LONGVIEW, WASHINGTON intial, Apartment and lat of Longview No. 8 Retail Business

DECLARATION

PREAMBLE.

Company) of the land shown on the plat, marked "Plat

lstance ...
d., as shown by
1 on file at the
con; thence along the sess 58 minute
2 minutes East 159
mast 360 feet; the
conce North Auditor o.

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St. 104.57 feet; then

L.61 feet; thence North 7

Whence North 15 degrees 02;

North 74 degrees 58 minutes West

eventeenth Avenue as shown how

thence along said Easter

An 15 degrees 02 minutes

emlock Street.

Bet North h a cent

grees 58 minutes West 108.28
ock Street, aforementioned;
f said Hemlock Street North
feet to the place of beginning;

franchise rights of The Longview Public Service Company and of aforesaid, and (subject to desires to file a plat of said venants hereinafter set forth; and the lots shown on said plat to the usual street and alley purpany) desires to dedicate the d subject to the reservations lots, blocks, streets and

he public records of Cowlitz ictions and covenants should be e purposes a written statement streets and alleys and a DE-

1s hereby made and the same N BY THESE PRESENTS that such a shall be and is as follows, to-wit:

2

n on said plat to lay, construct, ve rights, privileges and ed dated June 6, 1923, onveyed by the Company to The franwhich

- rnishing of water, gas, heat
- Underground pipes or for conducting and p nstrumentalities underground g any public or quasi-public o beneath the surface of the
- nd cables and other conduits leity for light, power, teleservices;
- or double track street
- side of the lots shown on district pole line cross arms of wires to overhang not more t nearer than eighteen feet

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

Its powers and as it may deem necessary or desirable. may be contrary to such rules and regulations; and, generally, to prohibit the use of any part of a street or alley for parking which encroaching on such streets or alleys; to make rules and regulations maintain bridges and other such structures of a permanent to accept bonds or deposits for the repairing of same; to exercise such control over the streets and alleys as may be within concerning the parking of vehicles in the streets and alleys and to to make cuts or excavations in them when by it deemed necessary and deems necessary or desirable; to issue permits for plumbers or others lish; to pave, gravel or lay sidewalks in such of streets and alleys in accordance with such grades as it may estab-The Company reserves to itself the right to grade the the streets as 1t erect and

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

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

heretofore granted by the Company or reserved by it as hereinbefore or hereinafter stated. is inconsistent with the rights, privileges, franchises and easements No right is intended to be conveyed by this Dedication that

Dedication - 3 nection with a deed to any of the lots shown on said plat, deemed to have the effect to convey the title Nothing herein contained, either taken by itself or in conto the land in said shall be

streets and 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 owners or owner of the lots which abut upon the streets or elleys, or any of them, respectively, all of its rights, title and interest in said streets or alleys, should the Company at any time deem it expedient to do so.

plat against whom in such proceedings benefits may have been assessed in excess Company agrees to apply the amount received by it as damages in shall be awarded condemnation proceedings, or of the damages awarded to them. If any public authority shall condemn for public uses any on said plat and in the condemnation proceedings damreimbursing the to the Company for the 90 owners of much thereof as may be necessary taking any land shown on said

I. RESERVATIONS, RESTRICTIONS AND COVENANTS.

The Company declares that the land shown on said plat above 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 of Blocks 172, 173, 174, 193, 194, 195, 196, 197, 198, 199, 212 and 213.

The "retail business district", as that term is used in this statement, is intended to mean all of Block 118; lots 1 to 12 inclusive in Block 121; Lots 1 to 12 inclusive in Block 122; all of Block 123; and Lots 1 to 12 inclusive in Block 142.

The "apartment district", as that term is used in this statement, is intended to mean all of Blocks 119 and 120; Lots 13 to 24 inclusive in Block 121; Lots 13 to 24 inclusive in Block 122, Lots 13 to 24 inclusive in Block 142; and all of Blocks 143, 144, 145, 146, 147, 148, 170; 171, 175 and 176.

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

Any lot, except a corner lot, shall be deemed to front on

Dedication

shall the lots specifically mentioned below and the street upon which considered as by 1t, designate the street on which it the street fronting. in any it abuts. deed on which such corner lot shall thereafter be conveying any has the smaller dimension, A comer lot shall be deemed to corner except where the Company lot, hereafter except

The following lots shall be deemed to front as follows: ots 10 and 14, Block 120 on Kessler Blvd., ots 10 and 14, Block 145 on Kessler Blvd.

The Company, in the deed to any corner lot, or at any time with the consent in writing of the holder of the fee simple title thereto, may 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 fronts, 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

Dedication - 5 -

provided, shall be used for private residence purposes only; and no flat or apartment house though intended for residence purposes, and no building of any kind whatsoever shall be erected or maintained thereon except private dwelling-houses, and private garages for the sole use of the respective owners or occupants of the plots upon which such garages are erected, and such other outbuildings as are customarily appurtenant to residences, each dwelling-house being detached and being designated for occupancy by a single family only.

The lots in the apartment district, except as hereinafter provided shall be used for private residence purposes only and no building of any kind whatsoever shall be erected or maintained thereon except (a) private dwelling-houses and private garages and outbuildings of the kind permitted in the residential district by the next preceding paragraph, and except (b) attached dwelling-houses not exceeding three stories in height exclusive of basement, (c) semi-detached dwelling-houses, or flats, not exceeding three stories in height exclusive of basement houses not exceeding six stories in height exclusive of basement.

The buildings specified in (a), (b) and (c) may be of frame construction. The building specified in (d) shall have exterior walls of brick, stone, concrete, steel, or a combination of said materials, or such like materials.

The lots in the retail business district or any of them, or any building erected thereon, may be used for any of the purposes for which Lot 5, Block 88, Plat of Longview No. 2 may be used according to Dedicatory Statement accompanying the recorded plat thereof.

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

Buildings to be used for schools, churches, hospitals, libraries, art galleries, museums, hotels, private clubs or municipal service stations, or for recreative, educational, religious or philantropic purposes, and buildings and structures to be used for power substations, may be erected or maintained in locations approved

Dedication - 6 -

building to be used for a hotel or hospital shall be erected or mainto which such building may be put, been filed in the proper office of record a deed or other instrument maintained or used for any of the purposes mentioned in this paraby the Company, provided, however, that no building shall be erected, writing executed by the Company, approving and specifying the uses in the residential district. except by the Company, unless in each case there shall have and, provided further, that no

in writing by the Company. the locations designated on said plat and in other locations approved and playgrounds may be laid out and maintained in

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

Subdivision 3 - Approval of Plans

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

Subdivision 4 - Minimum Frontage

on which exected on any plot shall have appurtenant to it and not occupied by the plot fronts. building at least fifty feet of ground fronting on the street residential and apartment districts, every building

Dedication -If the plot consists of one lot only, and the frontage 7

> said of fifty feet may be reduced to the frontage of said lot. such lot is less than fifty feet, the minimum quantity afore-

Every building erected on an y plot small front or present said plot fronts.

Subdivision 5 - Set Back From Street Line

or the side street building line nearer bring the front building line nearer than ten feet to the front street, feet to the side street; or which, in the apartment district, to the front street, or the side street ever, that no change may be made at district, will bring the deed to such lot, change said ing lines which it may have established title to such lot, change said building thereafter, with the consent in ected, as shown building line of the lot the side street, or maintained on any of said lots nearer to the front street, or or part thereof, on said plat; provided, than the front building residential and apart the front building as hereinafter or lots on which such building may be erwriting building lines, or at any any building line nearer than five by said deed; provided, howlines, or may change the buildg line or the side street provided, shall be erected ment districts, no building than two and one-half line nearer than fifteen feet of the owner of the fee simple time which, in the residential however, that the Company in Will

Company in accordance with the next preci 1s meant the building line as shown building line; and if in the apartment district, may extend not more than five feet beyond the front building building line, dential district, may extend not more spoutings, chimneys, or other similar projections, if in the resifloor of the building, bay or other 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 beyond the side street building lin Covered or uncovered, but not and not more than five feet beyond the side street on t] windows, vestibules, than six feet beyond the front he plat or as changed by the line and not more than five eding paragraph. enclosed, porches, the floors Building line as here used cornices,

Dedication -

writing, shall be erected or maintained on any lot nearer a front street than the front building line on said lot. No fence or wall, except with the Company's consent,

same block which adjoins the same side street. in writing of the record owner of the fee simple title to the lot in the street than the outbuilding line shown on this plat, without the consent lots which fronts or front on the same street, or which will permit the of the record owner of the fee simple title to the contiguous lot or the outbuilding line shown on this plat, without the consent in writing tenance on any lot of any outbuilding nearer to the front street than change may be made at any time, which will permit the erection or mainthe outbuilding line shown on said plat; and provided further that no maintenance on any lot of any outbuilding more than ten feet nearer to the front street or more than ten feet nearer to the side street than change may be made at any time, which will permit the erection or outbuilding line shown on said plat; and provided further that no front street or more than ten feet nearer to the side street than the tenance on any lot of any outbuilding more than ten feet nearer to the change may be made at any time which will permit the erection or mainwhich it may have established by said deed; provided further that no change said outbuilding line, sent in writing of the owner of the fee simple title to such lot, ever, that the Company, in the deed to any of said lots, may change outbuildings may be erected, as shown on said plat; provided, howstreet than the outbuilding line of the lot or lots on which such tained on any of said lots nearer to the front street or the side outbuilding line, or may at any time thereafter, with the con-No outbuildings, or part thereof, shall be erected or mainmaintenance on any lot of any outbuilding nearer to the side or may change the outbuilding line

purtenant and shall be of the same exterior material as such residence. respond in style and architecture to the residence to which it is apsaid lots shall, unlessthe Company otherwise consents in writing, cor-Subdivision 6 -Every outbuilding, except a green-house, erected on any of Set Back from Side Property Line

property line of the plot upon which it is prected, except that cornices, spoutings, chimneys, and purely ornamental projections may Dedication - 9 except In the residential and apartment districts, no part of any out-houses, shall be nearer than four feet to the side

5

yond said four foot line. extend beyond said four foot line, but not more than three feet be-

Subdivision 7 -Company's Judgment Conclusive

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

Subdivision 8 - Minimum Cost of Residence

lots, or part or parts thereof, in the residential or apartment Any residence erected wholly or partially on any of the less than \$3,000.00.

Subdivision 9 Ownership by Anyone Other Than se Race Prohibited

not intended to include the occupancy by a person not of the white any person not of the white race. This prohibition, however, no building erected thereon shall be used, owned or occupied by, lots shown on said plat shall be conveyed, leased or given to, and while employed in or about the premises by the owner or occu-In the residential and apartment land shown on said plat. districts, none

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, Poles, wires and conduits for the transmission of electelephone and other purposes, and of the

and private sewers, storm water drains, land drains,

Any other method of conducting and performing any public or quasi-public utility or function beneath the surface of the ground. Such easements and rights of way are located on said plat.

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

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

Subdivision 11 -Signs and Billboards Prohibited

posting, painting or printing of signs or advertisements on any of ment of the structures, struction or maintenance of billboards, In the residential and apartment districts, the con-Company. said exceeding five square feet in size plat is prohibited, except with the written conor advertising boards or for the display,

Subdivision 12 - Company's Right to Modify

reservations or covenants herein and with the consent of changed or modified by In the retail business the Company as to any p the then owner district, any contained may thereof roperty owned by 1t, be annulled, of the restrictions, as to any property sold. waived,

Subdivision 13 Duration

or of any twenty year period thereafter. five years prior to the expiration of this first twenty year period, office of the County Auditor of Cowlitz County, in writing for such purposes and filing the same for record in the by executing and acknowledging an appropriate agreement, or agreements restriction created by deed from the Company, at the end of the first twenty year period or of any successive twenty one or more of said restrictions, and may release any lot from any on this plat may release all of the lots hereby restricted from any having more than fifty percent of the front feet of the lots shown cally be extended thereafter for successive per provided, however, and be binding upon the Company and upon its successors and assigns period of twenty years from June 15, 192; All of the restrictions herein set forth shall continue that the owners of the fee simple title to the lots year period thereafter, Washington, at least lods of twenty years; and shall automati-

Subdivision 14 - Right to Enforce

Dedication - 11 covenant with the owner of said lots, its successors and assigns, and claiming by, through or under it shall be taken and bind the present with each of them, The restrictions herein set forth shall run with the land owner, id restrictions as to assigns; and all parties to hold, agree and

> a waiver of a right to do so thereafter. prevent the breach of or to enforce the observance of the restriction forth at the time of its violation shall in no event be deemed to be lots shown on this plat to enforce any of the restrictions herein set failure of the Company or the owner or owners of any other lot or above set forth in addition to ordinary legal action for damages, and to sue for and obtain an injunction prohibitive or mandatory, to but no restrictions herein set forth shall be personally binding on and the owner or owners of any of the above land shall have the right any corporation, person or persons, except in respect to breaches committed during its, his or their seizin of or title to said land, the use of said lots and the construction of improvements thereon,

Subdivision 15 - Company's Right to Assign

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

President and its corporate seal, attested by its Assistant Secretary, Board of Directors caused this instrument to be executed by its Viceto be hereunto affixed, this 7th IN WITNESS WHEREOF, the Company has by authority of its day of February

THE LONGY

COMPANY,

3

Secretary

Dedication - 12

STATE OF WASHINGTON) (88.

on oath stated that he was authorized to execute said instrument, said corporation, for the uses and purposes therein mentioned and and that the seal affixed is the corporate seal of said corporation. the said instrument to be the free and voluntary act and deed of cuted the within and foregoing instrument, and each acknowledged President and the Assistant Secretary of the corporation that exeappeared S. M. MORRIS and L. C. STITH, to me known to be the Vice-On this 7th day of February , 1925, before me personally

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

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

Dedication - 13 -

