e feet in size fo
The construction or maintenance of billboards, or advertising
Subdivision llSigns and Billboards Prohibited.
t on of said property.
u sh or vacate such easements and rights of way as to all or any por-
And the Company shall have the right at any time to exting-
w y are reserved.
t mes for any of the purposes for which said easements and rights of
d mage or trespass, to enter upon said strips of land at any and all
And the Company shall have the right, without liability for
Such easements and rights of way are located on said plat.
c asi-public utility or function beneath the surface of the ground.
Any other method of conducting and performing any public or
I lpes, and
Public and private sewers, storm water drains, land drains,
<pre>stachments in connection therewith;</pre>
for lighting, telephone and other purposes, and for the necessary
Poles, wires and conduits for the transmission of electricity
lon, construction and maintenance of
Easements and rights of way shall be reserved for the erec-
Subdivison 10Easements Reserved in Lots.
ccupant of any land shown on said plat.
hite race while employed in or about the premises by the owner or
ver, is not intended to include the occupancy by a person not of the
ccupied by, any person not of the white race. This probibition, how-
r given to, and no building erected thereon shall be used, owned or
None of the lots shown on said plat shall be conveyed, leased
Subdivision 9Ownership by Anyone Other Than White Race Prohibited.
Than White Than White all be conve l be used, is prohibit a person no e by the own drains, land drains, land ce of the necess cated on sa: cated on sa: ithout liabi and at any s ents and rig

8] d: splay, posting, painting or printing of signs or advertisements on ā ard y of the lots in said plat is prohibited, except with the written

breach of or to enforce the observance

of the restrictions above set

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filing nay re l upon of this first twenty year period, or uppropriate agreement, or agreements, fay 15 sive ts he he fro)urat1c ompany, at the end of the first ccessive periods of twenty years; herein set forth shall continue of the fee simple title to the lot s County, Washington, at least twenty year period thereafter, on. lease any lot from any resreby restricted from any one ont feet of the lots shown on its successors and assigns the same for record in the 1924, and shall automati-

for and obtain an injunction prohibitive or mandatory, to prevent the φ of or title to said land, cept in respect to breaches committe land shall have the right to sue th shall be personally binding on any d lots, its successors and assigns, nstruction of improvements thereon, to and observe said restrictions as cessors and assigns; it shall be taken to hold, set forth shall run with the land Enforce. and all agree and the par-

> the time of its violation shall in no event be deemed to be a waiver on this plat to enforce any of the restrictions herein set forth at of the Company or the owner or owners of any other lot or lots shown forth in addition to ordinary legal action for damages, and failure of a right to do so thereafter.

Subdivision 14.- Company's Right to Assign.

vey to any person or corporation any or all of the rights, reservatheir option exercise, transfer or assign such rights, reservations, assignment or conveyance being made its assigns or grantees may at tions, easements and privileges herein reserved by it and upon such times in the same way and manner as though directly reserved by them, easements and privileges or any one or more of them at any time or or it, in this instrument. 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 30thday of December IN WITNESS WHEREOF, the Company has by authority of its 1927.

Attest: Assistant Secretary

В₹ THE LONGVIEW SUBURBAN COMPANY

Vice President.

STATE OF WASHINGTON . بر ک

COUNTY OF COWLITZ

On this 30th day of December, 1927 before me personally president and Assistant Secretary of the corporation that executed the within and foregoing instrument, and each acknowledged the said ation, for the uses and purposes therein mentioned and on oath stated that he was authorized to execute said instrument, and that the seal affixed is the corporate seal of said corporation.

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

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

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or other structure as planned on the outlook from the adjacent or neighproposed building or other structure and of the materials of which it harmony thereof with the surroundings and the effect of the building is to be built to the site upon which it is proposed to erect same, the plan, the Company may take into consideration the suitability of the boring property. In so passing upon such plans, specifications, plot plan and grading a copy thereof as finally approved lodged permanently with the Company.

Subdivision 4.- Minimum Frontage.

ground fronting on the street on which the plot fronts. đ it and not occupied by any other building at least fifty feet of Every building erected on any plot shall have appurtenant

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

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

Subdivision 5.- Set Back from Street Line.

: 1 writing of the owner of the fee simple title to such lot, change : aid building lines, or may change the building lines which it may have · ided, however, that the Company in the deed to such lot, may change ε ; any time which, in the residential district, will bring the front established by said deed; provided, however, that no change may be made aid building lines, or may at any time thereafter, with the consent xcept as hereinafter provided, shall be erected or maintained on any ots on which such building may be erected, as shown on said plat; proront building line or the side street building line of the lot f said lots nearer to In the residential district, no building or part thereof, the front street, or the side street, than the or

> ing line", as here used, is meant the building line as shown on the plat not more than five feet beyond the side street building line. By "buildmay extend not more than six feet beyond chimneys, or other similar the building, bay or ing, steps extending not higher than the of which are building line nearer than five feet to the paragraph. or as changed by the Company in accordance with the next preceding Covered or uncovered, but not enclosed, porches, the floors

ing, shall be erected or maintained on any lot nearer the front street than the front building line of said lot No fence or wall, except with the Company's consent in writ-

pany, in the deed to any of said lots, may change said outbuilding line may be erected, as shown on said plat; provided, than the outbuilding line of the lot or tained on any of said lots nearer to the mit the erection or maintenance on any lot of any outbuilding nearer permit the erection or maintenance on any lot of any outbuilding more deed; provided further that no change may be made at any time which will may change the outbuilding line which it may have established by said of the fee simple title to such lot, change said outbuilding line, or or may at any time thereafter, with the provided further that no change may be made at any time, which will perto the side street than the outbuilding out the consent in writing of the record to the front street than the outbuilding line shown on this plat, withthan ten feet nearer to the front street No outbuildings, or part thereof, shall be erected or mainline shown on said plat; consent in writing of the owner lots on which such outbuild ngs front street or the side street or more than ten feet nearer owner of the fee simple title however, that the Comen d

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t ullding line nearer than fifteen feet to the front street, or the side

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he side street.

not higher than the level of the first floor of the buildoriel windows, vestibules, cornices, spoutings, projections, if in the residential districts, the front building line, and level of the first floor of

> fee simple title to the lot in the same block which adjoins the same side street. this plat, without the consent in writing of the record owner of the building nearer to the side street than the outbuilding line shown on or which will permit the erection or maintenance on any lot of any outto the contiguous lot or lots which fronts or front on the same street,

dence. appurtenant and shall be of the same exterior material as such resicorrespond in style and architecture to the residence to which it is said lots shall, unless the Company otherwise consents in writing, Every outbuilding, except a green-house, erected on any of

Subdivision 6.-Set Back from Side Property Line.

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

retail district. The provisions of this subdivision shall not apply to the

erty lines of any plot, and also the amount of the set back from said judgment and determination thereon shall be final and binding on all lines necessary to conform to the requirements hereof, and the Company's determine which are the front street, side street, rear and side prop-The Company shall in all cases have the right to say and Subdivision 7.-Company's Judgment Conclusive.

Subdivision 8.-Minimum Cost of Residence.

parties.

less than \$1,000.00. or part or parts thereof, in the residential district shall cost not Any residence erected wholly or partially on any of the lots,

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

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

H. RESERVATIONS, RESTRICTIONS AND COVENANTS.

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

Subdivision 1 - Definitions.

plat except Lots 15 to 22 inclusive in Block 24, and Lots 23 to 28 instatement, is intended to mean all of the lots and blocks shown on said clusive in Block 29. The "residential district, as that term is used in this

ment is intended to mean Lots 15 to 22 inclusive in Block 24, and The "retail districts", as that term is used in this state-

Lots 23 to 28 inclusive in Block 29. A "corner lot" is one that abuts on more than one street.

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

thereto, may designate a different street as the one upon which such with the consent in writing of the holder of the fee simple title lot shall be deemed to front. The Company, in the deed to any

corner lot, or at any time

lot shall be deemed to be a side street. be deemed to be the front street. The word "plot" as used in this statement is intended to The street upon which a lot Any other street contiguous to such fronts, as above provided, shall

mean a single piece or parcel of land consisting of one lot or more or less than one lot.

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

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idence which it serves. intended to mean a covered structure not directly attached to the res-

Subdivision 2 - Use

An "outbuilding" as that term is used in this statement, is

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designed for occupancy by a single family only. purtenant to residences, each dwelling-house being detached and being ages are erected, and such other outbuildings as are customarily ap-

vided, may be used for retail mercantile bush ness purposes, however, garages and gasoline service stations, or residence purposes, only. The lots in the retail district, except as hereinafter proincluding,

however, that no building shall be erected, maintained or used for any and buildings and structures to be used for power sub-stations, may be galleries, museums, hotels, private clubs or municipal service stations, And provided further that no building to be used for a hotel shall be approving and specifying the uses to which such building may be put. of the purposes mentioned in this paragraph, except by the Company, unor for recreative, educational, religious or philanthropic purposes, erected or maintained in the residential district. record a deed or other instrument in writing executed by the Compa ny, less in each case there shall have been filed in the proper office of erected or maintained in locations approved by the Company; provided, Buildings to be used for schools, churches, libraries, art

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

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

Subdivision 3. - Approval of Plans.

and grading plan therefor, or information satisfactory to the Company, or alteration therein be made, until plans and specifications, plot plan ed, erected or maintained, nor shall any addition thereto or change shall have been submitted to and approved in writing by the Company and No bullding, fence, wall or other structure shall be commenc-

no building of any kind whatsoever shall be erected or maintained thereno flat or apartment house though intended for residence purposes, and ter provided, shall be used for private residence purposes only, and of the respective owners or occupants of the plots upon which such garon except private dwelling-houses, and private garages for the sole use The lots in the residential district, except as hereinafof Land.

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"Beginning at a point which is North 1 degree 17 Mi East 1065.8 feet from a concrete monument bearing a metal I Taylor Rue Donation LB 57 set to mark the Southeast corney thence North 2029.97 feet; thence East 601.21 feet; thence of 560.14 feet to the West line of 28th Avenue as shown by plat of Olympic Addition to Longview, No. 2 on file at the West line of said 28th Avenue South 1996.26 feet to the Nor line of Hemlock Street; thence along said North line of sa Lumber Company, after ç Washington, ${\ensuremath{\mathfrak{F}}}$ and existing by Company, land described as follows, this is attached, the plat, and alley purposes, and desires dedicate the streets and alleys servations hereinafter mentioned made by the Company) desires to Service easements, rights of way and franchise rights of alleys, East 1065.8 feet from with the inscription 1 Taylor Rue Donation La W. M., Cowlity Communication La certain easements, rights of way and franchise rights, herein-**8**0 referred to, all as shown by the plat aforesaid, and (subject to the Company and of the as to DEDICATION, RESERVATIONS, RESTRICTIONS WHEREAS, AND or acquired by the City of marked "Olympic Addition to Longview, No. hereinafter called "the Company" is the owner (subject WHEREAS, said Company desires to subdivide the same the grantor of this Company), of the land shown on The Longview Suburban Company, a corporation orand of which this is a part, OLYMPIC granted by it to the Longview Public to-wit: LONGVIEW, WASHINGTON ADDITION TO LONGVIEW, City DECLARATION virtue of the PREAMBLE to the public for as of Longview, to subject all of into lots, đ ong said point of Longview from The Long-Bell blocks, streets laws of the State of and subject file a said land, AND COVENANTS NO. the Longview Public the the lots shown on t; thence on a t; an arc distance shown by the le at the office 3", to which plat C) t corr us ua l at the office along said ormer of th Service ť of being 2 West, est 50 feet; said and said street the re-Hemthe after set forth; said plat to the reservations, County, ľn alleys shown on said plat to lay, statement is hereby made be made by in the 95 Sewer for the construction, poration, operate the exclusive rights, privileges and franchises in the streets and to-wit: DECLARATION of sald reservations, Longview, County, the Superior Court of Longview Public Service Company, a municipal corporation, and on systems, all as nature of a DEDICATION of said streets and alleys and a Washington. NOW, WHEREAS, entered March **C**T с**л** 0 ÷ There has previously been conveye There has previously been acquire 90 the grantor the Company, interurban Overhanging said plat i arms and wi municipal corporation, Pole teen THEREFORE, hon the streets Ħ the and feet to accomplish these purp línes, than more the of 27, 1926, ires, Tfy H lines; and g the rear c and spread upon ti KNOW ALL from the and the the this Company, ea State

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ding entitled, "The City of

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Long-Bell Lumber Company,

of

restrictions and covenants herein-

he public records of Cowlitz oses a written statement tions and covenants should

made.

Court at Pages 436 to 439, inclusive, to which reference is hereby

a corporation") and recorded in Volume 15 of the Journal of said

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ll be and is as follows, HESE PRESENTS that such a

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lish;

streets and alleys in accordance with such grades

as it may estab-

The Company reserves to itself the right to grade the

deems necessary or desirable; to issue permits for plumbers or others

to pave, gravel or lay sidewalks in such of the streets as it

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same sha

DEDICATION.

by deed dated December 3, 1927, construct, build, maintain and d by the Company to said

Underground pipes for the interval and oil; heat and oil; Underground pipes or other instrumentalities underground for conducting and performing any public or quasi-public interval business or function beneath the surface of the

build,

its powers and as it may deem necessary or desirable.

exercise such control over the streets and alleys as may be within

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

concerning the parking of vehicles in the streets and alleys and to

encroaching on such streets or alleys; to make rules and regulations

maintain bridges and other such structures of a permanent character,

to accept bonds or deposits for the repairing of same; to erect and

make cuts or excavations in them when by it deemed necessary and

es, wires, underground cables and other conduits furnishing of electricity for light, power, tele-ire alarm and other services; treets, single or double track street car or

beneficial enjoyment of other rights and franchises in said streets

tion and maintenance of which shall not be inconsistent with the full

alleys gasoline, oil and other storage tanks and pipes,

the construc-

construct and maintain below the surface of said streets and

The Company reserves to itself the exclusive right to

or alleys granted by 1t.

rear or alley side of the lots shown on residential districts pole line cross such cross arms and wires to overhang ve feet, and to be not nearer than eigh-

such ive f

ve feet, ground.

certain of the lots, streets and alleys shown in said plat sements and rights of way ll Lumber Company, a cor-

operation and maintenance of sanitary and storm particularly set forth in the Judgment of Washington, in and for Cowlitz

heretofore granted by the Company or reserved by it as hereinbefore

Nothing herein contained, either taken by itself or in con-

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is inconsistent with the rights, privileges, franchises and easements

No right is intended to be conveyed by this Dedication that

or hereinafter stated.

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purposes, respectively.

and alleys to the public to be used for the usual street and alley

Subject to the foregoing, the Company dedicates said streets

d by the City of Longview,

The Long-Be

attested by its Assistant Secretary to be hereunto affixed this 30thday of December 1927. has caused this Supplementary Declaration to be executed by its such dicated and delineated on said plat, the distances being given in feet, and that the said longer declaration herinabove the annexed map and plat is a true and correct map and plat of Olympic Addition to Longview, M2.3, being that same tract referr-ed to and described in that longer declaration entitled , "Olympic Addition to Longview, N2.3", consisting of 12 type -written pages filed herewith and hereby referred to and made a of said plat as fully as if said entire declaration were inscribed on that all provisions, restrictions, reservations, covenants and other matter contained in said longer declaration constitute a portion part hereof, that the lots and blocks in said tract are of the dimensions and the streets, avenues and alleys of the widths in-Vice-President hereunto duly authorized and its corporate seal to all referred to relates to said plat and constitutes the dedication of this sheet. to be the free and voluntary act and deed of said corporation poration which executed for the uses and purposes therin stated that they were authorized the Vice-President appeared County of Cowlitz State of Washington ation and each acknowledged the said Supplementary Declaration included within the boundaries of the plat hereto affixed In Witness Whereof I have hereunto set my hand and affixed my official seal the day and when find and that the seal affixed is the corporate written Attest: Notary Public in and In Witness Whereof, THE LONGVIEW SUBURBAN COMPANY THE LONGVIEW SUBURBAN COMPANY, hereby declares portions of said plat as are dedicated to the public subject the provisions contained in said, longer declaration and S.M.Morris and L.C. Stith to me personally known to be Assistant On this 30th day of Pecember 927. before SUPPLEMENTARY DECLARATION were authorized to execute said instrument and Assistant Secretary, respectively of the cor-Secretary S.S ACKOWLEDGEMENT ACL THE LONGVIEW S H G F the foregoing Supplementary the र्वे State of mentioned and on oath Washington residing at Longview is the owner of the land RURDAN COMPANY , set my hand and year first above President. seal me personally of said cor that Declar-Taylor Rue D.L.C. YMPIC - 10 TH B <u>Morth</u> 2029 Ste AVENUE 212 354.97 58113 5 5 251 53 1 60 30-4 21 81 61 02 12 22⁰ 12 220 55 1 50 3 05 2 50 554 50 40 50 HARDING 50 ··· ·· ·· 24 **| \$**/-2 2 50 ARCH-ADDITION TO ground 941 Mind 140 f 3 ; that the distances lating to said plat is a corre designated, which survey and State of Washington] s.s. County of Cowlitz] HUDSON 22 £ 53 hereto by suitable stakes shown was made under deponents vey and subdivision of the pre 20 sworn, deposes vey and subdivision of said the description given in the Subscribed and sworn, to befor HEMLOCK 13 18 17-26 3 16 End 576.11 11 36 57 Ц 3 8 8 correctly on said plat annexed is hased up SURVEYORS 1.275 6 5. 5 5 រ្វ័ថ 13 Wesley Vandercook ß **6** 3 ñ 18 FORIZION S 1110.00 5 8 8 IN ISO 1 1 6 <u>u</u> K ¥. 6 91 92 9-73 93 9-73 93 9-74 67 95 <u>e</u> STREET **N** 32 33 3 Sa Sa 50 3413 45 R 8151 FAS 50 1340 48 45 48 48 48 51 46.17 3 12 and saye and mor STREET ·(G, 6 24 Ī Ħ 4 = 10 courses FREET CERTIFIC Chief Er छन्<u>छ</u> S STREE δ -5 3 126.04 123.97 yr 19 52 190-32 yr 190-32 yr 6 129.90 4 5 6 129.82 8 129.82 : * 0 30 90 J 8 150-52 00 4 œ 9 F ø

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Notary Public in and for the State of Was

ct description and angles are ind that the sur- tract is indicated ments upon the gineer. gineer. pro this 30° day of Dec. 1927.	, being duly that the plat n an actual sur- nises theron subdivision direction, that leclaration re-	ATE		Line South 1996 26 3 12 . 304	1 <th>ONGVIEW, Nº 3.</th>	ONGVIEW, Nº 3.
Filed for record this 3/day of dec 1927. in the office of the Coun- ty Auditor of Cowlitz County Wash. Kellender County Auditor	Approved this 30"day of December 1927. un- ler authority of resolution N? 13 passed February , 1925 by the City Council of Longview, Washington Attest: M. Machington Ouputy City Clerk.	Dated 12-31 ^{sr} -, 1927. Dated 12-31 ^{sr} -, 1927. County Treasurer. Approved this 30 ¹¹¹ day of Degember 1977. City Enginer.	I hereby certify that all taxes which have been evied and become chargeable against the property shown on the annexed plat at the date of this cer- ificate have been duly paid satisfied and dis-		FILED FOR RECORD IN Auditor's Office of Cowiliz County, Wash, By	70545

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