1 2	ORDINANCE NO. 2020-02-02	
2 3 4 5 6 7	An ordinance relating to land use adopting amendments to the Clark County 20-year Comprehensive Growth Management Plan 2015-2035 map; zoning map; arterial atlas map; comprehensive plan text; capital facilities plans; urban holding; and Clark County Code Title 40.	
8 9 10 11	WHEREAS, Clark County adopted a 20-Year Comprehensive Growth Management Plan through Ordinances 1994-12-47 and 1994-12-53 on December 20, 1994 to meet the goals and requirements of Chapter 36.70A RCW (also known as the Growth Management Act "GMA"); and	
12 13 14 15	WHEREAS, the 20-Year Comprehensive Growth Management Plan has been updated and amended numerous times since 1994, through periodic updates and through annual reviews, all pursuant to GMA; and	
13 16 17 18 19 20 21 22	WHEREAS, through Ordinances 2004-09-02 and 2007-09-13, the county applied the urban holding overlay zone to all lands brought into the unincorporated Urban Growth Areas (UGA). Urban holding is removed when the county can demonstrate that full urban services will be provided before or in tandem with development upon annexation. Identified criteria must be met in order to remove the Urban Holding zoning from the Vancouver Urban Growth Area. The city's annexation is not required for the removal of the Vancouver Urban Growth Area (2016 Plan); and	
22 23 24 25 26	WHEREAS, for those areas in the northern section of the Vancouver Urban Growth Area, where annexation is not feasible in the foreseeable future, urban holding removal requires a more precise level of analysis than the general application; and	
20 27 28 29 30	WHEREAS, pursuant to RCW 36.70A.130, Clark County adopted an updated 20-Year Comprehensive Growth Management Plan 2015-2035 (2016 Plan) through amended Ordinance 2016-06-12 on June 28, 2016; and	
31 32 33 34 35 36 37	WHEREAS, the 2016 Plan Chapter 14 Procedural Guidelines states "When development polices require a legislative action prior to urban development occurring, the county applies the Urban Holding Plan Map and Zoning Overlay with a specific underlying urban zone. In these cases, identified criteria are established that must be met in order to remove the urban holding zoning and authorize the underlying urban zone. Under certain circumstances a Master Plan or Sub-Area Plan which includes how and when an area develops and with what uses, may be required. In most cases, city plan policies may require annexation prior to development." (Page 271); and	
38 39 40 41 42 43 44 45 46	WHEREAS, any action to lift urban holding without annexation must be supported by findings that the land areas in question fulfill the requirements in the 2016 Plan which states "The urban holding overlay designation may be removed pursuant to Clark County Code 40.560.010 upon satisfaction of the following: (2) West Fairgrounds and East Fairgrounds: Determination that the completion of localized critical links and intersection improvements are reasonably funded as shown on the county 6-year Transportation Improvement Plan or through a development agreement." (Page 272); and	
47 48 49	WHEREAS, Clark County Council (council) directed county staff on January 23, 2019, to initiate a process for the lifting of the urban holding overlay zone in the Vancouver UGA; and	
50 51	WHEREAS, on May 7 and July 16, 2019, at duly noticed public hearings, council considered and received testimony on selecting a financing option to reasonably fund the localized critical links	
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Ordinance 2020-02-02 Relating to "Comprehensive Plan"

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and intersection improvements to maintain concurrency in the NE 179th St. area of the Vancouver
 UGA; and
 WHEREAS, the Clark County Council adopted Resolution 2019-08-05 selecting a financing

WHEREAS, the Clark County Council adopted Resolution 2019-08-05 selecting a financing plan for public infrastructure in the vicinity of NE 179th St. and authorizing entry into development agreements at a duly noticed public hearing on August 20, 2019; and

8 WHEREAS, Resolution 2019-08-05 Exhibit B adopted financing plan number eight (8) and 9 outlined future council action to implement the public financing plan. The financing plan included the 10 following: (a) an increase in Real Estate Excise Tax (REET) 2 and traffic impact fees; (b) traffic 11 surcharges set forth in the development agreements approved August 20; (c) prepayment of traffic 12 impact fees and surcharges pursuant to the development agreements; (c) an increase of 1% in the 13 road fund levy; (d) a one-time \$2 million deferral of preservation funds; and (e) receipt of grants 14 totaling \$66.5 million; and

WHEREAS, on November 5, 2019 at a duly noticed public hearing, council considered,
 received testimony, and adopted Resolution 2019-11-01 on the 6-year Transportation Improvement
 Plan 2020-2025; and

WHEREAS, RCW 36.70A.120 requires that the county "...shall perform its activities and make capital budget decisions in conformity with its comprehensive plan"; and

WHEREAS, GMA Goal 12, RCW 36.70A.020 (12), regarding public facilities and services,
 addresses the need to ensure the adequacy of public facilities and services to serve the
 development at the time of the development is available for occupancy and without decreasing the
 current levels of service below locally established minimum standards; and

WHEREAS, the school districts' and the county's Capital Facilities Plan 2015-2035 (2020
 CFP) establishes minimum level of service standards for those capital facilities necessary to support development, provides an inventory of capital facilities, and forecasts future facility needs; and

WHEREAS, the 2020 CFP identifies the localized critical transportation links and
 intersection improvements necessary to maintain concurrency in the NE 179th St. area of the
 Vancouver UGA necessary to support development; and

WHEREAS, on November 12, 2019 council considered and received testimony at a duly noticed public hearing on the proposed 2020 CFP and associated Traffic Impact Fees; and

WHEREAS, on November 26, 2019 council adopted the 2020 Annual Budget that includes
 a dedication to the NE 179th St. area transportation projects of \$12 million from the REET 2 fund;
 and
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WHEREAS, council determined that the actions provided for in Resolution 2019-08-05
 Exhibit B meet the criteria for reasonably funding the localized critical links and intersection
 improvements necessary to maintain concurrency in the NE 179th St. area and fulfills the
 requirements to remove the urban holding overlay; and

48 WHEREAS, the county must address certain requests for comprehensive plan and zoning 49 changes to meet the goals and requirements of Chapter 36.70A RCW; and

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1 2 3 4	WHEREAS, certain property owners of, and parties with interests in, one or more below- described real properties have each requested a 20-Year Comprehensive Growth Management Plan Amendment and Zone Change; and							
5 6 7 8 9	WHEREAS, consistent with the State Environmental Policy Act (SEPA) requirements of Chapter 43.21C RCW, notices with determinations of non-significance were issued on March 19, 2018, April 9, April 28, May 15, June 4, July 17, and August 1, 2019, and no party has appealed those determinations; and							
10 11 12 13 14	WHEREAS, comments were received regarding the SEPA reviews for CPZ 2019-00002, CPZ 2019-00003, CPZ 2019-00006, CPZ 2019-00007, and CPZ2019-00010, and were included in the public record for each case and were considered by the Planning Commission and the County Council; and							
15 16 17 18	WHEREAS, the Planning Commission reviewed the amendments at duly noticed public hearings on June 20, July 18, August 15, September 19, October 3, October 8, October 17, and November 21, 2019 and has forwarded its recommendations to the County Council; and							
19 20	WHEREAS, the council considered amendment cases:							
20 21 22 23	 CPZ 2019-00002 NE 152nd Ave, and reconsideration of proposed amendment; CPZ 2019-00003 Riverview Asset; CPZ 2019-00004 Groth; 							
24	 CPZ 2019-00006 25th Ave Subdivision; 							
25 26	 CPZ 2019-00007 Neighborhood Pet Clinic; CPZ 2019-00010 School Public Facility Zoning; 							
20	 CPZ 2019-00011 Schools Capital Facilities Plan and School Impact Fees La Center; 							
28	 CPZ 2019-00020 Schools Capital Facilities Plan and School Impact Fees Evergreen; 							
29	 CPZ 2019-00021 Schools Capital Facilities Plan and School Impact Fees Hockinson; 							
30	CPZ 2019-00022 Schools Capital Facilities Plan and School Impact Fees Woodland;							
31	 CPZ 2019-00027 School Impact Fees Ridgefield; 							
32	 CPZ 2019-00023 Hinton Development Agreement, and amendment and restatement of 							
33	development agreement with Hinton, et al.;							
34	CPZ 2019-00024 Wollam Development Agreement;							
35	CPZ 2018-00021 Urban Holding Removal Phase 2 (Holt Homes), and amendment and							
36 37	 restatement of development agreement with Mill Creek JV LLC, et al; CPZ 2019-00031 Comprehensive Plan Map – Urban Holding Removal NE 179th Area; 							
38	 CPZ 2019-00031 Comprehensive Plan Map – Urban Holding Removal NE 179^{er} Area; CPZ 2019-00017 20-Year Capital Facilities Plan and Traffic Impact Fees; 							
39	 CPZ 2019-00017 20-1 ear Capital Facilities Fian and Traine Impact Fields, CPZ 2019-00016 Arterial Atlas Map and Title 40 Appendix F; 							
40	 CPZ 2019-00014 Title 40 Amendment – FR40/cemeteries and school utilities; and 							
41	 CPZ 2019-00029 Development Agreement Procedures; and 							
42								
43	WHEREAS, the council held work sessions on May 13, May 29, June 12, July 10,							
44	August 20, August 28, September 17, October 9, October 23; and council times on March 6, March							
45	20, April 3, April 10, May 1, May 22, and December 18, 2019; and public hearings on May 7, July							
46	16, August 20, September 3, September 17, October 1, November 5, November 12, 2019, and							
47	January 21, 2020;							
48	M/UEDEAS, at public boorings the council tools public testimony from interested parties and							
49 50	WHEREAS, at public hearings the council took public testimony from interested parties and considered all comments presented; and							
51	onsidered all offittions properties, and							
51	Ordinance 2020-02-02 Page 3 of 24							

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WHEREAS, the council also considered the recommendations of the Clark County Planning 2 Commission; and 3

WHEREAS, the council in reviewing all the proposed comprehensive plan changes considered the cumulative impacts of those changes, consistent with Clark County Code 40.560.010(P), Cumulative Impact; and

WHEREAS, the council finds that adoption of the amendments are in the best public interest and will further the public health, safety and welfare; now therefore,

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BE IT HEREBY ORDERED, RESOLVED AND DECREED BY THE CLARK COUNTY COUNCIL, CLARK COUNTY, STATE OF WASHINGTON, as follows:

Section 1. Findings.

15 16 The Recitals above are hereby adopted as Findings in support of this Ordinance. The findings and 17 analysis contained in the Clark County Planning Commission's Recommendations to council dated 18 August 20, September 3, September 17, October 1, November 5, and November 12, 2019, relating 19 to the 2019 Comprehensive Plan and Dockets Amendments, are hereby adopted and incorporated 20 herein by reference except where inconsistent with the following: 21

22 Section 2. Comprehensive Land Use Plan and Zoning Map Modifications. 23

- 1. In the matter of Annual Review item number CPZ2019-00002 NE 152nd Ave, the council approved a request to amend the comprehensive plan and zoning designation on a portion of parcel 154246000 from Commercial (CC) to Urban Low (R1-6) on approximately 6 acres and retain the remainder approximately 1.5 acres in Commercial (CC) designation. Tax serial number 154246000, located in the Northeast ¼ of Section 2, Township 2 North, Range 2 East of the Willamette Meridian (Exhibit 1 and 1a).
- 2. In the matter of Annual Review item number CPZ2019-00003 Riverview Asset, the council denied a request to amend the comprehensive plan and zoning designation from Industrial (BP) to Urban Low Density Residential (R1-10) on approximately 50 acres, and Commercial (CC) on approximately 10 acres. Tax serial numbers 200326000 and 200355000, located in the SE ¼ of Sec. 35, Township 3N, Range 2E of the Willamette Meridian.
- 3. In the matter of Annual Review item number CPZ2019-00004 Groth, the council approved a request to amend the comprehensive plan and zoning designation from Rural 10 (R-10) to Rural 5 (R-5) on one parcel that is 26.29 acres. Tax serial number 210776000 located in the Northwest ¼ of Section 7, Township 4 North, Range 1 East of the Willamette Meridian (Exhibits 2 and 2a).
- 4. In the matter of Annual Review item number CPZ2019-00006 25th Ave Subdivision, the 44 45 council approved a request to amend the comprehensive plan and zoning designation 46 from Urban Low Density Residential (R1-6) and Highway 99 Single Family Residential Overlay to Urban Medium Density Residential (R-18) and Highway 99 Mixed Residential 47 48 Overlay on one parcel that is 1.99 acres (Exhibits 3 and 3a). Tax serial number 145032000, 49 located in the Southeast ¼ of Section 1, Township 2 North, Range 1 East of the 50 Willamette Meridian.

1 5. In the matter of Annual Review item number CPZ2019-00007 Neighborhood Pet Clinic, 2 the council approved a request to amend the comprehensive plan and zoning designation 3 from Urban Low Density Residential (R 1-10) to Commercial (CC) on one parcel that is 4 0.29 acres in size. (Exhibits 4 and 4a). Tax serial number 118138224 located in the 5 Southeast ¼ of Section 29. Township 3 North. Range 1 East of the Willamette Meridian. 6 7 Section 3. Docket Items/Clark County Initiated. 8 9 1. In the matter of Docket item number CPZ2019-00008 Whipple Creek, the applicant 10 withdrew their application from the 2019 cycle on October 17, 2019. 11 12 2. In the matter of Docket item number CPZ2019-00010 School Public Facility Zoning, the council approved the repeal of the Public Facility (PF) designation on the 13 comprehensive plan and zoning maps for public school-owned properties, re-established 14 15 the previous zoning designations, update comprehensive plan designations, and 16 amended the development code for consistency with map changes as recommended by the Planning Commission and indicated on the attached table (Exhibit 5). 17 18 19 3. In the matter of Docket item number CPZ2019-00011 La Center School District Capital 20 Facilities Plan, the council approved the La Center School District Capital Facilities Plan 21 2019-2025 and associated School Impact Fees (Exhibit 6). 22 23 4. In the matter of Docket item number CPZ2019-00020 Evergreen School District Capital Facilities Plan, the council approved the Evergreen School District Capital 24 25 Facilities Plan 2019-2025 and associated School Impact Fees (Exhibit 6). 26 27 5. In the matter of Docket item number CPZ2019-00021 Hockinson School District 28 Capital Facilities Plan, the council approved the Hockinson School District Capital 29 Facilities Plan 2019-2025 and associated School Impact Fees (Exhibit 6). 30 6. In the matter of Docket item number CPZ2019-00022 Woodland School District 31 32 Capital Facilities Plan, the council approved the Woodland District Capital Facilities Plan 33 2019-2025 and associated School Impact Fees (Exhibit 6). 34 35 7. In the matter of Docket item number CPZ2019-00027 Ridgefield School District Impact Fees, the council approved the re-adoption of the current Ridgefield Capital 36 Facilities Plan 2015-2021 and approved new School Impact Fees to become effective in 37 38 2020 (Exhibit 6). 39 40 8. In the matter of Docket item number CPZ2019-00031 I-5/NE 179th St Area Urban Holding Overlav Removal: consistent with actions taken to reasonably fund critical links 41 42 and intersection improvements, the council approved the amendment of the Comprehensive Growth Management Plan 2015-2035 and zoning map to remove the 43 Urban Holding Overlay from the remaining urban holding area near the I-5/NE 179th St. 44 45 interchange as indicated on the attached map (Exhibit 7). 46 47 9. In the matter of Docket item number CPZ2018-00021 Urban Holding Removal (Holt 48 Homes): pursuant to the Amended and Restated Development Agreement, and consistent with actions taken to reasonably fund critical links and intersection 49 50 improvements, the council approved Resolution 2020-01-07 pertaining to the removal of 51 the Urban Holding overlay as a comprehensive plan and zoning map designation on Ordinance 2020-02-02

1 2 3 4 5 6 7	approximately 143 acres as indicated on the attached map (Exhibit 8). Tax serial numbers 181466000, 181548000, 181580000, 181581000, 181701000, 181702000, 986050146, and 98605147, located in the Southeast ¼ of Section 12, Township 3 North, Range 1 East of the Willamette Meridian, and Tax serial numbers 181701000 and 181702000, located in the Northeast ¼ of Section 13, Township 3 North, Range 1 East of the Willamette Meridian.
8 9 10 11 12 13 14 15 16	10. In the matter of Docket item number CPZ2019-00023 Hinton Development Agreement: pursuant to approving the Amended and Restated Development Agreement, and consistent with actions taken to reasonably fund critical links and intersection improvements, the council approved Resolution 2019-10-01 pertaining to the removal of the Urban Holding overlay as a comprehensive plan and zoning map on approximately 32.5 acres as indicated on the attached map (Exhibit 9). Tax serial number 181675000, located in the Southwest ¼ of Section 13, Township 3 North, Range 1 East of the Willamette Meridian.
17 18 19 20 21 22 23 24 25	11. In the matter of Docket item number CPZ2019-00024 Wollam Development Agreement: pursuant to the Development Agreement, and consistent with actions taken to reasonably fund critical links and intersection improvements,the council approved Resolution 2019-08-05 pertaining to the removal of the Urban Holding overlay as a comprehensive plan and zoning map designation on approximately 38 acres indicated on the attached map (Exhibit 10). Tax serial numbers 182168000, 182170000, and 182164000, located in the Northwest ¼ of Section 15, Township 3 North, Range 1 East of the Willamette Meridian.
23 26 27 28 29	12. In the matter of Docket item number CPZ2019-00017 20-Year Capital Facilities Plan and Transportation Impact Fee Update, the council approved the proposed update to the 20 Year Capital Facilities Plan and associated transportation impact fees (Exhibit 11).
30 31	Section 4. Arterial Atlas Amendments
32 33 34 35 36 37	 In the matter of Docket item number CPZ2019-00016 Arterial Atlas and Title 40 Appendix F: the council approved the amendment of the arterial atlas and Title 40 Appendix F to delete the planned NE 16th Ave. from NE 106th St. to NE 110th St. as indicated on the attached map, and add the Arterial Atlas Map as Figure 35 to the Comprehensive Growth Management Plan 2015-2035 (Exhibit 12).
38 39	Section 5. Amendatory. Sec. 1 (Exhibit A) of Ord. 2003-11-01 and codified as CCC 40.210.010, and most recently amended by Sec. 4 of Ord 2019-07-01, are each hereby amended as follows:
40 41 42 43	40.210.010 Forest, Agriculture and Agricultural-Wildlife Districts (FR-80, FR-40, AG-20, AG-WL)
44	A. Purpose.
45 46 47 48	1. Forest 80 District. The purpose of the Forest 80 district is to maintain and enhance resource-based industries, encourage the conservation of productive forest lands and discourage incompatible uses consistent with the Forest I policies of the comprehensive plan. The Forest 80 district applies to lands which have been designated as Forest Tier 1 on

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plan. The Forest 80 district applies to lands which have been designated as Forest Tier 1 on the comprehensive plan. Nothing in this chapter shall be construed in a manner inconsistent with the Washington Forest Practices Act. 49 50

Ordinance 2020-02-02 Relating to "Comprehensive Plan" Forest 40 District. The purpose of the Forest 40 district is to encourage the conservation
 of lands which have the physical characteristics that are capable of management for the
 long-term production of commercially significant forest products and other natural resources,
 such as minerals.

5 3. Agriculture 20 District. The purpose of the Agriculture 20 district is to encourage the 6 conservation of lands which have the growing capacity, productivity, soil composition, and 7 surrounding land use to have long-term commercial significance for agriculture and 8 associated resource production.

4. Agricultural-Wildlife. The purpose of the AG-WL district is to encourage the preservation
of agricultural and wildlife use on land which is suited for agricultural production, and to
protect agricultural areas that are highly valuable seasonal wildlife habitat from incompatible
uses. The district provides for activities which can be considered accessory only to
agricultural, game, or wildlife habitat management, or recreational uses. Nothing in this
chapter shall be construed to restrict normal agricultural practices.

- 15 (Amended: Ord. 2018-01-09; Ord. 2018-10-02)
- 16 B. Uses.

17 The uses set out in Table 40.210.010-1 are examples of uses allowable in the various 18 resource zone districts. The appropriate review authority is mandatory.

- 19 "P" Uses allowed subject to approval of applicable permits.
- "R/A" Uses permitted upon review and approval as set forth in Section 40.520.020.

"C" – Conditional uses which may be permitted subject to the approval of a conditional use
 permit as set forth in Section 40.520.030.

• "X" – Uses specifically prohibited.

24 Where there are special use standards or restrictions for a listed use, the applicable code

section(s) in Chapter 40.260, Special Uses and Standards, or other applicable chapter is noted
 in the "Special Standards" column.

	Table 40	.210.010-1.	Uses		
	FR-80	FR-40	AG-20	AG-WL	Special Standards
1. Residential.					
a. Single-family dwellings and accessory buildings	P ¹	P ¹	P ¹	Р	40.260.010
b. Guest house	C ²	C ²	C ²	C ²	40.260.010
c. Family day care centers	Р	Р	Р	Р	40.260.160
d. Adult family homes	Р	Р	Р	Р	40.260.190
e. Home business –	Р	Р	Р	Р	40.260.100

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Table 40.210.010-1. Uses						
	FR-80	FR-40	AG-20	AG-WL	Special Standard	
Type I						
f. Home business – Type II	R/A	R/A	R/A	R/A	40.260.10	
g. Bed and breakfast establishments (up to 2 guest bedrooms)	R/A	R/A	R/A	R/A	40.260.05	
h. Bed and breakfast establishments (3 or more guest bedrooms)	С	с	с	с	40.260.05	
i. Garage sales	Р	Р	P	Р	40.260.09	
j. Temporary dwellings	Ρ	Р	Р	x	40.260.21	
2. Services, Business.						
a. Commercial nurseries predominantly marketing locally produced plants and associated landscaping materials	R/A	R/A	R/A	с		
b. Roadside farm stand	Р	Р	Р	Р	40.260.02	
c. Agricultural market	Р	Р	Р	X	40.260.02	
d. Commercial kennels on a parcel or parcels 5 acres or more	R/A	R/A	R/A	x	40.260.11	
e. Private kennels	Р	Р	Р	Р	40.260.11	
f. Animal boarding and day use facilities	Ρ	Р	Р	x	40.260.04	
3. Services, Amusement. ¹⁰						
a. Public recreation, scenic and park use ¹⁰	Ρ	Р	Р	C ³		
b. Public interpretive/educational uses ¹⁰	Ρ	Ρ	Р	Р		
c. Dispersed recreation and recreational facilities	Ρ	Р	Ρ	x		

Table 40.210.010-1. Uses						
	FR-80	FR-40	AG-20	AG-WL	Special Standards	
such as primitive campsites, trails, trailheads, snowparks and warming huts ¹⁰						
d. Public recreation accessways, trails, viewpoints, and associated parking ¹⁰	Ρ	Р	Р	Р		
e. Regional recreational facilities designed and developed through a public master planning process ¹⁰	Ρ	Р	Ρ	Р		
f. Private recreation facilities, including retreats, but excluding such intensive uses as country clubs and golf courses	С	с	С	C ³		
g. Country club and golf courses	х	x	с	x		
h. Equestrian facility	Р	Р	Р	X	40.260.040	
i. Equestrian events center	С	с	с	x		
j. Circuses, carnivals or amusement rides	R/A	R/A	R/A	R/A		
4. Services, General.						
a. Event facilities < 5,000 sq. ft.	х	С	с	x		
b. Tasting room and event facilities in conjunction with a winery	Ρ	Р	Ρ	x	40.260.245	
5. Services, Membership Organization.						
a. Churches	Х	С	С	Х		
6. Services, Educational. ¹⁰						
a. Public and private elementary and middle	С	с	с	х	40.260.160	

Table 40.210.010-1. Uses						
	FR-80	FR-40	AG-20	AG-WL	Special Standards	
schools serving a student population primarily outside of urban growth boundaries						
7. Public Service and Facilities. ¹⁰						
a. Ambulance dispatch facilities ¹⁰	С	С	с	с	40.260.03	
b. Government facilities ¹⁰	C ⁴	C ⁴	C⁴	C ⁵		
c. Public corrections facilities ¹⁰	С	С	с	x		
8. Resource Activities.						
a. Agricultural	P ⁶	P ⁶	P ⁶	Р		
b. The growing, harvesting and transport of timber, forest products and associated management activities in accordance with the Washington Forest Practices Act of 1974 as amended, and regulations adopted pursuant thereto	Ρ	Ρ	P	x		
c. Wildlife game management	Р	Р	Р	Р		
d. Plant nurseries	Р	Р	Р	Р		
e. Removal, harvesting, wholesaling and retailing of vegetation from forest lands including but not limited to fuel wood, Christmas trees, salal, berries, ferns, greenery, mistletoe, herbs and mushrooms	Ρ	Ρ	Р	С	Chapter 40.440	
f. Silviculture	Р	Р	P	С	40.260.08	

Table 40.210.010-1. Uses						
	FR-80	FR-40	AG-20	AG-WL	Special Standards	
g. Aggregate extraction and processing for the purposes of construction and maintenance of a timber or agricultural management road system	P	P ⁷	P ⁷	x	40.250.022	
h. Exploration for rock, gravel, oil, gas, mineral and geothermal resources	Ρ	Ρ	Ρ	x	40.250.022	
i. Extraction of oil, gas and geothermal resources, in accordance with all applicable local, state and federal regulations	R/A	R/A	R/A	x	40.250.02	
j. Commercial uses supporting resource uses	P ⁸	P ⁸	P ⁸	x		
k. Accessory buildings	Р	Р	Р	Р	40.260.01	
I. Housing for temporary workers	Р	Р	Р	Р	40.260.10	
m. Sawmills greater than ten thousand (10,000) board feet per day, and other products from wood residues, drying kilns and equipment	С	с	С	x		
n. Forestry, environmental and natural resource research and facilities	Ρ	Ρ	Ρ	С		
o. The processing of oil, gas and geothermal resources	с	с	С	x		
 p. Heliports, helipads and helispots used in conjunction with the 	Ρ	с	с	x	40.260.170	

Table 40.210.010-1. Uses						
		FR-80	FR-40	AG-20	AG-WL	Special Standards
	resource activity					
9.	Other.					
	a. Signs	Р	Р	Р	Р	Chapter 40.310
	b. Utilities, structures and uses including but not limited to utility substations, pump stations, wells, watershed intake facilities, gas and water transmission lines	Ρ	Ρ	Ρ	С	40.260.24
	c. Wireless communications facilities	P/C ⁹	P/C ⁹	P/C ⁹	P/C ⁹	40.260.25
	d. Dams for flood control and hydroelectric generating facilities	с	с	С	с	
	e. Solid waste handling and disposal sites	С	С	С	с	40.260.20
	f. Private use landing strips for aircraft	С	С	С	x	40.260.17
g. New cemeteries and mausoleums, crematoria, columbaria, and mortuaries within cemeteries; provided, that no crematorium is within two hundred (200) feet of a lot in a residential district		Х	<u>X−C¹¹</u>	х	С	
	h. Expansion of existing cemeteries	Ρ	Р	Р	Р	
	i. Temporary uses	Р	Р	Р	Р	40.260.22
	j. Electric vehicle infrastructure	Р	Р	Р	Р	40.260.07
	k. Medical marijuana collective gardens	x	x	x	x	

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Table 40.210.010-1. Uses						
	FR-80	FR-40	AG-20	AG-WL	Special Standards	
I. Marijuana-related facilities	х	x	x	x		
 ¹ One (1) single-family dwel record.	ling on legal	lot or legal n	onconformin	g lot of		
² One (1) guesthouse in con	junction with	a single-fan	nily dwelling	or home.		
private outdoor recreational which are oriented to the ap fragile resources of this area	³ Public, where no public master planning process has been completed, or private outdoor recreational facilities requiring limited physical improvements which are oriented to the appreciation, protection, study or enjoyment of the fragile resources of this area. In addition to those findings as specified by Section 40.520.030 (Conditional Use Permits), such uses shall be approved					
o There will be no significative wildlife, resulting from the presence of the			, especially a	s it relates to		
o The subject site cannot provided for in this section.	be put to any	/ reasonable	economic us	se which is		
⁴ Government facilities necessary to serve the area outside urban growth boundaries, including fire stations, ambulance dispatch facilities and storage yards, warehouses, or similar uses.						
⁵ Limited to fire stations only						
⁶ Agriculture including: floriculture, horticulture, general farming, dairy, the raising, feeding and sale or production of poultry, livestock, furbearing animals, and honeybees including feedlot operations, animal sales yards, Christmas trees, nursery stock and floral vegetation and other agricultural activities and structures accessory to farming or animal husbandry.						
⁷ Additional surface mining a add the surface mining over				ne change to		
⁸ Commercial uses supporti processing and processing Chippers, pole yards, log so debarking, accessory uses operations, temporary crew disposal areas, saw mills pr or less, and other uses invo	which provid orting and sto ncluding but quarters, sto oducing ten	es value add orage, tempo not limited to orage and ma thousand (10	led to resourd rary structure o scaling and aintenance fa),000) board	ce products. es for weigh icilities, feet per day		
⁹ See Table 40.260.250-1.						
¹⁰ Once a property has beer to change the comprehensiv Public Facilities zone.						

- 1 ¹¹A new cemetery, subordinate to a church in existence as of January 1,
- 2 2019, may be permitted subject to the approval of a conditional use permit.
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4 Section 6. Amendatory. Sec. 2 (Attachment A) of Ord 1995-09-10 and codified as CCC

5 40.370.010, and most recently amended by Sec. 12 of Ord. 2012-07-03, are each hereby amended 6 as follows:

7 40.370.010 Sewerage Regulations

8 A. Purpose.

9 The purpose of this section is to further the public health by providing clear rules for when 10 connection to public sewer is required or prohibited. Nothing in this section shall be construed 11 to permit violation of regulations for on-site sewage disposal systems promulgated by the 12 Washington Department of Health or local governments.

- 13 B. Definitions.
- "Public sewer" means extension of a public sewer system operated by a public entity or,
 where such extension is impractical, connection to an alternative public sewer system
 operated by the designated public sewer purveyor.
- 17 2. "UGA" means an urban growth area designated in the comprehensive plan.

18 C. New Structures within UGA and Rural Centers Served by Public Sewer – Public Sewer
 19 Connection Required – Exceptions.

Inside UGAs and rural centers served by public sewer, connection to public sewer is required as a condition of building permit issuance for any new structure which has the potential to increase sewage effluent, or additions to existing structures which have the potential to increase sewage effluent, unless the responsible official determines, using a Type I review process, that the new structure or addition is for single-family detached residential use, or a nonresidential use for which an on-site sewage disposal system can be approved by the Clark County Health Department and:

- Such use does not generate hazardous/dangerous waste, as defined by applicable
 federal, state or local law; and
- 29 2. Extension of public sewer is impractical based upon the following criteria:
- 30a.Public sewer would have to be extended more than three hundred (300) feet to the
property line; or
- 32 b. Necessary permission cannot be obtained from intervening landowner(s); or
- c. Intervening property contains natural or manmade obstructions, such as deep
 canyons, elevation changes, and solid rock impediments, which make public sewer
 extension prohibitively expensive or undesirable; and
- 36
 3. A covenant to the county is recorded which commits the current and future property owner(s) to connect to public sewer within twelve (12) months of sewer becoming available. The covenant shall also contain a provision that commits the current and Ordinance 2020-02-02 Relating to "Comprehensive Plan"

1 future property owner(s) to participate in a future local improvement district if this is the 2 method used to extend sewer.

- 3 (Amended: Ord. 2008-06-02; Ord. 2011-08-08; Ord. 2012-07-03)
- 4 D. Land Divisions within UGA Public Sewer Connection Required Exceptions.
- 5 Inside UGAs, connection to public sewers is required as a condition of approval of new land 6 divisions, whether by plat, short plat or site plan application, unless the following exception 7 applies:
- A two (2) lot land division where one (1) of the lots is, or will be, developed in a use that
 generates no sewage effluent. Any plat approved under this exception shall record a
 covenant prohibiting the installation of plumbing fixtures for any use on the designated
 lot unless the lot connects to sewer.
- 12 2. Short plats approved under Section <u>40.200.050(B)</u>.
- 13 (Amended: Ord. 2008-06-02)
- 14 E. Public Sewer Connection Prohibited Outside UGAs Exceptions.
- For proposed structures or other developments outside of a UGA, connection to public seweris prohibited except as follows:
- 17 1. In response to documented health hazards; or
- To provide public sewer to regional park facilities K 12 public schools or to uses within
 the urban reserve district otherwise required to be served by public sewer; or
- 20 3. Where the county has contractually committed to permit public sewer connection.
- 21 If sewer is extended, the maximum number of permitted hookups should be specified at
 22 the time of extension and no additional development exceeding this number should be
 23 permitted.
- 3. Pursuant to RCW 36.70A.213, to provide public sewer to a school and any associated
 recreational facilities in a rural area that serves students from a rural and urban area;
 provided the school district, the county, the public sewer provider and any affected cities
 determine that the proposed site is suitable and the school and any associated
 recreational facilities cannot reasonably be collocated on an existing school site; or
- 30
 4. Upon a request for service to the public sewer provider, an intervening property pursuant to 40.370.010(E)(3) may be served by public sewer if, pursuant to RCW 36.70A.213(3) and 40.370.010(C)(2)(a), the property is within 300 feet of a sewer extension to serve a school; and provided the school district, the county, the public sewer provider and any affected cities agree to the request.
- 35 F. Period of Validity.

29

A Type I decision under this section shall be valid for a period of one (1) year if not associated with any other action. When such a decision is made in conjunction with another application 1 (e.g., short plat, plat or site plan), the decision shall be valid for the same period as the 2 decision on the related application.

3 Section 7. New. A new section CCC 40.550.030 is hereby adopted that creates a process and 4 criteria for review of proposed development agreements.

5 40.550.030 Development Agreements

6 Α. Purpose. The purposes of this Section include one or more of the following, as 7 appropriate in the circumstances: 8 1. Create a procedure for application, review, consideration, and conditioning of certain 9 development projects according to the extent to which they advance the 10 Comprehensive Plan's goals and policies. 2. Subject to the provisions of CCC 40.550.030.D.1.c, provide certainty to a developer 11 12 that a project may proceed to be developed per the development standards, zoning 13 ordinances, regulations, and other code provisions in effect at the time of the 14 approval. 15 3. Provide assurance that currently allowed uses for a property may be maintained for a 16 specified period of time in exchange for specific consideration which advances the 17 Comprehensive Plan's goals and policies. 18 4. Provide a consistent process and criteria for review of proposed development 19 agreements. 20 Β. Applicability. 21 This Section applies to development agreements authorized pursuant to RCW 1. 22 36.70B.170 through 36.70B.210 between Clark County and any person having 23 ownership or control of real property located within Clark County's jurisdiction. 2. The provisions of this Section do not apply to or affect the validity of any contract 24 25 rezone, concomitant agreement, annexation agreement, or other agreement in 26 existence on or before the effective date of this Section, or adopted under separate 27 authority, even though such agreements may also relate to development standards, 28 mitigation and other regulatory requirements. 29 3. The county is authorized, but not required, to accept, review and approve a proposed 30 development agreement. This process is voluntary on the part of both the applicant 31 and the County. The decision to approve a development agreement is discretionary 32 with the Clark County Council. 33 4. Neither application nor approval of a development agreement vests a project to 34 development standards, zoning ordinances, regulations, and other code provisions, 35 except as specified in the development agreement. Ordinance 2020-02-02

1 2		5.	Development agreements or amendments thereto shall terminate 10 years from the
2			date of recordation, unless otherwise specified, in the terms of the development agreement.
3 4		6.	Development agreements provide flexibility and creativity to some or all of the
5		0.	development standards set forth in CCC Title 40, such as, permitted uses, residential
6			densities, nonresidential densities, building sizes, payment of impact fees, affordable
7			housing, parks and open space provisions, phasing, review procedures, vesting of
8			applicable standards, and any other appropriate development requirement.
9	C.	Туј	pes of Development Agreements.
10		1.	Project Development Agreement. A project development agreement shall relate to
11			a specific development proposal that is or would be subject to a Type II or III process
12			defined in Chapter 40.510 CCC. The applicant shall submit a detailed site design
13			with the identification of specific uses and activity. The level of detail shall be such
14			that the project can be reviewed to determine the appropriate level of mitigation
15			related to, but not limited to, transportation, stormwater and critical areas.
16		2.	Non-Project Development Agreement. A non-project development agreement shall
17			address a conceptual development that involves a legislative decision associated
18			with a Type IV process defined in Chapter 40.510 CCC.
19	D.	De	velopment Standards.
20		1.	Project Development Agreement.
21			a. A development agreement may set forth the development standards, zoning
22			ordinances, regulations, code provisions that shall apply to and govern the
23			project, for the duration specified in the agreement.
24			b. In order to encourage innovative land use management and provide flexibility to
25			achieve public benefits, a development agreement adopted pursuant to this
26			Section may impose development standards that differ from, but are consistent
27			with, the development standards of the Clark County Code that would otherwise
28			apply to a proposed development. Development standards imposed by the
29			development agreement must be consistent with the comprehensive plan, and
30			adequately address public health, safety, welfare and environmental
31			requirements.
32			c. Subsequently adopted standards which differ from those in the development
33			agreement shall apply to the subject site only if necessary to address a serious
34			threat to public health and safety or if the development agreement specifies a
35			time period or phase after which certain identified standards may be modified.

1			Building permit applications shall be subject to the building codes in effect when
2		0 N	the building permit application is deemed complete.
3			n-Project Development Agreement. A non-project development agreement may
4			ow one or more of the following: permitted land use types associated with the
5			ning, innovative land use types that advance the Comprehensive Plan's goals and
6			licies, or existing legally established uses in effect at the time the agreement is
7		ap	proved.
8			
9	Е	Develo	pment Agreement Application.
10		1. The	applicant shall submit a form provided by the County to initiate a development
11		agre	eement. The application form for proceeding with a development agreement may
12		incl	ude a draft development agreement, but must include a narrative that details:
13			 The proposed development or Type IV non-project proposal;
14			b. The need to deviate from the Clark County Code;
15			c. The specific consideration that the applicant will provide to the County
16			pursuant to the DA; and
17			 How the development agreement would be consistent with state law,
18			development standards, zoning ordinances, regulations and other code
19			provisions and would comply with the Clark County Comprehensive Plan's
20			Goals and Policies.
21	F	Conter	nts of a Development Agreement.
22		1. A p	project development agreement shall be recordable pursuant to Washington State
23		La	w and include the following:
24		a.	A site plan depicting boundaries and project elements, such as: location, acreage
25			and range of densities for residential development, if applicable; location and
26			range of types of uses of nonresidential development; if applicable; location and
27			size of critical areas and buffers, if any; perimeter buffers, if any; location and
28			acreage of active and passive recreational areas, if any; and motorized and non-
29			motorized circulation routes, including route connections to streets and
30			pedestrian and bicycle routes servicing and/or abutting the site;
31		b.	The identification of consideration provided by the developer that furthers the
32			goals and policies of the Clark County 20-year Comprehensive Growth
33			Management Plan in exchange for implementing the agreement;
34		с.	The expected build-out period and, if applicable, the phasing of development;
35		d.	The duration of the agreement, which must comply with CCC 40.550.030.B.5;
	a 11		

1		e.	Provisions for the termination of the development agreement, which must comply
2			with CCC 40.550.030.B.5;
3		f.	If environmental review is required under the State Environmental Policy Act,
4			measures to mitigate significant adverse impacts including, but not limited to any
5			impacts to public services and facilities;
6		g.	A traffic impact study consistent with the requirements of CCC 40.350.020.D;
7		h.	A title report containing proof of ownership;
8		i.	If the applicant is not the owner of the property, a written and notarized statement
9			by the owner authorizing the applicant to submit and negotiate the application on
10			the owner's behalf, and for the County to process, review, negotiate, and
11			consider the application for approval;
12		J.	Identification of whether the development agreement runs with the land;
13		k.	Provisions acknowledging that at the time a specific development application is
14			submitted, all development regulations in effect at the time of submittal shall be
15			applicable; and
16		Ī.	Cost recovery provisions and timelines for processing, administering, and
17			monitoring compliance with any required permits and approvals.
18	2.	An	on-project development agreement shall be recordable pursuant to Washington
19		Stat	te Law and include the following:
20		a.	A map depicting boundaries of the area subject to the development agreement;
21		b.	The identification of consideration provided by the developer that furthers the
22			goals and policies of the Clark County 20-year Comprehensive Growth
23			Management Plan in exchange for implementing the agreement;
24		c.	The listing of use types or specific uses that shall be permitted or prohibited
25			pursuant to the development agreement, and their phasing, if applicable, and
26			build-out periods;
27		d.	The duration of the agreement, which must comply with CCC 40.550.030.B.5;
28		e.	Provisions for the termination of the agreement, which must comply with CCC
29			40.550.030.B.5;
30		f.	A map depicting the location of specific public amenities, infrastructure
31			improvements or other public benefits that shall be provided through
32			implementation of the agreement;
33		g.	A traffic impact study consistent with the requirements of CCC 40.350.020.D;
34		h.	A title report containing proof of ownership;
35		i.	If the applicant is not the owner of the property, a written and notarized statement
36			by the owner authorizing the applicant to submit and negotiate the application on

1		the owner's behalf, and for the County to process, review, negotiate, and	
2		consider the application for approval;	
3		j. Identification of whether the development agreement runs with the land; and	
4		k. Provisions acknowledging that at the time a specific development application	is
5		submitted, all development regulations in effect at the time of submittal shall b	e
6		applicable.	
7	G	Review Criteria.	
8		1. The County Manager or designee(s) shall negotiate acceptable terms and condition	ons
9		of the proposed development agreement, subject to initial authorization by the Cla	ark
10		County Council and to final approval of the development agreement by the Clark	
11		County Council.	
12		2. A development agreement must conform to the existing Clark County 20-year	
13		Comprehensive Growth Management Plan. The agreement must not allow for use	э
14		types or densities currently not permitted by the existing zoning ordinance or exist	ting
15		legally established uses.	
16		3. A development agreement must advance the goals and policies of the existing Cl	ark
17		County 20-year Comprehensive Growth Management Plan. Examples of complia	nce
18		with this requirement include, but are not limited to, demonstration of one or more	of
19		the following:	
20		a. Promoting vitality of an area designated as a Regional, Countywide or Local	
21		Center;	
22		b. Preserving resource lands;	
23		c. Promoting community sustainability through complete, compact and connected	1
24		communities;	
25		d. Dedicating lands for public facilities or services; and	
26		e. Constructing of public improvements.	
27	Н.	Procedures.	
28		1. Preliminary Review.	
29		a. Preliminary review is required for all development agreement applications. To	
30		initiate preliminary review, an applicant shall submit a completed development	
31		agreement application, pursuant to CCC 40.550.030.E, to the Permit Center,	
32		along with the required preliminary review fee. The required preliminary review	fee
33		shall be twenty percent of the total fee cost established in CCC 6.110A.010. T	he
34		Land Use Division of the Community Development Department shall determine)
35		whether the application is fully complete.	
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Relating to "Comprehensive Plan"

1		b.	Within twenty-one (21) calendar days after acceptance of a fully complete
2			development agreement application, the County Manager or designee(s) shall
3			collect a cursory assessment from each of the Departments of Community
4			Development, Community Planning, and Public Works.
5		c.	Upon receipt of the cursory assessments, or no later than seven (7) days after
6			receipt of the cursory assessments the County Manager or designee(s) shall
7			schedule a public meeting with the Council to occur no less than ten (10) days
8			after the deadline for collection of the cursory assessments. The County Manager
9			or designee(s) shall provide all materials contemporaneously with scheduling the
10			public meeting.
11		d.	The preliminary review procedures, required by this section, may be waived by
12			Clark County Council when the County requests a development agreement to be
13			executed.
14	2.	In	itial Authorization by the Clark County Council.
15		a.	The Clark County Council shall hold a public meeting in accordance with the rules
16			and procedures adopted by the Council. The County Manager shall present the
17			preliminary departmental assessments and a recommendation whether the
18			County should proceed to negotiate the proposed development agreement.
19		b.	The Clark County Council may direct the County Manager to proceed with
20			negotiating the terms of the draft development agreement, or it may deny the
21			development agreement application.
22	3.	Ν	egotiation and Recommendation.
23		a.	The applicant shall submit all the materials required by Section 40.550.030.F,
24			along with a final review fee, to initiate negotiations. The required final review fee
25			shall be the total fee established in CCC 6.110A.010, less the fee paid at
26			preliminary review.
27		b.	The County Manager may appoint a designee to conduct negotiations on behalf of
28			the County and provide a recommendation to the County Manager.
29		c.	The draft development agreement shall be forwarded to each affected department
30			which shall review and comment to the County Manager regarding the policy and
31			financial implication of the proposal.
32		d	After negotiating the terms of a proposed project development agreement, or an
33			amendment thereto, the County Manager shall forward the proposal with a
34			recommendation to the Clark County Council for its review and potential approval
35			by action in a public hearing.

1		e. After negotiating the terms of a proposed non-project development agreement,
2		the County Manager shall forward the proposed development agreement with a
3		recommendation to the Planning Commission. The Planning Commission shall
4		consider the proposed development agreement in a public hearing and shall
5		recommend that the County Council approve or deny the proposal. The County
6		Manager shall forward a proposed amendment of an approved non-project
7		agreement, with a recommendation, to the Planning Commission for consideration
8		in a public hearing if the proposed amendment includes a request to amend the
9		Comprehensive Plan. In that case, the Planning Commission shall recommend
10		that the County Council approve or deny the proposed amendment; otherwise, the
11		Planning Commission shall not hear and make a recommendation on the
12		proposed amendment.
13		4. Final Consideration by Clark County Council.
14		a. The Clark County Council shall consider a proposed development agreement in a
15		public hearing and the Council shall adopt a resolution authorizing the County
16		Manager to enter into the development agreement or may deny the proposed
17		development agreement.
18		b. The County Manager will designate in writing the department responsible for
19		administering and monitoring compliance with the approved Development
20		Agreement.
21	I.	Effect.
22		1. A development agreement pursuant to Chapter 36.70B RCW and this Section shall:
23		Bind the parties and their successors, including a city that assumes jurisdiction
24		through incorporation or annexation of the area covering the property subject to the
25		development agreement;
26		2. Upon approval of a development agreement pursuant to CCC 40.550.030.H and its
27		execution by all the parties to the agreement, the County shall record the agreement
28		with the Clark County Auditor. On the date of recordation, or any later date specified
29		in the agreement, the development agreement will take effect.
30	J.	Amendment.
50	5.	Amendment.
31		1. Any revision to an approved development agreement must be by written
32		amendment, made during the term of the development agreement, duly authorized
33		by the Council pursuant to the procedures set forth in Section 40.550.030.H.2-4, and
34		signed by the parties.

1

2 Section 8. Severability.

If any section, sentence, clause, or phrase of this ordinance is held invalid or unconstitutional by
 a court of competent jurisdiction or the Growth Management Hearings Board, such invalidity or
 unconstitutionality shall not affect the validity or unconstitutionality of any other section,

7 sentence, clause, or phrase of this ordinance.

8

9 Section 9. Effective Date.

10 This ordinance shall go into effect on February 28, 2020, ten (10) days after its adoption as 11 provided by law, except for school and traffic impact fees, which will take effect on March 18, 12 2020.

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14 Section 10. Instructions to Clerk.

15 The Clerk to the council shall:

- 1. Transmit a copy of this ordinance to the Washington State Department of Commerce within ten (10) days of its adoption pursuant to RCW 36.70A.106.
 - Transmit a copy of the adopted ordinance to Code Publishing, Inc., forthwith to update the electronic version of the Clark County Code.
 - 3. Transmit a copy of the adopted ordinance to the Clark County Geographic Information Systems (Megen Britell and Jesse Manley).
 - 4. Transmit a copy of the adopted ordinance to the Community Development Department (Dan Young and Susie Davidson).
 - 5. Transmit a copy of the adopted ordinance to the Community Planning Department (Sharon Lumbantobing):
 - 6. Transmit a copy of the adopted ordinance to the Public Works Department (Ahmad Qayoumi and Rob Klug).
 - 7. Record a copy of this ordinance with the Clark County Auditor.
 - **8.** Cause notice of adoption of this ordinance to be published forthwith pursuant to RCW 36.70A.290 and Clark County Code 1.02.140.

Section 11. Roll Call Vote. The following persons voted in favor of the above ordinance [amendments]: ______

ADOPTED this 18th day of February, 2020.

41

42 43

44 45

Attest:

46 Clerk to the Council

- 47 49
- 48
- 49 Approved as to Form Only:

50 Anthony F. Golik

CLARK COUNTY COUNCIL CLARK COUNTY, WASHINGTON By: Eileen Quiring, Chair

By:

Temple Lentz, District 1

Ordinance 2020-02-02 Relating to "Comprehensive Plan" Page 23 of 24

Prosecuting Attorney 1 2 3 4 5 6 7 8 9 By: Christine Cook Sr. Deputy Prosecuting Attorney 10 11

By: _____

Julie Olson, District 2

By: _

John Blom, District 3

By:

Gary Medvigy, District 4



Ordinance 2020-02-02 Relating to "Comprehensive Plan"



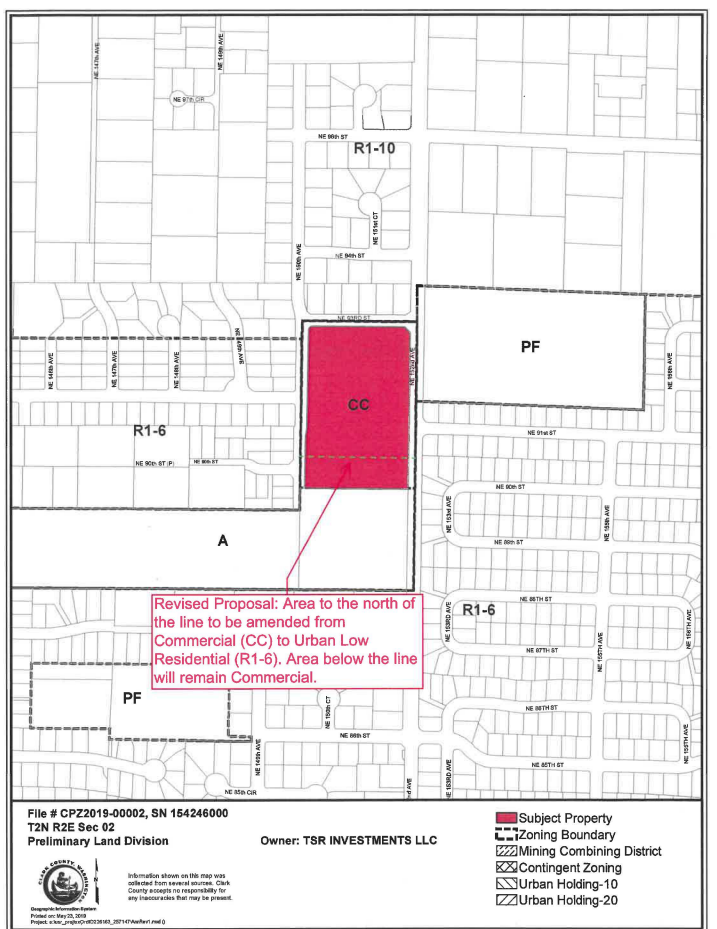


EXHIBIT "A" Legal Description

For APN/Parcel ID(s): 154246000

The South 717 feet of the following described property:

That portion of the Southeast quarter of the Northeast quarter of Section 2, Township 2 North, Range 2 East of the Willamette Meridian, Clark County, Washington, described as follows:

BEGINNING at a point 440.22 feet North of the Southeast corner of said Northeast quarter and running thence North 879.78 feet; thence West 495 feet; thence South 879.78 feet and thence East 495 feet to the Point of Beginning.

EXCEPT that portion conveyed to Clark County, Washington by Quit Claim Deed recorded under Auditor's File No. 5155274.

ALSO EXCEPT any portion lying within NE 152nd Avenue.

gar

Exhibit 2

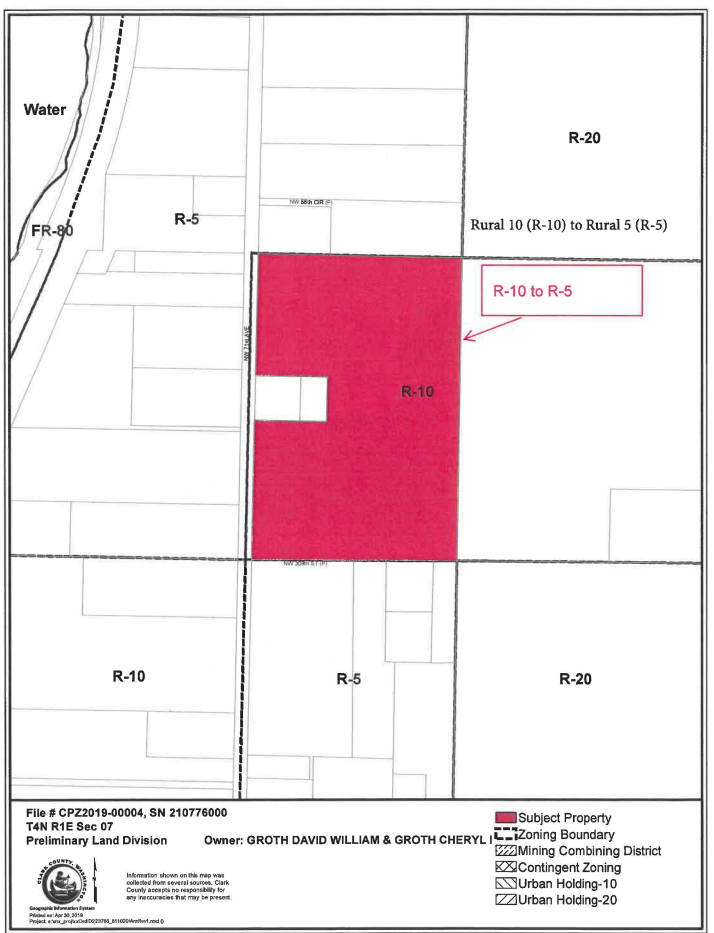


Exhibit 2A 748401 - \$10.00 - Clark County Title Company - Kristi Hilbert - 06/29/2016

After recording return to: David Groth Steven Waugh 112 West 11th Street Vancouver, WA 98660 5298498 D 06/29/2016 10:25 AM Total Pages: 3 Rec Fee: \$75.00 CLARK COUNTY TITLE COMPANY SIMPLIFILE LC E-RECORDING eRecorded in Clark County, WA

Document Title: Bargain and Sale Deed Grantor: Clark County, Washington Grantee: Dave Groth and Steve Waugh Legal Description: #22 Sec 7 T4N R1E WM Serial #: 210776-000 Project: Advance R/W Property Sales WO #: 11360

014263

BARGAIN AND SALE DEED

THE GRANTOR, CLARK COUNTY, a political subdivision of the State of Washington, for and in consideration of Three Hundred Five Thousand and No/100 Dollars (\$305,000.00), in hand paid bargains, sells, and conveys to DAVID WILLIAM GROTH and CHERYL IRENE GROTH, as Co-Trustees of the David and Cheryl Groth Trust and STEVEN WAUGH and REGAN WAUGH, husband and wife, Grantees the following described real estate, situated in the County of Clark, State of Washington:

That fractional Southwest quarter of the Northwest quarter (also known as Government Lot 2) in Section 7, Township 4 North, Range 1 East of the Willamette Meridian, Clark County, Washington.

Except that portion lying within the right of way of NW 71st Avenue.

Also except that portion conveyed to Paul E. Schurman, et ux, by deed recorded under Auditor's File No. G 594638, records of Clark County, Washington.

Also except that portion conveyed to Paul E. Schurman, et ux, by deed recorded under Auditor's File No. G 559832, records of Clark County, Washington.

"SUBJECT TO the encumbrances, exceptions, easements, restrictions and reservations set forth in **EXHIBIT** "A", which is attached hereto and made a part hereof by this reference."

The Grantor for itself and for its successors in interest does by these presents expressly limit the covenants of the deed to those herein expressed, and excludes all covenants arising or to arise by statutory or other implications.

Bargain and Sale Deed Serial #: 210776-000 Project: Advance R/W Property Sales WO #: 11360

Dated this 14 day of JUNL 2016.

Board of County Council Clark County, Washington

Marc Boldt Chair

Jeanne E. Stewart, Councilor

Julie Olson, Councilor

David Madore, Councilor

Tom Mielke, Councilor

STATE OF WASHINGTON

COUNTY OF CLARK 20 / 10 . before me personally appeared day of On this and , to me known to be the duly elected, qualified and MAR KOL NT acting County Councilors(s) of Clark County, Washington, who executed the foregoing

instrument, and acknowledged said instrument to be the free and voluntary act and deed of Clark County, for the uses and purposes therein mentioned, and on oath stated that he/she/they is/are authorized to execute said instrument by resolution of the Board of County Councilors of Clark County and that the seal affixed is the official seal of Clark County.

nn0Dated:

REBECCA L. TILTON NOTARY PUBLIC STATE OF VIASHINGTON COMMISSION EXPIRES APRIL 28, 2017

Notary Public in and for the State of WA Residing at VanLouverMy commission expires: H[26][6]

N:\CIP\NON-PROJECT\REAL PROPERTY\PROPERTY MANAGEMENT\SURPLUS PROPERTY DISPOSAL\OPS SURPLUS 210776-000\B&S DEED.DOCX

Exhibit A

- 1. Subject to taxes for the current year; if any, and future years.
- Subject to reservations contained in Deed from The State of Washington recorded as Auditor's File Number G 55071, records of Clark County, Washington as follows:

Reserving to the grantor all oil, gases, coal, ores, minerals and fossils, etc. and the right of entry for opening, developing and working the same, and providing that such rights shall not be exercised until provision has been made for full payment of all damages sustained by reason of such entry.

Right of State of Washington or its successors, subject to payment of compensation therefore, to acquire rights-of-way for private railroads, skid roads, flumes, canals, water courses or other easements for transporting and moving timber, stone, mineral and other products from this and other land, as reserved in deed referred to above.

 Subject to Easement to Olympic Pipeline Company, a Delaware corporation for pipeline recorded on March 12, 1964 as Auditor's File Number G 379497, and amended as Auditor's File Number 3030931, records of Clark County, Washington.

N:\CIP\WON-PROJECT\REAL PROPERTY\PROPERTY MANAGEMENT\SURPLUS PROPERTY DISPOSAL\OPS SURPLUS 210776-000\B&S DEED.DOCX

G 5236'79, C 524283 708990 708228 THE GRANTORS, WAYNE M. KEENEY and ELNA C. KEENEY, husband and wife, for and in consideration of - - - - - - Ten - - ---- Dollars (\$ 10.00), in hand paid, convey and warrant to GLARK COUNTY, a municipal corporation of the State of Washington, the following described real estate, situated in the County of 01.ark , State of Washington: The fractional Southwest quarter of the Northwest quarter (also known as Government Lot 2) in Section 7, Township 4 North, Range 1 East of the Willamette Meridian; EXCEPT County or Public Roads; SUBJECT to reservations and conditions contained in deed from the State of Washington, under which title is claimed; and SUBJECT to essement granted to Olympic Pipe Line Company, a Delaware corporation, as per instrument appearing of record under Auditor's File No. G 375497. 44 Real Estate Excise Tax Ch. 11 Rev. Laws 1951 Total Approved OCT 3 1968 EXEMPT Alid. #7/6400nto9-31 For datails of icx paid see UPCULINGARD THE COUNTY COMMISSIONERS 1.45. #. Forsthe Callson MH hl .A.D.19 68. Dated this 18th September day of (SEAL) (SEAL) STATE OF WASHINGTON, COUNTY OF CLARK. On this day personally appeared before me WAYNE M. KEENEY and ELNA G. KEENEY, husband and wife, to me known to be the individual³ described in and who executed the within and foregoing instrument, and acknowledged that they signed the same as their free and voluntary act and deed, for the uses and purposes therein mentioned. GIVEN under my hand and present this day of September, 1968. " 18th FILED FOR RECORD COUNTY COMMISSIONERS 68 0 Notary Fublic in and for the State of Wash y Public in and for the state therein. ing at Vancouver, therein. UCT 4 1 32 PM "68 AUDITOR OUR BORKER COUNTY COMMISSIONERS interior, ALBERT M. NANNEY ATTORNEY AT LAW Oct 15 11 us AH '60 200 ADAMS DUILDING NCOUVER, WASHINGTON AJOITON DOL BONKED 91384

708228 6 523679 THE GRANTORS, WAYNE M. KEENEY and ELNA O. KEENEY, husband and wife, for and in consideration of - - - - - Ten - - - - Dollars (\$ 10.00), in hand paid, convey and warrant to GLARK COUNTY, a municipal corporation of the State of Washington, the following described real estate, situated in the County of Clark , State of Washington The fractional Southwest quarter of the Northwest quarter (also known as Government Lot 2) in Section 7, Township 4 North, Range 1 East of the Willamette Meridian; EXCEPT County or Public Roads; SUBJECT to reservations and conditions contained in deed from the State of Washington, under which title is claimed; and SUBJECT to easement granted to Olympic Pipe Line Company, a Delaware corporation, as per instrument appearing of record under Auditor's File No. G 379497. Rivel Estate Excise 1-6 Ch. 11 Rev. Laws 1955 1.1. 9.4 EXELAPT Approved OUT 3 1968 71640 nato 9-31-6 . put 1 see 10. 1 2. 1 - 1 (11, 180 APA 1 1) - ? Tyre in Colon C!--, A. D. 19 68. September Dated this 18th day of Wayne m Reency ___ (SEAL) Gine is flenery _ (SEAL) STATE OF WASHINGTON, COUNTY OF CLARK. On this day personally appeared before me WAYNE M. KEENEY and ELNA G. KEENEY, husband and wife, to me known to be the individual 5 described in and who executed the within and foregoing instrument, and acknowledged that they signed the same as their free and voluntary act and deed, for the uses and purposes therein mentioned. day of September, 1968. GIVEN under my hand and Afficial seal this 18th والأرجاح والمراجع COUNTY COMMISSIONERS Notary Public in and for the State of Washington UCT 5 . _ TH 'uu 1 residing at Vancouver therein. ALUERT M. NANNEY ATTOPHEY AT LAW TOIL ADAMS HUILDING NCOUVER, WASHINGTON 91384

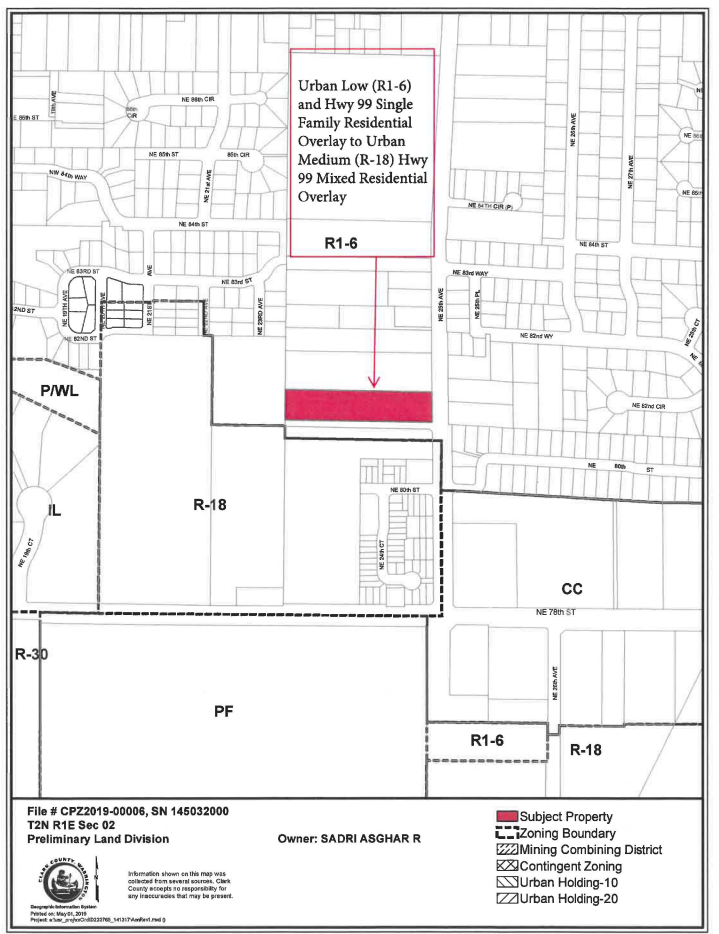


Exhibit 3A	0
	This Space Reserved For Recorder's Use:
Filed for Record at Request of	
Clark County Title Company	
AFTER RECORDING MAIL TO:	9609120039
Name ASCHAR SADRI	
Address 203 E. RESERVE STREET	_
City, State, Zip VANCOUVER, WA 98661	_
Escrow number: 47381CF	

Statutory Warranty Deed

THE GRANTOR MICHAEL W. SYVERSON AND JODI SYVERSON, HUSBAND AND WIFE, WHO ACQUIRED TITLE AS MICHAEL W. SYVERSON, AN UNMARKIED PERSON AND JODI J. COLLINS, AN UNMARKIED PERSON

for and in consideration of TEN DOLLARS AND OTHER GOOD AND VALUABLE CONSIDERATION

in hand paid, conveys and warrants to ASCHAR R. SADRI, A SINGLE PERSON

the following described real estate, situated in the County of CLARK , State of Washington:

SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF.

SUBJECT TO COVENANTS, CONDITIONS, RESTRICTIONS, RESERVATIONS, EASEMENTS AND ACREEMENTS OF RECORD.

			Rest Estate Exclus For th. 11 Rev. Lana 1953 <u>8</u> 2794.60 has a Respi # 402445 Bate	ien puld <u>7-12-96</u>
			Sec. 61, see Ald. Re Doug Lating	
Dated this	05	day of September , 1996	Clerk County Treesurer	
By MICHAEL V.	ALLUS JULI	9	مىمىدۇرۇن يا تىرىنىدۇرى تەرىپىلەر بىرىنى تۈرۈن بىرىنى تەرىپىلەر بىرىنى تەرىپىلەر بىرىنى تەرىپىلەر بىرىنى تەرىپى ت	Bipity
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STATE OF WASH		2		
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they_ signed th				
mentioned in this i	instrument.	TO TOTOLOGIC COLONIA	···· / ··· ··· ··· ··· ··· ··· / /	
Dated: Cep	102,00			
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11	5151	Notary Public in and for the State of	(WASHINGTON	
No. and States	Sma Sma	Residing at <u>BATTLE</u> GROUND My appointment expires: FEBRUAR	Y 1. 1998	
	100 10 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	and management of the month of the state		110

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Exhibit "A"

The following described property in the Clark County, Washington:

BEGINNING at a point on the West line of Government Lot 5, Section 2, Township 2 North, Range 1 East of the Willamette Meridian, which is 368 feet Southerly from Northwest corner thereof and running thence Southerly along the West line 132 feet; thence Easterly and parallel with the North line 687.82 feet, more or less, to the East line; thence Northerly along said East line 132 feet; thence Westerly and parallel with the North line 686.64 feet, more or less, to the point of beginning.

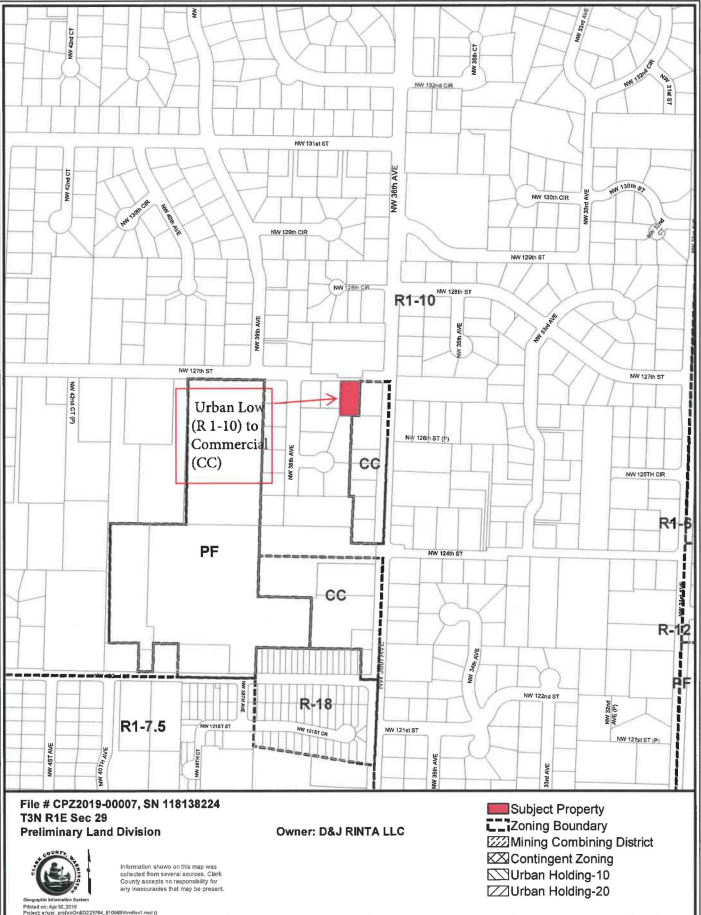
EXCEPT that portion of the East 30 feet lying within the right of way of Nozette Road, now know as N.E. 25th Avenue.

Also Except that portion conveyed to clark County recorded under Auditor's File number 3319490.

SEP 12 10 59 AM '96

AUDITOR ELIZABETH & LUCE

83



OrdJD223764_810569\AnnRev1.mxd ()

Exhibit 4A

LEGAL DESCRIPTION

"Lot 13, North Columbia Gardens, per the plat thereof recorded in Book G, Page 221, Clark County Plat Records"

Exhibit 5 CPZ2019-00010 School Public Facility Zone Amendments Approved Comprehensive Plan and Zoning Designations

PropertyID	Current Comprehensive Plan Designation	Current Zoning Designation	Approved Comprehensive Plan Designation	Approved Zoning Designation	Notes
185950000	PF	PF	UL	R1-10	
199667000	PF	PF	UL	R1-10	
200130000	PF	PF	UL	R1-10	
200176000	PF	PF	UL	R1-10	
275220000	PF	PF	R-5	R-5	
275230000	PF	PF	R-5	R-5	
275259000	PF	PF	R-5	R-5	
196677000	PF	PF	R-5	R-5	
104317000	PF	PF	UL	R1-7.5	
105582001	PF	PF	UL	R1-6	
105590000	PF	PF	UL	R1-6	
154038000	PF	PF	UL	R1-6	
154457000	PF	PF	UL	R1-6	
154516000	PF	PF	UL	R1-6	
154523000	PF	PF	UL	R1-6	
154527000	PF	PF	UL	R1-6	
					Parcel has split zoning. Comprehensivep plan designation of UL and zoning R1-6 applies to the western portion of the parcel, approximately 5 acres. Comprehensive plan designation of UM and zoning R-18 applies to the eastern portion of the parcel,
157494000	PF	PF	UL; UM	R1-6; R-18	approximately 6.81 acres.
157508004	PF	PF	UL	R1-7.5	1
157509000	PF	PF	UL	R1-7.5	
158663000	PF	PF	UL	R1-6	
172116000	PF	PF	UL	R1-6	
172133000	PF	PF	UL	R1-6	
172142000	PF	PF	UL	R1-6	
172142005	PF	PF	UL	R1-6	
172142010	PF	PF	UL	R1-6	
172142015	PF	PF	UL	R1-6	
197409000	PF	PF	R-5	R-5	
197415000	PF	PF	R-5	R-5	Parcel has split zoning. Change only applies to eastern portion currently designated PF, which is approximately 12 acres.
197466000	PF	PF	R-5	R-5	
204042000	PF	PF	R-5	R-5	
204235000	PF	PF	RC	RC-1	
204260000	PF	PF	RC	RC-1	
258647000	PF	PF	R-5	R-5	
179392000	PF	PF	R-5	R-5	
98080000	PF	PF	UL	R1-7.5	
108590000	PF	PF	UL	R1-10	
108598000	PF	PF	UL	R1-10	
108600000	PF	PF	UL	R1-10	
118200000	PF	PF	UL	R1-6	
146210000	PF	PF	UL	R1-7.5	
146668000	PF	PF	P/OS; UL	P/WL; R1-7.5	Parcel has split zoning. Comprehensive plan designation of P/OS and zoning P/WL applies to northern portion of parcel. Comprehensive plan designation of UL and zoning R1-7.5 applies to southern portion of parcel. P/OS section is approximately 5.35 acres. UL section is approximately 6.4.
146669000	PF	PF	UL	R1-7.5	
146743000	PF	PF	UL	R1-7.5	
147623000	PF	PF	UM	R-22	
147646000	PF	PF	UM	R-22	

Exhibit 5 CPZ2019-00010 School Public Facility Zone Amendments Approved Comprehensive Plan and Zoning Designations

PropertylD	Current Comprehensive Plan Designation	Current Zoning Designation	Approved Comprehensive Plan Designation	Approved Zoning Designation	Notes
147937000	PF	PF	UM	R-22	
148004000	PF	PF	UM	R-22	
148038000	PF	PF	UM	R-22	
148039000	PF	PF	UM	R-22	
148076000	PF	PF	UM	R-22	
184953000	PF	PF	UL	R1-7.5	
185025000	PF	PF	UL	R1-7.5	
186620000	PF	PF	UL	R1-6	
187329000	PF	PF	UL	R1-6	
187381000	PF	PF	UL	R1-6	
189207000	PF	PF	UL	R1-7.5	
189208000	PF	PF	UL	R1-7.5	
189231000	PF	PF	UL	R1-7.5	
189272000	PF	PF	UL	R1-7.5	
189308000	PF	PF	UL	R1-7.5	
189309000	PF	PF	UL	R1-7.5	

Exhibit 6

The table below shows the proposed updates to school impact fees (SIF):

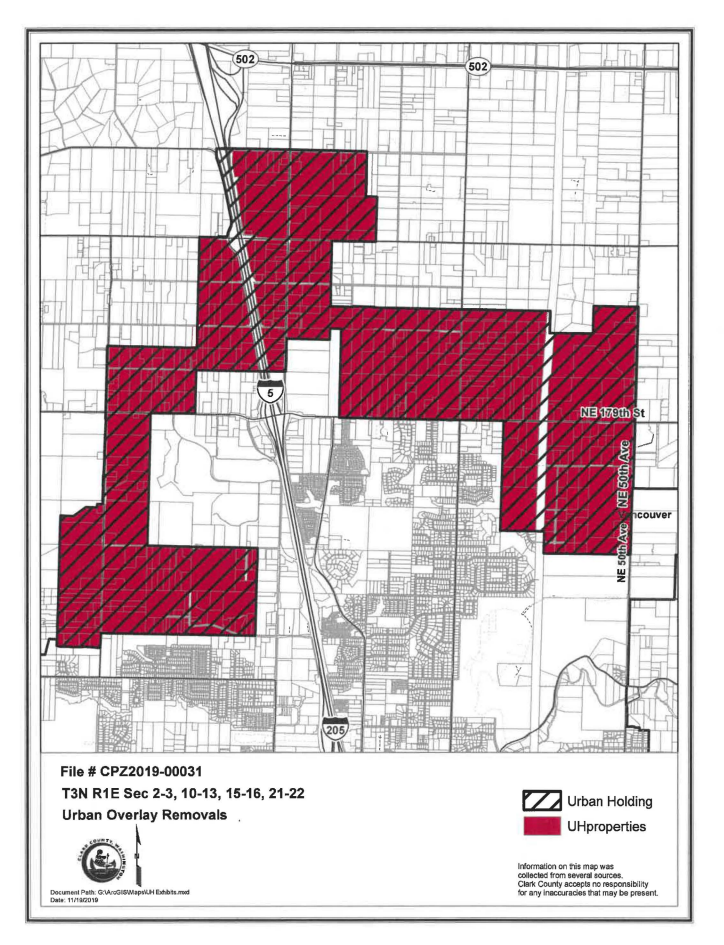
School District	CPZ Number ¹	Ordinance ²	Single Family ³	Multi-Family ³
La Center	CPZ2019-00011	Ord. 2016-06-12	\$3,501	\$3,104
Evergreen	CPZ2019-00020	Ord. 2016-06-12	\$6,432	\$3,753
Hockinson	CPZ2019-00021	Ord. 2016-06-12	\$7,790	\$3,434
Woodland	CPZ2019-00022	Ord. 2016-06-12	\$5,900	\$5,900
Ridgefield	CPZ2019-00027	Ord. 2016-06-12	\$10,100	\$10,100

¹The case number for purposes of Tidemark.

²The ordinance containing the last update of the single family and multi-family fees.

³The proposed single family and multi-family fees per dwelling unit, respectively.





CPZ2019-00031 URBAN HOLDING OVERLAY PARCELS

6081630006044450001174420001174250001812320001169600001812030602661000608467000117461000117390000181293000116915005181499011743100160252400011746100518123500018151300011691000018217006100470006084730001173700001174000001815120001814470001821680986031758610925000117431000117150000116970000116820000181694060867300061005200018130600011714600011691500018130000018169509860317556108730001794170001812340001168900001812860001817040
11743100160252400011746100518123500018151300011691000018217006100470006084730001173700001174000001815120001814470001821680986031758610925000117431000117150000116970000116820000181694060867300061005200018130600011714600011691500018130000018169509860317556108730001794170001812340001168900001812860001817040
6100470006084730001173700001174000001815120001814470001821680986031758610925000117431000117150000116970000116820000181694060867300061005200018130600011714600011691500018130000018169509860317556108730001794170001812340001168900001812860001817040
986031758610925000117431000117150000116970000116820000181694060867300061005200018130600011714600011691500018130000018169509860317556108730001794170001812340001168900001812860001817040
60867300061005200018130600011714600011691500018130000018169509860317556108730001794170001812340001168900001812860001817040
986031755 610873000 179417000 181234000 116890000 181286000 1817040
601250000 605884000 179356000 181309000 181458000 116930000 1816860
602921000 603395000 179168000 117765060 181258000 116913000 1821980
608805000 986050548 179174000 117141000 116815000 181453000 1817100
608454000 607318000 179094000 117180000 181448000 116810000 1816960
606490000 610975000 117750000 117170000 181225000 116680000 1822030
610535000 607077000 117700000 181316000 116675000 116710000 1817110
611430000 986027435 117730000 117765056 116700000 181460005 1821830
600053000 605059000 181228000 181539000 116660000 116685000 1821800
601855000 600494000 181236000 181540000 116684000 181442000 1177670
611493000 605208000 117761000 181251000 116701000 181495000 1177670
602160000 986033531 117710000 181295000 181454000 181497000 1823930
610755000 986034012 181227000 181517000 181291000 179416000 1823810
603106000 604263000 117711000 181455000 181208000 179414000 1821570
606946000 601684000 117500000 117142000 181238000 179183000 1821840
986031756 60320000 117490000 117765091 181202000 181472000 1821880
986028524 601541000 117450000 117765090 181223000 116635000 1821740
610053000 600456000 181221000 181557000 181459000 116566000 1821840
611431000 610628000 179178000 117062000 181579000 116560005 1821840
601465000 611466000 179143000 117060000 181268000 116636000 1855710
610556000 607156000 179414005 181207000 181277000 116610000 1817350
600499000 986050390 179100000 181317000 181548000 116590000 1816890
606402000 604679000 179414010 181532000 181519000 116570000 1817050
610048000 986042655 179184000 181509000 117180005 181262000 1816870
605661000 603791000 179152000 181533000 117145000 116600000 1814760
605060000 606654000 179157000 117080000 117765095 116550000 1813040
610051000 606400000 179147000 117121000 117140000 181264000 1816940
602363000 610947000 117751000 117123000 181198000 181244005 1817410
605054000 605798000 181183000 117122000 181278000 181496000 1812840
606955000 606585000 117451000 181209000 117120000 181476000 1815200

607740000	179416005	181188000	181257000	181531000	181479000	181326000
608470000	179166000	117430000	181510000	181541000	116582000	181494000
607112000	179146000	117410000	181542000	181543000	181305000	181530000
608070000	179165000	181294000	181511000	181537000	181470000	181493000
182211000	184957000	181209005	184958000	181753000	181769000	116911000
181763000	185427000	181572000	185565000	181754000	117767016	116892000
181715000	185544000	116670000	184978000	181748000	181770000	117116000
181709000	185483000	116683000	185440000	181285000	181767000	181297000
181764000	185471000	116702000	185412000	181749000	181682000	181515000
182193000	185468000	181218000	185510000	181259000	179380000	181516000
117767014	185014000	181239000	185512000	182138000	179355000	181546000
179153000	185531000	181319000	185503000	181522000	181466000	181547000
182199000	181230000	181460000	185514000	181675000	181580000	181501000
182208000	117740000	181443000	185504000	181514000	986050146	116567000
181721000	117741000	116681000	185028010	179191000	181449000	181492000
181765000	117515000	181498000	185019000	117767012	179352000	181471000
181766000	117480000	116676000	185017000	117767008	986050147	181263000
182194000	181186000	181482000	185027000	181544000	181581000	181505000
181714000	181237000	116620000	184976000	181464000	181444005	181752000
182167000	117441000	116565000	181518000	181445000	181441000	181701000
185537000	181217000	116560000	185501000	181450000	181444010	181702000
185415000	117440000	181303000	182204000	185451000	181444000	181694015
182155000	117380000	181323000	185542000	181714005	181755000	181729000
182155005	181290000	181483000	179151000	181727000	179350000	181708000
182184016	181302000	181224000	116980000	117767006	179354000	182165000
182181000	181247000	181525000	181288000	117767010	179393000	182178000
185028015	117160000	181490000	116630000	181693000	181768000	185426000
185028005	181324000	181500000	181672000	181717000	181685000	185549000
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182184006	181310000	181694000	117063000	185489000	185543000	185538000
185487000	181193000	182164000	116912000	116641000	185447000	117117000
182200000	117765070	181700005	116720000	116642000	185525000	181287010
182177000	117765080	181699000	181267000	116650000	185535000	116950000
184960000	117765085	181695005	181244000	116640000	181747000	116940000
185490000	181312000	182185000	117680000	116845000	182184014	116901000
185533000	181192000	182160000	117190000	116830000	182191000	181322000
184959000	117147000	182393005	116900000	181698000	182190000	181275000
185500000	117765092	181719000	181272000	116860000	182382000	181197000
184957005	181538000	185020000	181521000	986041986	182212000	117420000

185476000	117070000	184986000	181245000	116840000	185548000	117428000
185028020	181253000	185018000	181189000	181674000	181287015	181243000
185467000	181292000	182184004	181440000	116875000	181545000	117415000
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182201000	181287005	182184008	117360000	117090000	116920000	181184000
608674000	604145000	608076000	610049000	605166000	601061000	117460000
117720000	117760000	117470000				

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CPZ2019-00031 COMPREHENSIVE PLAN TEXT AMENDMENT

Chapter 14 Procedural Guidelines

Special Implementation Procedures

The comprehensive plan map contemplates one land use method to assure the adequacy of public facilities needed to support urban development within urban growth areas. That method is to apply an Urban Holding District combined with urban zoning.

Urban Holding

When development polices require a legislative action prior to urban development occurring, the county applies the Urban Holding Plan Map and Zoning Overlay with a specific underlying urban zone. In these cases, identified criteria are established that must be met in order to remove the urban holding zoning and authorize the underlying urban zone. Under certain circumstances a Master Plan or Sub-Area Plan which includes how and when an area develops and with what uses, may be required. In most cases, city plan policies may require annexation prior to development.

Battle Ground, Camas, La Center, Ridgefield, Washougal, Yacolt and Woodland Urban Growth Areas

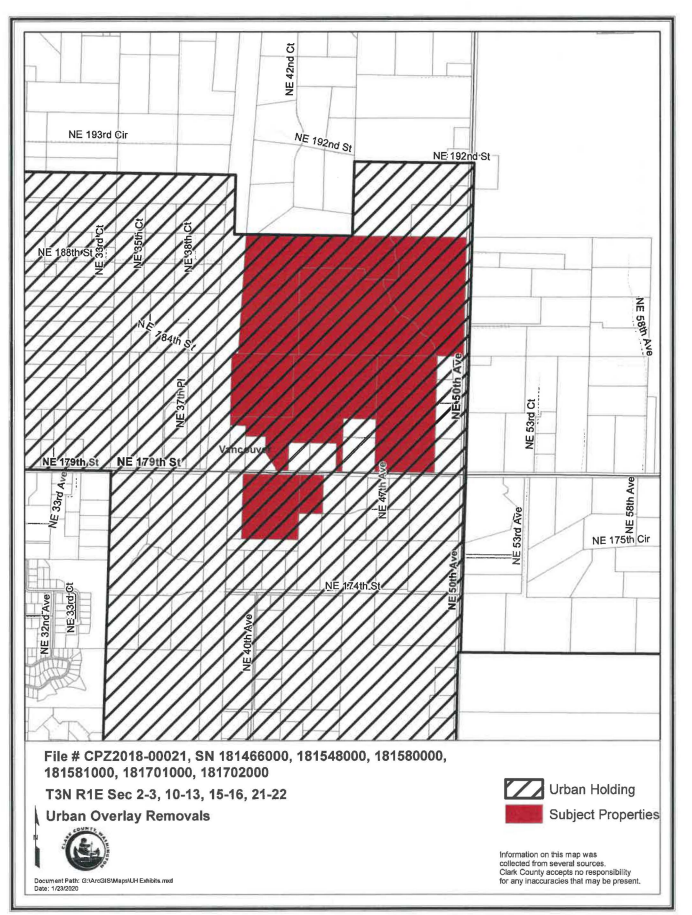
These areas may only undergo urban development following annexation, or consistent with an Intergovernmental Agreement which responds to a significant opportunity for a major employer if immediate annexation is not geographically feasible.

Vancouver Urban Growth Area

The Vancouver Urban Growth Area is divided into larger sub-areas. Each of these areas has unique circumstances as described below that shall be met in order to remove the Urban Holding Overlay and authorize an urban zone which is consistent with the Comprehensive Plan. The county will remove the UH overlay to appropriate areas sufficient in size that the county can collect transportation related data, analyze the cumulative transportation impacts and address mitigation to these impacts. The urban holding overlay designation may be removed pursuant to Clark County Code 40.560.010 upon satisfaction of the following:

Mill Creek: The area is bordered by NE 179th Street to the north, NE 50 Avenue to the east, NE 163rd Street to the south, and NE 34th Avenue to the west. Determination that the completion of localized critical links and intersection improvements are reasonably funded as shown on the county 6 Year Transportation Improvement Plan or through a development agreement.
 West Fairgrounds and East Fairgrounds: Determination that the completion of localized critical links are reasonably funded as shown on the county 6 year Transportation that the completion of localized critical links and intersection that the completion of localized critical links and intersection that the completion of localized critical links and intersection that the completion of localized critical links and intersection that the completion of localized critical links and intersection improvements are reasonably funded as shown on the county 6 year Transportation

Improvement Plan or through a development agreement.



RESOLUTION NO. 2020-01-07

A Resolution of the Clark County Council authorizing entry into a First Amended and Restated Development Agreement among Clark County and the following owners and developers of real property in the vicinity of NE 179th Street:

MILL CREEK JV LLC (hereinafter referred to as "Holt" or "Developer"), WILFRED N ZILKE FAMILY TRUST (hereinafter referred to as "Zilke Trust"), WILFORD ZILKE AND MARJORIE ZILKE, husband and wife (hereinafter referred to as Zilke), GARY WEBB TRUST hereinafter referred to as "Webb"), and BIRCHWOOD FARMS LLC, (hereinafter referred to as "Birchwood Farms"), collectively referred to as "Property Owners."

WHEREAS, Property Owners own and seek to develop certain parcels of real property in the vicinity of NE 179th Street and Interstate 5, which is currently subject to an urban holding overlay pursuant to Clark County's 20-Year Comprehensive Growth Management Plan 2015-2035; and

WHEREAS, Clark County's Compressive Plan requires that prior to lifting the urban holding designation in the 179th Street/I-5 Interchange Area, the Council must determine that the completion of localized critical links and intersection improvements are reasonably funded, as shown on the County's 6-Year Transportation Improvement Plan or through a development agreement; and

WHEREAS, Clark County intends to fund the necessary improvements, in part, by entering into development agreements that will become effective upon the Council's adoption of a future ordinance finding that the relevant localized critical links and intersection improvements are reasonably funded and amending the Comprehensive Plan to remove the urban holding overlay; and

1

WHEREAS, RCW 36.70B.170 through .210 authorize the County to enter into development agreements with persons or entities having ownership or control of real property within the County; and

WHEREAS, on August 20, 2019, the Clark County Council selected a financing option to reasonably fund localized critical links and intersection improvements and authorized entry into a Development Agreement (the "DA") among Clark County and Property Owners (collectively "Parties") regarding certain real property in the vicinity of NE 179th Street, which property is located in Clark County, Washington; and

WHEREAS, Subsequent to the Clark County Council's August 20, 2019 authorization of the DA, Birchwood Farms refused to execute the DA and requested that it be amended to make Holt solely responsible for the \$2.9 Million TIF pre-payment obligations set forth in the DA; and

WHEREAS, the Clark County Council approves of amending the DA to make Holt solely responsible for the \$2.9 Million pre-payment obligations set forth in the DA, provided that Holt must post a security bond that is acceptable to the County from a reputable bonding company to secure the full prepayment obligation; and

WHEREAS, the Clark County Council approves of further amending the DA to make other corrections and clarifications necessary to memorialize the intent of the Parties; and

WHEREAS, the Clark County Council finds that the Introduction to the DA should be amended to read as follows:

This Development Agreement (this "Agreement") is entered into by and between CLARK COUNTY, a political subdivision of the State of Washington (the "County") and MILL CREEK JV LLC (hereinafter referred to as "Holt" or "Developer," which terms include any successor to, or assignee of, Mill Creek JV LLC), WILFRED N

ZILKE FAMILY TRUST (hereinafter referred to as "Zilke Trust"), WILFORD ZILKE AND MARJORIE ZILKE, husband and wife (hereinafter referred to as Zilke), GARY WEBB TRUST (hereinafter referred to as "Webb"), and BIRCHWOOD FARMS LLC, (hereinafter collectively referred to as "Birchwood Farms"). "Holt", or the "Developer," which terms also include any successor in interest to the Property during the term of this Agreement. Holt, the Zilke Trust, Zilke, Webb, and Birchwood Farms, and their successors and assignees may be referred to individually as a "Property Owner" and collectively as "Property Owners." The County and the Property Owners are the "Parties."

WHEREAS, the Clark County Council finds that Recital B should be amended to

read as follows:

B. WHEREAS, Holt, owns or <u>has under contract to purchase from Zilke Trust.</u> <u>Zilke, Webb and Birchwood Farms, controls certain parcels of real property in</u> unincorporated Clark County Washington with the following tax identification numbers: 181466000, 181548000, 181580000, 181581000, 181701000, and 181702000, <u>986050146, and 98605146</u>, and which are more particularly described in Exhibit A and incorporated by reference herein (together, the "Property"); and,

WHEREAS, the Clark County Council finds that Section 1 should be amended to

read as follows:

 This Agreement is a Development Agreement to be implemented in accordance with RCW 36.70B.170 through RCW 36.70B.210. It shall become a contract <u>among between the Parties Holt and the County</u> upon the later of (1) the date ten days after the day of the County's approval by ordinance or resolution following a public hearing as provided for in RCW 36.70B.170, or (2) the date on which a fully executed version is recorded with the County Auditor (the "Effective Date").

WHEREAS, the Clark County Council finds that Section 8(e) should be amended

to read as follows:

e. Regardless of the schedule provided for in provisions of Sections 8.b. 8.c. and 8.d above, Holt agrees that by December 31, 2023, if the combined amount of TIF and Surcharge paid by Holt is less than \$2,900,000, then Holt shall, on or before December 31st, 2023, pay to the County the difference between what Holt has paid in combined TIF and Surcharge and \$2,900,000 (the "Gap Amount"). The Gap Amount shall be applied in the future to subsequent preliminary plat, final plat or building permit applications on the Property as pre-paid TIF or prepaid Surcharge. Nothing in this Agreement limits to \$2,900,000 Holt's total obligations to pay TIF, Surcharge, or combined TIF

Resolution - Page 3 of 8

and Surcharge that may arise from the Property's future development approvals.

WHEREAS, the Clark County Council finds that Section 8(h) should be

amended to read as follows:

h. Subject to the provisions of Section 8(e), nothing herein shall prevent Holt from applying for and receiving preliminary plat approval for more lots earlier in time than provided for in subsection 8(b) above. Provided, however, that if Holt does apply for and receive preliminary plat approval for more than 150 lots prior to August 15th 2020; 300 lots prior to August 15th, 2021, 450 lots prior to August 15th 2022, or 541 lots prior to August 15th 2023, Holt shall pay the per lot fee identified in subsection 8(b) by the dates and for the number of lots set forth in sub-paragraphs 1-4 below:

(1) August 15th 2020, based upon 150 lots <u>if 150 lots or more have</u> received preliminary plat approval;

(2) August 15th 2021, based upon 300 lots if 300 lots or more have received preliminary plat approval;

(3) August 15^{th} 2022, based upon 450 lots if 450 lots or more have received preliminary plat approval; and

(4) August 15th, 2023 based upon 541 lots if 541 lots have received preliminary plat approval.

The amount of TIF owed under section 8(b) that has not been paid for a lot receiving preliminary plat approval pursuant to this subsection shall be paid at the time of final plat approval for that lot. <u>Within 30 days of the full</u> execution of this Agreement, Holt shall post security in the form of a bond from a reputable bonding company or some other form of security acceptable to the County and Holt (the "Security"). The amount of the Security shall be 2.9 million dollars which, in addition to securing Holt's payment of TIFs or Surcharge payments as provided for in this Section 8, shall also cover any and all losses, penalties, fees, expenses, and/or interest incurred by the County as a result of Holt's nonperformance of its obligations as provided for in this Section 8.

WHEREAS, the Clark County Council finds that the DA should amended to

include Section 8(i), to read as follows:

Resolution - Page 4 of 8

i. Party to this Agreement other than Holt, or a successor or assignee of Holt, shall have any obligation under this Agreement that is expressly stated herein as an obligation of Holt. Only Holt, among the Property Owners, is bound by the terms of Section 8: the County shall not seek to enforce, whether through lawsuit, liens, judgments or foreclosure, any of Holt's obligations under this Agreement against Zilke, the Zilke Trust, Birchwood Farms or Webb, or its respective portions of the Property, while that Party remains the owner of that portion No of Property;

WHEREAS, the Clark County Council finds that the DA should amended to

include Section 8(j), to read as follows:

j. Lots created and approved on the Property in excess of 541 lots are not subject to the pre-payment provisions of Section 8: Holt shall pay TIF and Surcharge, in the total amount of \$9,550 for each lot in excess of 541 lots, at the time of building permit issuance.

WHEREAS, the Clark County Council finds that Section 10 should be amended

to read as follows:

- a. Failure by either any pParty at any time to require performance by the another pParty of any of the provisions hereof shall in no way affect the pParties' rights hereunder to enforce the same, nor shall any waiver by the any pParty of the breach hereof be held to be a waiver of any succeeding breach or a waiver of this non-waiver clause.
- **b.** This Agreement shall be construed with, and governed by, the laws of the State of Washington. The <u>pP</u>arties agree to venue in the Superior Court for Clark County, State of Washington, to resolve any disputes that may arise under this Agreement.
- c. If any portion of this Agreement shall be invalid or unenforceable to any extent, the validity of the remaining provisions shall not be affected thereby.
- d. This Agreement is assignable, and, except as provided in Section 8, shall run with the land and be binding upon and inure to the benefit of the Parties, their respective heirs, successors and assigns. This Agreement shall be recorded.
- e. The recitals contained herein are agreed to state binding obligations of the Parties, as their terms provide.

WHEREAS, the Clark County Council finds that certain grammatical, formatting and scriveners errors should be corrected throughout the DA which are reflected in *Exhibit 1* and *Exhibit 2* of this Resolution; and

WHEREAS, for ease of future reference to and implementation of the Development Agreement, as amended, the Parties desire to restate the amended agreement; and

WHEREAS, the previously approved DA, with track changes reflecting the amendments described herein, is attached hereto as *Exhibit 1*; and

WHEREAS, the FIRST AMENDED AND RESTATED DEVELOPMENT AGREEMENT AMONG CLARK COUNTY, MILL CREEK JV LLC, WILFRED N ZILKE FAMILY TRUST, WILFORD ZILKE AND MARJORIE ZILKE, GARY WEBB TRUST, AND BIRCHWOOD FARMS LLC (hereinafter "Amended Development Agreement" is attached hereto as *Exhibit 2*; and

WHEREAS, the Bond Agreement securing Holt's \$2.9 Million pre-payment obligations set forth in the Amended Development Agreement is attached hereto as *Exhibit 3*; and

WHEREAS, the Council considered this matter at a duly-advertised public hearing; and

WHEREAS, the Council concluded that approval of the amendments to the DA, and the approval and adoption of the proposed Amended Developer Agreement set forth in *Exhibit 2* and the Bond Agreement set forth in *Exhibit 3* will further the public health, /////

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safety, and welfare of Clark County; now therefore,

THE CLARK COUNTY COUNCIL HEREBY RESOLVES AS FOLLOWS:

1. The Clark County Council approves the amendments to the DA set forth above;

2. The Clark County Council approves the restatement of the amended DA, as set forth in *Exhibit 2* hereto, the FIRST AMENDED AND RESTATED DEVELOPMENT AGREEMENT AMONG CLARK COUNTY, MILL CREEK JV LLC, WILFRED N ZILKE FAMILY TRUST, WILFORD ZIEKE AND MARJORIE ZILKE, GARY WEBB TRUST, AND BIRCHWOOD FARMS LLC, portions of which will become effective upon the Council's future adoption of an ordinance finding that the relevant localized critical links and intersection improvements are reasonably funded, and that the Urban Holding overlays are removed from Developers' property.

The Clark County Council approves the Bond Agreement securing Holt's
 \$2.9 Million pre-payment obligations set forth in the Amended Development Agreement is attached hereto as *Exhibit 3*.

4. Instructions to the Clerk. The Clerk of the Council shall:

- a. Record a copy of this resolution with the Clark County Auditor;
- b. Cause notice of adoption of this resolution to be published forthwith pursuant to RCW 36. 70A.290;
- c. Transmit a copy of this resolution to Clark County Geographic Information Systems (Bob Pool, GIS Coordinator), to Community Planning (Oliver Orjiako, Director), to Community Development (Dan Young, Director) and to Public Works (Ahmad Qayoumi, Director).

day of tinuary, 2020. ADOPTED this

COUNTY COUNCIL CLARK COUNTY, WASHINGTON

Attest:

Resolution - Page 7 of 8

Clerk to the Board

Approved as to form only: ANTHONY F. GOLIK Prosecuting Attorney

whe H Cook Taylor

Senior-Deputy Prosecuting Attorney

By: Eileen Quiring, Chair

By:

Temple Lentz, District 1

By:

Julie Olson, District 2

By:

John Blom, District 3

By:

Gary Medvigy, District 4



When Recorded, Return to:

Randall B. Printz Landerholm, Memovich, Lansverk & Whitesides, P.S. P.O. Box 1086 Vancouver, WA 98666-1086

ABOVE SPACE RESERVED FOR RECORDING INFORMATION

AMENDED AND RESTATED DEVELOPMENT AGREEMENT

This Development Agreement (this "Agreement") is entered into by and between CLARK COUNTY, a political subdivision of the State of Washington (the "County") and MILL CREEK JV LLC (hereinafter referred to as "Holt" or "Developer," which terms include any successor to, or assignee of, Mill Creek JV LLC), WILFRED N ZILKE FAMILY TRUST (hereinafter referred to as "Zilke Trust"), WILFORD ZILKE AND MARJORIE ZIELKE, husband and wife (hereinafter referred to as Zilke), GARY WEBB TRUST hereinafter referred to as "Webb"), and BIRCHWOOD FARMS LLC, (hereinafter referred to as "Birchwood Farms"). Holt, the Zilke Trust, Zilke, Webb, and Birchwood Farms, and their assignees and successors in interest to the subject property may be referred to as the "Property Owners." The County and the Property Owners are the "Parties."

RECITALS

A. WHEREAS, the County has land use planning and permitting authority over unincorporated lands within its boundaries, and

B. WHEREAS, Holt, owns or has under contract to purchase from Zilke Trust, Zilke, Webb and Birchwood Farms, certain parcels of real property in unincorporated Clark County Washington with the following tax identification numbers: 181466000, 181548000, 181580000, 181581000, 181701000, 181702000, 986050146, and 98605147, and which are more particularly described in Exhibit A and incorporated by reference herein (together, the "Property"); and,

C. WHEREAS, the Property is subject to a comprehensive plan overlay designation of Urban Holding (UH), and a zoning overlay designation of Urban Holding-10 (UH-10), with underlying plan and zoning designations of Urban Low Density Residential (UL), and Single Family Residential (R1-7.5), respectively; and

D. WHEREAS, Holt and the County would like to further plan for the development of the Property with a unique and innovative design and a wide range of residential densities, advance

Amended and Restated Development Agreement: Holt/Mill Creek – Clark County Page 1 of 15 **D.** WHEREAS, Holt and the County would like to further plan for the development of the Property with a unique and innovative design and a wide range of residential densities, advance funding for transportation improvements, predictable infrastructure and regulations, and parks, trails and open spaces; and,

E. WHEREAS, This Agreement addresses the Comprehensive Plan criteria to lift the UH overlay from the Property and includes the Developer's agreement to satisfy the criteria. The County's approval of this Agreement represents the County Council's determination for the Property that the completion of localized critical links and intersection improvements are reasonably funded. In order for Developer to facilitate the items identified in this Agreement, Developer desires to obtain removal of the UH overlay designation and zoning from the Property so that development may occur thereon. In this regard, the removal of the UH overlay from the Property via a County ordinance will be processed concurrently with the approval of this Agreement; and,

F. WHEREAS, Holt and the County want to enable the Property to develop in a manner consistent with the Master Plan attached hereto as Exhibit B and incorporated by reference herein; and under the land use and development standards currently applicable to the Property (unless otherwise provided for in the Master Plan) and to allow for substantial environmental review to occur prior to development of the Property, including analysis of transportation impacts, recognizing that the State Environmental Policy Act encourages advanced environmental review and discourages piecemeal review; and,

G. WHEREAS, the County has the authority to enter into Development Agreements pursuant to RCW 36.70B.170 which provides, in part:

The Legislature finds that the lack of certainty of the approval of development projects can result in a waste of public and private resources escalate housing costs for consumers and discourage the commitment to comprehensive planning which would make maximum efficient use of resources at the least economic cost to the public. Assurance to a development project applicant that upon government approval the project may proceed in accordance with existing policies and regulations, and subject to conditions of approval, all is set forth in a development agreement, will strengthen the public planning process, encourage private participation and comprehensive planning, and reduce the economic cost of development; and,

H. WHEREAS, for purposes of this Agreement, "Development Standards" includes, but is not limited to all of the standards listed in RCW 36.70B.170(3) and,

I. WHEREAS, the County and Holt wish to provide long-term predictability to both Holt and the County on various development issues through the implementation of this Agreement and its attendant Master Plan; and,

J. WHEREAS, Holt, the County, and others have collaborated over a number of years through a public-private partnership, to facilitate the implementation of the Comprehensive Plan

through the improvement of transportation infrastructure in the area of the 179th Street interchange with Interstate 5 ("179th Interchange Area"). This is an area which faces challenges to development and to fully implementing the Comprehensive Plan, because of congestion and a lack of capacity on existing local roadways and intersections, lack of access to underdeveloped properties, and resulting traffic safety problems. Each Party has dedicated significant resources to planning for that area, which provides a gateway to development of currently underutilized land in the 179th Interchange Area. It is necessary for the Parties to complete certain planning efforts in the area, so that public and private funding will be available to complete the needed infrastructure, and that development of the infrastructure can go forward. Completion of certain intersections and other transportation links in the area will further implement the Comprehensive Plan and allow certain properties to develop, thereby generating further resources for more transportation improvements, and addressing the continuing harm to the public because of the problems and challenges listed above. This Agreement will document the completion of planning relevant to the subject property, Holt's contributions to the completion of certain infrastructure in the area, and the County's assurances that Holt may proceed as set forth herein.

K. WHEREAS, Holt's traffic engineer has prepared trip generation and distribution information based upon the expected development of the Property in accordance with the Master Plan (Exhibit B), and a copy of the trip generation estimates is attached hereto and incorporated herein as Exhibit E; and

L. WHEREAS, this Agreement addresses the Comprehensive Plan criteria to remove the UH plan and zoning overlays from the Property and includes Holt's agreement to satisfy the criteria through the construction of or reasonable funding of the mitigation measures, including the critical links and intersections, identified in Exhibit D.

NOW, THEREFORE, based on the foregoing Recitals, the Parties agree as follows:

1. Development Agreement; Effective Date.

This Agreement is a Development Agreement to be implemented in accordance with RCW 36.70B.170 through RCW 36.70B.210. It shall become a contract among the Parties upon the later of (1) the date ten days after the day of the County's approval by ordinance or resolution following a public hearing as provided for in RCW 36.70B.170, or (2) the date on which a fully executed version is recorded with the County Auditor (the "Effective Date").

2. Duration of Agreement

a. This Agreement shall take effect upon the Effective Date and shall terminate ten years thereafter; provided that, the ten-year period of effectiveness specified in this Agreement shall be tolled pending any appeals of this Agreement or of any county, state or federal land use decisions entitling Holt to commence or complete development of the Property.

b. In recognition of the need for the Clark County Council ("Council") to make a formal determination that the improvements needed to create transportation capacity sufficient to accommodate the trips generated by the Master Plan, including the critical links and intersections as provided for in the Comprehensive Plan, are reasonably funded; and in recognition that removal of the current Urban Holding overlays must occur before development of the Property may occur; and recognizing that at the time this matter comes before the Council the final funding package for the critical links and intersections may not yet be adopted, the Parties agree that the County shall remove the Urban Holding designations from the Property upon the effective date of the Council's adoption of an ordinance determining that the improvements needed to create transportation capacity sufficient to accommodate the trips generated by the Master Plan, including the critical links and intersections in the 179th Interchange Area, are reasonably funded within six years, as required by the Comprehensive Plan; provided, however, that the County has no obligation to adopt such an ordinance.

3. Vesting

- **a.** Except as set forth in Section 3.b, below, any land use application submitted with respect to the Property during the term of this Agreement, shall be vested to the zoning and land use regulations applicable to the Property on the Effective Date.
- **b.** Section 3.a, above, does not apply to the following applications for development permits:

i. Subject to Section 3.b.iv, below, an application for development of the Property that would generate more trips than indicated in Section 7 of this Agreement is governed by zoning and land use regulations and any other Development Standards in accordance with the Clark County Code in effect when the fully complete application is submitted;

ii. Subject to Section 3.b.iv, below, an application for a building permit is governed by the state or local building codes in effect when a fully complete application for a building permit is submitted;

iii. A critical area review in connection with a development application must be done in conjunction with that application and all applicable critical area regulations in effect when the fully complete application is submitted govern the application;

iv. An application for development is subject to stormwater regulations pursuant to the National Pollution Discharge Elimination System under the Federal Clean Water Act and Washington State law (NPDES) that are in effect at the time specified by the NPDES Phase I Municipal Stormwater Permit ("Stormwater Permit") issued to Clark County, if any, or at the date of final engineering approval by the County.

Development Agreement: Holt/Mill Creek – Clark County Page 4 c. Any land use approvals granted under the pendency of this Agreement shall expire on the dates provided for in the applicable development regulations of the County in effect at the time of this Agreement, or at the expiration of this Agreement, whichever date occurs later in time; except that approvals governed by the regulations described by section 3.b above shall expire on the dates provided for in the regulations in effect at the times set forth in section 3.b, or at the date specified in the Stormwater Permit, if applicable. Pursuant to RCW 36.70B.170(4), the County reserves the authority to impose new or different regulations to the extent required by a serious threat to public health and safety.

4. <u>Conceptual Master Plan</u>

- a. Attached as Exhibit B and incorporated by reference herein, is a master plan for the Property (the "Master Plan"). A detailed demonstration of how the Master Plan satisfies certain criteria provided for in CCC 40.520.080 is attached hereto as Exhibit C. The design of the Master Plan is unique and innovative through its "front loading" of transportation mitigation, its blending and transitioning of density both within and outside of the Property, its provisions for trails and open space (in excess of 15% of the Property area) and the trails' and open space's relationship to, protection of and integration with existing critical areas on the Property. The Master Plan provides for a variety of housing types and lot sizes. The Master Plan will provide the Parties with predictability regarding certain aspects of the future development of the Property, including access locations on to public streets and any associated offsite improvements related to transportation. The County finds and agrees that the Master Plan satisfies the provisions of CCC 40.520.080.C.4.d and CCC 40.520.080.D.1-.3; provided that Holt must submit architectural plans that are acceptable to the County pursuant to CCC 40.510.050-1.9.c(2)(m) in conjunction with an application for PUD approval as set forth in subsection (b).
- b. Holt shall submit an application for a PUD that complies with the PUD ordinance's application requirements. Holt's application for preliminary plat approval and PUD approval may be filed and the County will process such applications upon execution of this Agreement. No public hearing or decision shall be made on any applications until the County removes the Urban Holding designation from the Property. Concurrently with the County's review of any preliminary plat applications and PUD applications, Holt may submit engineering plans to the County and the County shall review those plans in its normal course.
- c. If a preliminary plat is approved with design or conditions that are different from the concurrently submitted and reviewed final engineering plans, then Holt shall resubmit engineering plans that conform to the preliminary plat approvals. Any costs associated with such changes shall be the responsibility of Holt. While the County agrees to allow concurrent review of land use applications and final engineering, nothing herein shall be construed to require the County to provide expedited review

that is different from the county's usual timelines for an application for land use or engineering review.

- **d.** No final engineering approval shall be granted until the Urban Holding designation has been removed from the Property and a preliminary plat application has been approved. The application shall be processed as a Type III land use application and reviewed by the County. The application shall be substantially similar to the Master Plan. Any aspects of a land use application relating to the Property that are not substantially similar to the Master Plan shall be reviewed under the applicable regulations as if no Master Plan had been approved. Architectural submittals under CCC 40.510.050-1.9.c(2)(m) shall be submitted and reviewed in conjunction with the application for a PUD. Any approval criteria not addressed and found satisfied in this this Agreement shall be addressed during the PUD application and decision process.
- e. Except as set forth in Section 3, above, future development of the Property is subject to the applicable provisions of the Clark County Code as of the Effective Date, and must be generally consistent with the Master Plan.

5. Effect on Fees or Charges

As provided for in RCW 36.70B.180, and except for those development standards described in Section 3.b, above, during the term of this Agreement, the development standards to which the Property is subject pursuant to this Agreement shall not be subject to unilateral amendment, or amendment to zoning ordinances, development standards, or regulations, or a new zoning ordinance or development standard or regulation adopted after the Effective Date. Provided, however, that the vesting granted by this Agreement shall not apply to impact fees, taxes, or permit application fees, which shall be determined or calculated consistent with the County's provisions applicable on the date such fee, charge or tax is triggered. As provided for in Ch. 36.70B RCW, the County reserves the right to impose new standards or changes in development regulations to the extent required by a serious threat to public health and safety.

6. <u>SEPA</u>

Pursuant to the State Environmental Policy Act (SEPA), piecemeal environmental review is to be discouraged. As such, the Parties wish for SEPA review to be accomplished as part of the Agreement for as many of the Property's potential adverse environmental impacts as can be reasonably analyzed, based upon current information contained within the SEPA checklist submitted with this Agreement, including, but not limited to, the traffic study, GIS data as to the general presence of wetlands on some portions of the Property and off site storm water impacts. This review is done under the Consolidated Review provisions of SEPA. The SEPA checklist attendant with this Agreement identifies various potential adverse impacts including transportation, parks, wetlands sewer, water and storm water. The Checklist also identifies a variety of technical reports or information that provides a basis for

Development Agreement: Holt/Mill Creek – Clark County Page 6 the proposed mitigation or partial mitigation of these impacts. It is the intent of this Agreement and its attendant SEPA process, to have the County issue a Threshold Determination (as that term is utilized in RCW 43.21C) on the identified conceptually proposed impacts of the development of the Property. Uses and impacts that are identified at future stages of the development, i.e., preliminary plat approval or PUD approval, that have been previously analyzed through this or other SEPA processes, shall not be re-analyzed as long as the future identified adverse impacts are substantially similar to and of the same or less intensity as those previously analyzed under this or other SEPA processes. Any probable significant adverse environmental impacts of the Property's future proposed development that have not been analyzed under the SEPA process attendant with this Agreement or previously through some other lawful SEPA process, shall be undertaken at the time of such future development.

7. Transportation

Kittelson and Associates Transportation Engineers and the County have analyzed the transportation impacts of the full development (based upon the Master Plan in Exhibit B) of the Property as identified in the traffic study. Based upon the Master Plan, the Property at full development will increase the existing number of PM peak hour trips on the transportation system by 657 PM peak hour and 6346 average daily trips. Based upon Kittelson's and the County's analysis, the future development of the Property shall be conditioned upon the construction of, or the reasonable funding within six years of, the critical links and intersections provided for in the Comprehensive Plan and the other mitigation measures provided for in Exhibit D. which is attached hereto and incorporated by reference herein. The Property shall be vested during the term of this Agreement with 657 PM peak hour, 498 AM peak hour and 6346 average daily trips and no additional off site transportation mitigation or analysis will be required during the term of this Agreement; provided, however, that in the event Holt proposes uses or intensities of uses that would cause the total number of PM Peak or Average Daily trips to exceed the number of trips analyzed as part of this Agreement, then the County may require, and Holt shall provide, additional transportation analysis and lawful mitigation for those increased trips. The transportation vesting provided for in this Section shall be subject to the mitigation measures and the timing provided for in Exhibit D. Some of the transportation improvements may be on the County's Transportation Capital Facility Plan. Holt or successor in interest to the Property, upon construction of such qualifying transportation improvement, shall be eligible to apply for Transportation Impact Fee Credits, but only if such improvements are eligible for Credits under the County's applicable Capital Facilities Plan and Transportation Impact Fee programs.

8. Advance Payment Of TIF/Surcharge

a. To increase the County's ability to fund and construct certain transportation improvements in the area which will provide systemic benefits in excess of the impacts that will be created through the implementation of the Master Plan, Holt

Development Agreement: Holt/Mill Creek - Clark County Page 7 agrees to accelerate the manner in which Holt or a successor in interest to the Property would pay Transportation Impact Fees ("TIFs"). Holt shall pay TIFs associated with the Property based upon the TIF rate applicable at the time this Agreement becomes effective. In addition to the payment of TIF, Holt shall also pay the Surcharge as described below. Instead of paying TIFs at the time of individual building permits, (as is currently provided for by the County's code), Holt, or its successor in interest agrees to the following permit application and TIF payment schedule.

- **b.** Holt shall submit a fully complete application, (or if deemed incomplete, submit materials to achieve fully complete status within 28 days of the determination that the application is not fully complete), for preliminary plat approval for at least 150 lots prior to February 15th, 2020. Assuming Holt receives preliminary plat approval and no appeal is filed, Holt shall pay within 30 days of receiving said preliminary plat approval the sum of \$3025 for each lot receiving preliminary plat approval. Holt shall submit a fully complete application, (or if deemed incomplete, submit materials to achieve fully complete status within 28 days of the determination that the application is not fully complete), for preliminary plat approval for at least 150 additional lots prior to February 15th, 2021. Assuming Holt receives preliminary plat approval and no appeal is filed, Holt shall pay within 30 days of receiving said preliminary plat approval the sum of \$3025 for each lot receiving preliminary plat approval. Holt shall submit a fully complete application, (or if deemed incomplete, submit materials to achieve fully complete status within 28 days of the determination that the application is not fully complete), for preliminary plat approval for at least 150 additional lots prior to February 15th, 2022. Assuming Holt receives preliminary plat approval and no appeal is filed, Holt shall pay within 30 days of receiving said preliminary plat approval the sum of \$3025 for each lot receiving preliminary plat approval. Holt shall submit a fully complete application, (or if deemed incomplete, submit materials to achieve fully complete status within 28 days of the determination that the application is not fully complete), for preliminary plat approval for at least 91 additional lots prior to February 15th, 2023. Assuming Holt receives preliminary plat approval and no appeal is filed. Holt shall pay within 30 days of receiving said preliminary plat approval the sum of \$3025 for each lot receiving preliminary plat approval.
- c. Holt shall submit an application for final plat approval for at least 150 lots prior to November 1st, 2020. Assuming Holt receives final plat approval, Holt shall pay \$3025 for each lot receiving final plat approval. Holt shall submit an application for final plat approval for at least 150 additional lots prior to November 1st, 2021. Assuming Holt receives final plat approval, Holt shall pay \$3025 for each lot receiving final plat approval. Holt shall pay \$3025 for each lot receiving final plat approval. Holt shall submit an application for final plat approval for at least 150 additional lots prior to November 1st, 2021. Assuming final plat approval. Holt shall submit an application for final plat approval for at least 150 additional lots prior to November 1st, 2022. Assuming Holt receives final plat approval, Holt shall pay \$3025 for each lot receiving final plat approval. Holt shall pay \$3025 for each lot receiving final plat approval. Holt shall pay \$3025 for each lot receiving final plat approval. Holt shall pay \$3025 for each lot receiving final plat approval. Holt shall pay \$3025 for each lot receiving final plat approval. Holt shall pay \$3025 for each lot receiving final plat approval. Holt shall pay \$3025 for each lot receiving final plat approval. Holt shall pay \$3025 for each lot receiving final plat approval.

prior to November 1st, 2023. Assuming Holt receives final plat approval, Holt shall pay \$3025 for each lot receiving final plat approval

- d. In addition to the TIF, each building permit for each lot developed upon the Property, shall pay an additional surcharge (the "Surcharge") in the amount of \$3,500 per lot. The Surcharge shall be paid at the time of the issuance of the building permit.
- e. Regardless of the provisions of Sections 8.b, 8.c, and 8.d above, Holt agrees that by December 31, 2023, if the combined amount of TIF and Surcharge paid by Holt is less than \$2,900,000, then Holt shall, on or before December 31st, 2023, pay to the County the difference between what Holt has paid in combined TIF and Surcharge and \$2,900,000 (the "Gap Amount"). The Gap Amount shall be applied in the future to subsequent preliminary plat, final plat or building permit applications on the Property as pre-paid TIF or prepaid Surcharge. Nothing in this Agreement limits to \$2,900,000 Holt's total obligations to pay TIF, Surcharge, or combined TIF and Surcharge that may arise from the Property's future development approvals.
- f. Notwithstanding any other provision of Section 8 of this Agreement relating to the timing of the submission of a preliminary plat application or the submission of a final plat application, Holt shall not have to submit any of the applications referenced in Section 8 of this Agreement, provided Holt makes the payment that otherwise would be due if such application had been submitted and approved by the dates set forth in Section 8. Nothing in this paragraph shall be construed to alter the dates upon which such payments shall be made to the County as provided for in this Agreement, regardless of whether Holt submits any land use applications.
- g. If Developer fails to timely make any payment due pursuant to Section 8 of this Agreement, Developer may not submit, and County may not accept or process, any further land use or permit application relating to development of the Property until all payments then due in accordance with Section 8 have been fully made.
- h. Subject to the provisions of Section 8(e), nothing herein shall prevent Holt from applying for and receiving preliminary plat approval for more lots earlier in time than provided for in subsection 8(b) above. Provided, however, that if Holt does apply for and receive preliminary plat approval for more than 150 lots prior to August 15th 2020; 300 lots prior to August 15th, 2021, 450 lots prior to August 15th 2022, or 541 lots prior to August 15th 2023, Holt shall pay the per lot fee identified in subsection 8(b) by the dates and for the number of lots set forth in sub-paragraphs 1-4 below:

(1) August 15th 2020, based upon 150 lots if 150 lots or more have received preliminary plat approval;

(2) August 15th 2021, based upon 300 lots if 300 lots or more have received preliminary plat approval;

(3) August 15th 2022, based upon 450 lots if 450 lots or more have received preliminary plat approval; and

(4) August 15th, 2023 based upon 541 lots if 541 lots have received preliminary plat approval.

The amount of TIF owed under section 8(b) that has not been paid for a lot receiving preliminary plat approval pursuant to this subsection shall be paid at the time of final plat approval for that lot.. Within 30 days of the full execution of this Agreement, Holt shall post security in the form of a bond from a reputable bonding company or some other form of security acceptable to the County and Holt (the "Security"). The amount of the Security shall be 2.9 million dollars which, in addition to securing Holt's payment of TIFs or Surcharge payments as provided for in this Section 8, shall also cover any and all losses, penalties, fees, expenses, and/or interest incurred by the County as a result of Holt's nonperformance of its obligations as provided for in this Section 8.

- i. No Party to this Agreement other than Holt, or a successor or assignee of Holt, shall have any obligation under this Agreement that is expressly stated herein as an obligation of Holt. Only Holt, among the Property Owners, is bound by the terms of Section 8; the County shall not seek to enforce, whether through liens, judgments or foreclosure, any of Holt's obligations under this Agreement against Zilke, the Zilke Trust, Birchwood Farms or Webb, or its respective portions of the Property, while that Party remains the owner of that portion of Property,
- **j.** Lots created and approved on the Property in excess of 541 lots are not subject to the pre-payment provisions of Section 8; Holt shall pay TIF and Surcharge, in the total amount of \$9,550 for each lot in excess of 541 lots, at the time of building permit issuance.

9. Amendment

The Parties may agree to any amendments to this Agreement to facilitate necessary infrastructure improvements and other matters; provided, however, that this Agreement may only be amended by mutual, written agreement of the Parties that is approved by the Clark County Councilors pursuant to a Type IV legislative process as set forth in the Clark County Code.

10. Miscellaneous

a. Failure by any Party at any time to require performance by another Party of any of the provisions hereof shall in no way affect the Parties' rights hereunder to enforce the same, nor shall any waiver by any Party of the breach hereof be held to be a waiver of any succeeding breach or a waiver of this non-waiver clause.

- **b.** This Agreement shall be construed with, and governed by, the laws of the State of Washington. The Parties agree to venue in the Superior Court for Clark County, State of Washington, to resolve any disputes that may arise under this Agreement.
- c. If any portion of this Agreement shall be invalid or unenforceable to any extent, the validity of the remaining provisions shall not be affected thereby.
- **d.** This Agreement is assignable, and, except as provided in Section 8, shall run with the land and be binding upon and inure to the benefit of the Parties, their respective heirs, successors and assigns. This Agreement shall be recorded.
- e. The recitals contained herein are agreed to state binding obligations of the Parties, as their terms provide.

CLARK COUNTY

By.

Shawn Henessee, County Manager

Approved as to form only: Anthony F. Golik, Clark County Prosecuting Attorney

By

Deputy Prosecuting Attorney

MILL CREEK JV LLC ("Holt") By TCK, Inc, Manager

Greg Kubicek, President

By

WILFRED N ZILKE FAMILY TRUST

her

Development Agreement: Holt/Mill Creek – Clark County Page 11

Wilfred N. Zilke, Trustee

WILFRED WILFORD ZILKE AND MARJORIE ZIELKE	r ,
By <u>Wilford / ilke</u> Wilford / ilke GARY WEBB TRUST By Gary Webb Trustee of the Gary Webb Trust BIRCHWOOD FARMS LIC	Wilfard Greke Maryonie Lilke Batti
By Edward C. Prentice, Co-Manager	
STATE OF WASHINGTON)) ss. County of Clark)	Notary Public State of Washington KRISTA A HARVILL-SORTER MY COMMISSION EXPIRES APRIL 15, 2021

I certify that I know or have satisfactory evidence that Wilfred N Zilke, as trustee of the Wilfred N Zilke Family Trust, is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he was authorized to execute the instrument and acknowledged it as the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

Dated: 1/17/2020

gline a Huril box

Development Agreement: Holt/Mill Creek – Clark County Page 12

WILFORD ZILKE AND MARJORIE ZILKE

By

Wilford Zilke

By Marjorie Zilke

GARY WEBB TRUST

By

Gary Webb Trustee of the Gary Webb Trust

BIRCHWOOD FARMS LLC

Co-mantber Boul By

Edward C. Prentice, Co-Manager

STATE OF WASHINGTON)) ss. County of Clark)

I certify that I know or have satisfactory evidence that Wilfred N Zilke, as trustee of the Wilfred N Zilke Family Trust, is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he was authorized to execute the instrument and acknowledged it as the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

Dated:

Notary Public in and for the State of Washington, residing at Vancouver. My appointment expires:

Amended and Restated Development Agreement: Holt/Mill Creek - Clark County Page 12 of 15

Notary Public in and for the State of Washington, residing at Vancouver. My appointment expires: 4-15-21

STATE OF WASHINGTON)) ss. County of Clark)

Notary Public State of Washington KRISTA A HARVILL-SORTER MY COMMISSION EXPIRES APRIL 15, 2021

I certify that I know or have satisfactory evidence that Wilfred N Zilke is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he was authorized to execute the instrument and acknowledged it as the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

Dated: 1/17/20

Kut U. Huril Art

Notary Public in and for the State of Washington, residing at Vancouver. My appointment expires: 4-15-21

STATE OF WASHINGTON)) ss.

County of Clark

Notary Public State of Washington KRISTA A HARVILL-SORTER MY COMMISSION EXPIRES APRIL 15, 2021

Wilfred Zilke Personal Representative of I certify that I know or have satisfactory evidence that Marjorie Zilke is the person who appeared before me, and said person acknowledged that she signed this instrument, on oath stated that she was authorized to execute the instrument and acknowledged it as the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

Dated: 1/17/20

Aun a. Huvill-box

Notary Public in and for the State of Washington, residing at Vancouver. My appointment expires: 4-15-21

Development Agreement: Holt/Mill Creek – Clark County Page 13

)

STATE OF WASHINGTON)

County of Clark

I certify that I know or have satisfactory evidence that Shawn Henessee is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he was authorized to execute the instrument as the County Manager of Clark County, Washington, and acknowledged it to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

12020 Dated: NOTARY PUBLIC STATE OF WASHINGTON **COMMISSION NUMBER 3715** COMMISSION EXPIRES APRIL 26, 2021

) SS.

)

Notary Public in and for the State of Washington, residing at Vancouver. My appointment expires: 4 20/21

STATE OF WASHINGTON)) ss. County of Clark)

I certify that I know or have satisfactory evidence that Edward C Prentice as co-manager of Birchwood Farms is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he was authorized to execute the instrument and acknowledged it as the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

Dated: otary Public in and for the State of STATE OF WASHINGTON Washington, residing at Vancouver My appointment expires: 02/01/23) SS. County of Clark)

I certify that I know or have satisfactory evidence that Greg Kubicek as co-manager of Birchwood Farms is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he was authorized to execute the instrument and

Amended and Restated Development Agreement: Holt/Mill Creek – Clark County Page 14 of 15 I certify that I know or have satisfactory evidence that Greg Kubicek as co-manager of Birchwood Farms is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he was authorized to execute the instrument and acknowledged it as the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

Dated: _____

Notary Public in and for the State of Washington, residing at Vancouver. My appointment expires:

Oregon STATE OF WASHINGTON)) ss. County of Clark Union)

I certify that I know or have satisfactory evidence that Gary Webb, as trustee of the Gary Webb Family Trust, is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he was authorized to execute the instrument and acknowledged it as the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

Dated: 01/09/2020 OFFICIAL STAMP **ROBBI JAY CRIBBS** NOTARY PUBLIC-OREGON COMMISSION NO. 979360 MY COMMISSION EXPIRES SEPTEMBER 26, 2022 STATE OF WASHINGTON)

County of Clark

RADDI J. Crubbo, Notary Public in and for the State of Washington, fesiding at Vancouver My appointment expires: 09/26/2022

I certify that I know or have satisfactory evidence that Greg Kubicek, on behalf of TCK LLC as manager for Mill Creek JV LLC, is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he was authorized to execute the instrument and acknowledged it as the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

Dated: 1/21/2020

Him a. Humill Bar

Development Agreement: Holt/Mill Creek – Clark County Page 15

) ss.

)

Notary Public State of Washington KRISTA A HARVILL-SORTER MY COMMISSION EXPIRES APRIL 15, 2021

Notary Public in and for the State of Washington, residing at Vancouver. My appointment expires: 4-15-21 Exhibit A

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752952 - \$10.00 - Clark County Title Company - Sue McMerrick - 09/15/2016

5325450 D 09/15/2016 10:37 AM Total Pages: 4 Rec Fee: \$76.00 CLARK COUNTY TITLE COMPANY SIMPLIFILE LC E-RECORDING eRecorded in Clark County, WA

AFTER RECORDING. RETURN TO:

Hunt & Associates, PC 101 SW Main St., Stc. 805 Portland, OR 97204 Attn: Lawrence B. Hunt

Document Title:

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NON-MERGER DEED IN LIEU OF FORBCLOSURE

Reference Numbers of Related Documents:

Deed of Trust recorded April 4, 2005 in Auditor's File No. 3968416; Non-Merger Deed in Lieu of Foreclosure recorded December 31, 2008 in Auditor's File No. 4519496 Grantor:

1

RENAISSANCE CUSTOM HOMES LLC, an Oregon limited liability company

Grantee:

GARY F. WEBB TRUST, Gary F. Webb, Trustee

Legal Description:

That portion of the Northwest quarter of the Northeast quarter of Section 13, Township 3 North, Range I East of the Willamette Meridian, Clark County, Washington, continued on Exhibit A.

Assessor's Tax Parcel ID Number(s):

181701-000; 181702-000

NON-MERGER DEED IN LIEU OF FORECLOSURE

Title to the real property herein described is vested in fee simple in Renzissance Custom Homes LLC, an Oregon limited liability company and ("Grantor"), subject to the lien of a Deed of Trust dated March 19, 2008 and recorded April 4, 2005, 2008 in the Records of Clark County, Washington, in Auditor's File No. 3968416 ("Deed of Trust"). The beneficiary of the Deed of Trust is Gary F. Webb Trust ("Grantee"). The Deed of Trust secures certain obligations owed by Grantor to Grantee pursuant to a Real Estate Sales Agreement (as amended from time to time), a Promissory Note, and a Personal Guarantee of Randy Sebastian (together with the Deed of Trust, the "Agreementa").

Under the Agreements, \$883,716.48 is due and payable; together with \$18,648.17 in property taxes paid by Webb Trust; attorney fees and costs; accrued interest to date, and other costs and expenses to which Grantee is entitled thereunder.

The Deed of Trust is in default and subject to immediate foreclosure. Grantor is unable to pay the indebtedness and desires to avoid foreclosure proceedings. Grantor therefore desires to give an absolute deed of conveyance of said property and satisfaction of the indebtedness secured by said Deed of Trust.

Grantee agrees to accept such conveyance upon the terms and conditions hereinafter stated.

NOW, THEREFORE, in consideration of the cancellation of the debt and all evidence of indebtedness secured by said Deed of Trust, Grantor does hereby grant, bargain, sell and convey to Grantee all of the real property located in Clark County, Washington, described on Exhibit A hereto, SUBJECT TO a Residential Lease Agreement dated April 28, 2006 between The Management Group, Inc. as agent for Lessor and Charles and Jill Holt as Lessees; and any and all liens and encumbrances of record.

Grantor covenants that;

This deed is absolute in legal effect and form, conveys fee simple title to the premises herein described to Grantee, terminates Grantor's redemption rights to the real property (if any) or other right or interest of Grantor or anyone claiming through or under Grantor, and does not operate as a mortgage, trust, conveyance or security of any kind;

Grantor surrenders possession of the real property to Grantee;

Grantor warrants and hereby agrees to forever defend the title to the real property against all claims and demands of all persons, other than the liens and encumbrances of record;

This deed does not effect a merger of the fee ownership of the real property and the lien of the Deed of Trust described above, whether Grantee is now or hereafter may be the owner or holder of such lien or security interest. The ownership of the real property and the liens of the Deed of Trust, together with any other liens and security interests now or hereafter owned

Clark Auditor Thu Sep 15 10:34:21 PDT 2016 5325450 Page 2

or held by Grantee, shall hereafter remain separate and distinct. This deed does not preclude Grantee from continuing or instituting any action, suit or proceeding to foreclose the Deed of Trust or other security interest should Grantee deem it appropriate; provided, however, that by accepting this deed, Grantee covenants and agrees that Grantee shall forever forebear from taking any action whatsoever to collect against Grantor or Randy Sebastian on the Agreements or any other obligation secured by the Deed of Trust;

In executing this deed, Grantor is not acting under any misapprehension as to the effect thereof, nor under any duress, undue influence or misrepresentations by Grantee, its agents or attorneys;

The true and actual consideration for this transfer, stated in terms of dollars, is none. The consideration consists of the release of Grantor's liability under the Agreements described above.

IN WITNESS WHEREOF, Grantor has executed this deed as of this 29 day of December, 2008.

RENAISSANCE CUSTOM HOMES LLC By: Its:

STATE OF OREGON

County of Mulmomah

On this day personally appeared before me Randal S. SebaSHAN individual descried in and when the terms of the me be , to me known to be the individual desoried in and who executed the within and foregoing instrument, and acknowledged that he signed the same as his free and voluntary act and deed on behalf of Renaissance Custom Homes LLC, an Oregon limited liability company, for the uses and purposes therein mentioned.

Given under my hand and official seal this 29 day of December, 2008.

22

Notary Public in and for the State of Oregon



Thu Sep 15 10:34:21 PDT 2016 5325450 Page 3 Clark Auditor

DESCRIPTION:

EXHIBIT A

ORDER NO .: K143928

That portion of the Northwest guarter of the Northeast guarter of Section 13, Township 3 North, Range 1 East of the Williamette Meridian, Clark County, Washington, described as follows:

BEGINNING at a point that is North 89°10° East 156 feet from the guarter section corner common to Section 12 and 13, Township 3 North, Range 1 East of the Willamette Meridian; and running thence North 89°10' East 631.25 feet; thence South 885.91 feet; thence South 89°10' West 790.55 feet; thence North 0°13' East 126 feet; thence North 89°10' East 156 feet; thence North 0°13' East 739.56 feet to the Point of Beginning,

EXCEPT the South 126 feet as conveyed to Tommy L. Frasier et al by Deed recorded under Auditor's File Number 8506030097.

ALSO EXCEPT any portion lying within Northeest 179th Street.

PARCEL I

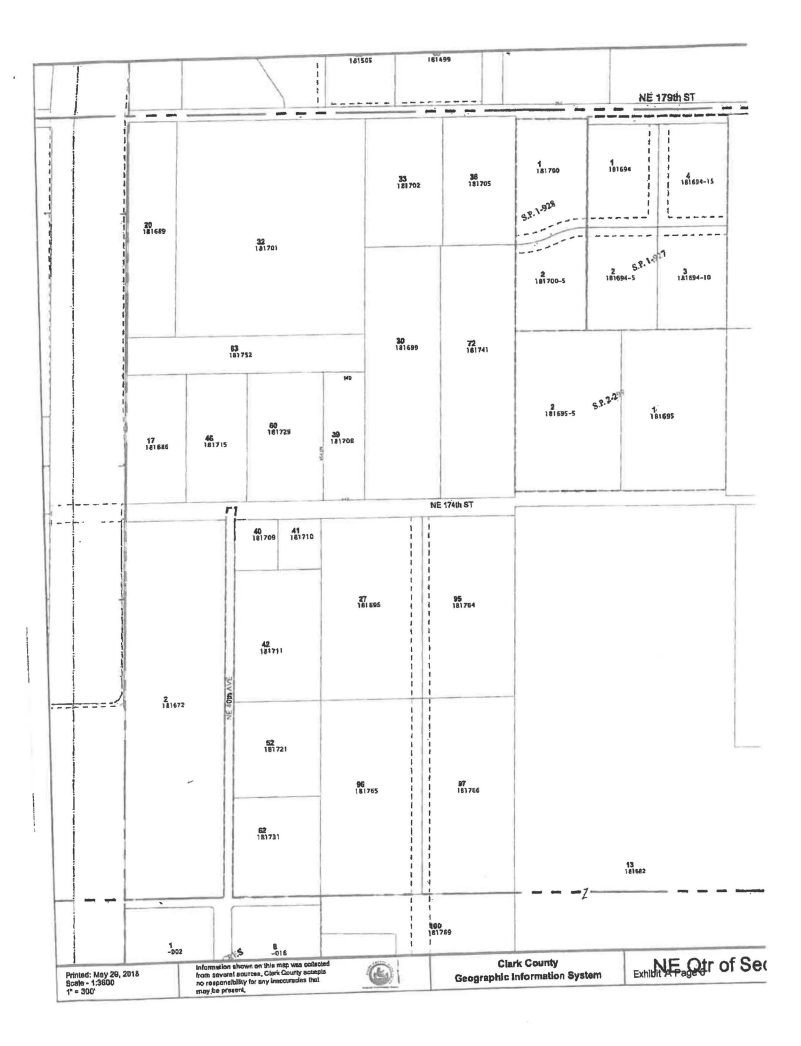
That portion of the Northwest quarter of the Northeast quarter of Section 13, Township 3 North, Range 1 East of the Willemette Meridian, Clark County, Washington, described as follows:

BEGINNING at a point that is North 89°10' East 787.25 fast from the guarter section corner, common to Section 12 and 13, Township 3 North, Range 1 East of the Williamatta Meridian; and running thence North 89°10' East a distance of 258.75 feet; thence South a distance of 450 feet; thence South 89°10' West a distance of 258.75 feet; thence North a distance of 450 feet; thence South 89°10' West a distance of 258.75 feet; thence North a distance of 450 feet; to the Point of Beginning. Any portion lying within NE 179° Street.

Clark Auditor

Thu Sep 15 10:34:21 PDT 2016 5325450

450 Page 4



Parcel 3

The West 560 feet of the South half of the Southeast quarter of Section 12, Township 3 North, Range 1 East of the Willamette Meridian in Clark County, Washinton.

EXCEPT that portion thereof, lying South of the following described line:

BEGINNING at the Northwest corner of the South half of the Southeast guarter of said Section 12, thence South 0°16'30" West, along the West line thereof, 701 feet, more or less, to a point that is 99 feet North 0°16'30" East from the intersection of the Westerly extension of the North line of that tract conveyed to Ervin P. Diment, by deed recorded under Auditor's File No. G 369035, records of said County with the West line of the Southeast quarter of said Section 12, said point being the true point of beginning of the following described line; thence North 89°13' East 660 feet to the terminus of said line description.

TOGETHER WITH an easement for ingress, egress and utilities over the East 30 feet of the West 660 feet of the South 619 feet of the Southwest quarter of the Southeast quarter of said Section 12; EXCEPT that portion thereof lying within N.E. 179th Street.

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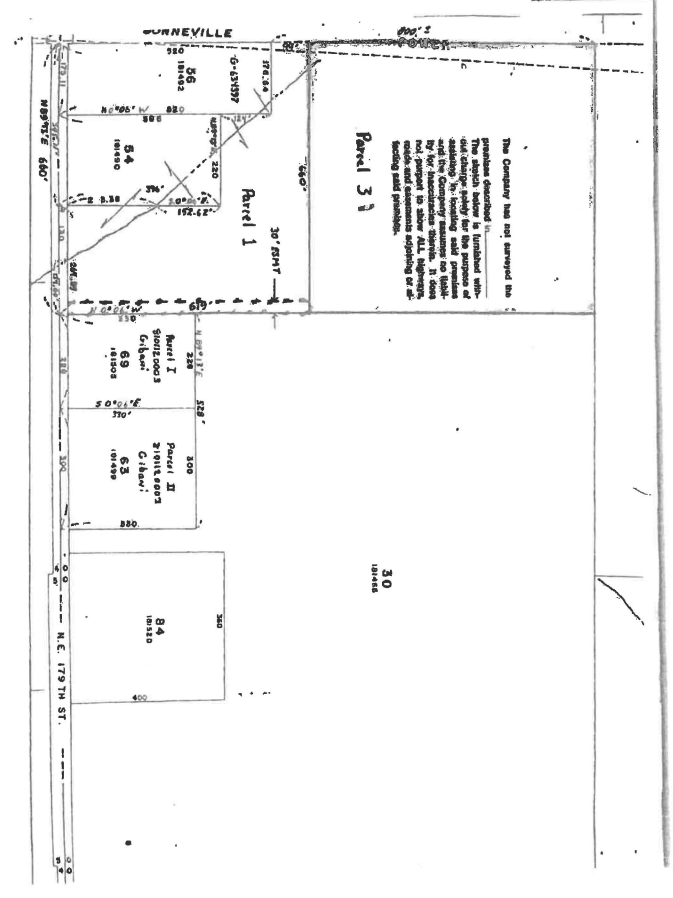
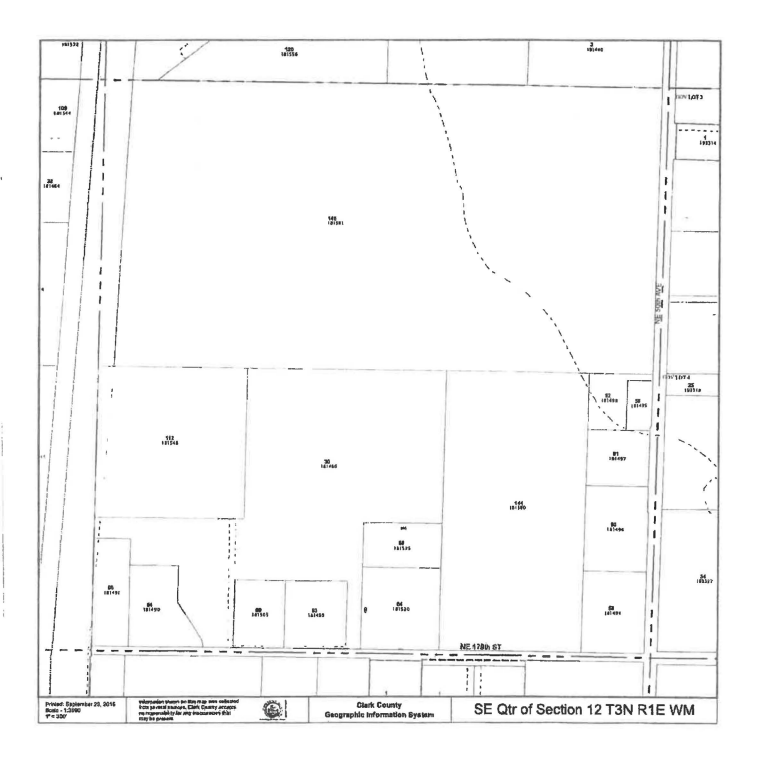


Exhibit A Page B



9801300247

RETURN ADDRESS: Real Estate Excise Yes Chris Roubicek, P.S. Ch. 11 Rev. Lews 1951 P.O. Box 600 33.00 Castle Rock, WA 98611 ale been cold thin " i tuge 30 Recat. Sec. 61, see Afd. No. Do ig Lasher Ciark County Treasurer Deputy Document Title(s) WARRANTY DEED Reference numbers of related documents: on page n/a of document Grantor(s): (Last, First, Middle Initial) PRENTICE, EDWARD A. 1. 2. PRENTICE, MARJORIE M. 3. etc. additional names on page n/a of document Grantee (s) : (Lest, First, Niddle Initial) PRENTICE, EDWARD, Manager Birchwood Farms, L.L.C. 1. 2. PRENTICE, MARJORIE, Manager Birchwood Farms, L.L.C. 3. etc. additional names on page n/a of document Legal Description: The East 1/2 of the NE quarter of the SE quarter of 1. Section 12, Township 3 North, Range 1 East, W.M. (lot, block, plat name, section-township-range) Additional legal description is on page one of document Assessor's Property Tax Parcel Account Number(s): a portion of 181465 000 Reference Number(s) of Documents assigned or released: none 1579

N

Exhibit A Page 10

WARRANTY DEED

THE GRANTORS, EDWARD A. PRENTICE and MARJORIE M. PRENTICE, husband and wife, 18600 NE 50th Avenue, Vancouver, Washington 98686, for TEN DOLLARS and other valuable consideration in hand paid, receipt whereof is hereby acknowledged, GRANT, CONVEY, and WARRANT to BIRCHWOOD FARMS, L.L.C., c/o EDWARD A. PRENTICE and MARJORIE M. PRENTICE, Managers, 18600 NE 50th Avenue, Vancouver, Washington 98686, Grantee, the following described property situate in Clark County, Washington, to wit:

The East half of the Northeast quarter of the Southeast quarter of Section 12, Township 3 North, Range 1 East, W.M., Clark County, Washington.

SUBJECT TO AND TOGETHER WITH easements, restrictions and reservations of record.

1

Dated this 31st day of December, 1997.

i

Edward & Prentice Edward A. PRENTICE Marjane M. Hartice MARJORIE M. PRENTICE

DEED

158n

STATE OF WASHINGTON)) ss COUNTY OF COWLITZ)

On this day personally appeared before me, EDWARD A. PRENTICE and MARJORIE M. PRENTICE, husband & wife, to me known to be the individuals named in and who executed the foregoing instrument, and who acknowledged to me that they signed the same as their free and voluntary act and deed for the uses and purposes therein mentioned.

GIVEN under my hand and official seal this 31st day of December, 1997.

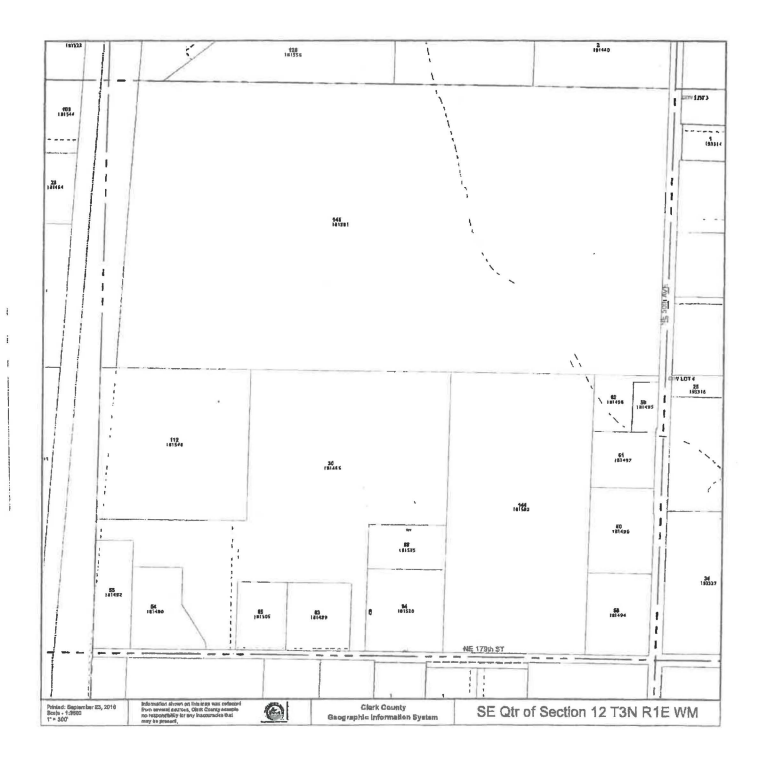
2



Christopher J. Roubicex Notary public in and for the State of Washington, residing at: Castle Rock My commission expires: 3-15-2001

DEED

1581



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PERSONAL REPRESENTATIVE'S DEED

1. GRANTOR. The undersigned, WILFRED N. ZILKE, is the duly appointed, qualified and acting personal representative of the Estate of H. MARJORIE ZILKE, Deceased.

2. ESTATE. H. MAJORIE ZILKE died on the 5th day of April, 1995. The Last Will and Testament of H. MARJORIE ZILKE dated September 4, 1990, was admitted to probate on May 5, 1995 and Grantor was appointed personal representative in the State of Washington, Superior Court of Clark County in Cause No. 95-4-00389-4.

3. NONINTERVENTION POWERS. By Order of Solvency entered in said probate proceedings on June 23, 1995. Grantor was authorized to settle the estate without further court intervention or supervision.

4. DESCRIBED REAL PROPERTY. Included among the property of the Estate of H. MARJORIE ZILKE, was the decedent's interest in real property located in Clark County, Washington and legally described as the easterly 20.35 acres being situate in Clark County, Washington, more particularly described as follows:

See Exhibit "A" annexed hereto and hereby incorporated herein.

5. CONVEYANCE. Grantor, Estate of H. MARJORIE ZILKE, hereby conveys and quitclaims to the WILFRED N. ZILKE FAMILY TRUST, the real property herein described representing the estate's interest in the described real property together with all after-acquired title of the Grantor therein.

1996. day of DATED this

di. 11

WILFRED N. ZILKE, Personal Representative of the Estate of H. Marjorie Zilke, Deceased, and not in his individual capacity,

141

Page 1

STATE OF WASHINGTON

County of Clark

On this <u>21</u> day of <u>(1000, 1996</u>, before me, the undersigned, a Notary Public in and for the State of Washington, duly commissioned and sworn, personally appeared WILFRED N. ZILKE, to me known to be the person who signed as Personal Representative of the Estate of H. MARJORIE ZILKE, Deceased, and who executed the within and foregoing instrument and acknowledged said instrument to be his free and voluntary act and deed for the uses and purposes therein mentioned; and on oath stated that he was authorized to execute the said instrument as Personal Representative of said Estate.

) : ss.

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



NOTARY PUBLIC for Washington, residing at Vancouver therein/ 1/21 My Commission Expires:_

1

EXHIBIT "A"

The East 20.35 acres of the following described Tract:

Tract Description

The Southeast Quarter of the Southeast Quarter of Section 12, Township 3 North, Range 1 East of the Willamette Meridian, Clark County Washington. Excepting therefrom the East 330 Feet of said Tract; Excepting therefrom that portion of said Tract lying within N.E. 179th Street;

Excepting therefrom that portion of said Tract conveyed to Donald J. Orange et ux, by deed recorded under Auditor's File No. 8405220011 records of Clark County Washington.

(end Tract Description)

Said 20.35 acres being the East 20.35 acres of that certain parcel conveyed to Wilfred N. Zilke and H. Marjorie Zilke by deed recorded under Auditor's file No. 8306140153 records of Clark County Washington.

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USE BELOW FOR REQUESTING OFFICIAL CHANGES ONLY ANY CHANGES MADE BELOW VOID THIS CERTIFICATE. A NEW CERTIFICATE MUST BE ISSUED TO VALIDATE CHANGES

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All vind seconds are a noticed as received. Changes must be made by affidavit. An nem mowibe changed by affidavit only once. Subsequent changes must be made by court order

Birth Certificates

- Only a parent, legal gundlap or the adult (18 or older) may change the both certificate
- 1.
- All changes must be established by documentary proof submitted with the affidavit. The prooffs) must match exactly the asserted true fact(s), for example, it the affidavit says like name is below Ann Doc, then the proof most show me mane to be Mary plan Due. Macy A. Due of M.A. Due does not prove the mane is Mary Ann Due .1
 - The proof so for names must be fit a to more typers old, while proof s) for dates, places, or ages must have been established withan five veters of high.

Examples of acceptable documents of proof 5

- Maniage Record Medical Record Registral Centurale School Record Voter's Registration Card 1.5. Census Rectord Military Record Huspital Recents til it ben van effective dater Jusin 15. . Records You Child's Buth Record
- ti, Summore changes retaine a certified copy of a court ordenial name change, except that tumor spelling changes may be acide with an affects and decomentary proof

Parents chow, have then cleal's given name with only their signature and the child's 15th birthday 2

Death Certificate

- Ł this a to normatic the function or executors had ministratures of evidence continuing such position is presented may change the non-modeal information.
- The reclocal information (cause or death) may be changed only by the attending physician or the coronestmedical examiner, ١.
- 3 Roating changes will normally be made only during the first year after death. Other changes will be made only for legally impariant reasons (property, inheritance, etc.) and must be approved by the State Registrar.

Marriage/Dissolution (Divorce) Certificates

- Personal fact funning spelling charges in name, date or place of brith or residence) may be charged by attitlavit plus proof by the 1 person see description of process in withs above.
- to charge the date or place or manifege in dissolution, the officiant (manage) or clerk of court idissolution) must sign the officiari



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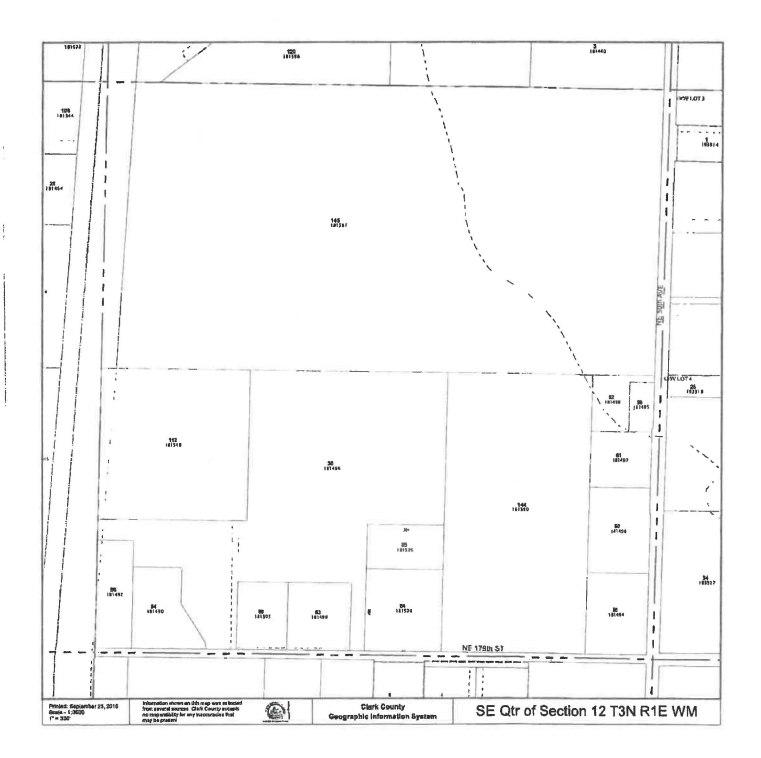
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RETURN ADDRESS:

P.O. Box 600

Chris Roubicek, P.S.

Castle Rock, WA 98611

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Real Estate Excise lax Ch. 11 Rev. Laws 1951

EXEMPT

For details of tax paid see

Document Title(s)

QUITCLAIM DEED Reference numbers of related documents: on page n/a of document Grantor(s): (Lest, First, Middle Initial) PRENTICE, EDWARD A. 1 PRENTICE, MARJORIE M. 2. 3. etc. additional names on page n/a of document Grantee(s): (Last, First, Middle Initial) PRENTICE, EDWARD, Manager Birchwood Farms, L.L.C. 1. PRENTICE, MARJORIE, Manager Birchwood Farms, L.L.C. 2. 3. etc. additional names on page n/a of document Legal Description: The NW quarter of the SE quarter of Section 12, 1. Township 3 North, Range 1 East, W.M. (lot, block, plat name, section-township-range) Additional legal description is on page one of document Assessor's Property Tax Parcel Account Number(s): 181465-000 and 181469-000 Reference Number(s) of Documents assigned or released: none

1586

OUITCLAIM DEED

THE GRANTORS, EDWARD A. PRENTICE and MARJORIE M. PRENTICE, husband and wife, 18600 NE 50th Avenue, Vancouver, Washington 98686, FOR AND IN CONSIDERATION OF TRANSFER to a limited liability company which is wholly owned by Grantors' children, hereby GRANT, CONVEY, and QUITCLAIM to BIRCHWOOD FARMS, L.L.C., c/o EDWARD A. PRENTICE, Manager, 18600 NE 50th Avenue, Vancouver, Washington 98686, Grantee, the following described property situate in Clark County, Washington; to wit:

The Northwest Quarter of the Southeast Quarter of Section 12, Township 3 North, Range 1 East of the W.M., except that portion taken by the United States of America for Power line right-of-way, as shown in the judgment filed as Auditor's file No. E 4196 in the office of the Auditor of said Clark County.

The West half of the Northeast Quarter of the Southeast Quarter of Section 12, Township 3 North, Range 1 East of the Willamette Meridian, Clark County, Washington.

SUBJECT TO AND TOGETHER WITH easements, restrictions and reservations of record.

1

Dated this 31st day of December, 1997.

EDWARD A. PRENTICE

Marginie Tr. Prentice MARJORIE M. PRENTICE

1587

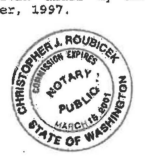
DEED

STATE OF WASHINGTON) >ss COUNTY OF COWLIT2 >

On this day personally appeared before me, EDWARD A. PRENTICE and MARJORIE M. PRENTICE, husband & wife, to me known to be the individuals named in and who executed the foregoing instrument, and who acknowledged to me that they signed the same as their free and voluntary act and deed for the uses and purposes therein mentioned.

GIVEN under my hand and official seal this 31st day of December, 1997.

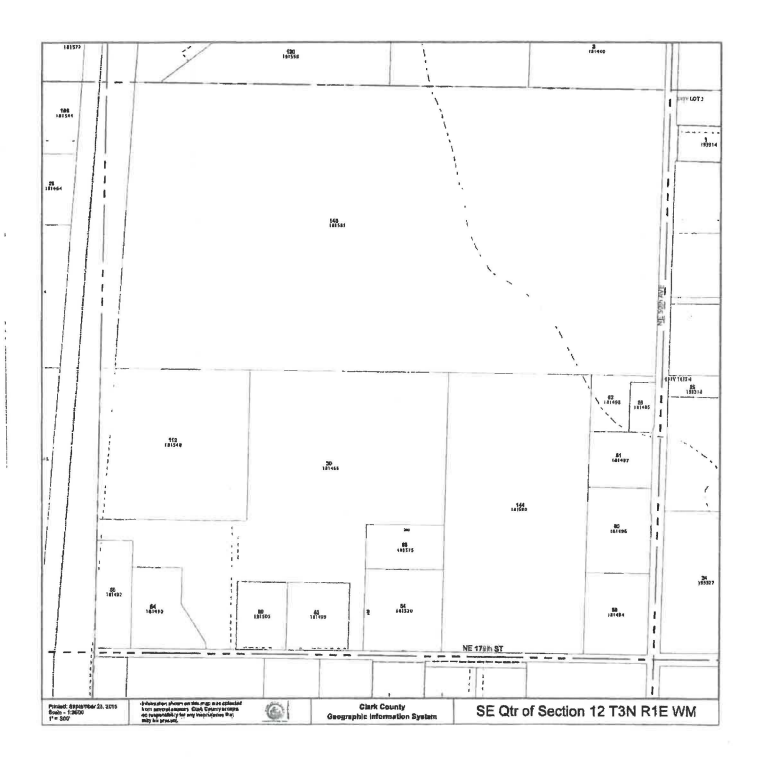
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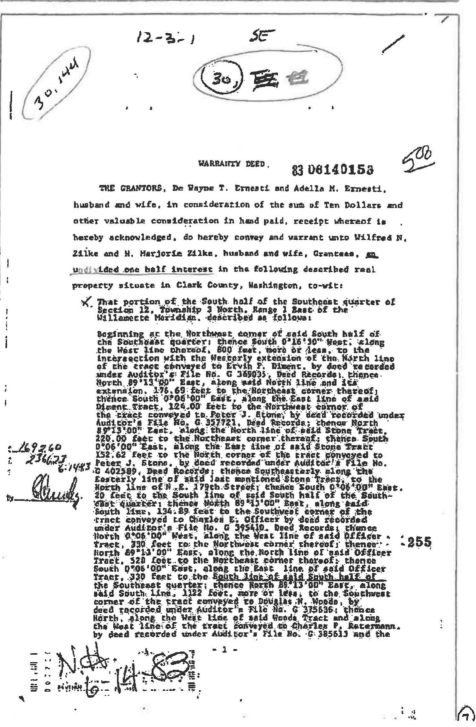


Christopher J. Roubicek

Notary public in and for the State of Washington, residing at: Castle Rock My commission expires: 3-15-2001

DEED





Builden and Biander and a stranger and a second in the second stranger and a second second and and

an company and a standard in the second s 1 4 3 West line of the tract conveyed to Leonard Burda, et al, by deed recorded under Auditar's File No. 6 375639, a distance of 1320 fret, more or less, to the North Line of said South half of the Southeast querter; thence West, along Soid North line, 2310 feet, more or less, to the point of beginning. EXCEPT that portion taken by the United States of America. under Declaration of Taking, recorded April 8, 1939, under Auditor's File No. E 4186. ALSO EXCEPT that portion conveyed to John W. Kohler and D. Elizabeth Kohler, husband and wife, by Deede dated April 7, 1977, and recorded under Auditor's File No. G-758557, index 1067379 and under Auditor's File No. G-758558, index 1067381, records of Clark County, Washington, X SUBJECT TO Mortgage to Vancouver Federal Sevings and Loan Association with an approximate balance owing of \$30,000.00 which mortgage the Grantees hereby assume and agree to puy according to its terms and conditiona. IN WITNESS WHEREOF, the Grantors have hereunto set their hands this _____ day of 1983 Telling T. Emeli STATE OF WASHINGTON) 68 Councy of Clark) On this day before we personally appeared DoWayne T. Ernesti and Adella M. Ernesti, husband and wife, to me known to be the same persons named in and who executed the foregoing instrument, and acknowledged to me that they signed the same as their free and volumeary act and deed, for theuses and pur-poses therein mentioned. WITNESS my Hand and notarial seal this 7 th day of all a 1983. h Λ NOTARY 13 Residing at Vancouver, chereit. 3 ----.256 10. - 2 . 40 SET. 171. HALL & HOLLAND OF MASHINGTON Attorneys at Law 1109 Brosdway Vancouver, WA 98660 ۱, * ------ 2 -2 10

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Exhibit A Page 25

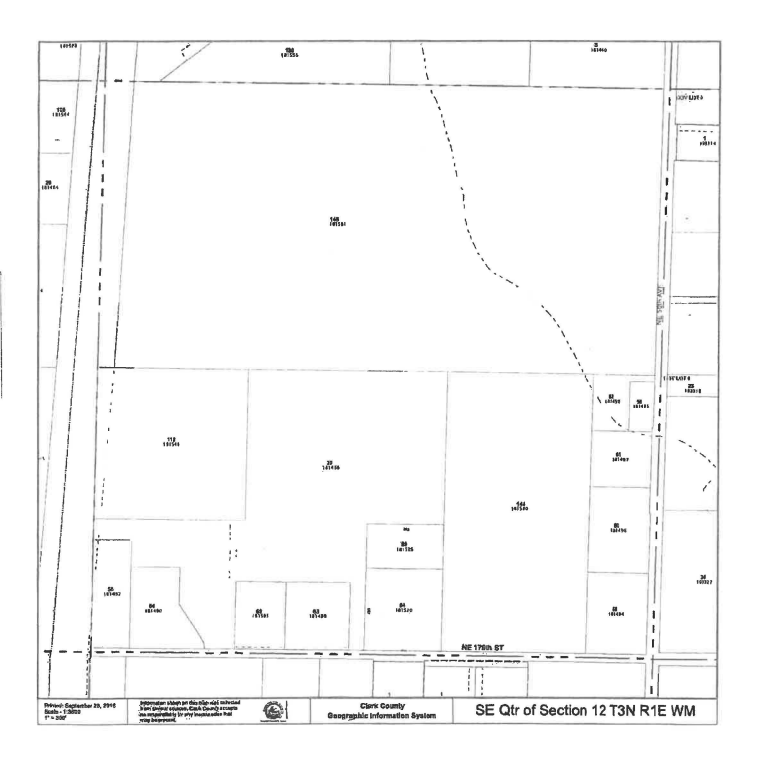


Exhibit A Page 26

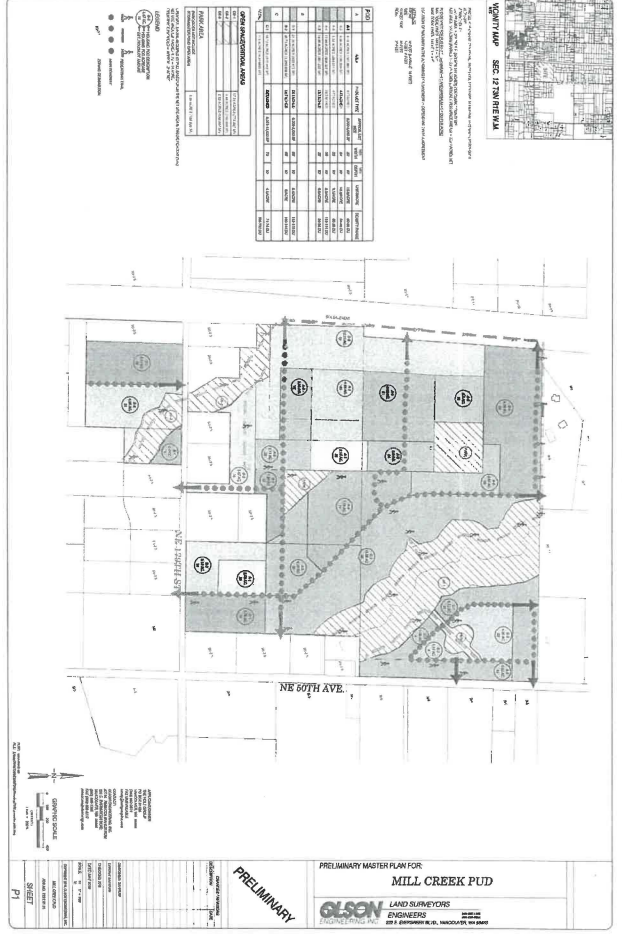


Exhibit B - Mit Creek Master Plan

MILL CREEK MASTER PLAN NARRATIVE

Background

The Master Plan for the Mill Creek Planned Unit Development consists of Parcels #181466-000, 181581-000, 181548-000, 181701-000, 181702-000 and 181580-000 and is located in the general vicinity of NE 179th Street and NE 50th Avenue. All of the master Plan's parcels are zoned R1-7.5. The total area of the Master Plan is approximately 144 acres. A mix of home types and lot sizes are proposed. The proposed residences include attached and detached homes with lot sizes primarily in three categories: 2,000 to 5,000 square feet; 6000 – 8,000 square feet; and 8,001 to 12,000 square feet.

The proposed Master Plan contains approximately 28 acres of active and passive recreational areas, which comprise approximately 23% of the net site area. The open space areas will be owned and maintained by a Home Owner's Association. Street trees, street lighting, trails and parks will be present throughout the project. The above project design elements were incorporated into the project by the Applicant to further the goals of the County's PUD ordinance and to demonstrate compliance with it.

The Master Plan property is well over six acres in size and zoned R1-7.5; thus eligible to utilize the County's PUD provisions. The proposed residential uses for the Master Plan are uses permitted in the R1-7.5 zone. No structures in the Master Plan will exceed the building heights allowed in the R1-7.5 zone and the Master Plan proposes approximately twenty-eight acres of open space. This exceeds the minimum open space requirement of twelve percent by several percent.

The open spaces is comprised of both active and passive recreational areas. While storm water facilities will be generally located along the wetland areas, they will not be used to count toward the open space requirements of the PUD, unless they are incorporated into the overall PUD design and not fenced. The active park areas will include many of the features identified in the PUD code. All open spaces will be conveyed to a home owners association that will be created prior to the recording of the first final plat approval. All streets within the Master Plan will provide street trees and street lighting as required by the PUD code.

The following demonstrates in more detail how the proposed Master Plan attendant to the Development Agreement satisfies the PUD approval criteria. Reference to the Master Plan and its tables and pod locations in conjunction with this narrative is essential to understanding how the proposed project complies with the applicable PUD criteria. The Master Plan does not seek a density bonus even though allowed under the County's PUD code.

Analysis

Prior to preliminary approval of the proposed PUD, the Hearing Examiner or the responsible official must find that the following three (3) conditions exist:

1. Alternate designs proposed will provide a plan equal or superior to the standard being varied.

All of the parcels in the master Plan are zoned R1-7.5. If the property is developed under its current zoning, without the use of a PUD, the project would consist of several hundred units with a fairly uniform lot size of approximately 7500 square feet. The proposed Master Plan, utilizing the PUD standards, allows for a variety of housing types; including attached and detached homes. If the project utilizes the County's PUD standards as depicted in the Master Plan, the project will include a broad range of densities, home styles, home sizes and lot sizes. Development of the project as a PUD, consistent with the Master Plan, will provide homes to a larger demographic and create a more socially and architecturally diverse neighborhood. The critical areas will be preserved in open space tracts which will contain trails, viewing, and seating areas.

The parks and opens spaces will be combination of active and passive recreation opportunities that will be constructed concurrently within phases of the PUD as it is developed. The PUD's total open space and park area will exceed twenty (20) acres in size. This minimum amount of open space far exceeds the County's PUD requirement of twelve percent (12%) open space.

The active park areas will include a broad range of elements designed to support use and enjoyment by people all ages. These elements will include nature play, picnic areas and other elements that provides multiple active recreational opportunities. Features such as Botchy Ball, active soft and hard scape play areas and other recreational amenities will be included in the PUD. Passive recreation areas will include trails and pathways that connect the residents with the natural resources, way points, interpretative features, benches and viewing locations throughout the PUD. Parks and open spaces will be connected by trails, paths and multi modal routes and will strive to achieve connectivity to future routes outside of the community. Holt will engage and seek input to its final parks and open space plan with the Clark County Parks department as part of the PUD approval process. The timing of parks and open space development and dedication shall be determined at the time of PUD approval.

Park areas with typical improvements are proposed in the interior of the project. Sidewalks and trails will link the open space and park areas to the various neighborhoods within the community.

 Through lot size, setbacks, building orientation, and screening, the proposed PUD shall provide a gradual transition adjacent to lower density neighborhoods or nonresidential uses.

The Master Plan was designed to preserve critical areas and be compatible with the adjacent parcels' zoning. The lower density portions of the Master Plan are located along the perimeter of the site. The Master Plan generally transitions from lower density on the perimeter to higher density in the interior and along the critical areas and arterials. In general, the density standards on the Master Plan's perimeter are consistent with the adjoining parcels' zoning or there is a major roadway (50th Avenue or 179th Street) located between the Master Plan and neighboring parcels. A more detailed description of the how the Master Plan furthers the goals and complies with the approval criteria of the PUD ordinance is contained below. A minimum ten foot (10') rear yard setback will apply to all lots on the perimeter of the PUD. Again, viewing the Master Plan concurrently with review of this narrative is essential to understanding how the Master Plan complies with the PUD criteria.

The Master Plan has frontage on both NE 179th Street and NE 50th Avenue. The parcels south of NE 179th Street are surrounded by R1-7.5 zoning which requires a minimum lot size of 7500 square feet. Under the R1-7.5 zoning standards, if critical areas exist within a proposed subdivision, the density transfer

provisions of Clark County's Code allows lot sizes in the 6000 square foot range. B pod standards are proposed for these southern parcels, which are equivalent to the surrounding parcels zoning and could be achieved without the use of a PUD.

Some of the Master Plan is located to the north of NE 179th St. and is adjacent to NE 179 Street and NE 50th Avenue. There are 10 parcels (all zoned R1-7.5) that are not part of the Master Plan and which are located between the Master Plan and the surrounding roads. B and C pods are proposed for the portions of the Master Plan that abut these parcels; thus this portion of the Master Plan will be equivalent or slightly less dense than the surrounding parcels and will serve as a transition to the higher densities in the interior of the Master Plan.

The existing zoning on the west side of the Master Plan is R1-7.5, except for the R1-10 zoned property on the northwest side of the Master Plan. B pods are proposed along the entire west side of the proposed Master Plan. As discussed earlier, the B pod densities are equivalent to R1-7.5 zoning. The nearby R1-10 zoned parcels do carry a lower density, but they are separated from the Master Plan by a 250 foot wide BPA right of way that will act as a buffer along those properties. The BPA right of way continues to the south to NE 179 St. and serves as a substantial buffer for the entire west side of the Master Plan.¹

The property to the east of the Master Plan, across NE 50th Avenue is outside of the Urban Growth Boundary (UGB) and zoned R-5. Densities within an urban zoned project cannot be consistent with properties outside of the UGB and comply with urban zoning standards. An A pod is proposed along the road frontage of NE 50th Ave., a designated Minor Arterial, as it's appropriate to site higher densities along higher volume roadways. Landscape buffers will be provided as well as street trees and landscape strips along the road frontage which will serve as a buffer to the roadway.

The properties on the west half of the north side of the Master Plan are zoned R-5 and not in the UGB. B pods are proposed adjacent to the parcels with R-5 zoning. As discussed above, there will be less similarity in lot size and densities in this area because of the UGB. A road is proposed along the north boundary of the property on the east and west sides of the central critical area that runs through the Master Plan. Along with the buffer of space that the street provides, landscape buffers street trees and landscape strips along the road frontage will provide additional buffering to the properties to the north.

The properties on the east half of the north side of the Master Plan are zoned R1-20. Approximately one half of the R1-20 zoning will abut the stream corridor and the associated buffer that lies within the Master Plan in this area. A street is proposed along the project boundary for the remaining area. Along with the buffer of space that the street provides, landscape buffers street trees and landscape strips along the road frontage will provide additional buffering to the properties to the north. The density of the Master Plan in this area will follow a logical transition from the R1-20 zoning lying north of the Master Plan to the street and then then to the larger C pods and finally to the higher densities in the interior of the Master Plan.

1

3. The applicant proposes design features that may include, but are not limited to, designs centered on protected natural areas, front porches/recessed garages, pedestrian-friendly orientation, benches/gazebos, water features, recreational areas, stormwater systems designed as features, and affordable housing.

There are two stream corridors within the Master Plan that generally have a north to south orientation. Both areas contain critical areas and will be preserved and protected in open space tracts. Trails are proposed in the outer edges of these open space areas, as well as benches and sitting areas. All homes within the Master Plan will have direct pedestrian access to sidewalks with ultimate connections to the trail system and to transit opportunities along 179th Street. This will provide for both active and passive recreation and opportunities for educational signage relating to the natural environment. These trails will be linked to the internal network of trails and sidewalks which will also connect to the more active park areas. The design and location of the proposed trail crossing on 179th Street will be determined at the time of the development of the first phase of the PUDs development that is adjacent to 179th Street in the general location of the trail crossing as depicted on the Master Plan. The County's approval shall be required for such crossing. Three more active park areas are proposed within the Master Plan which will have either nature play elements or play structures.

Conclusion

Under the Code, the purpose of a PUD is to provide flexibility in design and creative site planning. While increased density is allowed, the Master Plan does not create more density for the proposed project than would otherwise be allowed under the R1-7.5 zoning. The Master Plan complies or has obligations to comply with all of the provisions of CCC 40.520.080(A), (B) and (C). The Master Plan as designed satisfies the approval criteria provided for in CCC 40.520.080(D)(1), because it provides a much superior design than could be achieved through a non PUD project utilizing the property's R1-7.5 zoning. This superior design includes a much broader range of lot sizes, transitions of density, a broader range of housing types and far more active and passive open spaces than would be required with a standard R1-7.5 subdivision.

The Master Plan as designed satisfies the approval criteria provided for in CCC 40.520.080(D)(2), because the Master Plan contains a variety lot sizes and areas of densities that are logically placed to achieve a compatible transition from the surrounding properties to the more dense areas of the Master Plan. Moreover, the Master Plan utilizes transmission corridors, natural areas and roads to further buffer surrounding development.

The Master Plan as designed satisfies the approval criteria provided for in CCC 40.520.080(D)(3) because the Master Plan includes design features such as trails, protected natural areas, pedestrian friendly orientation, benches/gazebos, and recreational areas.

Exhibit D – Mitigation Measures

Development of the Mill Creek PUD is predicated on several planned transportation improvements being constructed or reasonably funded within six years involving the NE 179th Street corridor between I-5 and NE 15th Avenue to the west to which the PUD applicant will be contributing financially. Assumed improvements include:

- 1. Completion of NE 10th Avenue between NE 154th Street and NE 164th Street (currently under construction by Clark County)
- 2. Reconfiguration of the I-5 Northbound off-ramp/NE 179th Street intersection to provide:
 - two northbound left-turn lanes and two northbound right-turn lanes; and
 - two westbound through lanes and a separate westbound right-turn lane to the I-5 northbound on-ramp
- Widening and completion of NE 15th Avenue between NE 179th Street and NE 10th Avenue to an ultimate improvement width (providing two westbound and two eastbound through travel lanes between the I-5 Northbound off-ramp/NE 179th Street intersection and NE 15th Avenue);
- Construction of a new multi-lane roundabout on NE 179th Street approximately midway between NE 15th Avenue and the I-5 Northbound off-ramp;
- 5. Construction of a new multi-lane roundabout on NE 179th Street at NE 15th Avenue (replacing the existing traffic signal);
- 6. Construction of NE 15th Avenue between the new roundabout on NE 179th Street at NE 15th Avenue and NE 10th Avenue (allowing for termination of the existing NE 10th Avenue connection to NE 179th Street); and
- 7. Termination of Union Road at NE 179th Street through provision of alternative access for properties along Union Road south of NE 179th Street.

The following improvements at the proposed roadway connections to NE 50th Avenue and NE 179th Street are required for implementation in conjunction with site development:

- A stop sign will be installed on each of the new public site roadway approaches to NE 50th Avenue and NE 179th Street. The stop signs should be installed in accordance with Clark County standards and the *Manual on Uniform Traffic Control Devices* (MUTCD).
- 2. Left-turn lanes will be provided on NE 179th Avenue at each of the three site public roadway connections to NE 179th Avenue. The turn lanes should provide at least 50 feet of storage.
 - Provision of an eastbound left-turn lane at the central site access on NE 179th Street (Intersection B) may require off-site right-of-way acquisition to accommodate the

associated roadway widening and tapers along NE 179th Street. If provision of an eastbound left-turn lane is not possible at the time of site development, it may be necessary to restrict the access to right-turns only on an interim basis.

3. While not yet necessitated based on projected 2020 build-out traffic volumes, provision of a northbound left-turn lane at the NE 50th Avenue intersection is required with site development if the NE 50th Avenue frontage widening provides sufficient width to make the improvement.

Exhibit E - Trip Generation Estimates

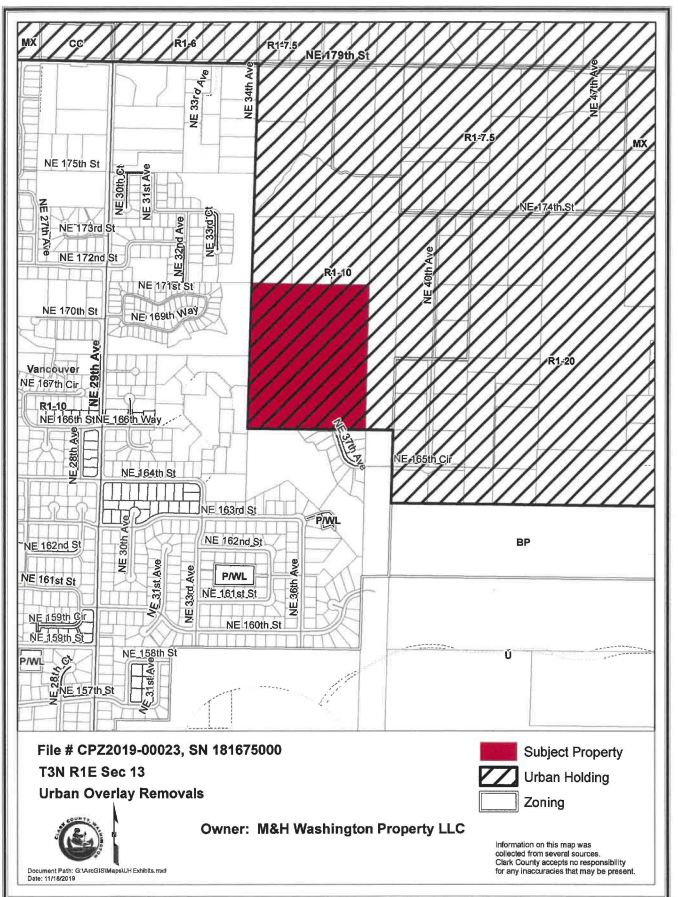
Mill Creek PUD Trip Generation Estimates

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	and the			Weekday AM Peak Hour			Weekday PM Peak Hour		
Land Use	ITE Code	Size	Weekday Daily	Total	โก	Out	Total	In	Out
Single Family Detached Homes	210	606 units	5,770	455	114	341	606	382	224
Residential Townhome	230	99 units	576	43	7	36	51	34	17
		Total Trips	6,346	498	121	377	657	416	241





RESOLUTION NO. 2019- |U - O|

A Resolution of the Clark County Council authorizing entry into a First Amended and Restated Development Agreement among Clark County and the following owners and developers of real property in the vicinity of NE 179th Street:

M & H WASHINGTON PROPERTY, LLC, a Washington limited liability company, and HINTON DEVELOPMENT CORP, a Washington corporation (collectively hereinafter referred to as "Developers");

WHEREAS, Developers own and seek to develop certain parcels of real property in the vicinity of NE 179th Street and Interstate 5, much of which is currently subject to an urban holding overlay pursuant to Clark County's 20-Year Comprehensive Growth Management Plan 2015-2035; and

WHEREAS, Clark County's Compressive Plan requires that prior to lifting the urban holding designation in the 179th Street/I-5 Interchange Area, the Council must determine that the completion of localized critical links and intersection improvements are reasonably funded, as shown on the County's 6-Year Transportation Improvement Plan or through a development agreement; and

WHEREAS, Clark County intends to fund the necessary improvements, in part, by entering into development agreements that will become effective upon the Council's adoption of a future ordinance finding that the relevant localized critical links and intersection improvements are reasonably funded and amending the Comprehensive Plan to remove the urban holding overlay; and

WHEREAS, RCW 36.70B.170 through .210 authorize the County to enter into development agreements with persons or entities having ownership or control of real property within the County; and WHEREAS, on August 20, 2019, the Clark County Council selected a financing

option to reasonably fund localized critical links and intersection improvements and

authorized entry into a Development Agreement (the "DA") among Developers and

Clark County, regarding certain real property owned by Developers in the vicinity of NE

179th Street, which property is located in Clark County, Washington; and

WHEREAS, Section 6.3.c of the DA approved on August 20, 2019 misstated as

\$900,000 the amount of a payment that Developers agreed to pay to Clark County, and

Council finds that the parties intended for the payment to be \$600,000, that Section 6.3.c

should be amended to read as follows:

In addition to the TIF, Developer shall pay an C. additional surcharge in the amount of \$3,500 per lot (the "Surcharge") for each building permit for each lot developed on the Property. Developer shall pay the Surcharge at the time of the issuance of the building permit. Developer anticipates building permits following the approvals of each phase as provided for in paragraph 6.3(b) above. Regardless of the schedule provided for in Section 6.3.a above, Developer agrees that by December 31, 2023, if the combined amount of TIF and Surcharge paid by Developer is less than \$600,000.00, then Developer shall, on or before December 31, 2023, pay to the County the difference between what Developer has paid in combined TIF and Surcharge and \$600,000.00 (the "Gap Amount"). The Gap Amount will be applied in the future to subsequent preliminary plat, final plat, or building permit applications on the Property as pre-paid TIF or prepaid Surcharge. Nothing in this Agreement limits to \$600,000.00 Developer's total obligations to pay combined TIF and Surcharge that may arise from the Property's future development approvals.

and,

WHEREAS, for ease of future reference to and implementation of the DA as

amended, the parties desire to restate the amended agreement, and Clark County

Council hereby adopts the following new section as a Recital in the agreement:

Q. Clark County Council approved a prior version of this Agreement in an open public hearing on August 20, 2019; however, that version of the Agreement contained misstatements in Section 6.3.c, and it was never executed by the Parties. Those misstatements are corrected by

amendment of Section 6.3.c, which was approved by the County Council in open public meeting on October 1, 2019. The initially approved Agreement has not been amended in any other respect as of that date, except for the correction of scrivener's errors and the addition of this Recital. The Parties have adequately reviewed this FIRST AMENDED AND RESTATED DEVELOPMENT AGREEMENT, and agree that its terms reflect their intent.

WHEREAS, the FIRST AMENDED AND RESTATED DEVELOPMENT AGREEMENT AMONG CLARK COUNTY, M & H WASHINGTON PROPERTY, LLC, AND HINTON DEVELOPMENT CORP. ("Amended Development Agreement", is attached hereto as *Exhibit A*;

WHEREAS, the Council considered this matter at a duly-advertised public

hearing; and

WHEREAS, the Council concluded that approval of the amendments to the DA, and the approval and adoption of the proposed Amended Developer Agreement set forth in *Exhibit A* will further the public health, safety, and welfare of Clark County; now therefore,

THE BOARD OF COUNTY COUNCILORS OF CLARK COUNTY, STATE OF WASHINGTON, HEREBY RESOLVE AS FOLLOWS:

1. The Clark County Council approves the amendment to Section 6.3.c of the DA and the adoption of new Section Q of the Recitals of the DA, both as set forth above.

2. The Clark County Council approves the restatement of the amended DA,

as set forth in *Exhibit A* hereto, the FIRST AMENDED AND RESTATED

DEVELOPMENT AGREEMENT AMONG CLARK COUNTY, M & H

WASHINGTON PROPERTY, LLC, AND HINTON DEVELOPMENT CORP, portions of which will become effective upon the Council's future adoption of an ordinance finding that the relevant localized critical links and intersection improvements are reasonably funded, and that the Urban Holding overlays are removed from Developers'

property.

ADOPTED this 15+ day of OCTOBEN, 2019.

COUNTY COUNCIL CLARK COUNTY, WASHINGTON

Attest: Cle to the Board

By: Eileen Quiring, Chair

Approved as to form only: ANTHONY F. GOLIK **Prosecuting Attorney**

Christine M. Cook Senior Deputy Prosecuting Attorney By:

Temple Lentz, District 1

By:

Julie Olson, District 2

By:

John Blom, District 3

By:

Gary Medvigy, District 4

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5669395 AGR 11/07/2019 03:40 Total Pages: 35 Rec Fee: \$187.50 JORDAN RAMIS PC Recorded in Clark County, WA

WHEN RECORDED RETURN TO:

JORDAN RAMIS PC ATTENTION: JAMES D HOWSLEY 1499 S.E. TECH CENTER PLACE SUITE 380 VANCOUVER, WA 98683

DOCUMENT TITLE(S): AMENDED DEVELOPMENT AGREEMENT

REFERENCE NUMBER(S) OF DOCUMENTS ASSIGNED OR RELEASED: N/A

GRANTOR: M & H WASHINGTON PROPERTY LLC A WASHINGTON LIMITED LIABILITY COMPANY

GRANTEE: CLARK COUNTY A POLITICAL SUBDIVISION OF THE STATE OF WASHINGTON

TRUSTEE: N/A

ABBREVIATED LEGAL DESCRIPTION: #6 OF SEC 13, T3N, R 1E

COMPLETE LEGAL ON: EXHIBIT A

TAX PARCEL NUMBER(S): 181675000

[12] If this box is checked, then the following applies:

I am requesting an emergency nonstandard recording for an additional fee as provided in RCW 36.18.010. 1 understand that the recording processing requirements may cover up or otherwise obscure some part of the text of the original document.

011M19UND Signature

indexltr

LPB-01-05

MAIL TAX STATEMENTS TO:

AFTER RECORDING RETURN TO: Jordan Ramis PC Attn: James D. Howsley 1499 S.E. Tech Center Place, Suite 380 Vancouver, WA 98683

This space provided for recorder's use.

INSTRUMENT TITLE:	AMENDED DEVELOPMENT AGREEMENT					
GRANTOR(S):	M & H Washington Property, LLC a Washington Limited Liability Company					
GRANTEE:	Clark County, a political subdivision of the State of Washington					
ABBREVIATED LEGAL DESC:	#6 OF SEC 13 T3NR1EWM (32.45A)					
FULL LEGAL DESC:	See Exhibit A To This Document					
ASSESSOR'S PROPERTY TAX PARCEL ACCOUNT NUMBER(S): 181675000						
DEFEDENCE NUMBED OF						

REFERENCE NUMBER OF RELATED DOCUMENTS: None AFTER RECORDING RETURN TO: Jordan Ramis PC Attn: James D. Howsley 1499 S.E. Tech Center Place, Suite 380 Vancouver, WA 98683

Space above for recording information only.

FIRST AMENDED AND RESTATED DEVELOPMENT AGREEMENT

This FIRST AMENDED AND RESTATED DEVELOPMENT AGREEMENT (this "Agreement") is entered into by and among CLARK COUNTY, a political subdivision of the State of Washington (the "County") and M & H WASHINGTON PROPERTY, LLC ("Owner"), a Washington limited liability company, and HINTON DEVELOPMENT CORP. ("Hinton"), a Washington corporation on this <u>1</u>st day of <u>OC</u>, 2019. Owner and Hinton are together referred to as the "Developer", and those three terms include any successor in interest to the Property during the term of this Agreement.

RECITALS

A. Owner owns certain real property in unincorporated Clark County Washington (APN 181675000) totaling approximately 32.45 acres, which is more particularly described in Exhibit A, which attached hereto and incorporated by reference herein (together, the "Property"). Hinton has authority over and development control over the Property.

B. Clark County's 20-Year Comprehensive Growth Management Plan 2015-2035, as adopted by Ordinance No. 2016-06-12 and most recently amended by Ordinance No. 2019-02-02 ("Comprehensive Plan"), provides that an Urban Holding Overlay Plan Designation and Zone ("UH Overlay") may be applied to property with a specific underlying urban zone when development policies require a legislative action pursuant to the requirements of Clark County Code ("CCC") Section 40.560.010 prior to urban development thereon.

C. The Comprehensive Plan applies the UH Overlay to certain property located within the Vancouver Urban Growth Area within the 179th Street Corridor ("179th Street Corridor"). The Property is within this 179th Street Corridor and is subject to the UH Overlay and a zoning overlay designation of Urban Holding-10 ("UH-10"), with underlying plan and zoning designations of Urban Low Density Residential ("UL") and Single Family Residential ("R1-10"), respectively.

D. The Connecting Washington transportation funding package approved by the 2016 Washington Legislature is expected to provide money for the reconstruction of the Interstate 5/179th Interchange during the period from 2023 to 2025.

E. The 179th Street Corridor comprises an area lacking in and requiring said transportation improvements.

F. Other owners and developers of properties within the 179th Street Corridor ("Killian", "Wollam" and "Holt", collectively "179th Street Developers"), as specifically depicted and identified in the Exhibit F, attached hereto and incorporated herein, (the "Other 179th Street Developments"), have proposed development agreements and transportation improvement plans that would alleviate the transportation deficiencies within the Corridor and facilitate economic development, provided that the UH Overlay is removed to allow for the underlying urban use to be developed.

G. The County finds that approval and implementation of those development agreements related to the 179th Street Developments and removal of the UH Overlay would provide the private share contribution for the needed transportation improvements, including right-of-way and intersection and other improvements, thereby facilitating economic development within the area and its larger region.

H. CCC 40.560.010(I) provides that UH Overlay changes are processed through Type IV processes initiated by the County and consistent with the procedures and criteria under the Comprehensive Plan.

I. CCC 40.560.010.I.1 provides that plan map and rezone amendments removing the UH designation must be consistent with the procedures and criteria set forth in the Clark County 20-Year Comprehensive Growth Management Plan 2015-2035 ("Comprehensive Plan"). The Comprehensive Plan provides that to remove the UH overlay, the County must determine that the completion of localized critical links and intersection improvements are reasonably funded as shown on the County's 6-Year Transportation Improvement Plan or through a development agreement.

J. Pursuant to RCW 36.70B.170(1), any local government of the state of Washington is authorized to enter into a development agreement with any owner of real property within its jurisdiction setting forth the development standards that will apply to and govern and vest the development, use and mitigation of the development of the real property during the specified term of the agreement.

K. The County has determined that the proposed mitigation contained within this Agreement will satisfy the Comprehensive Plan criteria requiring reasonable funding for the completion of localized critical links and intersection improvements, and therefore the UH Overlay will be removed from this Property.

L. The Developer has also proposed a Conceptual Plan for development of the Property, as depicted on Exhibit B and specifically described in Exhibit C, which are both attached hereto and incorporated herein. The Conceptual Plan shows the proposed public trails within the development that enhances pedestrian access to, from and within the Property and external properties.

M. The Parties desire to provide long-term predictability to both Developer and the County on various development issues through the implementation of this Agreement and its attendant Conceptual Plan. The Parties desire to plan for the development of the Property with advance funding for transportation improvements and predictable infrastructure and regulations.

Developer, the County, and the other 179th Developers have collaborated over a N. number of years through a public-private partnership to facilitate the implementation of the Comprehensive Plan through the improvement of transportation infrastructure in the area of the 179th Street Corridor. This area faces challenges to development in order to fully implement the Comprehensive Plan, including lack of capacity on existing local roadways and intersections, lack of access to underdeveloped properties, and resulting traffic safety problems. Each Party has dedicated significant resources to planning for that area, which provides a gateway to development of currently underutilized land in the 179th Street Corridor. It is necessary for the Parties to complete certain planning efforts in the area, so that public and private funding will be available to complete the needed infrastructure, and that development of the infrastructure can go forward. Completion of certain intersections and other transportation links in the area will further implement the Comprehensive Plan and allow certain properties to develop, thereby generating further resources for more transportation improvements, and addressing the continuing harm to the public because of the problems and challenges listed above. This Agreement will document the completion of planning relevant to the subject Property,

Developer's contributions to the completion of certain infrastructure in the area, and the County's assurances that Developer may proceed as set forth herein.

O. Developer's traffic engineer has prepared trip generation and distribution information based on the expected development of the Property in accordance with the Conceptual Plan (Exhibits B and C), and a copy of the trip generation estimates is attached hereto and incorporated herein as Exhibit E.

P. This Agreement addresses the Comprehensive Plan criteria to remove the UH plan and zoning overlays from the Property and includes Developer's agreement to satisfy the criteria through the construction of or reasonable funding of the mitigation measures, including the critical links and intersections, identified in Exhibit D, which is attached hereto and incorporated herein.

Q. Clark County Council approved a prior version of this Agreement in an open public hearing on August 20, 2019; however, that version of the Agreement contained misstatements in Section 6.3.c, and it was never executed by the Parties. Those misstatements are corrected by amendment of Section 6.3.c, which was approved by the County Council in open public meeting on October 1, 2019. The initially approved Agreement has not been amended in any other respect as of that date, except for the correction of scrivener's errors and the addition of this Recital. The Parties have adequately reviewed this FIRST AMENDED AND RESTATED DEVELOPMENT AGREEMENT, and agree that its terms reflect their intent.

AGREEMENT

NOW, THEREFORE, the Parties agree as follows:

Section 1. Development Agreement. This Agreement is a development agreement to be implemented under the authority of and in accordance with RCW 36.70B.170 - 210. It will become a contract between the Parties upon its approval by ordinance or resolution following a public hearing as provided in RCW 36.70B.170 and its execution by the Parties.

Section 2. Effective Date; Term of Agreement. The Effective Date of this Agreement is the later of the following: (1) the date ten (10) days after the day of the County's approval by ordinance or resolution determining that the completion of critical links and infrastructure improvements necessary for development of the Property are reasonably funded, following a public hearing as provided for in RCW 36.70B.170, or (2) the date on which a fully executed version is recorded with the County Auditor. This Agreement will take effect upon the Effective Date and will terminate ten (10) years thereafter, unless extended, or terminated by mutual written consent of the Parties.

Section 3. Conceptual Plan.

3.1 **Purpose.** The Conceptual Plan, attached hereto as Exhibits B and C, provides for design mitigation with additional pedestrian connections not required by County Code for ease of use for public transportation and additional consideration of trail design within the project. The Conceptual Plan will provide the Parties with predictability regarding certain

aspects of the future development of the Property, including public trails and walkways internal to the property and that can connect with offsite developments in the future.

3.2 Preliminary plat approval. Developer's application for preliminary plat approval may be filed and the County will process such applications upon execution of this agreement. No public hearing or decision will be made on any applications until the County removes the UH designation from the Property.

3.3 Engineering Plans. Concurrently with the County's review of any preliminary plat applications, Developer may submit engineering plans to the County and the County will review those plans in its normal course. If a preliminary plat is approved with design or conditions that are different from concurrently submitted and reviewed final engineering plans, then Developer will resubmit engineering plans that conform to the preliminary plat approvals. Any costs associated with such changes will be the responsibility of Developer. While the County agrees to allow concurrent review of land us applications and final engineering, nothing herein will be construed to require the County to provide expedited review that is different from the County's usual timelines for an application for land use or engineering review.

3.4 UH Designation Removal. No final engineering approval will be granted until the UH designation has been removed from the Property and a preliminary plat application has been approved. The application will be processed as a Type III land use application and reviewed by the County. Any approval criteria not addressed and found satisfied in this Agreement will be subject to the approval criteria in effect when the fully complete application is submitted, and will be addressed during the subdivision application and decision process.

3.5 Vesting. Except as set forth in this Agreement, future development of the Property is subject to the applicable provisions of the Clark County Code as of the Effective Date.

Section 4. Effect on Fees or Charges. As provided for in RCW 36.70B.180, during the term of this Agreement, the development standards provided for in this Agreement will not be subject to unilateral amendment, or amendment to zoning ordinances, development standards, or regulations, or a new zoning ordinance or development standard or regulation adopted after the effective date of this Agreement; provided, however, that except as set forth in Paragraph 6.3 of this Agreement, the vesting granted by this Agreement will not apply to impact fees, taxes, land use or permit application fees, building code provisions, or environmental regulations that do not vest according to Washington State Law, which will be vested, determined or calculated consistent with the County's provisions applicable on the date such fee, charge, or tax is triggered or according to the generally applicable rules for vesting of building code regulations and such environmental regulations. As provided for in RCW 36.70B, the County reserves the right to impose new standards or changes in development regulations to the extent required by a serious threat to public health and safety.

Section 5. Environmental Review. For the purposes of this Agreement, no additional SEPA review is required. Any required project-level SEPA review for development at the Property and subject to this Agreement will be submitted during the preliminary plat application process.

Section 6. Traffic.

6.1 Traffic Study. Kittelson and Associates Transportation Engineers and the County have analyzed the transportation impacts of the full development (based on the conceptual set of future uses and square footages) of the Property as identified in the traffic study and the Conceptual Plan. Based upon this set of uses, the Property at full development will increase the existing number of PM peak hour trips on the transportation system by 129 trips. The trip generation estimates are set forth, attached hereto and incorporated herein as Exhibit E.

6.2 Anticipated Impacts. Based upon Kittelson's analysis as approved by the County, the future development of the Property will be conditioned upon the mitigation measures and timing of construction as provided for in Exhibit D. The Property will be vested during the term of this Agreement with 129 PM peak hour and 1,290 average daily trips and no off-site transportation mitigation or analysis, other than provided for in this Agreement, will be required in conjunction with development of the Property during the term of this Agreement; provided however that in the event Hinton proposes uses or intensities of uses that would cause the total number of PM peak or average daily trips to exceed the number of trips set forth in this Section 6.2, the increased trips will be subject to review and required mitigation under the County's concurrency ordinance in effect when the application vests. In the case of increased trips, vesting will occur no sooner than the Developer submits a fully complete application to the County. Except when the Developer proposes increased trips, the transportation vesting provided for in this Section will be subject to the mitigation measures and the timing provided in Exhibit D. Some of the transportation improvements may be on the County's Transportation Capital Facility Plan. Hinton upon construction of qualifying transportation improvement, will be eligible to apply for TIF Credits, but only if such improvements are eligible for credits under the County's applicable Capital Facilities Plan and TIF programs.

6.3 Traffic Impact Fees; Advance Payment. To increase the County's ability to fund and construct certain transportation improvements in the area that will provide systemic benefits in excess of the impacts that will be created through the implementation of the Conceptual Master Plan, Developer agrees to accelerate the manner in which Developer or a successor in interest to the Property would pay Transportation Impact Fees ("TIFs"). Developer will pay TIFs associated with the Property based on the TIF rate applicable at the time this Agreement becomes effective. In addition to the payment of TIF, Developer will also pay the Surcharge as described below. Instead of paying TIFs as the time of individual building permits, as it currently provided for by the County's Code, Developer, or its successor in interest, agrees to the following permit application and TIF payment schedule.

a. Developer will submit a fully complete application for preliminary plat approval of approximately 129 lots prior to February 15, 2020 with a phasing plan. Assuming Developer receives preliminary plat approval and no appeal is filed, Developer will pay within 30 days of receiving preliminary plat approval the sum of \$3,025.00 for each lot receiving preliminary plat approval.

b. Developer will submit an application for final plat for Phase I approval for 50 lots prior to December 31, 2021. Developer shall submit a fully complete application for final plat for Phase II approval for 50 lots prior to December 31, 2022. Developer

shall submit a fully complete application for final plat for Phase III approval for 29 lots prior to July 15, 2023. If Developer submits an application for final plat approval for all lots, assuming Developer receives final plat approval, Developer will pay \$3,025.00 for each lot receiving final plat approval. Developer may alternatively submit an application for final plat approval for the lots in phases. If Developer submits an application for final plat approval for a certain amount of lots in multiple phases, assuming Developer receives final plat approval for those respective phases, Developer will pay \$3,025.00 for each lot receiving final plat approval in the respective phase.

c. In addition to the TIF, Developer shall pay an additional surcharge in the amount of \$3,500 per lot (the "Surcharge") for each building permit for each lot developed on the Property. Developer shall pay the Surcharge at the time of the issuance of the building permit. Developer anticipates building permits following the approvals of each phase as provided for in paragraph 6.3(b) above. Regardless of the schedule provided for in Section 6.3.a above, Developer agrees that by December 31, 2023, if the combined amount of TIF and Surcharge paid by Developer is less than \$600,000.00, then Developer shall, on or before December 31, 2023, pay to the County the difference between what Developer has paid in combined TIF and Surcharge and \$600,000.00 (the "Gap Amount"). The Gap Amount will be applied in the future to subsequent preliminary plat, final plat, or building permit applications on the Property as pre-paid TIF or prepaid Surcharge. Nothing in this Agreement limits to \$600,000.00 Developer's total obligations to pay combined TIF and Surcharge that may arise from the Property's future development approvals.

d. Notwithstanding any other provision of Section 6 of this Agreement relating to timing of the submission of a preliminary plat application or the submission of a final plat application, Developer need not submit any of the applications referenced in Section 6 of this Agreement, if Developer timely makes the payment that otherwise would be due if such application has been submitted and approved. Nothing in this paragraph will be construed to alter the dates upon which such TIF payments will be made to the County as provided for in Section 6 of this Agreement, regardless of whether Developer submits any land use applications.

e. If Developer fails to timely make any payment due pursuant to Section 6 of this Agreement, Developer may not submit, and County may not accept or process, any further land use or permit application relating to development of the Property until all payments then due in accordance with Section 6 have been fully made.

Section 7. Threat to Public Health. Nothing in this Section will preclude the County from requesting information on the potential adverse environmental impacts associated with a specific land use application that have not been previously analyzes as required under SEPA.

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MISCELLANEOUS PROVISIONS

Section 8. Recitals. The Recitals contained herein are agreed to be binding obligations of the Parties, as their terms provide.

Section 9. Counterparts. This Agreement may be executed in counterparts; however all signature pages will be recorded together, and the complete recorded Agreement, including Exhibits A-F, will constitute the final instrument.

Section 10. Amendments; Termination. The Parties may agree to any amendments to this Agreement to facilitate necessary infrastructure improvements and other matters; provided, however, that this Agreement may only be amended by mutual, written agreement of the Parties that is approved by the Clark County Councilors pursuant to a Type IV legislative process as set forth in the Clark County Code. This Agreement will terminate upon the mutual agreement of the Parties in writing, which will be recorded, or upon expiration of the Term, whichever first occurs.

Section 11. County's Reserved Authority. Notwithstanding anything in this Agreement to the contrary, the County will have the authority to impose new or different regulations to the extent required by a serious threat to public health and safety as required by RCW 36.70B; provided, however that traffic congestion is not a serious threat to public health and safety, and that such action will only be taken by legislative act of the Clark County Council after appropriate public process.

Section 12. Authorization. The persons executing this Agreement on behalf of County and Developer are authorized to do so and, upon execution by such parties, this Development Agreement will be a valid and binding obligation of such parties in accordance with its terms. Developer has obtained any and all consents required to enter into this Agreement and to consummate or cause to be consummated the transactions contemplated hereby.

Section 13. Run with the Land. This Agreement will run with the land and be binding on the Parties' successors and assigns, and will be recorded with the Clark County Auditor.

Section 14. Public Hearing. The Clark County Council has approved execution of this Agreement by resolution after a public hearing.

Section 15. Dispute Resolution. Should a disagreement arise between the Parties, the Parties agree to attempt to resolve the disagreement by first meeting and conferring. If such meeting proves unsuccessful to resolve the dispute, the disagreement may be resolved by a civil action.

Section 16. Venue. This Agreement will be construed in accordance with the laws of the State of Washington, and venue is in the Clark County Superior Court.

Section 17. Attorneys' Fees. If a suit, action, or other proceeding of any nature whatsoever (including any proceeding under the U. S. Bankruptcy Code) is instituted in connection with any controversy arising out of this Agreement or to interpret or enforce any rights or obligations hereunder, the prevailing party will be entitled to recover its reasonable attorney fees and costs. ,. It is understood and agreed that to the extent that Clark County prevails in a suit, action or other proceeding relating to this Agreement it will be entitled to recover it's reasonable attorney fees calculated on an hourly basis regardless of whether it is represented by in house counsel and/or outside counsel.

Section 18. Performance. Failure by any Party at any time to require performance by the other Parties of any of the provisions hereof will not affect the Parties' rights hereunder to enforce the same, nor will any waiver by a Party of the breach hereof be held to be a waiver of any succeeding breach or a waiver of this clause.

Section 19. Severability. If any portion of this Agreement will be invalid or unenforceable to any extent, the validity of the remaining provisions will not be affected thereby.

Section 20. Inconsistencies. If any provisions of the Clark County Code and land use regulations are deemed inconsistent with this Agreement, the provisions of this Agreement will prevail, excepting the County's reserved authority described above.

Section 21. Survival. Any promise or condition set forth in this Agreement, the full performance of which is not specifically required prior to the expiration or earlier termination but which by its terms is to survive the termination of this Agreement, will survive the expiration or earlier termination of this Agreement and will remain fully enforceable thereafter.

Section 23. No Benefit to Third Parties. The Parties are the only parties to this Agreement and are the only parties entitled to enforce its terms, except as otherwise specifically provided in this Agreement. There are no third-party beneficiaries.

Section 24. Entire Agreement. This Agreement, including its exhibits attached hereto, constitutes the entire agreement between the Parties as to the subject matter.

Section 25. Notices. All notices will be in writing and may be delivered by personal delivery, by overnight courier service, or by deposit in the United States Mail, postage prepaid, as certified mail, return receipt requested, and addressed as follows:

County:

Attn. Shawn Henessee, County Manager PO Box 5000 Vancouver, WA 98666-5000

With a copy to:	Christine Cook Senior Deputy Prosecuting Attorney or Taylor Halvik Deputy Prosecuting Attorney 1013 Franklin Street Vancouver, WA 98660			
Developer	M & H Washington Properties, LLC Attn. Mark Hinton and Michael Menashe 333 NW 9 th Avenue #1504 Portland, OR 97209			
With a copy to:	Jordan Ramis, PC Attn: James D. Howsley 1499 SE Tech Center Place, Suite 380 Vancouver, WA 98683			

Notices will be deemed received by the addressee upon the earlier of actual delivery or refusal of a party to accept delivery thereof. The addresses to which notices are to be delivered may be changed by giving notice of such change in address in accordance with this notice provision.

Section 26. Interpretation of Agreement; Status of Parties. This Agreement is the result of arm's-length negotiations between the Parties and will not be construed against any Party by reason of its preparation of this Agreement. Nothing contained in this Agreement will be construed as creating the relationship of principal and agent, partners, joint venturers, or any other similar relationship between the Parties.

Section 27. Future Assurances. Each of the Parties will promptly execute and deliver such additional documents and will do such acts that are reasonably necessary, in connection with the performance of their respective obligations under this Agreement according to the Schedule so as to carry out the intent of this Agreement.

Signatures appear on the following pages.

M & H Washington Property, LLC

By. Mark Hinton

Its: Governor

Date

18/19 Date

By: Michael Menashe Its: Governor

Hinton Development Corp.

By: Mark Hinton Its: President

10/18/19 Date

Clark County

By: Shawn Henessee Its: County Manager

0---9 Date

Approved as to form only: Anthony F. Golik Clark County Prosecuting Attorney

Bv:

Deputy Prosecuting Attorney

State of Washington)) ss. County of Clark)

I certify that I know or have satisfactory evidence that Mark Hinton is the person who appeared before me, and said person acknowledged that he he signed this instrument, on oath stated that he he was authorized to execute the instrument and acknowledged it as the

(title) of M & H Washington Property, LLCjACQU to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

Dated: 10/18 , 2019. Signature My Commission Expires: ()/4/20 (Seal or star State of Washington)

County of Clark

) ss.

}

I certify that I know or have satisfactory evidence that Michael Menashe is the person who appeared before me, and said person acknowledged that he/she signed this instrument, on oath stated that he/she was authorized to execute the instrument and acknowledged it as the <u>Covernor</u> (title) of M & H Washington Property, LLC to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

Dated: 10/23, 2019. Signature My Commission Expires: 1/7/2020

(Seal or stamp)



State of Washington)) ss. County of Clark)

I certify that I know or have satisfactory evidence that Mark Hinton is the person who appeared before me, and said person acknowledged that he she signed this instrument, on oath stated that he she was authorized to execute the instrument and acknowledged it as the

<u>free and voluntary act of such party for the uses and purposes mentioned in the instrument.</u>

Dated: 10/18 , 2019. (Seal or stan

Signature My Commission Expires: 12/4/22

State of Washington)) ss. County of Clark)

I certify that I know or have satisfactory evidence that Shawn Henessee is the person who appeared before me, and said person acknowledged that he/she signed this instrument, on oath stated that he/she was authorized to execute the instrument and acknowledged it as the

(company) to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

Dated: Oft. . 2019. REBECCA L MESSINGER NOTARY PUBLIC STATE OF WASHINGTON COMMISSION NUMBER 3715 COMMISSION EXPIRES APRIL 26, 2021 (Seal or stamp)

Signature

My Commission Expires: 4/26/2021

EXHIBIT INDEX

EXHIBIT A – LEGAL DESCRIPTIONS EXHIBIT B – CONCEPTUAL PLAN DEPICTION EXHIBIT C – CONCEPTUAL PLAN NARRATIVE EXHIBIT D – MITIGATION MEASURES AND TIMING OF CONSTRUCTION EXHIBIT E – TRIP GENERATION ESTIMATES EXHIBIT F – OTHER 179TH STREET DEVELOPMENTS

EXHIBIT A

Legal Description

The South half of the Southeast quarter of the Northwest quarter, and the North half of the Northeast quarter of the Southwest quarter of Section 13, Township 3 North, Range 1 East of the Willamette Meridian in the County of Clark and State of Washington.

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Except that portion thereof acquired by the United States of America for purposes of the Bonneville Project;

Also Except County or Public Roads.

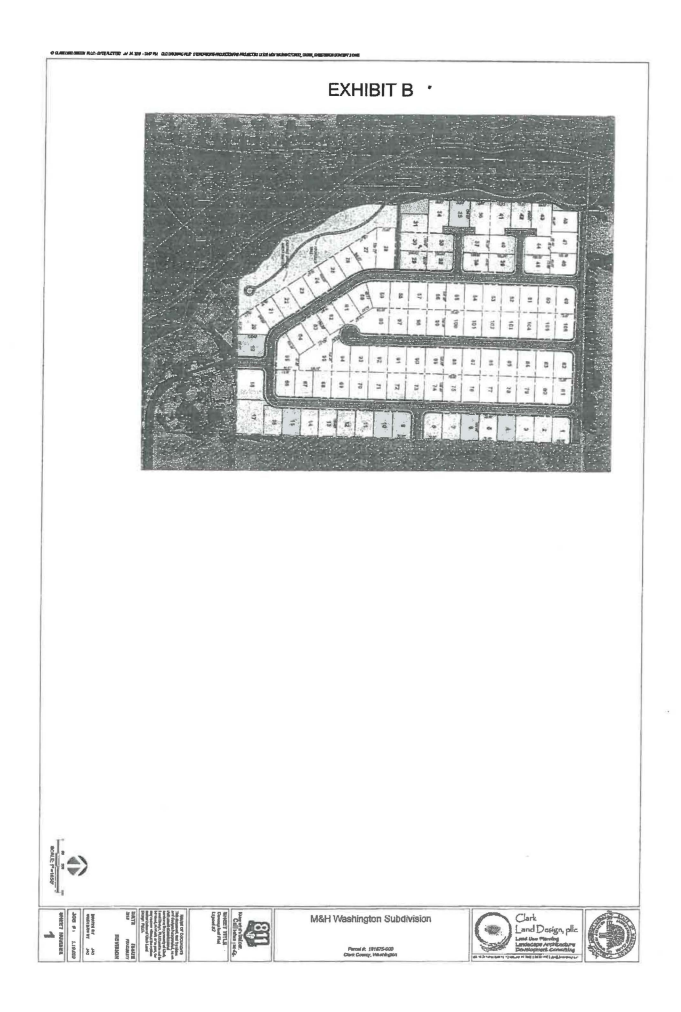


EXHIBIT C

Conceptual Plan Narrative

- The project contemplates up to 129 single family residential lots consistent with the Development Agreement and Exhibit E
- This project will conform to the Single Family Residential R1-10 zoning and the Mill Creek zoning overlay
- The United States Government, Bonneville Power Administration owns land immediately adjacent on the Property's eastern boundary
- Mill Creek runs in a northern direction through the southwest corner of the property then along the western boundary of the property
- The project contemplates an trail with a mid-development access point along the backyard of the lots parallel to Mill Creek as depicted on Exhibit B
- The trail will provide for additional connections to the north, but will terminate near the southern boundary of the property to not interfere with adjacent properties
- The primary access for the subdivision will be via a stubbed public street NW 37th Avenue
- The Development will provide for future connections via stubbed public streets and necessary dedications

EXHIBIT D

Mitigation Measures and Timing of Construction

Development of the M & H Property presumes several planned transportation improvements will be constructed or deemed reasonably funded within six years along the NE 179th Street corridor which the Developer will be contributing financially towards. The assumed improvements include:

1. Completion of NE 10th Avenue between NE 154th Street and NE 164th Street (currently under construction by Clark County)

- 2. Reconfiguration of the I-5 Northbound off-ramp/NE 179th Street intersection to provide:
 - Two northbound left-turn lands and two northbound right turn lanes; and
 - Two westbound through lanes and a separate westbound right-turn lane to the I-5 northbound on ramp

3. Widening and competition of the NE 15th Avenue between NE 179th Street and NE 10th Avenue to an ultimate improvement width (providing two westbound and two eastbound through travel lanes between the I-5 Northbound off-ramp/NE 179th Street intersection and NE 15th Avenue);

4. Construction of a new multi-lane roundabout on NE 179th Street approximately midway between NE 15th Avenue and the I-S Northbound off-ramp;

5. Construction of a new multi-lane roundabout on NE 179th Street at NE 15th Avenue (replacing the existing traffic signal);

6. Construction of a new multi-lane roundabout on NE 179th Street at NE 15th Avenue and NE 10th Avenue (allowing for termination of the existing NE 10th Avenue connection to NE 179th Street); and

7. Termination of the Union Road at NE 179th Street through provision of alternative access for properties along Union Road south of NE 179th Street

The M & H Property is not adjacent to the NE 179th Street Corridor unlike the other developments subject to similar Development Agreements. However, in conjunction with the site development the project may be conditioned with other proportionate mitigation measures through the conditions of approval in the subdivision process.

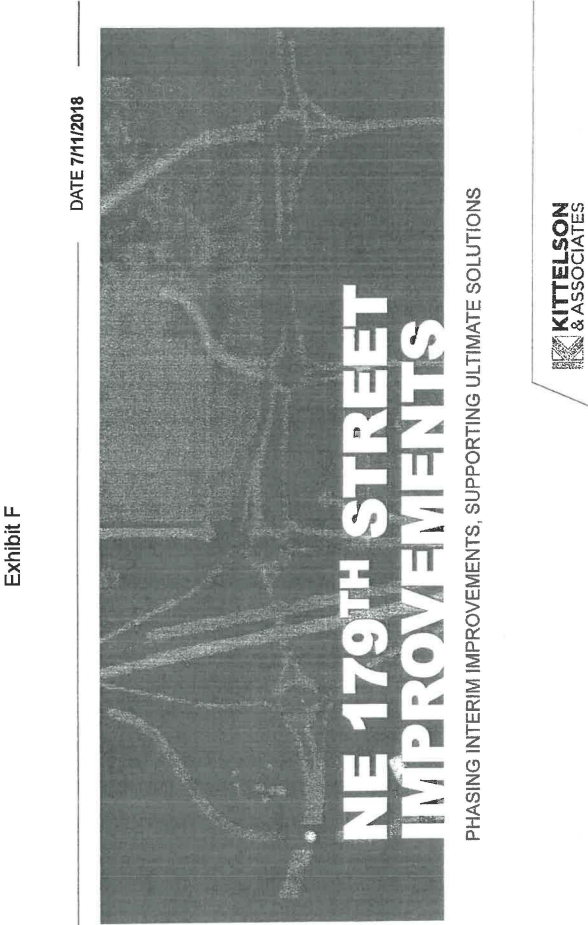
EXHIBIT E

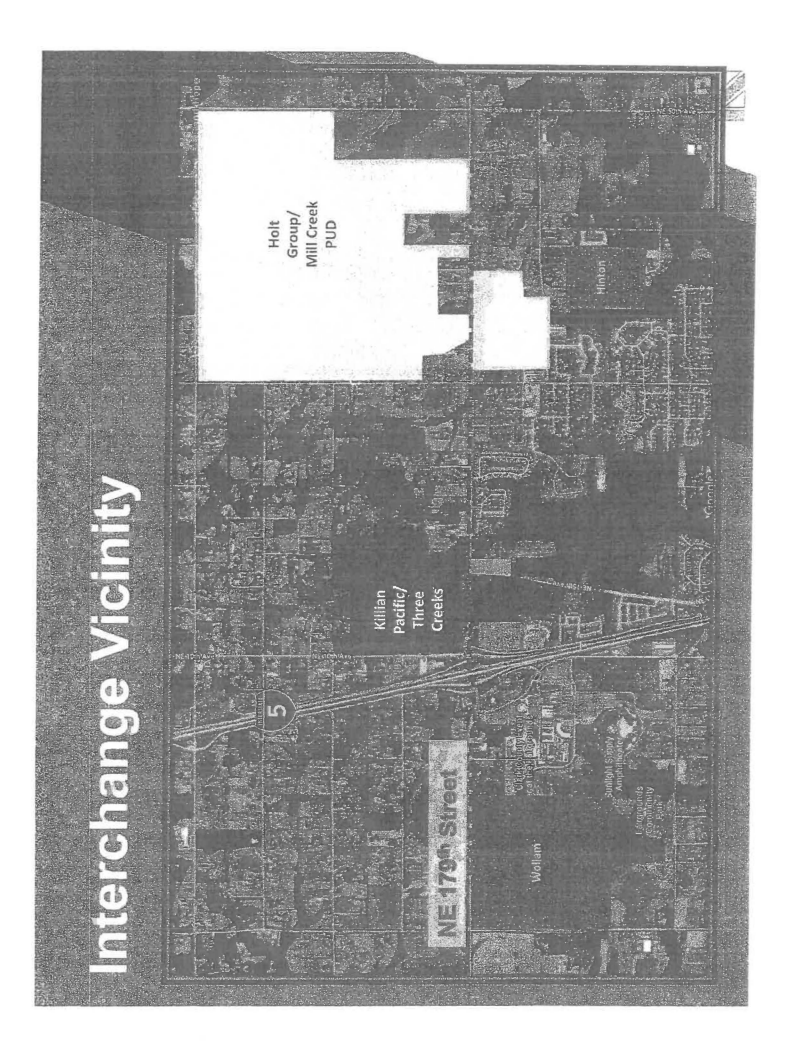
Trip Generation Estimates ITE 10th Edition

M & H Property Development

Land	ITE Code	Size	Weekday Daily	Weekday Am Peak Hour			Weekday PM Peak Hour		
Use				Total	In	Out	Total	In	Out
Single Family Detached Homes	210	129 Units	1,218	96	24	72	129	81	48
Total Trips		1,218	96	24	72	129	81	48	

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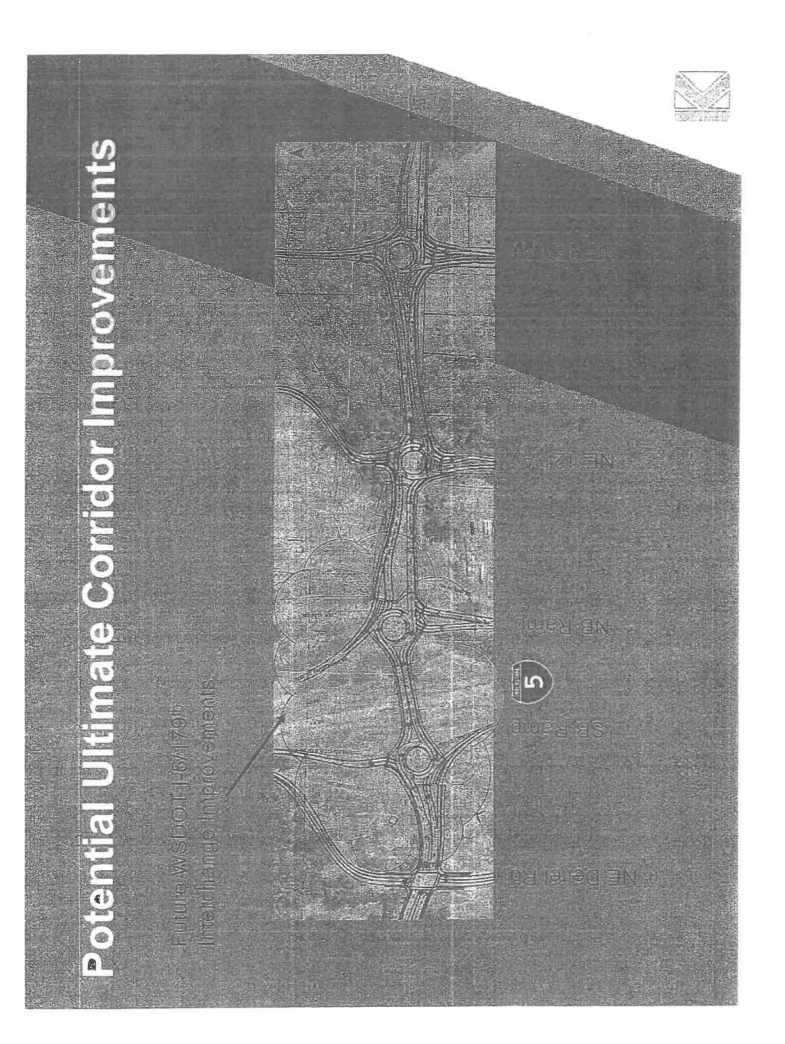


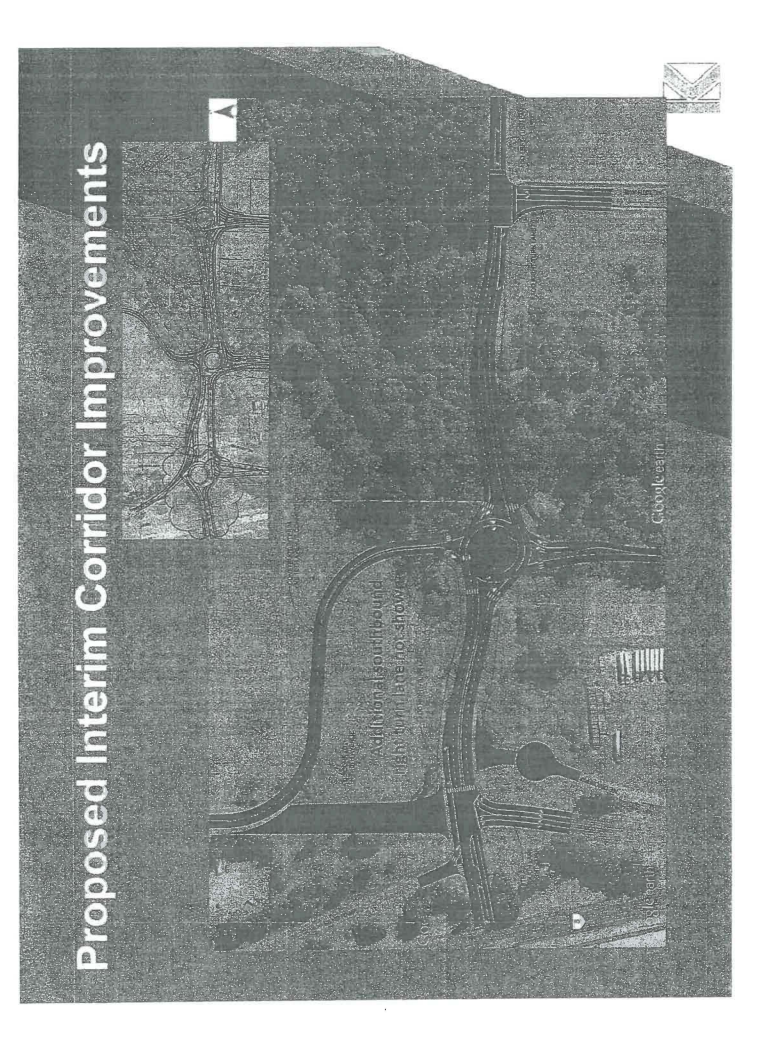


Development Summary and PM Peak Hour Trips

Assumed Use PM Peak Hour Trip Generation Project 60,000 Sq. Ft. Retail 425 total (DA Approved Phase 1) Three Creeks North Phase 1 (up to Killian Pacific/Three Creeks 200 single family detached homes and 402 total Master Plan 326 apartment units) Phase 2 NE 179th Street Commercial Center 711 total (DA Approved Phase 2) PUD Buildout (606 single family homes and 99 657 total **Mill Creek PUD** townhomes) 129 single family homes **Hinton Property** 129 total 220 single family homes 220 total Wollam Property





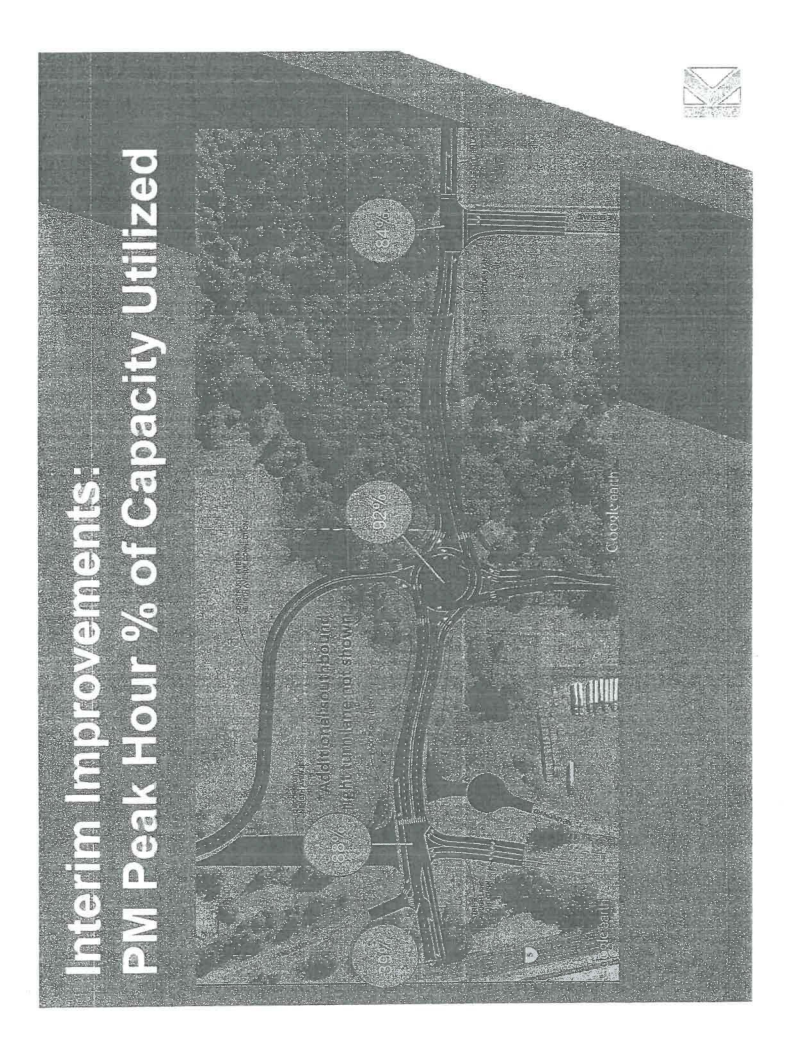


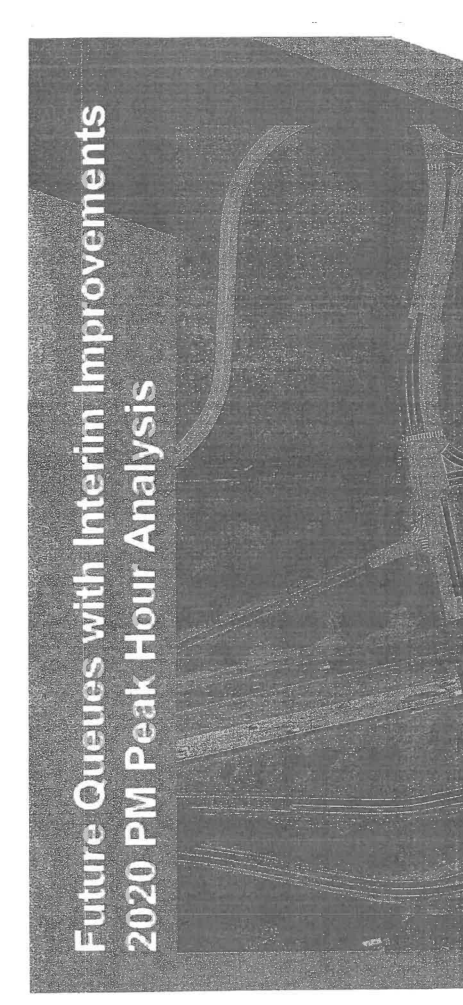
VE 179th St: 1-5 NB Ramp to NE 15th AV* terestates. Sost of Interim

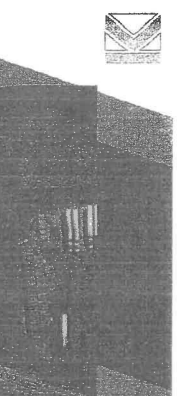
\$20.6 million

- Widens 179th Street east of I-5.
- Cul-de-sacs 10th Avenue & Union Road
- Reconstructs I-5 northbound ramp signal
 - Temporary 10th Avenue connection
- New ultimate 12th Avenue roundabout
- Adds turn lanes on 179th at 15th Avenue
 - Excludes of right-of-way costs
- <u>Three Creeks Phase 1 (60,000 sq. ft. retail previously vested)</u> Accommodates multiple developments
 - Three Creeks North Master Plan Housing
- Three Creeks Phase 2 (south retail previously vested)
 - Mill Creek PUD
- Hinton Property Wollam Property
- Excludes other off-site concurrency requirements



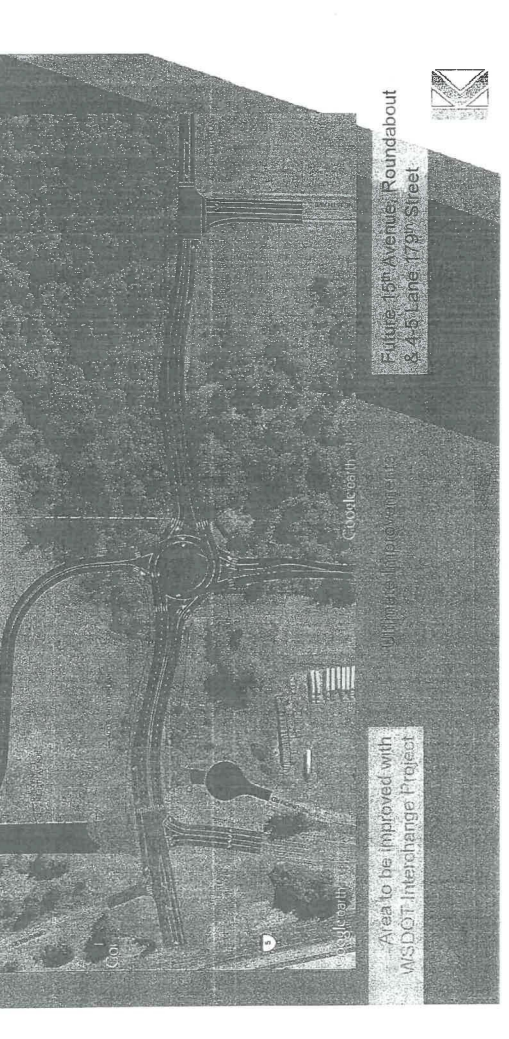


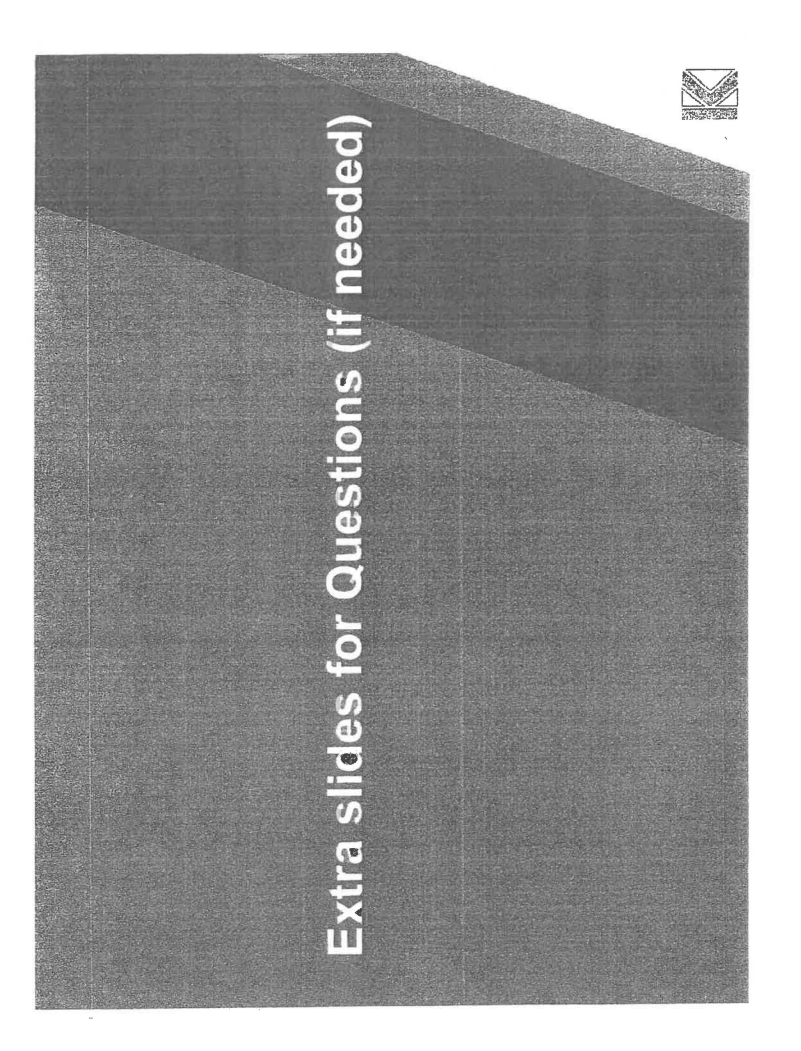


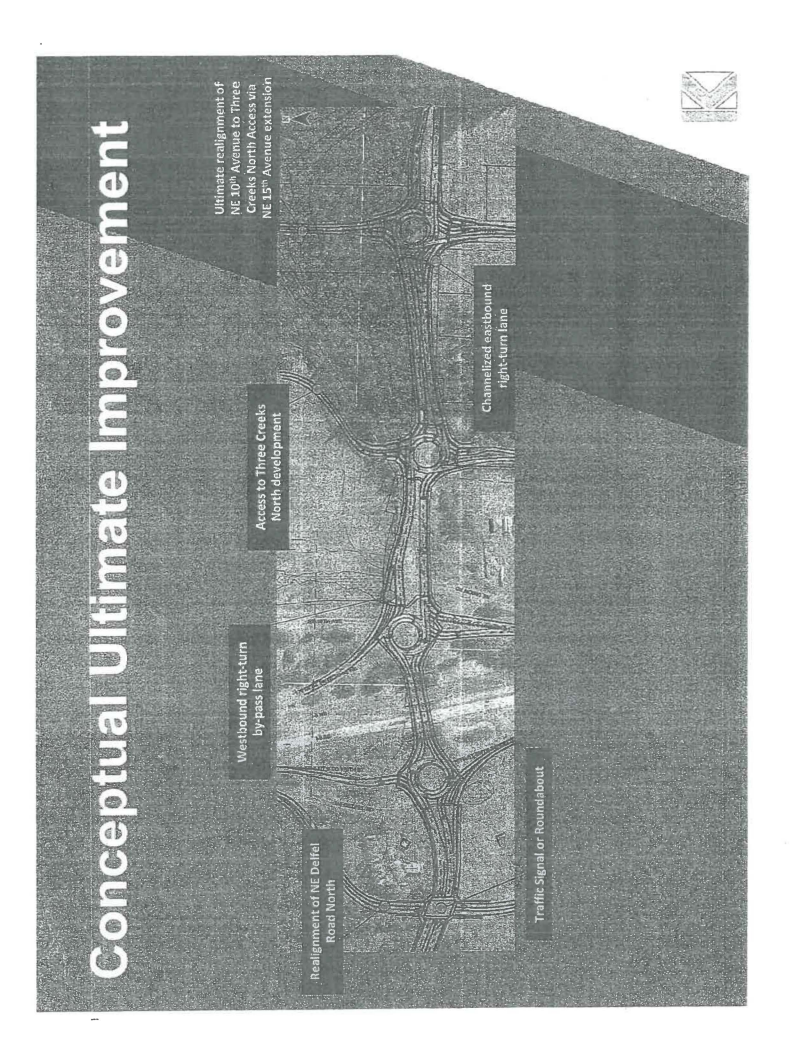


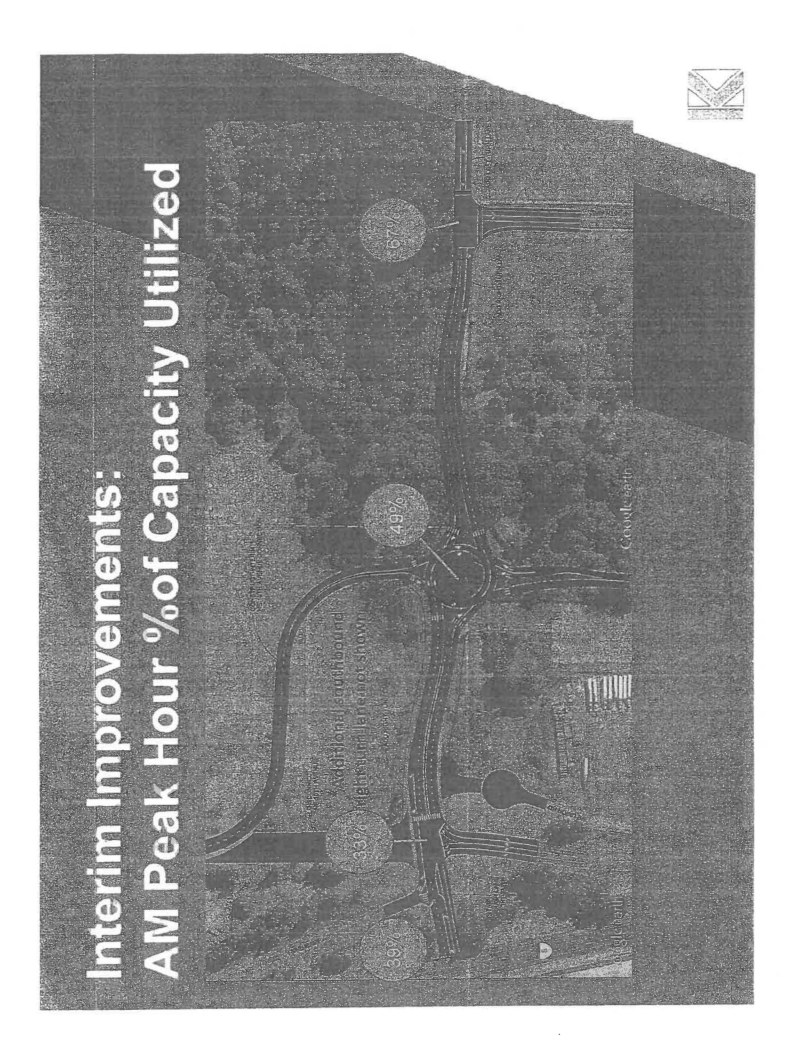
95th Percentile Queue Lengths







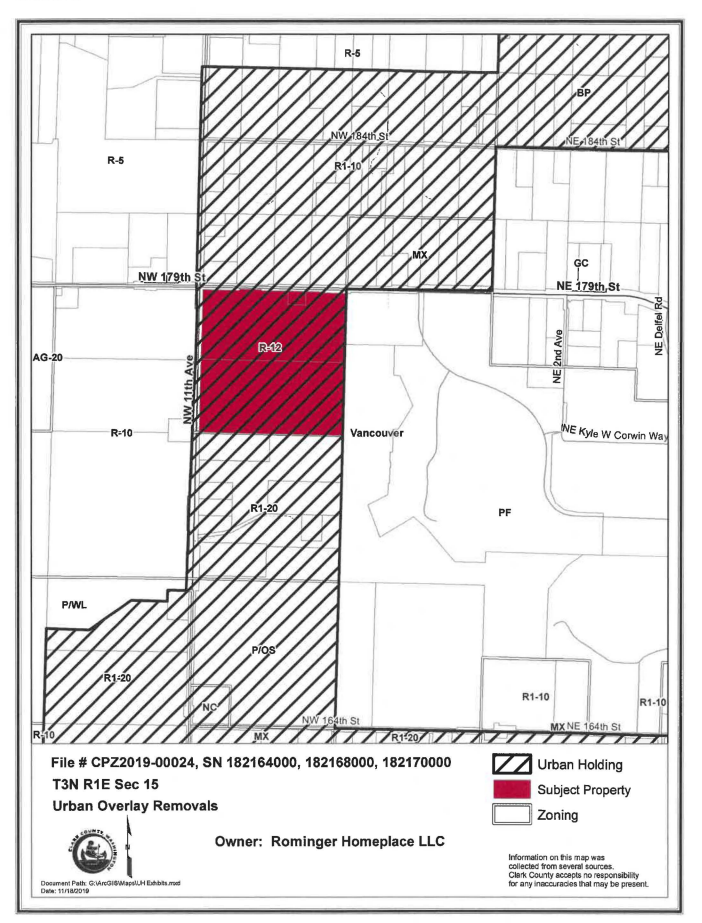




		nmended Mitigations
Project	Phase	Rocommanded Miligation on NE 179 th Street between NE Delfel Road (North) and NE 15 th Avenue
	60,900 Sq. Fl. Retail (DA Approved Phase 1)	No miligation regulted, proceed as previously approved.
Killian	Three Creeks North Phase 1 (up to 200 single family	1) NE 15 th Avenue/NE 175 th Street Intersection: construct an eastbound right-turn lane with a right-turn algoal overlap
Pacific/Three Creeks Master Plan	detached homes and 326 apartment units)	While not required for concurrency, consider voluntary improvements to terminate Union Road connection to NE 179 th Street
	Phase 2 NE 179 th Street Commercial Center	 Construction of a new multi-lane roundaboution NE 178²⁴Street (with separate southbound right-turn lane) approximately indiviay between NE 15⁸ Avenue and Northbound (oth-ramp (NE 12¹⁶ Avenue)
	(DA Approved Phase 2)	2) Elimination of the axisting NE 10 th Avenus connection to NE 179% Street aligned with the I-5 Northbound off-ramp (Refer to Figure 4)
	1.52	3) Temporary extension of NE 10 th Avenue to the new NE 12 th Avenue multilane roundabout (forming the parth approach to the roundabout)
Mill Creek PUD	PUD Buildout (605 single family homes and 99	a This change allows for re-routing the existing NE 10 th Avenue tips on an Interim basis, creating capacity at the 1-6. Northbound-off-ramp/NE-179 th Structure tips on an Interim basis, creating capacity at the 1-6. Northbound-off-ramp/NE-179 th Structure tips on an Interim basis, creating capacity at the 1-6. Northbound-off-ramp/NE-179 th Structure tips on an Interim basis, creating capacity at the 1-6. Northbound-off-ramp/NE-179 th Structure tips on an Interim basis, creating capacity at the 1-6. Northbound-off-ramp/NE-179 th Structure tips on an Interim basis, creating capacity at the 1-6. Northbound-off-ramp/NE-179 th Structure tips on an Interim basis, creating capacity at the 1-6.
	lownhomes)	b. In the alternative, the temporary NE. 10 ⁶ Avenue actansion would be unnecessary if NE 15 ^h Avenue is instantended from NE: 17 th Street to NE 10 ^h Avenue, Should NE 15 th Avenue be constructed first, the corth approach of the new/NE 12 th Avenue roundabort would be operated as a local street cophetion to serve properties between the NE 18 th Avenue extension and NE 17 th Street.
Hinton Property	129 single family homes	4) Reconfiguration of the 1-5 Northbound off-ramp/NE 179 th Street Intersection to provide:
		a
		b. two westbound through lanes and a separate westbound right-turn lane to the I-5 northbound on-famp
		 Widening of NE 179th Street to provide two westbound and two eastbound through travel lanes between the I-S Northbound off-rampiNE 179th Street Intersection the new NE 12th Avenue roundabout.
		6) Terministion of Union Road south of NE 179 th Street through provision of alternative access for properties along Union Road south of NE 179 th Street
Wollam Property	220 single family homes	7) Widening of NE 179 th : Street between the new NE 12 th Avenue roundabout and NE 15 th Avenue to provide:
		a. two eastbound through travel lanes through the NE ⁺ 12 th Avenue roundabout, with the second eastbound lane becoming an Interim right-turn drop lane 15 th Avenue; and
	5	b. one westbound through tane at NE 15th Avenue that opens to two westbound through travel lanes approaching the NE 12th Avenue roundabout.

1

Exhibit 10



RESOLUTION NO. 2019-08-05

A Resolution of the Clark County Council selecting a financing plan for public infrastructure in the vicinity of NE 179th Street and authorizing entry into Developer Agreements between Clark County and the following owners and developers of real property in the vicinity of NE 179th Street (hereinafter referred to collectively as the "Developers"):

- MILL CREEK JV, LLC; WILFRED N ZILKE FAMILY TRUST; WILFORD ZILKE AND MARJORIE ZIELKE, husband and wife; GARY WEBB TRUST; and BIRCHWOOD FARMS, LLC (hereinafter referred to as "Holt");
- (2) ROMINGER HOMEPLACE, LLC, a Washington limited liability company, and BTMC, LLC, a Washington limited liability company (hereinafter referred to as the "Wollam"); and
- (3) M & H WASHINGTON PROPERTY, LLC, a Washington limited liability company, and HINTON DEVELOPMENT CORP, a Washington corporation (hereinafter referred to as "Hinton");
- (4) THREE CREEKS-MUMFORD LLC, a Washington limited liability company; THREE CREEKS NORTH LLC, a Washington limited liability company; and THREE CREEKS INVESTORS LLC, a Washington limited liability company (hereinafter referred to collectively as "Killian") regarding an amendment to previously approved development agreements with Killian.
- 1 WHEREAS, Developers own and seek to develop certain parcels of real property
- 2 in the vicinity of NE 179th Street and Interstate 5, much of which is currently subject to
- 3 an urban holding overlay pursuant to Clark County's 20-Year Comprehensive Growth
- 4 Management Plan 2015-2035; and
- 5 WHEREAS, Clark County's Comprehensive Plan requires that prior to lifting the
- 6 urban holding designation in the 179th Street/I-5 Interchange Area, the Council must
- 7 determine that the completion of localized critical links and intersection improvements
- 8 are reasonably funded, as shown on the County's 6-Year Transportation Improvement
- 9 Plan or through a development agreement; and

10 WHEREAS, Clark County intends to fund the necessary improvements by selecting a public financing option and entering into Developer Agreements with 11 Developers that will become effective upon the Council's adoption of a future ordinance 12 13 finding that the relevant localized critical links and intersection improvements are 14 reasonably funded and amending the Comprehensive Plan to remove the urban holding 15 overlay for Developers' property; and 16 WHEREAS, RCW 36.70B.170 through .210 authorize the County to enter into Developer Agreements with persons or entities having ownership or control of real 17 18 property within the County; and WHEREAS, the Developers own and intend to develop certain real property in 19 the vicinity of NE 179th Street, described in the proposed Development Agreements 20 21 attached hereto as Exhibit A, which property is located in Clark County, Washington; and 22 WHEREAS, at the direction of the Clark County Council, County staff has 23 worked with the Owners to prepare the proposed Developer Agreements, which detail an 24 exchange of valuable consideration; and 25 WHEREAS, at the direction of the Clark County Council, County staff has prepared a range of public financing options to fund a portion of the localized critical 26 links and intersection improvements in the vicinity of NE 179th Street; and 27 28 WHERAS, the Clark County Council prefers and selects the public financing option number eight (8) set forth in Exhibit B, which will require future Council action to 29 30 implement; and WHEREAS, the Council considered this matter at a duly-advertised public 31 32 hearing; and

- 33 WHEREAS, the Council concluded that approval of the proposed Developer 34 Agreements (set forth in *Exhibit A*) and public financing option number eight (8) (set 35 forth in Exhibit B) will further the public welfare; now therefore,
- 36 THE BOARD OF COUNTY COUNCILORS OF CLARK COUNTY, STATE
- **OF WASHINGTON, HEREBY RESOLVE AS FOLLOWS:** 37
- 38 1. The Clark County Council approves the Developer Agreements set forth
- 39 in Exhibit A between Clark County, Washington, and Holt, Killian, Wollam, and Hinton,
- 40 the infrastructure financing portions of which will become effective upon the Council's
- future adoption of an ordinance finding that the relevant localized critical links and 41
- 42 intersection improvements are reasonably funded, and amending the Comprehensive Plan
- 43 to remove the urban holding overlay for Developers' property.
- 44 2. The Clark County Council selects the public financing option number
- eight (8) set forth in Exhibit B, which will require future Council action to implement. 45

ADOPTED this 20th day of UUGUSL, 2019.

COUNTY COUNCIL CLARK COUNTY, WASHINGTON

By:

Eileen Ouiring, Chair

Approved as to form only: ANTHONY F. GOLIK **Prosecuting Attorney**

By:

Temple Lentz, District 1

By:

Julie Olson, District 2

Taylor Hallvik

Deputy Prosecuting Attorney

Resolution - Page 3 of 4

Attest:

(lerk to the Board

By:

John Blom, District 3

By:

Gary Medvigy, District 4



RETURN ADDRESS Clark (

Please print neatly or type information Document Title(s)

Development Agreement

Reference Numbers(s) of related documents:

Resolution 2019-08-05

Grantor(s) (Last, First and Middle Initial)

Rominger Homeplace, LC BTMC, LC

Additional grantors on page

Additional Reference #'s on page

Grantee(s) (Last, First and Middle Initial)

Clark County

Additional grantees on page

Legal Description (abbreviated form: i.e. lot, block plat or section, township, range, quarter/quarter)

مردور محمد والمحمد والمحمد والمحمد والمحمد والمحمد

NW QUAFTER OF NW QUARTER OF SEC. 15, TOWNSHID 3 NORTH Additional legal is on page

Assessor's Property Tax Parcel/Account Number

182170-000

182164-000

182168-00

Additional parcel #'s on page

The Auditor/Recorder will rely on the information provided on this form. The staff will not read the document to verify the accuracy or completeness of the indexing information provided herein.

I am requesting an emergency nonstandard recording for an additional fee as provided in RCW 36.18.010. I understand that the recording processing requirements may cover up or otherwise obscure some part of the text of the original document.

Signature of Requesting Party

AFTER RECORDING RETURN TO: Jordan Ramis PC Attn: James D. Howsley 1499 S.E. Tech Center Place, Suite 380 Vancouver, WA 98683

Space above for recording information only.

DEVELOPMENT AGREEMENT

This DEVELOPMENT AGREEMENT (this "Agreement") is entered into by and between CLARK COUNTY, a political subdivision of the State of Washington (the "County") and ROMINGER HOMEPLACE, LLC ("Owner"), a Washington limited liability company, and BTMC, LLC ("Wollam"), a Washington limited liability company,) on this <u>3</u>rd day of <u>5</u>ept., 2019.

RECITALS

A. Owner owns certain parcels of real property in unincorporated Clark County Washington (APNs 182170000, 182164000 and 182168000) totaling approximately 38.64 acres, which are more particularly described in Exhibit A, which is attached hereto and incorporated by reference herein (together, the "Property"). Wollam has authority over and development control over the Property.

B. Clark County's 20-Year Comprehensive Growth Management Plan 2015-2035, as adopted by Ordinance No. 2016-06-12 and most recently amended by Interim Ordinance No. 2019-04-02 ("Comprehensive Plan"), provides that an Urban Holding Overlay Plan Designation and Zone ("UH Overlay") may be applied to property with a specific underlying urban zone when development policies require a legislative action pursuant to the requirements of Clark County Code ("CCC") Section 40.560.010 prior to urban development thereon.

C. The Comprehensive Plan applies the UH Overlay to certain property located within the Vancouver Urban Growth Area within the 179th Street Corridor ("179th Street Corridor"). The Property is within this 179th Street Corridor and is subject to the UH Overlay and a zoning overlay designation of Urban Holding-10 ("UH-10"), with underlying plan and zoning designations of Urban Medium Density Residential ("UM") and Residential ("R-12"), respectively.

D. The Connecting Washington transportation funding package approved by the 2016 Washington Legislature is expected to provide money for the reconstruction of the Interstate 5/179th Interchange during the period from 2023 to 2025.

Development Agreement: Rominger Homeplace LLC/BTMC, LLC (Wollam) – Clark County Page 1

E. The 179th Street Corridor comprises an area lacking in and requiring transportation improvements.

F. Other owners and developers of properties within the 179th Street Corridor ("Killian", "Hinton", and "Holt", collectively "179th Street Developers"), as specifically depicted and identified in the attached Exhibit F attached hereto and incorporated herein (the "Other 179th Street Developments"), have proposed development agreements and transportation improvement plans that would alleviate the transportation deficiencies within the Corridor and facilitate economic development, provided that the UH Overlay is removed to allow for the underlying urban use to be developed.

G. The County finds that approval and implementation of development agreements related to the 179th Street Developments and removal of the UH Overlay would provide the private share contribution for the needed transportation improvements, including right-of-way and intersection and other improvements, thereby facilitating economic development within the area and its larger region.

H. CCC 40.560.010(I) provides that UH Overlay changes are processed through Type IV processes initiated by the County and consistent with the procedures and criteria under the Comprehensive Plan.

I. Clark County Code ("CCC") 40.560.010.I.1 provides that plan map and rezone amendments removing the UH designation must be consistent with the procedures and criteria set forth in the Clark County 20-Year Comprehensive Growth Management Plan 2015-2035, ("Comprehensive Plan"). The Comprehensive Plan provides that to remove the UH overlay, the County must determine that the completion of localized critical links and intersection improvements are reasonably funded as shown on the County's 6-Year Transportation Improvement Plan or through a development agreement.

J. Pursuant to RCW 36.70B.170(1), any local government of the state of Washington is authorized to enter into a development agreement with any owner of real property within its jurisdiction setting forth the development standards that will apply to and govern and vest the development, use and mitigation of the development of the real property during the specified term of the agreement.

K. The County has determined that the proposed mitigation contained within this Agreement, will satisfy the Comprehensive Plan criteria requiring reasonable funding for the completion of localized critical links and intersection improvements, and therefore the UH Overlay will be removed from this Property.

L. The Developer has also proposed a Conceptual Plan for development of the Property, as depicted on Exhibit B and specifically described in Exhibit C, which are both attached hereto and incorporated herein. The Conceptual Plan shows proposed public trails within the development and enhanced pedestrian access to anticipated public transportation corridors and external properties.

Development Agreement: Rominger Homeplace LLC/BTMC, LLC (Wollam) -- Clark County Page 2

M. The Parties desire to provide long-term predictability to both Developer and the County on various development issues through the implementation of this Agreement and its attendant Conceptual Plan. The Parties desire to plan for the development of the Property with advance funding for transportation improvements and predictable infrastructure and regulations.

Developer, the County, and the other 179th Developers have collaborated over a N. number of years through a public-private partnership, to facilitate the implementation of the Comprehensive Plan through the improvement of transportation infrastructure in the area of the 179th Street Corridor. This area faces challenges to development in order to fully implement the Comprehensive Plan, including lack of capacity on existing local roadways and intersections, lack of access to underdeveloped properties, and resulting traffic safety problems. Each Party has dedicated significant resources to planning for that area, which provides a gateway to development of currently underutilized land in the 179th Street Corridor. It is necessary for the Parties to complete certain planning efforts in the area, so that public and private funding will be available to complete the needed infrastructure, and that development of the infrastructure can go forward. Completion of certain intersections and other transportation links in the area will further implement the Comprehensive Plan and allow certain properties to develop, thereby generating further resources for more transportation improvements, and addressing the continuing harm to the public because of the problems and challenges listed above. This Agreement will document the completion of planning relevant to the subject Property, Developer's contributions to the completion of certain infrastructure in the area, and the County's assurances that Developer may proceed as set forth herein.

O. Developer's traffic engineer has prepared trip generation and distribution information based on the expected development of the Property in accordance with the Conceptual Plan (Exhibits B and C), and a copy of the trip generation estimates is attached hereto and incorporated herein as Exhibit E.

P. This Agreement addresses the Comprehensive Plan criteria to remove the UH plan and zoning overlays from the Property and includes Developer's agreement to satisfy the criteria through the construction of or reasonable funding of the mitigation measures, including the critical links and intersections, identified in Exhibit D, which is attached hereto and incorporated herein.

AGREEMENT

NOW, THEREFORE, the Parties agree as follows:

Section 1. Development Agreement. This Development Agreement is to be implemented under the authority of and in accordance with RCW 36.70B.170 - 210. It will become a contract between the Parties upon its approval by ordinance or resolution following a public hearing as provided in RCW 36.70B.170 and its execution by the Parties.

Section 2. Effective Date; Term of Agreement. The Effective Date of this Agreement is the later of the following: (1) the date ten (10) days after the day of the County's approval by ordinance or resolution determining that the completion of critical links and infrastructure improvements necessary for development of the Property are reasonably funded, following a public hearing as

Development Agreement: Rominger Homeplace LLC/BTMC, LLC (Wollam) – Clark County Page 3

provided for in RCW 36.70B.170, or (2) the date on which a fully executed version is recorded with the County Auditor. This Agreement will take effect upon the Effective Date and will terminate ten (10) years thereafter, unless extended or terminated by mutual written consent of the Parties.

Section 3. Conceptual Plan.

3.1 **Purpose.** The Conceptual Plan, attached hereto as Exhibits B and C, provides for design mitigation with additional pedestrian connections not required by the County Code for ease of use for public transportation and additional consideration of trail design within the project. The Conceptual Plan will provide the Parties with predictability regarding certain aspects of the future development of the Property, including access location on to public streets and external properties.

3.2 Preliminary plat approval. Developer's application for preliminary plat approval may be filed and the County will process such applications upon execution of this Agreement. No public hearing or decision will be made on any applications until the County removes the UH designation from the Property.

3.3 Engineering Plans. Concurrently with the County's review of any preliminary plat applications, Developer may submit engineering plans to the County and the County will review those plans in its normal course. If a preliminary plat is approved with design or conditions that are different from concurrently submitted and reviewed final engineering plans, then Developer will resubmit engineering plans that conform to the preliminary plat approvals. Any costs associated with such changes will be the responsibility of Developer. While the County agrees to allow concurrent review of land use applications and final engineering, nothing herein will be construed to require the County to provide expedited review that is different from the County's usual timelines for an application for land use or engineering review.

3.4 UH Designation Removal. No final engineering approval will be granted until the UH designation has been removed from the Property and a preliminary plat application has been approved. The application will be processed as a Type III land use application and reviewed by the County. Any approval criteria not addressed and found satisfied in this Agreement will be subject to the approval criteria in effect when the fully complete application is submitted, and will be addressed during the subdivision application and decision process.

3.5 Vesting. Except as set forth in this Agreement, future development of the Property is subject to the applicable provisions of the Clark County Code as of the Effective Date.

Section 4. Effect on Fees or Charges. As provided for in RCW 36.70B.180, during the term of this Agreement, the development standards provided for in this Agreement will not be subject to unilateral amendment, or amendment to zoning ordinances, development standards, or regulations, or a new zoning ordinance or development standard or regulation adopted after the effective date of this Agreement; provided, however, that except as set forth in Paragraph 6.3 of this Agreement, the vesting granted by this Agreement will not apply to impact fees, taxes, land use or permit application fees, building code provisions, or environmental regulations that do not vest according to Washington State law, which will be vested, determined or calculated consistent with the County's

Development Agreement: Rominger Homeplace LLC/BTMC, LLC (Wollam) – Clark County Page 4

provisions applicable on the date such fee, charge, or tax is triggered or according to the generally applicable rules for vesting of building code regulations and such environmental regulations. As provided for in RCW 36.70B, the County reserves the right to impose new standards or changes in development regulations to the extent required by a serious threat to public health and safety.

Section 5. Environmental Review. For the purposes of this Agreement, no additional SEPA review is required. Any required project-level SEPA review for development at the Property and subject to this Agreement will be submitted during the preliminary plat application process.

Section 6. Traffic.

6.1 Traffic Study. Kittelson and Associates Transportation Engineers and the County have analyzed the transportation impacts of the full development (based on the conceptual set of future uses and square footages) of the Property as identified in the traffic study and the Conceptual Plan. Based upon this set of uses, the Property at full development will increase the existing number of PM peak hour trips on the transportation system by 325 trips. The trip generation estimates are set forth, attached hereto, and incorporated herein as Exhibit E.

6.2 Anticipated Impacts. Based upon Kittelson's analysis as approved by the County, the future development of the Property will be conditioned upon the mitigation measures and timing of construction as provided for in Exhibit D.. The Property will be vested during the term of this Agreement with 325 PM peak hour and 3,250 average daily trips and no off-site transportation mitigation or analysis, other than that provided for in this Agreement, will be required in conjunction with development of the Property during the term of this Agreement; provided however that in the event Wollam proposes uses or intensities of uses that would cause the total number of PM peak or average daily trips to exceed the number of trips set forth in this Section 6.2, then the County shall require additional transportation analysis and lawful mitigation, according to the standards in effect for all of the proposed uses and/or intensities of uses, and for all of the trips. The transportation vesting provided for in this Section will be subject to the mitigation measures and the timing provided in Exhibit D. Some of the transportation improvements may be on the County's Transportation Capital Facility Plan. Wollam, upon construction of qualifying transportation improvement, will be eligible to apply for TIF Credits, but only if such improvements are eligible for credits under the County's applicable Capital Facilities Plan and TIF programs.

6.3 Traffic Impact Fees; Advance Payment. To increase the County's ability to fund and construct certain transportation improvements in the area that will provide systemic benefits in excess of the impacts that will be created through the implementation of the Conceptual Plan, Developer agrees to accelerate the manner in which Developer or a successor in interest to the Property would pay Transportation Impact Fees ("TIFs"). Developer will pay TIFs associated with the Property based on the TIF rate applicable at the time this Agreement becomes effective. In addition to the payment of TIF, Developer will also pay the Surcharge as described below. Instead of paying TIFs as the time of individual building permits, as it currently provided for by the County's Code, Developer, or its successor in interest, agrees to the following permit application and TIF payment schedule.

a. Developer shall submit a fully complete application for preliminary plat approval of approximately 325 lots prior to February 15, 2020 with a phasing Development Agreement: Rominger Homeplace LLC/BTMC, LLC (Wollam) – Clark County Page 5

plan. Assuming Developer receives preliminary plat approval and no appeal is filed, Developer will pay within 30 days of receiving preliminary plat approval the sum of \$3,025.00 for each lot receiving preliminary plat approval.

b. Developer shall submit a fully complete application for final plat Phase I approval for 125lots prior to December 31, 2021. Developer shall submit a fully complete application for final plat Phase II approval for 100 lots prior to December 31, 2022. Developer shall submit a fully complete application for final plat Phase III approval for 100 lots by July 15, 2023. If Developer submits an application for final plat approval for all lots, assuming Developer receives final plat approval, Developer will pay \$3,025.00 for each lot receiving final plat approval. Developer may alternatively submit an application for final plat approval for the lots in phases. If Developer submits an application for final plat approval for a certain amount of lots in multiple phases, assuming Developer receives final plat approval for those respective phases, Developer will pay \$3,025.00 for each lot receiving final plat approval in the respective phase.

c. In addition to the TIF, Developer shall pay an additional surcharge in the amount of \$3,500.00 per lot (the "Surcharge") for each building permit for each lot developed on the Property. Developer shall pay the Surcharge at the time of the issuance of the building permit. Developer anticipates applying for building permits following the approvals of each phase as provided in paragraph 6.3(b) above. Regardless of the schedule provided for in Section 6.3.(a)-(b)above, Developer agrees that by December 31, 2023, if the combined amount of TIF and Surcharge already paid by Developer is less than \$1,400,000.00, then Developer shall, on or before December 31, 2023, pay to the County the difference between what Developer has paid in combined TIF and Surcharge and \$1,400,000.00 (the "Gap Amount"). The Gap Amount will be applied in the future to subsequent preliminary plat, final plat, or building permit applications on the Property as pre-paid TIF or prepaid Surcharge. Nothing in this Agreement limits to \$1,400,000.00 Developer's total obligations to pay combined TIF and Surcharge that may arise from the Property's future development approvals.

d. Notwithstanding any other provision of Section 6 of this Agreement relating to timing of the submission of a preliminary plat application or the submission of a final plat application, Developer need not submit any of the applications referenced in Section 6 of this Agreement, if Developer timely makes the payment that otherwise would be due if such application has been submitted and approved. Nothing in this paragraph will be construed to alter the dates upon which such TIF payments will be made to the County as provided for in Section 6 of this Agreement, regardless of whether Developer submits any land use applications.

e. If Developer fails to timely make any payment due pursuant to Section 6 of this Agreement, Developer may not submit, and County may not process, any further land use or permit application relating to development of the Property until all payments then due in accordance with Section 6 have been fully made.

Section 7. Threat to Public Health. Nothing in this Section will preclude the County from requesting information on the potential adverse environmental impacts associated with a specific land use application that have not been previously analyzes as required under SEPA.

Development Agreement: Rominger Homeplace LLC/BTMC, LLC (Wollam) – Clark County Page 6

MISCELLANEOUS PROVISIONS

Section 8. Recitals. The Recitals contained herein are agreed to be binding obligations on the Parties, as their terms provide.

Section 9. Counterparts. This Agreement may be executed in counterparts; however all signature pages will be recorded together, and the complete recorded Agreement, including Exhibits A-F, will constitute the final instrument.

Section 10. Amendments; Termination. The Parties may agree to any amendments to this Agreement to facilitate necessary infrastructure improvements and other matters; provided, however, that this Agreement may only be amended by mutual, written agreement of the Parties that is approved by the Clark County Council pursuant to a Type IV legislative process as set forth in the Clark County Code. This Agreement will terminate upon the mutual agreement of the Parties in writing, which will be recorded, or upon expiration of the Term, whichever first occurs.

Section 11. County's Reserved Authority. Notwithstanding anything in this Agreement to the contrary, the County will have the authority to impose new or different regulations to the extent required by a serious threat to public health and safety as required by RCW 36.70B; provided, however that traffic congestion is not a serious threat to public health and safety, and that such action will only be taken by legislative act of the Clark County Council after appropriate public process.

Section 12. Authorization. The persons executing this Agreement on behalf of County and Developer are authorized to do so and, upon execution by such parties, this Development Agreement will be a valid and binding obligation of such parties in accordance with its terms. Developer has obtained any and all consents required to enter into this Agreement and to consummate or cause to be consummated the transactions contemplated hereby.

Section 13. Run with the Land. This Agreement will run with the land and be binding on the Parties' successors and assigns, and will be recorded with the Clark County Auditor.

Section 14. Public Hearing. The Clark County Council has approved execution of this Agreement by resolution after a public hearing.

Section 15. Dispute Resolution. Should a disagreement arise between the Parties, the Parties agree to attempt to resolve the disagreement by first meeting and conferring. If such meeting proves unsuccessful to resolve the dispute, the disagreement may be resolved by a civil action.

Section 16. Venue. This Agreement will be construed in accordance with the laws of the State of Washington, and venue is in the Clark County Superior Court.

Section 17. Attorneys' Fees. If a suit, action, or other proceeding of any nature whatsoever (including any proceeding under the U. S. Bankruptcy Code) is instituted in connection with any

Development Agreement: Rominger Homeplace LLC/BTMC, LLC (Wollam) – Clark County Page 7

controversy arising out of this Agreement or to interpret or enforce any rights or obligations hereunder, the prevailing party will be entitled to recover its reasonable attorney fees and costs. . It is understood and agreed that to the extent Clark County prevails in a suit, action or other proceeding relating to this agreement, it will be entitled to recover it's reasonable attorney fees calculated on an hourly basis regardless of whether it is represented by in house counsel and/or outside counsel.

Section 18. Performance. Failure by any Party at any time to require performance by the other Parties of any of the provisions hereof will not affect the Parties' rights hereunder to enforce the same, nor will any waiver by a Party of the breach hereof be held to be a waiver of any succeeding breach or a waiver of this clause.

Section 19. Severability. If any portion of this Agreement will be invalid or unenforceable to any extent, the validity of the remaining provisions will not be affected thereby.

Section 20. Inconsistencies. If any provisions of the Clark County Code and land use regulations are deemed inconsistent with this Agreement, the provisions of this Agreement will prevail, excepting the County's reserved authority described above.

Section 21. Survival. Any promise or condition set forth in this Agreement, the full performance of which is not specifically required prior to the expiration or earlier termination but which by its terms is to survive the termination of this Agreement, will survive the expiration or earlier termination of this Agreement and will remain fully enforceable thereafter.

Section 23. No Benefit to Third Parties. The Parties are the only parties to this Agreement and are the only parties entitled to enforce its terms, except as otherwise specifically provided in this Agreement. There are no third-party beneficiaries.

Section 24. Entire Agreement. This Agreement, including its exhibits attached hereto, constitutes the entire agreement between the Parties as to the subject matter.

Section 25. Notices. All notices will be in writing and may be delivered by personal delivery, by overnight courier service, or by deposit in the United States Mail, postage prepaid, as certified mail, return receipt requested, and addressed as follows:

County:	Attn. Shawn Henessee, County Manager PO Box 5000 Vancouver, WA 98666-5000
With a copy to:	Christine Cook or Taylor Hallvik Deputy Prosecuting Attorney 1013 Franklin Street Vancouver, WA 98660

Development Agreement: Rominger Homeplace LLC/BTMC, LLC (Wollam) – Clark County Page 8

Owner:	Rominger Homeplace, LLC 12112 NW 31 st Ave Vancouver, WA 98665
Developer	BTMC, LLC Terry Wollam, Jr. 7701 NE Greenwood Dr, Ste 100 Vancouver, WA 98662
With a copy to:	Jordan Ramis, PC Attn: James D. Howsley 1499 SE Tech Center Place, Suite 380 Vancouver, WA 98683

Notices will be deemed received by the addressee upon the earlier of actual delivery or refusal of a party to accept delivery thereof. The addresses to which notices are to be delivered may be changed by giving notice of such change in address in accordance with this notice provision.

Section 26. Interpretation of Agreement; Status of Parties. This Agreement is the result of arm's-length negotiations between the Parties and will not be construed against any Party by reason of its preparation of this Agreement. Nothing contained in this Agreement will be construed as creating the relationship of principal and agent, partners, joint ventures, or any other similar relationship between the Parties.

Section 27. Future Assurances. Each of the Parties will promptly execute and deliver such additional documents and will do such acts that are reasonably necessary, in connection with the performance of their respective obligations under this Agreement according to the Schedule so as to carry out the intent of this Agreement.

Signatures appear on the following pages.

Rominger Homeplace, LLC

By: behalf of Its:

19 Date

BTMC, I.I.C

9-3-19

By: Terry Wollam Its: Managing Member

Date

Clark County

By Shawn Henessee

Its: County Manager

19

Date

Approved as to form only: ANTHONY F. GOLIK Clark County Prosecuting Attorney

By: Christine Cook

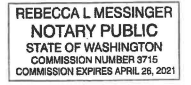
Deputy Prosecuting Attorney

Development Agreement: Rominger Homeplace LLC/BTMC, LLC (Wollam) - Clark County Page 10

State of Washington)) SS. County of Clark)

I certify that I know or have satisfactory evidence that Terry Wollam is the person who appeared before me, and said person acknowledged that he/she signed this instrument, on oath stated that he/she was authorized to execute the instrument and acknowledged it as the RED. ION hehalf of __(title) of Rominger Homeplace, uc (company) to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

Dated: SOF. 3 , 2019



lebecce L. Messinger

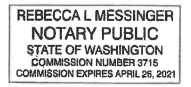
Signature My Commission Expires: <u>4|20|2</u>

State of Washington) ss. County of Clark)

I certify that I know or have satisfactory evidence that Terru Wolam is the person who appeared before me, and said person acknowledged that he/she signed this instrument, on oath stated that he/she was authorized to execute the instrument and ___(title) of acknowledged it as the Managing Memoler

(company) to be the free and voluntary act of such BTMC, LLC (company) to b party for the uses and purposes mentioned in the instrument.

Dated: SCP-3 ___, 2019



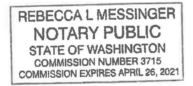
Signature My Commission Expires: 42621

Development Agreement: Rominger Homeplace LLC/BTMC, LLC (Wollam) - Clark County Page 11

State of Washington)) ss. County of Clark)

I certify that I know or have satisfactory evidence that <u>Shawn Hursser</u> is the person who appeared before me, and said person acknowledged that he/she signed this instrument, on oath stated that he/she was authorized to execute the instrument and acknowledged it as the <u>County Manager</u> (title) of <u>Clark</u> (company) to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

Dated: Sept. 3 , 2019



beccel. Messinger Signature

My Commission Expires: 4 26 2

Development Agreement: Rominger Homeplace LLC/BTMC, LLC (Wollam) - Clark County Page 12

EXHIBIT INDEX

EXHIBIT A – LEGAL DESCRIPTIONS

EXHIBIT B - CONCEPTUAL PLAN DEPICTION

EXHIBIT C – CONCEPTUAL PLAN NARRATIVE

EXHIBIT D – MITIGATION MEASURES AND TIMING OF CONSTRUCTION

EXHIBIT E – TRIP GENERATION ESTIMATES EXHIBIT F – OTHER 179TH STREET DEVELOPMENTS

Development Agreement: Rominger Homeplace LLC/BTMC, LLC (Wollam) - Clark County Page 13

EXHIBIT A

Parcel I: APN: 182164-000

The South half of the following described real property:

The Northwest quarter of the Northwest quarter of Section Fifteen (15), Township Three (3) North, Range One (1) East of the Willamette Meridian;

EXCEPT right of way granted to Clark County, Washington, under auditor's file 64126 and G298128, of records of said county.

EXCEPT County or public roads; and

Parcel II: APN: 182168-000

The North half of the following described real property:

The Northwest quarter of the Northwest quarter of Section Fifteen (15), Township Three (3) North, Range One (1) East of the Willamette Meridian;

EXCEPT the following described property:

Beginning at a point 368.0 West from the Northeast corner of the Northwest quart of the Northwest quarter of Section 15, Township 3, North Range 1 East of the Willamette Meridian; running thence West 160 feet; then South 150 fee; thence East 160 feet; then North 150 feet.

EXCEPT right of way granted to Clark County, Washington, under auditor's file numbers F64126 and G297884, Records of said county

EXCEPT County or public roads.

Parcel III: 182170-000

Beginning at a point 368.0 West from the Northeast corner of the Northwest quart of the Northwest quarter Section of 15, Township 3, North Range 1 East of the Willamette Meridian; running thence West 160 feet; thence South 150 feet; thence East 160 feet; thence North 150 feet.

EXCEPT County or public roads.

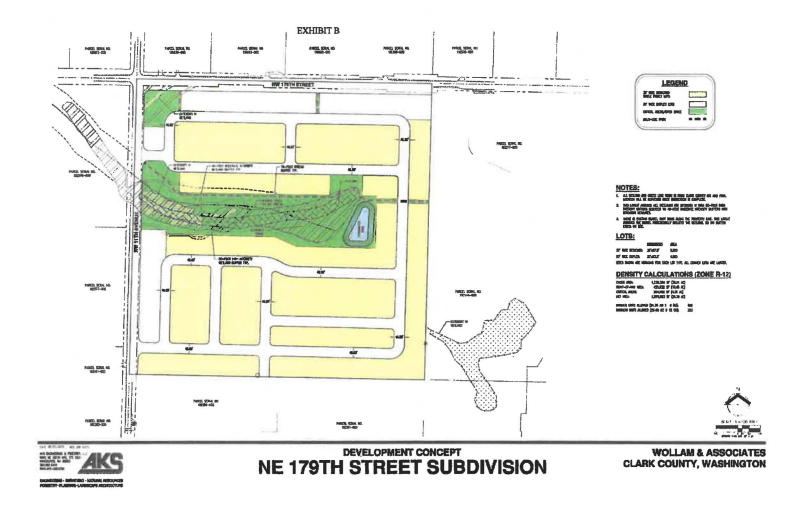


EXHIBIT C

Conceptual Plan Narrative

- The project contemplates approximately 325 single family residential lots consistent with the Development Agreement and Exhibit E
- This project will conform to the Urban Medium Residential R-12 zoning and Clark County Development Code with a mix of detached and attached single family housing products
- The Clark County Fairgrounds, Sunlight Supply Amphitheater, Fairgrounds Community Park, and Whipple Creek Regional Park are located either adjacent or in the nearby vicinity and the development contemplates a trail to connect with these existing amenities and provide potential for further continuation of additional of a trail off site.
- The project contemplates a trail running across in an west to east direction across the Property to connect with the Fairgrounds Property on the Property's eastern boundary
- The trail will have a dedicated pathway and will provide direct access to the NW 11th Avenue a public street
- The project also contemplates additional pedestrian pathways between the development and NW 179th Street which are currently not required by the Clark County Development Code
- The development will not take direct access onto NW 179th Street, but will take its access for the subdivision viw two locations on NW 11th Avenue
- The Development will provide for future connections via stubbed public streets and necessary dedications

EXHIBIT D

Mitigation Measures and Timing of Construction

Development of the Wollam Property presumes several planned transportation improvements will be constructed or deemed reasonably funded within six years along the NE 179th Street corridor which the Developer will be contributing financially towards. The assumed improvements include:

1. Completion of NE 10th Avenue between NE 154th Street and NE 164th Street (currently under construction by Clark County)

- 2. Reconfiguration of the I-5 Northbound off-ramp/NE 179th Street intersection to provide:
 - Two northbound left-turn lands and two northbound right turn lanes; and
 - Two westbound through lanes and a separate westbound right-turn lane to the I-5 northbound on ramp

3. Widening and competition of the NE 15th Avenue between NE 179th Street and NE 10th Avenue to an ultimate improvement width (providing two westbound and two eastbound through travel lanes between the I-5 Northbound off-ramp/NE 179th Street intersection and NE 15th Avenue);

4. Construction of a new multi-lane roundabout on NE 179th Street approximately midway between NE 15th Avenue and the I-5 Northbound off-ramp;

5. Construction of a new multi-lane roundabout on NE 179th Street at NE 15th Avenue (replacing the existing traffic signal);

6. Construction of a new multi-lane roundabout on NE 179th Street at NE 15th Avenue and NE 10th Avenue (allowing for termination of the existing NE 10th Avenue connection to NE 179th Street); and

7. Termination of the Union Road at NE 179th Street through provision of alternative access for properties along Union Road south of NE 179th Street

The following improvements will occur in conjunction with site development.

1. Frontage improvements along NE 179th Street to meet the specifications of the County's arterial atlas and road standards.

2. Frontage improvements along NW 11th Avenue to meet the specifications of the County's arterial atlas and road standards.

3. Other conditions of approval as conditioned as part of the subdivision approval process.

EXHIBIT E

Trip Generation Estimates ITE 10th Edition

Wollam Property Development

Land	ITE	Size	Weekday	Weekday	Am Pea	k Hour	Weekday	Y PM Peal	c Hour
Use	Code		Daily	Total	In	Out	Total	In	Out
Single Family Detached Homes	210	325 Units	3,068	241	60	181	325	205	120
	То	tal Trips	3,068	241	60	181	325	205	120



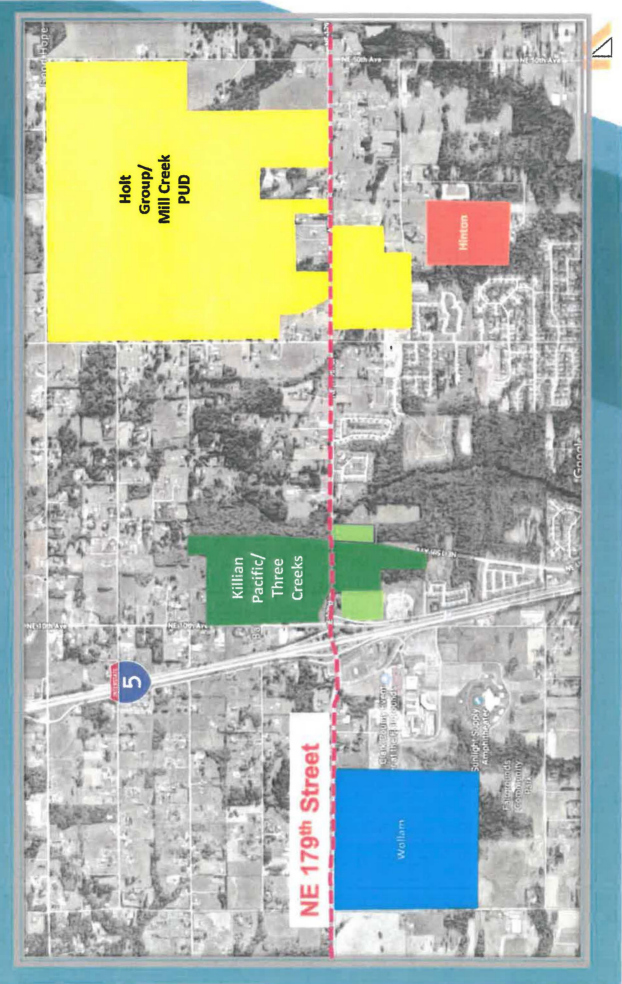
DATE 7/11/2018



PHASING INTERIM IMPROVEMENTS, SUPPORTING ULTIMATE SOLUTIONS

KITTELSON & ASSOCIATES





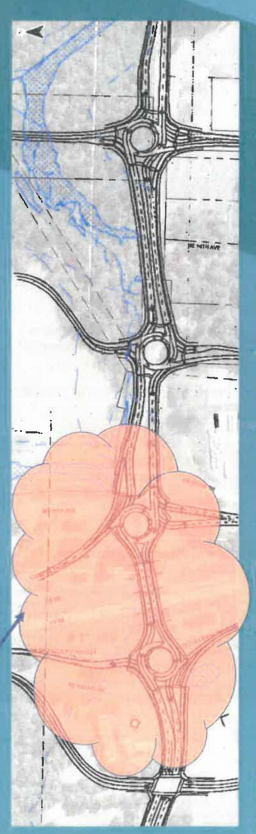
Development Summary and PM Peak Hour Trips

Project	Assumed Use	PM Peak Hour Trip Generation		
	60,000 Sq. Ft. Retail (DA Approved Phase 1)	425 total		
Killian Pacific/Three Creeks Master Plan	Three Creeks North Phase 1 (up to 200 single family detached homes and 326 apartment units)	402 total		
	Phase 2 NE 179 th Street Commercial Center (DA Approved Phase 2)	711 total		
Mill Creek PUD	PUD Buildout (606 single family homes and 99 townhomes)	657 total		
Hinton Property	129 single family homes	129 total		
Wollam Property	220 single family homes	220 total		



Potential Ultimate Corridor Improvements

Interchange Improvements Future WSDOT I-5/179th



NE Delfel Rd

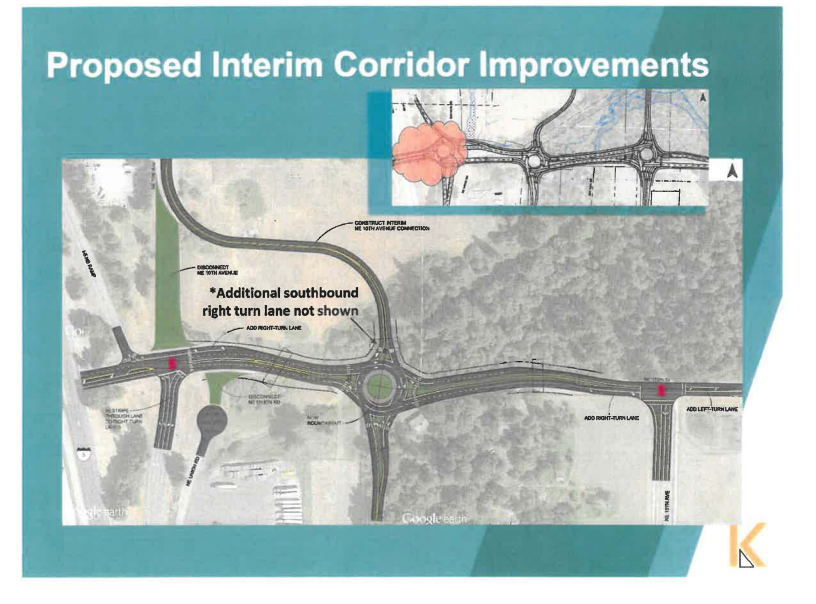
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Ames and

NE 15th AV

NY 4191 IN





NE 179th St: I-5 NB Ramp to NE 15th Av* **Cost of Interim Mitigations:**

\$20.6 million

- Widens 179th Street east of I-5
- Cul-de-sacs 10th Avenue & Union Road
- Reconstructs I-5 northbound ramp signal
 - Temporary 10th Avenue connection
- New ultimate 12th Avenue roundabout
- Adds turn lanes on 179th at 15th Avenue
- Excludes of right-of-way costs
- Accommodates multiple developments
- Three Creeks Phase 1 (60,000 sq. ft. retail previously vested)
- Three Creeks North Master Plan Housing
- Three Creeks Phase 2 (south retail previously vested)
 - Mill Creek PUD
- Hinton Property
- Wollam Property

*Excludes other off-site concurrency requirements





Interim Improvements: PM Peak Hour % of Capacity Utilized



Future Queues with Interim Improvements **2020 PM Peak Hour Analysis**

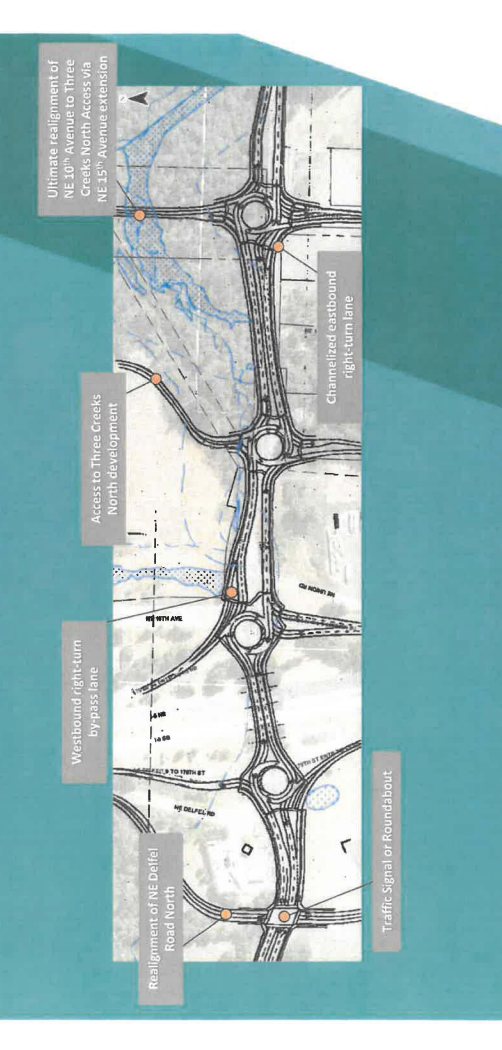






Extra slides for Questions (if needed)









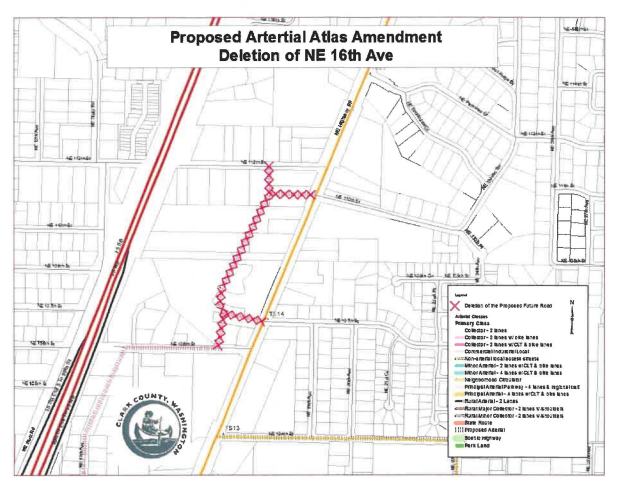
Recommended Mitigations

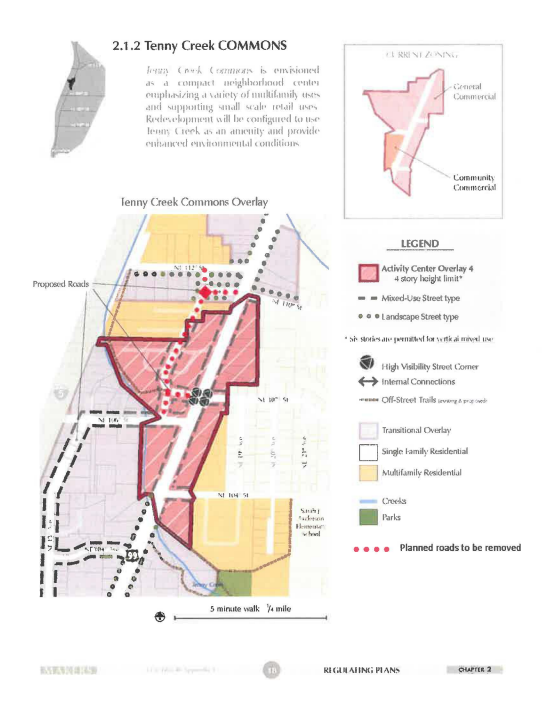
	Project	Pluse	Recommended Miligation on NE 179 th Street between NE Dalfel Road (North) and NE 15 th Avenue					
		60,000 Sq. Ft. Retall (DA Approved Phase 1)	No miligation required, proceed as previously approved.					
	Kikian Pacific/Thrae Crawka Master Pian	Three Creeks North Phase 1 (up to 200 single family detached homes and 326 apartment units)	1) NE 15 th Avenue/NE 178 th Street Intersection: construct an eastbound right-turn lane with a right-turn signal overlap While not required for concurrency, consider voluntary improvements to terminate Union Road connection to NE 179 th Street					
		Phase 2 NE 179 th Street Commercial Center	 Construction of a new multi-lane roundabout on NE 179th Street (with separate southbound right-turn lane) approximately midway between NE 15th Avenue and the I-5 Northbound off-ramp (NE 12th Avenue) 					
	(DA Approved Phase 2)		2) Elimination of the existing NE 10 th Avenue connection to NE 179 th Street aligned with the I-5 Northbound off-ramp (Refer to Figure 4)					
			3) Temporary extension of NE 10 th Avenue to the new NE 12 th Avenue multilane roundabout (forming the north approach to the roundabout)					
	MIII Creek PUD	PUD Buildout (606 single family	8. This change allows for re-routing the existing NE 10 th Avenue trips on an interim basis, creating capacity at the I-5 Northbound off-ramp/NE 179 th Street Intersection					
	Crew POU	homes and 99 townhomes)	b. In the alternative, the temporary NE 10 th Avenue extension would be unnecessary if NE 15 th Avenue is first extended from NE 179 th Street to NE 10 th Avenue. Should NE 15 th Avenue be constructed first, the north approach of the new NE 12 th Avenue roundabout would be operated as a local street connection to serve properties between the NE 15 th Avenue extension and NE 179 th Street.					
	Henon Property	129 single family homes	 Reconfiguration of the I-5 Northbound off-ramp/NE 179th Street intersection to provide: 					
l			a. two northbound left-turn lanes and two northbound right-turn lanes; and					
			b. two westbound through lanes and a separate westbound right-turn lane to the 1-5 northbound on-ramp					
		220 single familiy homes	5) Wildening of NE 179 th Street to provide two westbound and two eastbound through travel lanes between the I-5 Northbound off-ramp/NE 179 th Street Intersection and the new NE 12 th Avenue roundabout					
			6) Termination of Union Road south of NE 179th Street through provision of alternative access for properties along Union Road south of NE 179th Street					
	Property		7) Widening of NE 179th Street between the new NE 12th Avenue roundabout and NE 15th Avenue to provide:					
			a. two eastbound through travel lanes through the NE 12 th Avenue roundabout, with the second eastbound lane becoming an interim right-turn drop lane at NE 15 th Avenue; and					
			b. one westbound through lane at NE 15th Avenue that opens to two westbound through travel lanes approaching the NE 12th Avenue roundabout.					
			8) Modification of the NE 15th Avenue/NE 178th Street Intersection: construct a westbound laft-turn lane					
	the second s							

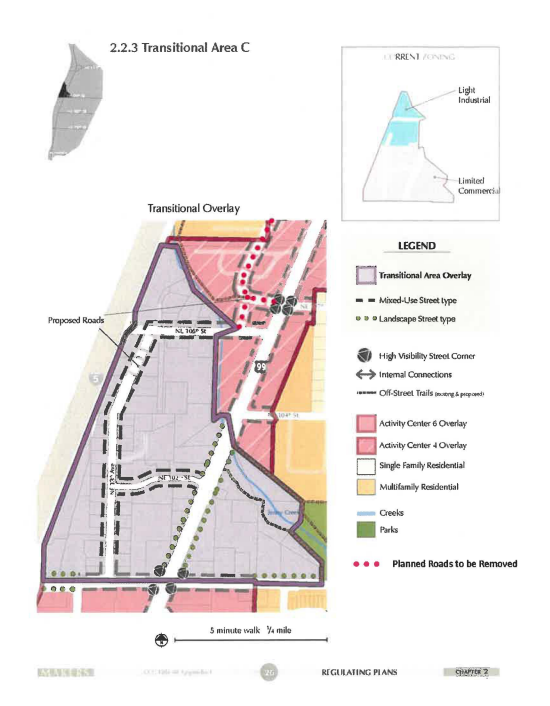
2020 Transportation Capital Facilities Plan

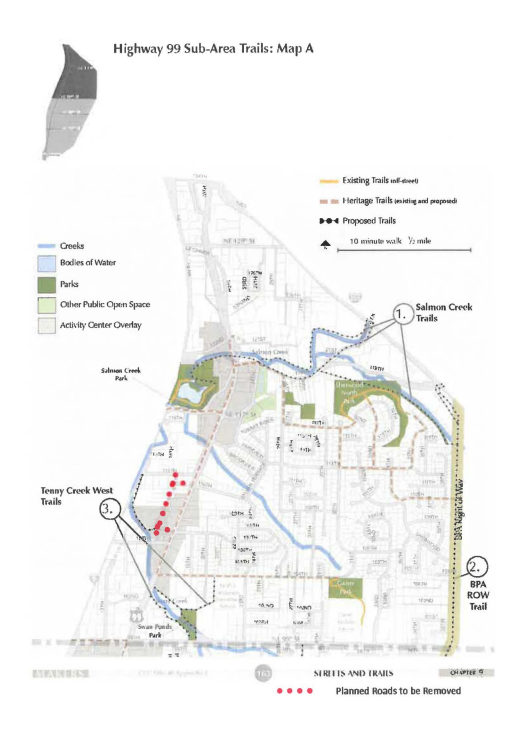
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Road	From	То	Total Project	
TSO Projects (5)	Various		\$	4,986,000
Highway 99	NE 99th St	Intersection	\$	4,869,000
NE 99th St	NE 94th Ave	NE 117th Ave	\$	15,869,000
NE 10th Ave	NE 149th St	NE 154th St	\$	11,535,000
NE 179th St	NE Delfel Rd	NE 15th Ave	\$	12,367,000
NE 119th St	NE 87th Ave	NE 112th Ave	\$	12,395,000
NE 15th Ave	NE 179th St	NE 10th Ave	\$	15,000,000
NE 72nd Ave	NE 122nd St	NE 133rd St	\$	10,800,000
NE 152nd Ave	Padden Pkwy	NE 99th St	\$	8,100,000
NE 119th St	NE 132nd Ave	Intersection	\$	8,000,000
Ward Road	NE 162nd Ave	NE 172nd Ave	\$	6,000,000
Ward Road	NE 172nd Ave	NE Davis Rd	\$	7,000,000
NE 72nd Ave	NE 133rd St	NE 219th St	\$	9,000,000
	Minnehal	na Street & NE 17th Avenue		
	NE 87th	Avenue & NE 63rd Street		
Urban Arterial Intersections	NE 117	th Street & NE Stutz Road	\$	15,000,000
	NW 3	Sth Avenue & Bliss Road		
	NE 239th	Street & NE 92nd Avenue		
NE 172nd Ave	NE Ward Rd	NE 119th St	\$	6,000,000
NE 172nd Ave	NE 18th St	NE 39th St	\$	4,000,000
Salmon Creek Avenue	WSU Enterance	West of 50th Ave	\$	18,062,000
NW Lakeshore Ave	NW 78th St	NW 109th St	\$	15,000,000
NE 179th St.	NE 15th Ave	NE 50th Ave	\$	48,690,000
NW 179th St.	NW 11th Ave	Delfel Rd.	\$	27,480,000
NE 10th Ave.	NE 164th St.	Ampitheater Enterance	\$	7,130,000
NW 11th Ave.	NW 139th St.	NW 149th St.	\$	13,640,000
Delfel Rd.	NE 179th St.	NE 189th St.	\$	
NE 137th/132nd Ave	NE 99th St.		\$	15,000,000
		NE 119th St		20,000,000
NE 99th St	NE 72nd Ave	NE 94th Ave	\$	20,000,000
NE 10th Ave.	NE 139th St.	NE 141st St.		5,000,000
NE 179th St. and 29th Ave Intersection			\$	9,000,000
NE 179th St. and 50th Ave Intersection			\$	6,000,000
Cost of New Projects			\$	355,923,000
Deed	Partners	hip Projects		
Road			Cost	
SCIP Phase 2			\$	17,500,000
NE 182nd Ave @ SR-500 ¹			\$	5,600,000
County Cost of Partnership Projects	and the second		\$	23,100,000
	On-Goin	g Programs		
Programs		Estimated Annual	2019-2024 T	IP Costs
Advanced Right-of-Way Program			\$	200,000
Bridge Repair/Rehab				20,886,667
Road Preservation	\$	160,586,667		
Rural Road Improvement Program	\$	24,500,000		
Sidewalks and ADA				49,680,000
Transportation Safety Imp.	\$	72,000,000		
Urban Development Road Prgm	\$	13,316,667		
Cost of OGP's				341,170,000
			\$	

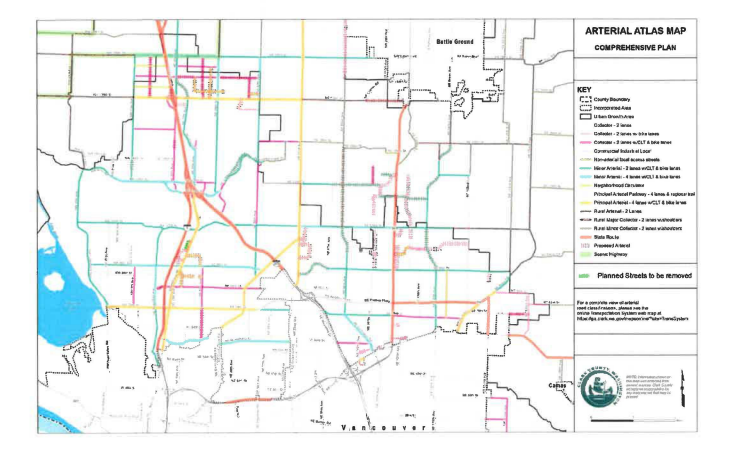
Exhibit 12











TRAFFIC IMPACT FEE (TIF) RATES -2020

Traffic Impact Fee Districts	TIF		
-	Rates		
Hazel Dell	\$487		
Mount Vista	\$930		
Orchards	\$421		
Rural	\$352		