

SHORT PLAT NO. 1287024. KING COUNTY, WASHINGTON

KING COUNT	Y, WASHINGTON
APPROVALS:	
PARKS, PLANNING & RESOURCES DEPARTMENT	DEPARTMENT OF ASSESSMENTS
Examined and approved this 23_day of	Evamined and approved thin the day of
APRIL	Examined and approved thisday of
Han I Kille	——————————————————————————————————————
Manager, Building & Land Development Division	Assessor
Examined and approved this 200 day of	
A . I	Deputy Assessor Account Number <u>232406 - 9008</u>
han ZE.	S 1/2 of NW 1/4, S. 23 T. 24N R. 6E
Development Engineer	At .
DEDICATION	
KNOW ALL PEOPLE BY THESE PRESENTS that in the land hereby short subdivided, hereby graphic representation of the short subdivision dedicate to the use of the public forever all private hereon and dedicate the use thereof inconsistent with the use thereof for public right to make all necessary slopes for cuts thereon in the original reasonable grading of further dedicate to the use of the public all this short plat for all public purposes as indilimited to parks, open space, utilities and drivacts are specifically identified on this short conveyed to a person or entity other than the dedicate such streets, easements, or tracts for the purpose stated.	declare this short plat to be the on made hereby, and do hereby streets and avenues not shown as for all public purposes not highway purposes, and also the and fills upon the lots shown said streets and avenues, and the easements and tracts shown on licated thereon, including but not ainage unless such easements or plat as being dedicated or he public, in which case we do hereby
Further, the undersigned owners of the land themselves, their heirs and assigns and any from the undersigned, any and all claims for successors and assigns which may be occasi construction, or maintenance of roads and/a subdivision other than claims resulting from County.	person or entity deriving title damages against King County, its ioned by the establishment, or drainage systems within this short
Further, the undersigned owners of the land themselves, their heirs and assigns to indem successors and assigns, harmless from any defense, claimed by persons within or without been caused by alterations of the ground su surface or sub—surface water flows within the establishment, construction or maintenance subdivision. Provided, this waiver and indem as releasing King County, its successors or damages, including the cost of defense, resulting the cost of defense, resulting the cost of defense, or defense of King County, its successors, or	nify_and hold King Gounty, its damage, including any costs of t this short subdivision to have rface, vegetation, drainage, or is short_subdivision or by of the roads within this short. nification shall not be construed assigns, from liability for Iting in whole or in part from the
This subdivision, dedication, waiver of claims is made with the free consent and in accord owners.	and agreement to hold harmlesslance with the desires of said
IN WITNESS WHEREOF we set our hands and	seals
JOHN F. BUCHAN CONSTRUCTION, INC., A WAS	SHINGTON CORPORATION, BY:
[] [] [] [] [] [] [] [] [] []	VICE PRESIDENT
Name	Title
Name	Title
SEATTLE-FIRST NATIONAL BANK, A NATIONAL	BANKING ASSOCIATION, BY:
Torrence L. Made	Wie President
Name	Title
Name	Title

	OUNTY OF KING
	On this
	Secretary, respectively, of the corporation that executed the foregoing instrument, and acknowledged the said instrument to be the free and
,3	voluntary act and deed of said corporation, for the uses and purposes therein mentioned, and on oath stated that authorized to execute the said instrument and that the seal affixed (if any) is the corporate seal of said corporation.
	Said corporation. Witness my hand and official seal hereto affixed the day and year first
	above written
	Notary Public in and for the State of Washington, residing at
	STATE:OF WASHINGTON)
	COUNTY OF <u>KING</u> On this
	me, the undersigned, a Notary Public in and for the State of Washington, duly commissioned and sworn, personally appeared
	Secretary, respectively, of the corporation that executed the
	foregoing instrument, and acknowledged the said instrument to be the free and voluntary act and deed of said corporation; for the uses and purposes therein mentioned, and on oath stated that
	said corporation.
	Witness my hand and official seal hereto affixed the day and year first: above written.
	Extra Carlos

EASEMENT PROVISIONS:

STATE OF WASHINGTON)

An easement is hereby reserved for and granted to Puget Sound Power and Light Company, U.S. West Communications, Washington Natural Gas Company, and Sammamish Plateau Water & Sewer District and their respective successors and assigns, under and upon the exterior 10 feet, parallel with and adjoining the street frontage of all lots and tracts in which to install, lay, construct, renew, operate and maintain underground conduits, cables, pipe, and wires with necessary facilities and other equipment for the purpose of serving this subdivision and other property with electric, telephone, and utility service together with the right to enter upon the lots at all times for the purposes herein stated. Also, each lot shall be subject to an easement 2.5 feet in width, parallel with and adjacent to all interior lot lines for purposes of utilities and drainage.

they are the

No lines or wires for the transmission of electric current or for telephone use, CATV, fire or police signals, or for other purposes, shall be placed or permitted to be placed upon any lot outside the buildings thereon unless the same shall be underground or in conduit attached to the building.

THE ROAD AND DRAINAGE SYSTEM SHALL BE CONSTRUCTED ACCORDING TO THE PLAN AND PROFILE, PLAN NO. P 1519

ON FILE WITH KING COUNTY BUILDING AND LAND DEVELOPEMENT (B.A.L.D.). ANY DEVIATION FROM THE APPROVED PLANS WILL REQUIRE WRITTEN APPROVAL FROM THE PROPER AGENCY, CURRENTLY B.A.L.D.

BUILDING SETBACKS & NATIVE GROWTH PROTECTION EASEMENTS

Structures, fill & obstructions (including but not limited to decks, patios, outbuildings, or overhangs beyond 18 inches) are prohibited beyond the building setback line, and within 25 year flood plains (if applicable), and within the Native Growth Protection Easements (s) as shown.

Dedication of a Native Growth Protection Easement (NGPE) conveys to the public a beneficial interest in the land within the easement. This interest includes the preservation of native vegetation for all purposes that benefit the public health, safety and welfare, including control of surface water and erosion, maintenance of slope stability, visual and aural buffering, and protection of plant and animal habitat. The NGPE imposes upon all present and future owners and occupiers of land subject to the easement the obligation, enforceable on behalf of the public by King County, to leave undisturbed all trees and other vegetation within the easement. The vegetation within the easement may not be cut, pruned, covered by fill, removed or damaged without express permission from King County, which permission must be obtained in writing from the King County Building and Land Development Division or its successor agency.

Before beginning and during the course of any grading,
building construction, or other development activity on a lot
subject to the NGPE, the common boundary between the easement
and the area of development activity must be fenced or
otherwise marked to the satisfaction of King County.

WARNING: KING COUNTY HAS NO RESPONSIBILITY TO BUILD, IMPROVE, MAINTAIN OR OTHERWISE SERVICE THE PRIVATE ROADS CONTAINED WITHIN OR PROVIDING SERVICE TO THE PROPERTY DESCRIBED IN THIS SHORT PLAT.

SAID EASEMENTS TO BE MAINTAINED, REPAIRED, AND/OR REBUILT BY THE OWNERS OF THE PARCELS HAVING LEGAL ACCESS THEREFROM AND THEIR HEIRS, ASSIGNS OR SUCCESSORS, UNLESS AND UNTIL SUCH ROADS ARE IMPROVED TO KING COUNTY STANDARDS AND ARE DED—ICATED AND ACCEPTED BY KING COUNTY FOR MAINTEN—ANGE.

SHEET 2 OF 2

PG.