## LONGVIEW, WASHINGTON

### HIGHLANDS ADDITION

#### T T WUNT O GO

# dication, Reservations, Restrictions and Covenants

#### PREAMBLE

WHEREAS, The Longview Suburban Company, a corporation anized under, and existing by virtue of, the laws of the state Washington, hereinafter called "the Company", is the owner bject to certain franchise rights hereinafter referred to, grantby it to the Longview Public Service Company or granted or to be nted by its grantor to Sewerage Improvement District No. 1, of litz County, Washington) of the land shown on the plat marked ghlands Addition to Longview, No. 1", to which this is attached of which this is a part; said land being described as follows,

Addition to Longview No. 1 as shown by the official plat thereof on file at the office of the Auditor of Cowlitz County, Wash., said point being at the intersection of the Westerly line of Twentieth Avenue and the original Southerly line of Beech Str., produced Westerly; thence N. 320 02' E. 25 feet to the center line of said Beech St., to the East end of the right of way of Ditch No. 9; thence on a curve to the right having a radius of 20.86 feet and a central angle of 450, a distance of 16.38 feet; thence on a curve to the right having a radius of 35 feet and a central angle of 450 a distance of 17.48 feet; thence along a line 5 feet Northerly and for Ditch No. 9, N. 570 58' W. 2410.00 feet to an intersection with the Westerly line of Iwenty-Eighth Avenue; thence along the Westerly line of said Twenty Eighth Avenue S. 320 02' W. 1492.40 feet to the Northerly line of and measuring 70 feet perpendicular to the Northerly line of the right of way of Ditch No. 3; thence along the Northerly line of said Twenty-Eighth Northerly of land S. 490 05' E. 1356.27 feet to 1sts intersection with the Easterly line of Twenty-Fighth Avenue; thence N. 320 02' E. 051.04 feet to 1 feet to way of the right of way of the said the served strip of land S. 490 05' E. 1356.27 feet to 1 feet to the said the served strip of land S. 490 05' E. 1356.27 feet to 1 feet to 1

the Easterly line of said Twenty-fourth Avenue to 1ts intersection with the Southerly line of Alabama Street; thence S. 570 58' E. 1190.00 feet to the Westerly line of Twentieth Avenue; thence N. 320 02' E. 750 feet to the place of beginning.

AND WHEREAS, said Company desires to file a plat of said and so as to subdivide the same into lots, blocks, streets, and leys, all as shown by the plat aforesaid, and (subject to the francise rights of the Longview Public Service Company and of said Sewerge Improvement District and subject to the reservations hereinafter intioned made by the Company) desires to dedicate the streets and leys to the public for the usual street and alley purposes, and sires to subject all the lots shown on said plat to the reservations, strictions and covenants hereinafter set forth; and

WHEREAS, to accomplish these purposes a written statement the nature of a DEDICATION of said streets and alleys, and a CLARATION of said reservations, restrictions and covenants should made by the Company and spread on the public records of Cowlitz unty, Washington.

Now, therefore, KNOW ALL MEN BY THESE PRESENTS that ich a statement is hereby made and the same shall be and is as illows, to-wit:

#### I. DEDICATION

There has previously been conveyed by the Company to the ngview Public Service Company, by a deed dated February 26 th 24, to which reference is hereby made, the exclusive rights, ivileges and franchises in the streets, alleys and parks shown on id plat to lay, construct, build, maintain and operate

l. Underground pipes for the furnishing of water, heat and oil;

2. Underground or other instrumentalities underound for conducting and performing any public or quasiolic utility business or function beneath the surface the ground;

3. Pole lines, wires, underground cables and other induits for the furnishing of electricity for light, wer, telephone, fire alarm and other services;

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4. In the streets only, single or double track street or interburban car lines; and

5. Overhanging the rear or alley side of the lots shown on said plat, pole lines, cross-arms and wires, such cross-arms and wires to overhang not more than five (5) feet and be not nearer than eighteen (18) feet to the ground.

There has previously been conveyed or is to be conveyed by the Grantor of this Company to said Sewerage Improvement District, an easement in certain of the streets and alleys shown on said plat, and the right to build, construct and maintain therein, sanitary and storm sewers.

etreets, and alleys in accordance with such grades as it may establish; to pave, gravel or lay sidewalks in such of the streets as it deems necessary or desirable; to issue permits for plumbers or others to make cuts or excavations in them when by it deemed necessary and to accept bonds or deposits for the repairing of the same; to erect and maintain bridges and other such structures of a permanent character, encroaching on such streets or alleys; to make rules and regulations concerning the parking of vehicles in the streets and alleys and to prohibit the use of any part of the street or alloy for parking which may be contrary to such rules and regulations; and, generally, to exercise such control over the streets and alleys as may be within its power and as it may deem necessary or desirable.

The Company reserves to itself the exclusive right to build, construct and maintain below the surface of said streets and alleys, gasoline, oil and other storage tanks and pipes, the construction and maintenance of which shall not be inconsistent with the full beneficial enjoyment of other rights and franchises in said streets or alleys granted by it.

Subject to the foregoing, the Company dedicates said streets and alleys to the public to be used for the usual street and alley respectively. No right is intended to be conveyed by

Dedication -3-

reserved by it as hereinbefore franchises and easements heretofore granted by the Company this Dedication that is inconsistent with the rights, privileges, be deemed to have the effect Nothing herein contained, either taken by itself or in or hereinafter stated.

**PLAT** 

to any public connection with a deed to any of the lots shown on said plat, shall the Company at any time stated in the deed; but the Company reserves the right to of its right, title and interest in said streets or alleys, should or alleys, except where the contrary intention is expressly streets or alleys or any of them, respectively, all authority, or to deem it expedient to do to convey the title to the land in said the owner or owners of 80. the lots which convey

damages in such condemnation proceedings, or so much thereof as damages shall be awarded to the Company for the taking of such any street shown on said plat and in the condemnation proceedings fits may have been assessed in excess of the damages awarded to them. be necessary for the purpose, to reimbursing the Company agrees to apply the amount received by it as If any public authority on said plat against whom in such proceedings bene-RESERVATIONS, RESTRICTIONS AND COVENANTS shall condemn for public uses the owners of

reservations, restrictions and covenants set forth in the various subdivisions of this declaration, to-wit: referred to is held and shall be conveyed subject to the The Company declares that the land shown on said plat

## Definitions

statement, is intended to mean all the lots shown on the plat. The "residential district", as that term is used in this

front on the street on which it abuts. Any lot, excepting a corner lot, shall be deemed to front street on which it lot" is one that abuts on more than one street has the smaller dimension, A corner lot shall be deemed

Dedication

shall thereafter be considered as lot, hereafter made by it, the street on which such corner lot where the Company shall designate fronting. in any deed conveying any corner.

with such lot shall be deemed to front thereto, may the consent in writing of the holder of the fee simple title The Company, in the dee designate a differen t street as the one upon which d to any corner lot or at any time

to such lot shall be shall be deemed to deemed to be upon which a the front s treet. a side street. lot fronts, as above provided, Any other street contiguous

or less than one lot mean a single piece or The word "plot" parcel of as used land consisting of one lot or more in this statement is intended to

be deemed to which the lot or lots constituting said plot front, unless the or lots front on more than one street, Every plot front on both streets shall be deemed to front on the street on in which case it shall

the residence which it serves. is intended to mean a covered structure not directly attached to An "outbuilding" as that word is used in this statement

#### Subdivision 2 Use of Land

hotels and garages for the sole use of the respective owners or after provided, shall be used for occupants of the plots upon which building of any kind whatsoever, except private dwelling-houses, flats, apartments, family The lots in the residential district, except as hereinshall be erected or maintained such buildings are erected. residence purposes only, and no

Company; provided, however, stations, or galleries, museums, hotels, private clubs or municipal service may be erected or Buildings to be for recreative, educational, religious or philanthropic used for schools, churches, libraries, maintained in locations approved by the no buildings shall be erected,

Dedication maintained or used for any purposes mentioned in this para-

> uses to which such building may be put. been filed in the proper office of record a deed or other instrument in writing executed by the Company, approving and specifying the graph, except by the Company, unless in each case, there shall have

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

writing of the Company, any cesspool or privy. any of the land shown on said plat, except with the consent in There shall not be erected, permitted or maintained upon

## Subdivision 3 - Approval of Plans

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

## Subdivision 4 - Minimum Frontage

to it and not occupied by any other building, at least forty (40) feet of ground fronting on the street on which the plot fronts. Every building erected on any plot shall have appurtenant

aforesaid of forty (40) feet may be reduced to the frontage of said such lot is less than forty (40) feet, then the minimum quantity If the plot consists of one lot only, and the

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

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**PLAT** 

#### Subdivision Back from Street Line

line nearer than five (5) feet lished by said deed; provided, however, that no change may be made ing lines, or may change the building lines which it may have of the owner of the Company in the deed to any of said lots may change said building the side building line of the lot or lots on which such building fifteen (15) feet to the front street, or the side street building may be erected, as shown on said plat; provided, however, that the shall be erected or maintained on any of said lots nearer street, or the side street, time which will bring the front building line may at any time No building or part thereof fee simple title to such lot, thereafter, with the consent in writing to the side street than the front building line or except as hereinafter change said buildnearer to the

by the Company in accordance with the next used is meant the building line as shown on the plat of which are not higher than the level of the first floor of the (5) feet beyond the side street building line. Building line as here ings, chimneys, or other similar projections may extend not more than building, steps extending not higher than the level of the first floor the building, bay or other windows, vestibules, cornices, spout-(6) feet beyond the front building line and not more than five Covered or uncovered, but not enclosed, porches, the floors preceding paragraph. or as changed

# Subdivision 6 - Set Back from Side Property Line

but not more than three (3) feet beyond said four foot line. ornamental projections may extend beyond said four (4) foot line, than four (4) feet to the side property line of erected, except that No part of any building, except out-houses, shall be nearer cornices, spoutings, chimneys and purely the plot upon which

Dedication -7-

## Subdivision 7- Company's Judgment Conclusive

binding on all parties. Company's judgment and determination determine said line property lines of any plot, and also necessary to conform to the requirements hereof, and the which are the front street The Company shall in all cases have the right to say and , side street, rear and side thereon shall be final and the amount of the set back from

## Subdivision 8- Ownership by White Race Prohibi Anyone other than

hibition, however, is not intended to include the occupancy by a person not of the leased or given to, and no building owned or occupied by, any None of the lots shown owner or white race, while occupant person not on s erected thereon shall be used, of the white race. aid plats shall be conveyed, mployed in or about the premand shown on said plat. This pro-

# Subdivision 9- Easements Reserved in Lots

construction and maintenance of Easements and rights of way shall be reserved for the

necessary attachments in connection therewith: ricity for lighting, telephone and other purposes, and of the Poles, wires and conduits for the transmission of

pipes, Public and private sewers, storm water drains, land drains

ground; or quasi-public facility or function Any other method of conducting and performing any public beneath the surface of the

damage for trespass, times for any of the way are reserved. And the Company shall have Such easements and rights of way are located on said plat to enter upon said strip of land at any and all purposes for whi ch said easements and rights the right, without liability for

tinguish or vacate such easements or Dedication -8-And the Company shall have the right at any time to exrights of way as to all or any

**Dedication** 

portion of said property.

### Subdivision 10-Signs and Billboards Prohibited

the written consent of the said Company. tisements on any of the lots on said plat is prohibited, except with for the display, posting, painting or printing of signs or advertising boards or structures, exceeding five (5) square feet in size, The construction or maintenance of billboards, or

## Subdivision 11- Duration

said restriction created by deed from the Company at the end of matically be extended thereafter for successive periods of ten (10) be binding on the Company and on its successors and assigns for a in writing for such purposes and filling the same for record in the period of twenty (20) years from February 15, 1924, and shall autoor of any ten year period thereafter. five (5) years prior to the expiration of the first twenty year period, office of the County Auditor of Cowlitz County, Washington, at least thereafter, by executing and acknowledging an appropriate agreement the first twenty year period or of any successive ten year period one or more of said restrictions, and may release any lot from to the lots, having more than fifty percent of the front feet of lots, shown on this plat may release all of the lots from any provided, however, that the owners of the fee simple title of the restrictions herein set forth shall continue

### Subdivision 12 -Right to Enforce

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

failure of the Company or the of a right to do so thereafter on this plat for and obtain an injunction prohibitive violation shall in no event be deemed to be a to enforce any of enforce the restrictions herein set forth legal ance of land shall have the other for damages, and or mandatory, to the restrictions lot or lots

## Subdivision Company's Right to Assign

times in the same way and manner as though directly reserved by them easements and privileges, their option, assignment or conveyance being made its assigns or grantees may, at ations, easements and privileges herein reserved by it and upon such in this instrument. to any person or corporation any may, by an appropriate instrument, assign or one assign such or all of the rights, reserv rights, reservations,

Board of Directors caused this instrument to be executed by the Chair 1ts Board of Directors and 1ts corporate seal attested by its IN WITNESS WHEREOF, affixed this 28th the Company has by authority of 1ts day of February, 1924.

EW SUBURBAN COMPANY

THE LONGV

STATE OF WASHINGTON COUNTY OF COWLITZ

said instrument and that the seal affixed is the corand on oath stated that they were authorized to execute poration for the uses and purposes therein mentioned, to be the free and voluntary act and deed of said corgoing instrument, and acknowledged the said instrument respectively, of the corporation that executed the forepersonally appeared S.M. Morris and L.C. Stith, to me known to be the Vice President and Assistant Secretary, porate seal of said corporation. On this 28th day of February, 1924, before me

hand and affixed my official seal the day and year first IN WITNESS WHEREOF, I have hereunto set my

AMENDMENT AND CORRECTION

PLAT

Numbering Lots 40 Block 23

PREAMBLE

Washington, Corporation, did, on WHEREAS, office of the plat entitled the 28th day of February 1924, Longview Suburban County Auditor of Cowlitz County, Longview, **f**11e Washington

with of Highlands Addition Block 23 of said the WHEREAS, the numbering of typograph1 cal No. of the lots actually numbered on said plat

were conveyed by the said The Longview Suburban Company as

y 11,1926, hlands intend

WHEREAS, lots, J. Wise, party typographical int accompanying the ership, Longview, venants, the original intention view Suburban esire corporations have possession and correct the made, referrprivileges, Company, with-

affixed my

F, I have day and y

first ar

set my hand and above written.

Washington,

and

d for the

COUNTY OF

On this undersigned, egfon, duly community

ry Fublic in and ned and sworn, l

STATE OF WASHINGTON)

sonally appeared S. W. Morris and L. C. Stith, to me personally known to be the Vice President and Assistant Secretary, respectively, of the corporation which executed the foregoing instrument and each acknowledges the said instrument to be the free and voluntary act and deed of said Corporation for the uses and purposes therein mentioned and on oath stated that they were authorized to execute said instrument and that the seal affixed is the corporate seal of said corporation.

COUNTY OF COWLITZ

OF WASHINGTON)

lots hereinabove ring of said lots as the Northerly of said 41, of said two lots hereafter be con-

December, have hereunto set their 1927. and seals this day

day and year

WITNESS

in this certif

hand and official seal hereto affixed the certificate above written.

Notary State o

iblic in and for the washington, Residing

ent and Secretary, respectation, the corporation, Association, the corporation, Association, the corporation strument, and acknowledged the strument, and acknowledged of said voluntary act and deed of said rooses therein mentioned, and rooses therein mentioned and rooses there is a contract the said the rooses there is a contract the said the rooses the roos

ectively, of poration the said in of said cor

day of Recember, A.D., 1928, before ry Fublic in and for the State of ned and sworn, personally appeared to me known to be the Prescitively, of West Coast Savings and poration that executed the foregoing d the said instrument to be the free said on oath stated that they were said instrument and that the seal of said corporation.

raise navel

personally appeared J. Wise, and Janet Wise, his will are fraire and Janet Wise, his wife, to receive individuals described in and who executed the ed the same as their free and voluntary act and deed, uses and purposes therein mentioned.

Tise, his wife, wife, to me kn

known to

before

within ned and for t

the ac

IN WITNESS WHEREOF, I official seal the day

have hereunto

Koda

oye written.

for

ned, RESENTS, "grantors"herein, in said Block 23 That said

TEW SUBURBAN COMPANY

Vice Fresident

WEST COAST SAVINGS & LOAN ASSOCIATION

COUNTY OF COWLITZ

STATE OF WASHING'DN)

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on the

Auditor's Office of Cowlitz

County, Wash.

19126

FILED FOR RECORD IN

Records of said County, in Vol.

O

REVNER

C Deputy

CERTIFICATE o before me this 'ds of said County, in Yel\_ AVE AVE FOR CORRECTION AS BLOCK 23 E. a. muddlehandes
County Engineer SEE PAGE

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01/01/1902 12:00:00 PM 6 of 7 Cowlitz County, WA

for which as "Plat office of The foll rected to a lot mare Longvi t may be ngview, auditor lowing Lucthereon, may be used in No. 3", a and blocks, or any or be used for any or in that section of according to plat litz County, Washin

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1 6 6 72 8 72 8 Block
Block 

thereon, may be used for, 18 and 19, Block 82, 17 rding to Plat recorded 12 County, Washington, to

14, 15 9, 10 6, 7 1, 2 and 16, and 11, and 8, and 3, Block 52 Block 53 Block 68 Block 69

following lots or a on may be used also as funeral parlor, any of them, or o for the busines, to-wit:

Lots Lots Lots 15 9 5 Block Block Block Block 55 66 67

erected erected except flot or 1 No lot or lots shown on said plat nor any building thereon shall be used, and no building shall be thereon which is arranged, intended, or designed to be used, for one of the purposes hereinbefore permitted to such lots.

Subdivision Ø Right Modify

herein of the consent Any of the restrictions, reservations or covenants contained may be annulled, waived, changed or modified Company as to any property owned by it, and with the tof the then owner thereof, as to any property sold.

All of the restrictions herein set forth, unless efore stated, shall continue and be binding upon the Company as herein-nd upon its successors and assigns for a period of twenty years rom June 15, 1923, and shall automatically be extended therefatter for successive periods of twenty years; provided, however, that the owners of the fee simple title to the lots having more han fifty percent of the front feet of the lots shown on this fatt may release all of the lots hereby restricted from any one estriction created by deed from the Company, at the end of the last twenty year period or of any successive twenty year period

n appropriate agreerposes and filing
inty Auditor, of Cows prior to the ex-

Enforce

land and bind the present and all parties claiming by, through to hold, agree and covenant with the successors and assigns, and with each and observe said restrictions as to the construction of improvements they herein set forth shall be personally person or persons, except in respecting its, his or their seizin of or to owner or owners of any of the above to much for and obtain an injunction to prevent the breach of or to enfor restrictions above set forth in addition for damages, and failure of the owners of any other lot or lots show any of the restrictions herein set in the set of the restrictions herein set in the set in the set in the restrictions herein set in the set in the restrictions herein set in the set in the restrictions herein set in the set in the set in the restrictions herein set in the set in the set in the restrictions herein set in the set in the set in the set in the restrictions herein set in the s The restrictions d bind the present parties claiming by 1ts s orth shall run with the ccessors and assigns, under it shall be taken use of said lots and
the part of the said land, and the said land, and the shall have the right observance of the condition of the condition. under it shali er of said lot observance of the to ordinary legal acany or the owner or this plat to enforce d lots, its conform to its a right

The Company may, by appropriation or convey to any person or corporation or reservations, easements and privileges and upon such assignment or conveyance or grantees may at their option exercises such rights, reservations, easements and or more of them at any time or times in as though directly reserved by them, or instrument, assign or all of the rights ein reserved by it

Board Vice 1 the ( Compa any has trument by authority to be execut. executed t

ate seal, affixed, attested l this 10th by 1 h day Secretary, 1924.

HH

STATE OF WASHINGTON COUNTY OF COVILITZ

y ap) is 10th deared S.M. bo the Vice before me

personally known to mo of the corp strument, a free and vo Sooro

I have hereunto set day and year first a above written

d purposes therein mentioned and on oath horized to execute said instrument, and

that the seal