LONGVIEW, WASHINGTON ands Addition to Longview, No.

DECLARATION

cation, Reservations, Restrictions and Covenants

PREAMBLE

No. 3," to which this is attached and of which said land being described as follows, granted by 1t of Washington, hereinafter called "the Company," is the owner organized under, and existing by virtue of, granted by 1t to the Longview marked "Highlands to The Longview Suburban Company, a rights Long-Bell Lumber Company) of the Public to-wit: Addition the laws of corporation

Beginning at the intersection of the Westerly line of Twentysighth Avenue and the Northerly line of a reserve strip of land as
shown on the recorded plat of Highlands Addition to Longview, No.1,
and point of beginning being South 115.4 feet and East 791.7 feet
rom the Northerly Northwest corner of the Westerly Jean D.L.C., and
running thence North 49 degrees 05 minutes West 2196.34 feet; thence
a curve to the right having a radius of 3150.475 feet and a back
lemi-tangent which bears North 32 degrees 07 minutes 0 seconds East,
hrough a central angle of 28 degrees 53 minutes 33 seconds, an arc
listance of 1588.68 feet; thence North 13 degrees 39 minutes 06 secands West 246.49 feet to a point which is South 13 degrees 39 minutes
6 seconds East 127 feet from the Southerly boundary of Olympic Adlition to Longview, No. 1; thence North 83 degrees 55 minutes 04
leconds East 1034.18 feet to the Westerly right of way line of Ditch
lo. 9; thence along said Westerly right of way line of said Ditch No.
ly South 11 degrees 31 minutes East 1652.21 feet to the Westerly line
of 28th Avenue as shown by the plat of Highlands Addition to Longview
louth 32 degrees 02 minutes West 1473.86 feet to the point of belinning.

WHEREAS, said Company desires to file a plat of said land so as to subdivide the same into lots, blocks, streets, and alleys, all as shown by the plat aforesaid, and (subject to the franchise rights of the Longview Public Service Company and of said The Long-Bell Lumber Company and subject to the reservations hereinafter mentioned made by the Company) desires to dedicate the streets and a Dedication -1-

sires to subject all the lots shown on said plat to the reservations, restrictions and covenants hereinafter set forth; and

WHEREAS, to accomplish these purposes a written statement in the nature of a DEDICATION of said streets and alleys,
and a DECLARATION of said reservations, restrictions and covenants should be made by the Company and spread on the public re-

NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS that such a statement is hereby made and the same shall be and is as follows, to-wit:

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I. DEDICATION

There has previously been conveyed by the Company to the Longview Public Service Company, by deed dated February 26, 1924, to which reference is hereby made, the exclusive rights, privileges and franchises in the streets and alleys shown on said plat to lay, construct, build, maintain and operate

- 1. Underground pipes for the furnishing of water, gas, heat and oil;
- 2. Underground pipes or other instrumentalities underground for conducting and performing any public or quasi-public utility, business or function beneath the surface of the ground;
- 3. Pole lines, wires, underground cables and other conduits for the furnishing of electricity for light, power, telephone, fire alarm and other services;
- 4. In the streets only, single or double track street car or interurban lines; and
- on said plat, pole line.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

Dedication -

ground.

There has previously been conveyed or is to be conveyed by this Company to said The Long-Bell Lumber Company an easement in certain of the streets and alleys shown on said plat, and the right to build, construct, keep and maintain therein, sanitary and storm sewers.

The Company reserves to Itself the right to grade the streets 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 a street or alleys; and regulations; and, generally, to exercise such control over the streets and alleys as may be within its powers 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 purposes, respectively. No right is intended to be conveyed by this Dedication that is inconsistent with the rights, privileges, franchises and easements heretofore granted by the Company or reserved by it as hereinbefore or hereinafter stated.

Nothing herein contained, either taken by itself or in

connection with a deed to any of the lots shown on said plat, shall Dedication -3-

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said streets or alleys, except where the contrary intention is expressly stated in the deed; but the Company reserves the right to convey to any public authority, or to the owner or owners of the lots which abut upon the streets or alleys or any of them, respectively, all of its right, title and interest in said streets or alleys, should the Company at any time deem it expedient to do so.

eny street shown on said plat and in the condemnation proceedings damages shall be awarded to the Company for the taking of such street, the Company agrees to apply the amount received by it as camages in such condemnation proceedings, or so much thereof as may be necessary for the purpose, to reimbursing the owners of any land shown on said plat against whom in such proceedings benefits that have been assessed in excess of the damages awarded to them.

. RESERVATIONS, RESTRICTIONS AND COVENANTS

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

Subdivision 1. Definitions

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

A "corner lot" is one that abuts on more than one street.

Any lot, except a corner lot, shall be deemed to front
on the street upon which it abuts. A corner lot shall be deemed to
front on the street on which it has the smaller dimension, except
where the Company shall designate in any deed conveying any corner
lot, hereafter made by it, the street on which such corner lot shall
thereafter be considered as fronting.

The Company, in the deed to any corner lot, or at any time with the consent in writing of the holder of the deed thereto, may the lication -4-

designate a different street as the one upon which such lot shall be deemed to front.

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

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

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

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

Subdivision 2. Use of Land

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

Buildings to be used for schools, churches, libraries, art galleries, museums, hotels, private clubs or municipal service stations, or for recreative, educational, religious or philanthropic purposes, and buildings and structures to be used for power substations, may be erected or maintained in locations approved by the Company; provided, however, that no building shall be erected, maintained or used for any of the purposes mentioned in this paragraph, except by the Company, unless in each case there shall have been

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filed in the proper office of record a deed or other instrument in writing executed by the Company, approving and specifying the uses to which such building may be put.

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

There shall not be erected, permitted or maintained upon

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

Subdivision 3. Approval of Plans

menced, erected or maintained, nor shall any addition thereto or change or alteration therein be made, until plans and specifications, plot plan and grading plan therefor, or information satisfactory to the Company, shall have been submitted to and approved in writing by the Company and a copy thereof, as finally approved lodged permanently with the Company. In so passing upon such plans, specifications, plot plan and grading plan, the Company may take intructure and of the materials of which it is to be built, to the site upon which it is proposed to erect the same, the harmony thereof with the surroundings and the effect of the building or other structure as planned on the outlook from the adjacent or neighboring property.

Subdivision 4. Minimum Frontage.

Every building erected on any plot shall have appurtenant 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.

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

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

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Subdivision 5. Set Back from Street Line.

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

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

nearer than four (4) feet to the side property line of the plot foot line, and purely ornamental projections may extend beyond said four which it is erected, except that cornices, spoutings, chim-No part of any building, except out-houses, shall be Subdivision 6. but not more than three (3) feet beyond said four Set Back from Side Property Line.

hereof, and the side property lines of any plot, and shall be final back from said lines necessary to and determine which are the front st Company shall in all ca and binding on all parties. Subdivision 7. Company's judgment as Company's Judgment Conclusive. COI also reet, nd determination thereon nform to the requirements ases have the right to say the amount of the set side street, rear and

Subdivision 8. Ownership by Anyone other than White Race Prohibited.

pancy about the premises by the owner or This prohibition, however, is not int leased or given to, and no building said plat. by a person not of owned or occupied by, any None of the lots shown on said plat shall be conveyed, the white race, while employed in or person not of the white race. occupant of any land shown on ended to include the occuerected thereon shall be

Subdivision 9. Easements Reserved in Lots.

erection, Easements and rights of way construction and maintenanc e of: shall be reserved for the

tricity for lighting, telephone and o sary attachments in connection Poles, wires and conduits for the transmission of therew 1th; ther purposes, and of the neces-

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

ground; or quasi-public utility or function b Any other method of conduct eneath the surface of the ing and performing any public

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

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any portion of said property. tinguish or vacate such easements or rights of way as to all or And the Company shall have the right at any time to ex-

Subdivision 10. Signs and Billboards Prohibited.

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

Subdivision 11. Duration

year period thereafter. and filing the same for record in the office of the County Auditen year period thereafter, by executing and acknowledging an at the end of the first twenty year period or of any successive any lot from any restriction created by deed from the Company lots from any one or more of said restrictions, and may release to the tor of Cowlitz County, Washington, at least five (5) years prior appropriate agreement or agreements in writing for such purposes simple title to the lots having more than fifty percent of the ten (10) years; provided, however, that the owners of the fee automatically be extended thereafter for successive periods of for a period of twenty (20) years from June 15, 1923, and shall and be binding on the Company and upon its successors and assigns feet of the lots shown on this plat may release all of the expiration of the first twenty year period, or of any ten All of the restrictions herein set forth shall continue

Subdivision 12. Right to Enforce

hold, all parties claiming by, through or under it shall be taken to land and bind the present owner, 1ts successors and assigns; and agree and covenant with the owner of said lots, its success The restrictions herein set forth shall run with the

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herein set forth at the time of its violation shall in no event lot or lots shown on this plat to enforce any of the restrictions his or their seizen of or title to said land, and the owner or above set forth in addition to ordinary legal action for damages the breach of or to enforce the observance of the restrictions be deemed to be a waiver of a and failure of the Company or struction of improvements thereon, but no restrictions herein and obtain set forth shall be personally binding on any corporation, person serve said restrictions as to the use of said lots sors and assigns, and with each of them, of the above land shall have the right injunction prohibitive or mandatory, right to do so the owner or owners of to conform to and obthereafter. to prevent and the conto sue for

grantees may, at their option, exercise, upon such assignment or though directly reserved by them, rights, more of them at any time or times in the same reservations, easements convey to any person or reservations, easements and privileges, or any one or The Company may, by appropriate Subdivision 13. conveyance being made its assigns or and privileges herein reserved by it and corporation any or all of the rights, Company's Right to Assign. or 1t, transfer or assign such instrument, assign or and manner as

Secretary, to be hereunto affixed this 13th day of May, 1925. Board of Directors caused this instrument to be Vice-President and its corporate seal, IN WITNESS WHEREOF, the Company has by authority of its executed by 1ts 1ts Assistant

HH SUBURBAN COMPANY,

STATE OF WASHINGTON COUNTY OF COWLITZ

President and Assistant Secretary, respectively, peared S. M. Morris and L. C. Stith, to me known ment and that the seal affixed is the corporate seal of said corthe instrument to be the free and voluntary act and deed of said on oath stated that they were authorized to execute said instrucorporation for the uses and purposes therein mentioned, tion that executed the foregoing instrument, and acknowledged poration. On this 13thday of May, 1925, before me personally apof the corporato be the Vice-

ffixed my official seal the day and year first above written; IN WITNESS WHEREOF, I have hereunto set my hand and

Notery Public in and for the State Washington, residing at Longview,

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LONGVIEW,

Manus M. E. Ditteh. Ho.	HYZOTI WAS 100 100 110 110 110 110 110 110 110 11	1349 104 145	15.0 20 20 20 20 20 20 20 20 20 20 20 20 20	RACL DICEARS TOWAL AT A SECURITY TOWAL AT A SECURITY TOWAL AT A SECURITY TOWAL AT A SECURITY TOWAL A SECURITY TOWA		
STV	8 1 22 29 5 5 7 20 20 20 10 10 10 10 10 10 10 10 10 10 10 10 10	10. 10. 10. 10. 10. 10. 10. 10. 10. 10.	35 6 30 10 9 11 12 12 12 12 12 12 12 12 12 12 12 12	Countries of the contribution of the contribut	Auditor's Office of Cowlitz County, Wash, Development of Cowlitz County, Wash, Development of Cowlitz County, Wash, Development of County, In Vol. And recorded in Records of said County, in Vol. On page H. D. RENNER Auditor Auditor St.	Plant ty Long day of the decomposition of the decom
test: City Clerk	hereby certify that all taxes and assessments ist the property shown on the annexed Platatthe sfied and discharged. Dated May 1925 Approved this 13th day of May 1925 under authority of Resolution of the control of t	ked is based upon an actual survey and subdiven he survey and subdivision was made under den in the Declaration relating to said plat and the distances, courses and angles are shown subdivision of said tract is indicated by suit and. Subscribed and sworn to before me Subscribed and public in and for the	year first above written. NotaryPublic in and for the seof Washington) as Nesslev Vandercook being duly swo	On this 13th day 1925 before me C. Stith to me personally known to be the Vice-Predictive depondent on which executed the foregoing Supposes the said Supplementary Declaration to be the proposition for the uses and purposes therein menthorized to execute said instrument and the reporation and the said corporation is the owner of the plat hereto affixed. In Witness Whereof I have hereint and the said corporation is the said corporation.	ion to be executed by its Vice. Presented by	SUBURBAN COMPANY d correct map and plate eferred to and described and herewith and he indicated and delineate edeclaration here in above the contained in said tract are of the distribution of ecclaration here in above the contained in said to said the contained in said longer declaration and the contained in said long dentire declaration we
Mayor	which have been levied and become chargeable date of this ceptificate have been duly paid County Treasurer (May, 1925 City Engineer City Engineer Lion. Mo.13 passed Hebruary 3,1925, by the City	rision of the premises thereon designated ponents direction; that the description iled herewith is a correct description correctly on said plat and that the survey able stakes and monuments upon the Chief Engineer. Chief Engineer. State of Washington, residing at Longview	state of Washington, residing at Longview. TH TH The denomination save that the plat honetor	personally appeared SM Morris and sident and Assistant Secretary, respectively lementary Declaration and each acknowne free and voluntary act and deed of said entioned and on oath state that they were seal affixed is the corporate seal of said the land included within the boundries of the land affixed more of the land affixed within the boundries of	MPANY has caused this Supplementary cunto duly authorized and its corporate affixed this 3 day of May 1925 I LONG IFW SUBURBAN COMPANY By: Vice - Dresident	hereby declares that the annexed map and t of Highlands Addition to Longview, No. 3 being ibed in that longer declaration entitled Highlands the Residential District consisting of Eleven reby referred to and made a part hereof, that the mensions and the streets, avenues, ways and alleys d on said plat the distances being given infect and e referred to relates to said plat and constitues the e dedicated to the public subject to all the provisions at all restrictions provisions, reservations, covenants for declaration constitute a portion of said plat respects on this sheet.

Filed for record this//day of May 1925 in the office of the CountyAnditor of Cowlitz County Washington

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