

3/23/2004 Page

1 of

4 4:29PM

COVENANT AND AGREEMENT REGARDING ACCESSORY DWELLING UNIT

I. PARTIES

The parties to this covenant and agreement regarding accessory dwelling unit (Agreement) are:

- 1. The Grantor, the City of Mount Vernon, Washington, a municipal corporation of the State of Washington (City); and
- 2. The Grantee, Jesus Meza (Owner).

II. RECITALS

WHEREAS Owner is the owner and occupant of real property in the City of Mount Vernon, Washington, more particularly described as follows:

Legal Description: P67367

Situate at 18477 Cascade Street in the City of Mount Vernon, County of Skagit, State of Washington.

- WHEREAS, Owner desires to locate an accessory dwelling unit on the premises, and
- WHEREAS, the City of Mount Vernon specifically provides for and authorizes accessory dwelling units pursuant to Ordinance 2593, and
- WHEREAS, Section 1(M) of Ordinance 2593 specifically provides that the applicant shall provide a covenant regarding owner-occupancy of the premises and removal of the accessory dwelling in the event owner-occupancy ceases, and

Accessory Dwelling Unit Agreement

Page 1 of 4

Applicant Name/Site Address of ADU: Jesus Meza, 18477 Cascade St., Mount Vernon

- WHEREAS, the City is prepared to issue a special use permit for an accessory dwelling unit on the premises on the condition that his covenant be executed by Owner, and
- WHEREAS, the Owner acknowledges that the granting of a special use permit constitutes adequate consideration for the agreement and covenant herein contained,

NOW, THEREFORE,

FOR AND IN CONSIDERATION OF THE MUTUAL COVENANTS CONTAINED IN THIS AGREEMENT, AND THE MUTUAL BENEFITS DERIVED THEREFROM, THE PARTIES DO AGREE AS FOLLOWS:

III. <u>AGREEMENT</u>

- 1. City agrees to issue to Owner a permit to develop an accessory dwelling unit upon the premises described above, provided that the owner complies with all other conditions and obligations set forth in Ordinance 2593.
- 2. Owner specifically covenants on behalf of himself and all subsequent purchasers of the premises that the existence of the accessory dwelling unit or the principal dwelling unit by the owner. Owner further covenants that at such time as the owner of the property no longer occupies either the principal dwelling unit or the accessory dwelling unit, then the accessory dwelling unit shall be removed and all improvements added to covert the premises to an accessory dwelling unit shall be removed and the site shall be restored to single family dwelling.
- 3. This Agreement shall run with the land and shall be binding upon the heirs, successors, and assigns of the parties hereto.

Accessory Dwelling Unit Agreement

Page 2 of 4

Applicant Name/Site Address of ADU: Jesus Meza, 18477 Cascade St., Mount Vernon



3/23/2004 Page 2 of 4 4:29PM

immediately following issuance by the City of a special use permit for an accessor dwelling unit on the premises. In the event such permit is not issued by the City, this Agreement shall be null and void.
DATED THIS 3/23/04/_ DAY OF,
CITY OF MOUNT VERNON
BY: Jul Seld
SKYE K. RICHENRFER, Mayo
ATTEST: alward Hillible
ALICIA HUSCHKA, Finance Directo
APPROVED AS TO FORM:
SCOTT THOMAS, City Attorney
<u>OWNER</u>
BY: <u>Jesus Mata-</u>
STATE OF MASHINGTON V
STATE OF WASHINGTON)) ss.
COUNTY OF SKAGIT)
Accessory Dwelling Unit Agreement Page 3 of 4
Applicant Name/Site Address of ADU: <u>Jesus Meza, 18477 Cascade St., Mount Vernon</u>

200403230170 Skagit County Auditor

3/23/2004 Page

3 of

4 4:29PM

	Marcil 2004 2003: before me	
On this day of		
personally appeared	and acknowledged said acknowledged said acknowledged said persons for the uses and	
	eath stated that they were authorized to execute	
said instrument.	an stated that they were dutherized to execute	
Given under my hand and official seal, the day and year last above written.		
RISTON STONE TO NOTARY SOLIT	- Krista Astewett	
NOTARY &	Notary Public in and for the State of Washington	
ON PUBLIC	residing at Skaai Hometha	
OF WASHING	1 Day and	
OF WASHING	My appointment expires	
<u> </u>		
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Accessory Dwelling Unit Agreement	Page 4 of 4	
Applicant Name/Site Address of ADU: Jesus	Meza, 18477 Cascade St., Mount Vernon	

200403230170 Skagit County Auditor

3/23/2004 Page

4 of

4 4:29PM