

12/17/2007 Page

1 of

4 10:43AM

PROTECTED CRITICAL AREA EASEMENT (PCA)

In consideration of Skagit County Code (SCC) 14.24.170, requirements for recording of protected critical area easements (PCA), for areas included under PL06-0078, and mutual benefits herein, Warren and Katrina Williams, hereafter referred to as Grantor(s), does hereby grant, convey and warrant to Skagit County, a political subdivision of the State of Washington, a non-exclusive perpetual easement establishing a PCA over, along and across those portions of the project, denoted as Protected Critical Area Easement and described on the attached legal description, together with the right of ingress and egress to and from this easement for the purpose of monitoring and enforcing proper operation and maintenance of the PCA described herein.

The easement is granted to and conditioned upon the following terms, conditions and covenants:

1. The PCA legal description is as follows (or noted if attached):

Protected Critical Area, as shown on Skagit County Plat No. 06-0078, approved December 17, 2007 and recorded December 17, 2007 under Skagit County Auditor's File No. 2007 12/70/2 , records of Skagit County, Washington, being in a portion of the SE 1/4 of Section 29, Township 33 N, Range 4 E, W.M. Parcel # P119001.

- 2. Grantor(s) shall hereafter be responsible for maintaining and repairing PCA areas as described herein and is hereby required to leave PCA areas undisturbed in a natural state. With the exception of activities identified as Allowed without Standard review under SCC 14.24.100, any land-use activity that can impair the functions and values of critical areas or their buffers through a development activity or by disturbance of the soil or water, and/or by removal of, or damage to, existing vegetation shall require critical areas review and written authorization pursuant to SCC 14.24." (SCC 14.24.060) No clearing, grading, filling, logging or removal of woody material, building, construction or road construction of any kind, planting of non-native vegetation or grazing of livestock is allowed within the PCA areas except as specifically permitted by Skagit County on a case-by-case basis consistent with SCC 14.24.
- 3. Grantor(s) retains the right to use and possession of the real property over which the easement is granted to the extent permitted by Skagit County as low impact uses and activities which are consistent with the purpose and function of the PCA and do not detract from its integrity may be permitted with the PCA depending on the sensitivity of the habitat involved. Examples of uses and activities which may be permitted in appropriate cases, with prior County written approval separate from this agreement, C:\Documents and Settings\HP_Administrator\Desktop\PCAE.doc Last Update: 03/02/2001 Page 1 of 3

include pedestrian trails, viewing platforms, stormwater management facilities and utility easements. Provided further that the grantor agrees not to interfere with, obstruct or endanger Skagit County's use of the easement.

- 4. Should any human disturbance of the PCA occur, the fee owners shall have the obligation to restore and return the affected area to its natural state immediately, under the provisions of a County approved mitigation plan.
- 5. The parties recognize that this easement is created, granted and accepted for the benefit of the inherent natural functions provided by the PCA, but shall not be construed to provide open or common space for owners within the project or members of the public. By acceptance of the easement for the purposes described, Skagit County does not accept or assume any liability of acts or omissions of the fee owners, his or her invitees, licenses or other third parties within the easement area. Grantor(s) hold Skagit County harmless from any damage or injury to any property or person by any person entering the easement area not expressly authorized to do so by Skagit County.
- 6. Grantor(s) agrees that this easement shall run with the land and that the rights and obligations of Grantor(s) and Skagit County shall inure to the benefit of each and shall be binding upon their respective heirs, successors and assigns.
- 7. Grantor(s) covenants that they own the property legally described herein and has lawful right to convey the interest in the property to Skagit County for the benefit of the public forever.

DATED this 40 day of December, 2007.
By: Kating Ewillians
BY SKAGIT COUNTY WASHINGTON
REAL ESTATE EXCISE TAX
STATE OF WASHINGTON)
STATE OF WASHINGTON) Amount Paid \$ Skagit Co. Treasurer By COUNTY OF SKAGIT)
I certify that I know or have satisfactory evidence KATRINA Williams signed this instrument, on oath stated that was authorized to execute the instrument and
acknowledge it as the to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.
DATED this 4th day of December, 2007.
NOTARY PUBLIC in and for the State of

C:\Documents and Settings\HP_Administrator\Desktop\PCAE.doc - Last Upc



12/17/2007 Page 2 of 410:43AM

Washington residing at: <u>Snohowest</u>

Print Name: <u>Downson</u>. <u>Piccheso</u> a

My appointment expires: <u>11/29/09</u>

 $\hbox{C:$\backslash Documents and Settings$\backslash HP_Administrator$\backslash Desktop$\backslash PCAE.doc-Larrow \cite{Administrator}. The property of the prope$

200712170123 Skagit County Auditor

12/17/2007 Page

3 of

4 10:43AM

STATE OF WASHINGTON COUNTY OF SKAAIT I certify that I know or have satisfactor	ry evidence that Warren Williams
said person acknowledged that instrument and acknowledged it to be purposes mentioned in the instrument.	is the person who appeared before me, and signed this free and voluntary act for the uses and
DATED: 12/17/107	My appointment expires - 08/20/2010
•	

200712170123 Skagit County Auditor 4 of 4

4 10:43AM

12/17/2007 Page