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plat to ordinary legal action for damages, and failure of the Company prohibitive or mandatory, to prevent the breach of or to enforce or the owner or owners of any other lot or lots shown on this the observance of the restrictions above set forth in addition of or title to said land, and the owner or above land shall have the right to sue for and obtain an injunction с 0 enforce any of the restrictions herein set forth at the owners of any of the

Subdivision 14. Company's Right to Assign

time

of its violation shall in no event be deemed to be a waiver

of a right to do so thereafter.

them, times in the same way and manner as though directly reserved by easements and privileges or any one or more of them at any time or their option exercise, transfer or assign such rights, reservations, assignment or conveyance being made its assigns or grantees may at vations, easements and privileges herein reserved by it and upon such convey to any person or corporation any or all of the rights, reseror it, in this instrument. The Company may, by appropriate instrument, assign or

Board of Directors, caused this instrument to be executed by its Secretary, to Vice President and its corporate seal attested by its Assistant ffixed their IN WITNESS WHEREOF, signatures, be hereunto affixed, and the Other Dedicators have this the Company has by authority of its 4th day of June 1937.

THE LONG COMPAN iden

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Dedication #10



Notary Public in and for the State of Washington, residing at Longview. - --

WY Daffixed my official

IN WITNESS WHEREOF,

corporation.

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said

corporation, for the

the said instrument to be

appeared S. M. Morris and

COUNTY OF COWLITZ

On this

STATE OF WASHINGTON

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STATE OF WASHINGTON

COUNTY OF COWLITZ

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appeared E. D. Germain and D_{cl} Germain, E. E. Taylor and D_{cr} , G_{cr} , $G_$ deed, for the uses and purposes therein mentioned. signed and sealed the same the within and foregoing instrument, and acknowledged that they IN WITNESS WHEREOF, official seal th day of J he day and year first above written. as their free and voluntary act and I have hereunto set my hand and 5 1937, before me personally

Notary Public in and for the State of Washington, residing at Longview.

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ø good frontage on the street on which said plot fronts. Every building erected on any plot shall front or present

Subdivision 5. Set Back from Street Line.

vided, о Н at 1n in the deed to any lot, may change said building lines, or may than thirty (30) feet to the front street in any of said lots any time which will bring the front building line nearer than by said deed; provided, however, that no change may be made at or may change the building lines which it may have established nearer than five feet to the side street. twenty-five feet to the front street, or the side building line the any time thereafter, with the consent in writing of the owner the aforementioned plat; provided, however, that the Company shall be erected or maintained on any of said lots nearer fee simple title to such lot, change said building lines, No building or part thereof, except as hereinafter pro-

building, steps extending not higher than the level of the first of which are not higher than the level of the first floor of the here used, is meant a building line parallel to and thirty feet more than six feet beyond the front building line, and not more than spoutings, chimneys, or other similar projections, may extend not line as changed by the Company in accordance with the next preceddistant from the street line as shown by said plat, or such floor of the building, bay or other windows, vestibules, cornices, five ing paragraph. feet beyond the side street building line. Covered or uncovered, but not enclosed, porches, the floors Building line, ងខ

Subdivision 6. Set Back From Side Property Line.

except to the projections may extend beyond said four foot line, but not more than three feet beyond said four foot line. that side property line of the plot upon which it is erected, No part of any building, shall be nearer than four feet cornices, spoutings, chimneys, and purely ornamental

Subdivision 7. Company's Judgment Conclusive.

Dedication The Company shall in all cases have the right to say and #7

Dedication #8

guish or vacate such easements and And the Company shall have the right at any time to extinrights of way as to all or any

way are reserved. all times for any purposes for which

Such easements and rights of And the Company shall have the right, without liability for neath the surface of the ground. h said easements and rights of aid strips of land at any and way are located on said plat.

quasi-public utility or function be damage for trespass, to enter upon s Any other method of conducting and performing any public or

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attachments in connection therewith for lighting, telephone and other purposes, and for the Poles, wires and conduits fo Public and private sewers, s torm water drains, land drains, necessary

erection, construction and maintenance of person not of the white race while hibition, however, is not intended owned or occupied by, any person no. leased or given to, by the owner or occupant of any land shown on said plat. None of the lots shown on said plat shall be conveyed, Easements and rights of way Subdivision 10. and no building Easements Reserved in Lots. shall be reserved for the r the transmission of electricity employed in or about the premises to include the occupancy by a t of the white race. This proerected thereon shall be used,

Subdivision 9. Ownei White Race Prohibited

or part Any residence erected wholly or parts thereof, in the aforementioned plat shall Subdivision 8. Mini mum Cost of Residence or partially or any of the

final and binding on all parties.

lots, cost not less than \$1000.00.

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from said lines necessary to conform to the requirements hereof, determine which are the front street, side street, property lines of any plot, and also the amount of the set back rmination thereon shall be rear and side

and the Company's judgment and deter

portion of said property.

Subdivision 11. Signs and Billboards Prohibited

ing boards or structures, exceeding five square feet in size for the written consent of the Company. the display, posting, painting or printing of signs or advertisements on any of the lots in said plat is prohibited, except with The construction or maintenance of billboards, or advertis-

Subdivision 12. Duration

period thereafter, by executing and acknowledging an appropriate lots shown on this plat may release all of the lots hereby restricted years; provided, however, that the owners of the fee simple title be binding upon the Company and upon its successors and assigns this first twenty year period, or of any twenty year period therethe same for record in the office of the County Auditor of Cowlitz agreement, or agreements, in writing for such purposes and from any one or more of said restrictions, and may release any lot to the lots having more than fifty percent of the front feet of the for a period of twenty years from June 1st, 1937, and shall autoafter. County, Washington, at least five years prior to the expiration of of the from any restriction created by deed from the Company, at the end matically be extended thereafter for successive periods of twenty first All of the restrictions herein set forth shall continue and twenty year period or of any successive twenty year filing

Subdivision 13. Right to Enforce

in respect to breaches committed during its, his or their seisin restrictions as to the use of said lots and the construction of be personally binding on any comporation, person or persons, except improvements thereon, but no restrictions herein set forth shall assigns, and with each of them, to conform to and observe said agree and covenant with the owner of said lots, its successors and parties claiming by, through or under it shall be taken to hold and bind the present owner, its successore and assigns; and all The restrictions herein set forth shall run with the land

Dedication #9.

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	Dedication #4
Dedication #5	A "corner lot" is one that abuts on more than one street. Any lot, except a corner lot, shall be deemed to front on
uburban res	in this statement, is intended to mean all of the lots shown on the plat.
pective owners or occupants or the	The "Suburban residential district", as that term is used
g-houses, and private ge	Subdivision 1. Definitions.
soever shall be erected or mainta:	of this declar
agricultural purposes only, and no	rictions and covenants set forth in the variou
hereinafter provided, shall be use	oumpuny doctations and shall be conveyed subject to the rese
The lots in the suburban re	II. RESERVATIONS, RESTRICTIONS AND COVENANTS.
the residence which it serves.	hereinbefore or hereinafter stated.
<u> </u>	easements heretofore granted by the Company or reserved by it as
buildine	that is inconsistent with the rights, privileges, franchises and
	No right is intended to be conveyed by this Dedication
	usual street and alley purposes, respectively.
sisting said	streets and alleys to t
Every plot shall be deemed	fo
more or less than one lot.	I. DEDICATION
mean a single piece or parcel of I	to-wit:
200800	a statement is hereby made and the same shall be and is as follows,
ed to be	NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS that such
	upon the public records of Cowlitz County, Washington.
	should be made by the Company and Other Dedicators and spread
hall be deemed to Iro	a DECLARATION of said reservations, restrictions and covenants
gnate a dli	in the nature of a DEDICATION of said streets and alley_s and
consent in wr:	WHEREAS, to accomplish these purposes a written statement
The Company, in the o	after set forth; and,
be considered as from	said plat to the reservations, restrictions and covenants herein-
	and alley purposes, and desire to subject all of the lots shown on
the Company shall	dedicate the streets and alleys to the public for the usual street $\$
	blocks, streets, all as shown by the plat aforesaid, and desire to
treet upon which it abuts.	to file a plat of said lgnd so as to subdivide the same into lots,
-	AND WHEREAS, said Company and Other Dedicators desire

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ots in the suburban residential district, except to suburban residences.

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pany shall designate in any deed conveying any corner street on which it has the smaller dimension, except eet on which such corner lot shall corner lot shall be deemed to

• Bu any corner lot, or at any time holder of the fee simple title street as the one upon which

fronts, as above provided, shall Any other street contiguous to

.1 be deemed to be a side street. ,rd "plot" as used in this statem land consisting of one lot or this statement is intended to

3 than one street, in which case it shall be deemed to ts consisting said plot front, unless the lot or lots to front on the street on which

utbuilding", as that word is used in this statement, to mean a covered structure not directly attached to

Use of Land.

and such other outbuildings as are customarily ses, and private garages for the sold use of the resprovided, shall be used for suburban residential and rs or occupants of the plots upon which such garages be erected or maintained thereon except private purposes only, and no building of any kind what-S. B.

> by the Company, approving and specifying the uses to which such building may be put. office of record, a deed or other instrument in writing executed unless in each case there shall have been filed in the proper no building shall be erected, maintained or used for any of the in locations approved by the Company; provided, however, that purposes mentioned in this paragraph, except by the Company, religious or philantropic purposes may be erected or maintained municipal service stations, or for recreative, educational, sanitariums, art galleries, museums, hotels, private clubs or Buildings to be used for schools, churches, libraries,

locations approved in writing by the Company. Parks and playgrounds may be laid out and maintained in

Subdivision 3. Approval of Plans.

ing or other structure as planned on the outlook from the adjacent harmony thereof with the surroundings and the effect of the buildmay take into consideration the suitability of the proposed buildlodged permanently with the Company, In so passing upon such built to the site upon which it is proposed to erect same, the ing or other structure and of the materials of which it is to be plans, specifications, plot plan and grading plan, the Company in writing by the Company and a copy thereof as finally approved or neighboring property. factory to the Company, shall have been submitted to and approved change or alteration therein be made, until plans and specificamenced, erected or maintained, nor shall any addition thereto or tions, plot plan and grading plan therefor, or information satis-No building, fence, wall or other structure shall be com-

Subdivision 4. Minimum Frontage

and at least fifteen thousand square feet in area, to it and not occupied by any other building at least sixty-three feet of ground fronting on the street on which the plot fronts, Every building erected on any plot shall have appurtenant

Dedication #6

LONGVIEW, WASHINGTON

Evergreen Terraces DECLARATION

Tat

is to

Dedication, Reservations, Restrictions and Covenants.

PREAMBLE

under, hereinafter Taylor, and Washington described this and WHEREAS, his attached and of which this is a part, as go hereinafter called "Other Dedicators" wife; follows to the plat, the Longview, Company, Germain, virtue of, the marked "Evergreen Terraces" Gorans, called "the Company" wit his wife; and Irene a corporation organized E are the owners of the Taylor said the State and E Gorans, land and • D. Germain to his wife being р Г which Dora B.

Let the south slight there is 13 and 14, 89 deg. 36 South 65 deg. South 65 deg. laving eet μn. GUI Beginning at L4, T 8 N, R. 36 min. West 262 W W. 624.6 f 1d Sec corner eet. common to 4: then 730.4 th and 0 et the one-quarter đ Sections Jon Jon Jon Jon 279.14 feet; thence on a curve to the c distance of having a rad ich 37 min. 1g a radius 1ence on 片 ring a bet; thence Nort. thence

Dedication #2

05 line of service along the 45 min. 04 sec. East the right baving a radius of 22. along the North line of Hot 3, B thence North 42 deg. East 50 feet left having a radius of 95 feet South 87 deg. East 30, 24 feet; having a radius of 145 feet, an arc south 87 deg. East 30, 24 feet; having a radius of 145 feet, an thence South 44 deg. East 30, 24 feet; the right having a radius of 26 10,74 feet; thence on a curve the and a back semi-tange East, an arc d 172.66 feet, a the Southerly Hillside Acres Cowlitz Couhty corner of Lot the dis feet; an arc distai 0 eet aving : 2 de hence along said North 1: o the right having a radi angent which bears North istance of 206.10 feet;th set; thence on a curve to set, an arc distance of a in. West 80 feet; thence eg. 30 min. East 379.08 feet ine of Lot 3 of Block 15. Hil: nence along said North line of ine East 60 feet to the North outh 6 deg. 30 min. West 457. ine of Pacific Way as shown by nence along said North line of the right having a radius of the right having a radius of et, an min. F id Souther sec. West ne of said stance of L feet; then A6 feet; 1189-89 nt 1 t; thence left havin Se Ac Coult 63 g a rac thence 201 thence ast 110.33 of 343.06 from which ections 13 ы to radiv Lot at 154.38 Id Pacify ng the No sec. Eas th rly. eet, a.. in. East 16 ifus of 479. South 65 c the left hav A fee on a curve distance of .0.33 feet; t .3.06 feet; a hich the one 13 & 18 be 178.84 feet nce on a cu an arc dís y line of I 2 s #3 on file y, Washington l of Block 1 IVE thenc 15 lĺn mi n an 11n. 25 36 379.08 f Block 1 nin. 05 se ne of said S8 feet to S8 feet to sec on a curve to then left having a radius are distance of 409.81 feet; thence North [167 feet; thence on a curve to the right [15 deg. 18 min. East 187 feet; thence 10 or having a radius of 156.91 feet; an are curve to the right having a radius of file at the affice of the Auditor of file of set and a back sent the North 64 deg. 56.73 feet; thence on a curve to the for 10 to 3 deg. 00 min. East 945.83 feet of 10 to 3 deg. 01 min a curve to the fact affect; thence on a curve to the fact affect; thence on a curve to the fact affect; thence of a curve to a nurve to the right having a radius of a curve to the right having a curve to the Northeat corner of said Lot 3; thence fact affect to a point on the North 84 for the right having a radius of a curve to the right having a radius of a nec distance of 16.35 feet; thence for the right having a radius of yr9.02 for the right having a radius of 33.00 for the right having a radius of 34.50 for the right having

264.19 feet to a point on the South line of Pacific Way, as did point boing North 88 deg. 49 min. West 66.76 feet from the Northest conner of Lot LL, Block LD, Hillidda Arees #2 as shown by the recorded Plat at the office of the Additor of Cowlitz County, Washington, thone Surh 1.16, 21 min. East 180 feet; thene South 88 deg. 49 min. East 25.0.0 feet, an arc distance of 14.9, 91 feet; thene North 51 deg. 38 min. East 180 feet; thene North 26 deg. 59 min. East 25.0.0 feet, an arc distance of 14.9, 91 feet; thene or a curve to the left having a redux of 21.4 feet; thene on a curve to the left having a redux of 21.4 feet; thene on a curve to the left having a redux of 21.4 feet; thene on a curve to the left having a redux of 21.4 feet; thene on a curve to the left having a redux of 21.7 feet, thene on a curve to the left having a redux of 21.7 feet; thene on a curve to the left having a redux of 21.7 feet; thene on a curve to the left having a redux of 21.7 feet; thene on a curve to the left having a redux of 21.7 feet; thene on a curve to the left having a radux of 22.1 feet; thene on a curve to the left having a radux of 23.9 feet; an arc distance of 24.90 feet; thene on a curve to the right having a radux of 21.8 feet; thene on a curve to the right having a radux of 21.8 feet; thene on a curve to the right having a radux of 22.0 feet; thene on a curve to the right having a radux of 21.6 feet; thene on a curve to the right having a radux of 22.0 feet; thene on a curve to the right having a radux of 23.9 feet; thene on a curve to the right having a radux of 23.9 feet; thene on a curve to the right having a radux of 23.9 feet; thene on a curve to the right having a radux of 10.5 feet; an arc distance of 23.0 feet; an arc distance of 23.5 feet; thene on a curve to the right having a radux of 10.5 feet; an arc distance of 10.8 feet; san arc distance of 23.5 feet; thene on a curve to the right having a radux of 10.5 feet; an arc distance of 14.8 feet; 10.8 feet; an arc distance of 23.5 feet; thene on a curve to the r

Dedication #3

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