand the City Limits as necessary to accommodate development, including housing, commercial, industrial, and services (that will in turn accommodate population growth).

FINDINGS: This Policy does not directly apply as the proposal simply incorporates an existing urbanizable parcel into the City limits.

- G. Section 16.26.060.B allows the City to require the abatement of non-conforming uses and/or structures prior to hearing an annexation request. Other provisions of this Code and the Lebanon Municipal Code may require abatement of certain kinds of situations before an annexation request can be approved. The City is not aware of any abatement issues related to the site.
- H. Section 16.26.060.C, allows the City to identify additional site-specific evaluation criteria based on the Lebanon Comprehensive Plan, the provisions of this Code, and the Lebanon Municipal Code. Site-specific criteria could include, but not be limited to, the following: steep slopes, natural hazards, riparian zones, wetlands water bodies, overlay zones, infrastructure development, existing conditions and failing on-site services. Such site-specific criteria do not affect the eligibility of properties for annexation, but serve as an advisory to applicants of factors that may affect future development. There are no site-specific, evaluation criteria that apply to the subject property.
- I. Upon annexation, Section 16.26.020 requires the subject property to be placed in the appropriate zone. Upon annexation, the territory will automatically be assigned a City zone in accordance with the adopted Comprehensive Plan Map, and Annexation Zoning Matrix (Development Code Table 16.26-1). The <u>only decision criterion</u> in this process is that the Zone Classification shall be consistent with the adopted Comprehensive Plan Map (Section 16.26.020.D).

FINDINGS: The subject property is designated Industrial (C-IND) by the City's Comprehensive Plan. Per Table 16.26-1, the <u>only applicable</u> zone is Industrial (Z-IND). Therefore, upon annexation, the property will be zoned Industrial, a zone classification consistent with the Plan designation.

VII. CONCLUSION

The City Council concludes the proposed Annexation, including establishment of the Industrial Zone, complies with the applicable decision criteria.