B Ъд to Washington, **Collows** tached organized under 14 the Ъ plat, Longview and of which WHEREAS, Dedication 1011013 to-wit: teand Ť ď hereinafter called "the Beginning at a 1265.84 feet fr marked Plat B Q ď († 0 and existing by The Public N O 5 The LONGVIEW, WASHINGTON of Hillside Acres No. Q c Reservations, g this is a part, "Hillside Acres No. 5", Longview Suburban œ rights, hereinafter Long-Bell DECLARATION PREAMBLE Service E GIU dh as to BD point 1-te , Lo Lo Company, gen Lumber **virtue** ecrip 1gh Restrictions and Covenants. North said land being described as Company, ence on co 88 Company, 20 60 degrees 36 minute 0 or granted Ē. referred NO the 6U2 to which this is atn ar 8 laws Ter the ę corporation ing ţ ç 50 0 having t which 0 the nc iest, 0 of 95 uth 42 ng said est 0 0 0 0 ð thence granted by 1t the State of feet но Сра ection fee 540 land shown on be granted an (subject

> **a** 0 AND as to subdivide WHEREAS Bald the

> > ning.

here and Long-Bell **a**11 and alleys desires 88 BLOWN 0 0 Lumber đ subject Åq the public Aq/ Company the all Q

nent 15 forth; the to the berodind tions the or said streets franchise rights of The reservations, the HEREAS, nature ß restrictions Tougates

storm sewers.

There has previously been

conveyed or is to be conveyed by

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Overhanging the lots shown 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 ground.

In the streets only, single car or interurban lines; and

or double track street

light, pow services;

Pole lines, wires, underground cables or other conduits for the furnishing of electricity for light, power, telephone, fire alarm and other

Underground pipes or other instrumentalities underground for conducting and performing an public or quasi-public utility, business or function beneath the surface of the ground;

any

The Company

reserves to itself the right to grade the

should be DECLERATION made ß Å said the Company DEDICATION of itions, and spre and HO

Cowlite County, Washington

Ind alleys to accomplish thes plat 8 am o ħ, or the usual street and alley ipany) desires to dedicate und subject to ublic Service Vompany and aforesaid, and (subject to desires to file a plat of covenants hereinafter set into lots, blocks, streets, purposes the lots shown on said plat written statethe reserva-Ind the right to build, construct, keep and maintain therein, sanitary easement in certain of the streets and alleys shown on said plat, and the grantor of this Company to said The Long-Bell Lumber Company an

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Ê ă CULAC LCD 1 69 1 9 H H **BV**1 Tee a pro 87 57 8 8 Sur feet; 80 00 distance of 97.11 minutes West 40 d e an arc distance degrees 20 minutes said northerly bconds East to the left North ß ther hence on 124.52 feet rth 87 the Jer distance degrees h 22 tes

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

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KNOW ALL MEN and the same BY THESE PRESENTS that such shall be and is as follows,

to-w1t:

statement is

hereby made

Now,

therefore,

ad /on the public records of strictions and covenants said streets and alleys, end.

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

alleys, build, construct and maintain below the surface of said streets and gasoline, oil The Company reserves to itself the exclusive right to and other storage tanks and pipes, the con-

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December 1.

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DEDICATIO

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shown on said plat to lay,

in said streets and alleys granted by it. with the full beneficial enjoyment of other rights and franchises struction and maintenance of which shall not be inconsistent

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and alley purposes respectively. streets and alleys to the public to be used for the usual street Subject ţ the foregoing, the Company dedicates said

14 tion that is inconsistent with the rights, privileges, franchises and easements heretofore granted by the Company or reserved by as hereinbefore Nothing No right is intended to be conveyed by this Dedicaherein contained, either taken by itself or or hereinafter stated.

in connection with a deed to any of the lots shown on said plat, owners of the lots which abut upon the streets or alleys, or any the right to convey to any public authority, or to the owner or expedient to do mo. said streets or alleys, should the Company at any time deem it of them, respectively, all of its rights, title and interest in tion is expressly stated in the deed; but the Company reserves land in said streets and alleys, except where the cohtrary intenshall be deemed to have the effect to convey the title to the

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

above referred to is held and shall be conveyed subject to the H RESERVATIONS, RESTRICTIONS AND COVENANTS. The Company declares that the land shown on said plat

> subdivisions of this declaration, reservations, restrictions and covenants set forth in the various to-wit:

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

Subdivision 1.

lot shall thereafter be considered as fronting. cept where the Company shall designate in corner lot, hereafter made by it, to front on the street on which it has the front on the street on which Any lot, excepting a corner lot, A "corner lot" is one that abuts 1t abuts. the street on which such corner A

time with the consent in writing of the holder of the fee simple title thereto, may designate a The Company, in the deed to any different street as the one upon corner lot or at any

The word "plot" as used in this The street upon which a lot fronts, as above provided, be the front street. Any other street contigstatement is intended

which such lot shall be deemed to front.

uous to such lot shall be deemed to be a side street. shall be deemed to to mean a single piece or parcel of land consisting of one lot

Every plot shall be deemed to front on the street on than one lot.

or more or less

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PLAT

Definitions

any deed conveying any corner lot shall be deemed smaller dimension, exshall be deemed on more than one street. б

which the lot or lots constituting said plot front, unless the than one street, in which case it shall

be deemed to front on both streets.

An "outbuilding" as that term is

the residence which it serves.

Subdivision 2.

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lot or lots front on mare

is intended to mean a covered structure not directly attached to used in this statement

The lots in the suburban residential district, except Use of Land

161

....

for ing houses, flats, apartments, family hotels and private garages ever shall be erected or maintained thereon except private dwellagricultural purposes only, and no building of any kind whatsoas hereinafter provided, shall be used for residential and the sole use of the respective owners or occupants of the

plots upon which such buildings are erected and such other out-

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

1d writing of the Company, any cesspool or privy. upon any of the land shown on said plat, except with the consent in locations approved in writing by the Company. There shall not be erected, permitted or maintained Parks and playgrounds may be laid out and maintained

Subdivision 3. Approval of Plana

or change or alteration therein be made, until plans and specipassing upon such plans, specifications, plot plan and grading fications, plot plan and grading plan therefor, or information commenced, erected or maintained, nor shall any addition thereto finally approved lodged permanently with the Company. satisfactory to the Company, shall have been submitted to and approved in writing by the Company and a copy thereof No building, fonce, wall or other structure shall be In so

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103	
-	Covered or uncovered, but not enclosed, porches, the floors
	side street.
	or the side street building line nearer than five (5) feet to the
trict, shall cost not less than One	liding line near
lots, or part or parts thereof, in t) made at any time
Any residence erected whol	said .
Subdivision 8. Minimum	lot, change said building lines, or may chang
shall be final and binding on all pa	nt in writing of the
r, and the Company's jud	nge said
om said lines neces	provided, however, that the Company in the deed to any lot may
property lines	than twenty (20) feet to the front street, or the side street;
and determine which are the front st	Vided, shall be erected or maintained on any of said lots nearer
Company shall in all	
Subd1v1s:	
	Trontage on the streat on which only it will
four (4) foot line, but not more the	
neys and purely ornamental projection	
upon which it is erected, except th	nd square
nearer than four (4) feet to the side	fifteen thousand square feet, then the minimum quantity aforesaid
No part of any building,	of such lot is less than fifty (50) feet or the area less than
Subdivision 6. Set Back	If the plot consists of one lot only, and the frontage
	plot fronts, and at least fifteen thousand square feet in area.
paragraph.	7 (50) feet of (
changed by the Co	to it and not
parallel to, and twenty (20) feet di	1
s here	Subdivision 4. Minimum Prontage.
10	the effect of the building or other structure as mlanned on the
uilding,	roof with the antmomodel
the wilding, steps extending not h	site upon which it is
of which are not higher than the le	of the proposed building or other structure and of the materials
•	plan, the Company may take into consideration the suitability
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her than the level of the first floor of ged by the Company in accordance with the extending not higher than the level of the ine, as here used, is meant a building line ve (5) feet beyond the side street building six (6) feet beyond the front building line (20) feet distant, from, the street line, other similar projections, may other windows, vestibules,

mut not more than three (3) feet beyond said iental projections may extend beyond said feet to the side property line of the plot ted, except that cornices, spoutings, chimxcept out-houses, shall be rom Side Property Line cornices, spoutings, chim-

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nding on all parties. my's judgment and determination thereon necessary to conform to the requirements also the amount of the set reet, side street, rear and ases have the right to say 's Judgment Conclusive

less than One Thousand Dollars (\$1000.00). thereof, in the suburban residential diserected wholly or partially on any of the Cost of Residence

Minimum

Subdivision 9. Ownership by Anyone other than of White Race Prohibited.

said plat. about the premises by the owner or occupant of any land shown on pancy by a person not of the white race while employed in or This prohibition, however, is not intended to include the occube used, owned or occupied by, any person not of the white race. veyed, leased or given to, and no building erected thereon shall None of the lots shown on said plat shall be con-

Subdivision 10. Easements Reserved in Lots

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

necessary attachments in connection therewith; tricity for lighting, telephone and other purposes, and for the Poles, wires and conduits for the transmission of elec-

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

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

plat. Such easements and rights of way are located on said

ments and rights of way are reserved. any and all times for any of the purposes for which said easefor damage for trespass, to enter upon said strips of land at And the Company shall have the right at any time to And the Company shall have the right, without liability

or any portion of said property. extinguish or vacate such easements or rights of way as to all

Subdivision 11. Signs and Billboards Prohibited.

vertising boards or structures, exceeding five (5) square feet The construction or maintenance of billboards, or ad-

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PLAT

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P. 61

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prohibited, except with the written consent of the said Company. signs or advertisements on any of the lots on said plat in area, for the display, posting, painting or printing of 15

Subdivision 12. Duration

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

Subdivision 13. Right to Enforce

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

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-12-

or convey to any person lot or lots

rights, reservations, easements and privileges, or any one or upon such assignment or conveyance being made, its assigns or though directly reserved by them more of them at any time or times

Subdivision 14.

herein set forth at the time of above set forth in addition to ordinary legal action for damages, and failure of the Company or the owner or owners of any other be deemed to be a waiver of the the breach of or to enforce the and obtain an injunction prohibitive or mandatory, to prevent his or their seizen of or title owners of any of the above land shall have the right to sue for shown on this plat to enforce any of the restrictions its violation shall in no event observance of the restrictions to said land, and the owner or right to do so thereafter.

CLUMES Attes Assistant Secretary, December, 1926.

B

Vice President

THE LONGVIEW SUBURBAN COMPANY

reservations, easements and privileges herein reserved by it and, grantees may at their option exercise, transfer or assign such IN WITNESS WHEREOF, the Company has by authority of The Company may, by an appropriate instrument, assign or corporation any or all of the rights, Company's Right to Assign s in the same way and manner as or it, in this instrument

Assistant Secretary, to be hereunto affixed this its Board of Directors caused this instrument to be executed its Vice President and its corporate seal, attested by its day of

> STATE OF WASHINGTON, COUNTY OF CONLITZ.

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deed of said corporation for the uses and purposes affixed is the corporate seal of said corporation. therein mentioned, and on oath stated that they were authorized to execute said instrument and that the seal me personally appeared J. M. Ragland and L. C. Stith, the instrument to be the free and voluntary act and executed the foregoing instrument, and acknowledged Secretary, respectively, of the corporation that to me.known to be the Vice President and Assistant On this 2/ day of December, 1926, before IN WITNESS WHEREOF, I have hereunto set my

hand and affixed my official seal the day and year first above written.

eraBuo residing



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SUE ACKES NO.3.	
sz. S	61871
31 COW 01500 CI CI CO ROUTING CI CI CI CI CO ROUTING CI CI C	FILED FRY RECORD IN 's Office of Cowlitz County, Wask and the state of
S THOMAS SOLUTION SOL	Auditor Doporty
A la la	SEC. 13 TBH. D.SW. T.B.H. D. 2WT
VLEDGEMENT Is21stay of December 1926 before me person- th to me personally known to be the Vice	lberebycertifythatalltaxes which have
nentary Declaration and each acknowl- Aration to be the fifee and voluntary act and and purposes therein mentioned and on rized to execute said instrument, and porate seal of said Corporation and owner of the land included within the	erty shown on the annexed Plat te of this certificate, have been , satisfied and discharged Dated December 2 2nd. 1926 County Treasurer
arcunto set my hand and affixed my rst above written. Lary Public, in and for the State of Shington, residing at Longview.	Approved Uniszi day of December 1926 <i>S.a. Muddlametry</i> County Engineer Approved Uniszi ^s day of December 1926
S CERTIFICATE Vandercook being duly sworn, deposes mnexed is based upon an actual sur-	Chairman, Board of County Commissioners
inder the deponents direction, that the de- on relating to said plat and filed here- that the distances, courses and · on said plat and that the survey and dicated by suitable stakes and	Filed for Record this22 day of December 1926
2 to before methis? day of Decembrig26. ary Public in another the State of shington, residing at Longview	Scale-1"=200" County Auditor