

Skagit County Auditor 8/26/2013 Page \$77.00

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AFTER RECORDING MAIL TO:

SKAGIT COUNTY WASHINGTON REAL ESTATE EXCISE TAX 20/33443 AUG 26 2013

Filed for Record at Request of

Amount Paid \$ O Skagit Co. Treasurer By Nam Deputy

	QUIT CLAIM DE	ED	
Grantor(s): JULIE K.	Y. CHEUNG		
Grantee(s): JULE K.	CHEUNG & LILY	O.P. CHEUNG	
Abbreviated Legal:		•	
Assessor's Tax Parcel Number(s): P125733 8	P 26189	
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	ACHEUNG conveys IE CHEUNG the	for and in considers and quit claims following described real estate, si	
he County of SKAGIT sherein: Lot 37, plat of a Heref recorded January hereals NR Skagit C	edar heights PUP, pho y 19,2007 under an	and quit claims following described real estate, si ith all after acquired title of the asse I according to the differsfile # 200701190 sifuated in Skayit County	plat 116, WA-
Building and a said mis	the West line of the 1	Pacific Highway as it ex	rs ted
prior to September 22,	147, 110 feet North of	Pacific Highway as it ex the South Line of said s 85 feet: thence West pa	nb- mlkl
division; thence North	along said Highway,	85 feet; thence West pa 224 feet; thence Sound	rui. H
185 Cost . Hence Eas	st to the point of begin	ining.	
		s and casements as per part heref. (See alto	ched.)
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tate of Washing to	1		, <i>4</i> %.
County of Skagin	} SS:	11 110	
I certify that I know or had	special evidence that	ie K. Y. Cheung	, the
person(s) whe appear	ne. (1) said person(s) acknowled	iged that he/she/they signed this ins	trument
and acknowledge it	and voluntary act for t	the uses and purposes mentioned in	una /
instrument	W X S	`\rightaria	and the second second
Date: 3 36-13			Carrier State Control of the Control
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Date: 10-16 NASHIN	J. E Ala	10 Pizzuff 11 1.	11/12
WHITH WASHINGTON	Notary Public	n and for the State of Washi.	ngton
"III." ASHIN	G Residing at	Pount Vernon	110
Hillinger	My appointme	м ехриея: <u>7 // д//</u>	· •
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Schedule "B-1"

EXCEPTIONS:

A. EASEMENT, INCLUDING TERMS AND PROVISIONS THEREOF:

Grantee:

Dated:

Recorded:

Auditor's No.:

Purpose:

Area Affected:

State of Washington September 23, 1947 November 22, 1947

411479
Constructing, installing, locating, and/or maintaining highway slopes, sidewalks, sidewalk areas, and/or poles in excavations and/or embankments

The East 7 feet of the subject property

EXHIBIT

Terms, conditions, and restrictions of that instrument entitled Mound Fill System Installation Conditional Agreement;

Recorded:

August 31, 1987

Auditor's No(s).: Affects:

8708310002, records of Skagit County, Washington West 165 feet of the North 528 feet of the East Half of the Northeast Quarter of the Southwest Quarter of Section 22. Township 34 North, Range 4 East of the Willamette Meridian

Agreement, including the terms and conditions thereof; entered into;

And Between

Arnold P. Libby AAA Mechanical Cont.

Recorded:

December 9, 1998

Auditor's No.

9812090103, records of Skagit County, Washington

Affects:

The East 100 lest of the West 265 feet of the North 300 feet of the East Half of the Northeast Quarter of the Southwest Quarter of Section 22, Township 34 North, Range 4 East of the Willamette

Meridian

Agreement, including the terms and conditions thereof; entered into;

Lee M. Utke, Grantor Cedar Heights, LLC, Grantee

And Between: Recorded:

November 22, 2005

Auditor's No. As Follows:

200511220026, records of Skagit County, Washington Grantee agrees to pay all costs associated to plat the new subdivision, including sewer hookup fees for existing house. Grantee agrees that Grantor's existing house shall have a storm drain connection. Grantee agrees, if overhead lines to existing house are required to be relocated, it will be at Grantee's expense.

Easement, including the terms and conditions thereof, granted by instrument(s);

Recorded:

May 22, 2006

Auditor's No(s).:

200605220165, records of Skagit County, Washington

Puget Sound Energy, Inc.

in favor of: For:

Electric transmission and/or distribution line, together with necessary

appurtenances

Affects:

Easement No. 1:

All streets and road rights-of-way as now or hereafter designed, platted, and/or constructed within the above described property. (When said streets and road are dedicated to the public, this clause

shall become null and void).

Easement No. 2:

A strip of land 10 feet in width across all lots, tracts and open spaces located within the above described property being parallel to and coincident with the boundaries of all private/public street and

road rights-of-way.

Easement contained in Dedication of said plat;

All necessary slopes for cuts and fills

Affects:

Any portions of said premises which abut upon streets, avenues.

alleys and roads

Covenants, conditions, restrictions, and easements contained in declaration(s) of restriction, but omitting any covenants or restrictions, if any, based upon race, color, religion, sex, sexual orientation, familial status, marital status, disability, handicap. national origin, ancestry, or source of income, as set forth in applicable state or federal laws, except to the extent that said covenant or restriction is permitted by applicable law;

Recorded:

January 19, 2007 200701190117, records of Skagit County, Washington

Auditor's No(s).: Executed By:

Cedar Heights LLC

AMENDED by instrument(s):

Recorded:

Auditor's No(s).:

May 23, 2007, June 20, 2007, January 11, 2008 200705230184, 200708200115 and 200801110076, records of

Skagil County, Washington

Easement delineated on the face of said plat;

For: Affects: Utilities and sidewal The exterior 7 feet adjacent to street

Tree installation details as delineated on the face of said plat.

Covered Area details as delineated on the face of said plat.

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PUD Utility Easement provisions contained on the face of said plat, as follows:

Easements (within utility easements as shown hereon) are granted to Public Utility District No. 1 of Skagit County, Washington, a municipal corporation, its successors or assigns, the perpetual right, privilege and authority enabling the district to do all things necessary or proper in the construction and maintenance of a water line, lines or related facilities, including the right to construct, operate, maintain, inspect, improve, remove, restore, after, replace, relocate, connect to and locate at any time a pipe or pipes, line or lines or related facilities, along with necessary appurtenances for the transportation of water or other similar public services over, across, along, in and under the lands as shown on this plat together with the right of ingress to and egress from said lands across adjacent lands of the grantor. Also, the right to out end/or trim all brush or other growth standing or growing upon the lands of the grantor which, in the opinion of the district, constitutes a menace or danger to said line(s) or to persons or properly by reason of proximity to the line(s). The grantor agrees that title to all brush, other vegetation or debris trimmed, cut and removed from the easement pursuant to this agreement is vested in the district.

Grantor, its heirs, successors or assigns hereby conveys and agrees not to construct or permit to be constructed structures of any kind on the easement area without written approval of the general manager of the district. Grantor shall conduct its activities and all other activities on grantors property so as not to interfere with, obstruct or endanger the usefulness of any improvements or other facilities, now or hereafter maintained upon the easement or in any way interfere with, obstruct or endanger the district's use of the

Private Drainage and Sewer Easement provisions contained on the face of said plat, as follows:

Easements for the purpose of conveying local storm water runoff and sanitary sewer are hereby granted in favor of all abutting private lot owners in the areas designated as private drainage or private sewer essements. The maintenance of private easements established and granted herein shall be the responsibility of, and the costs thereof shall be borne equally by the present and future owners of the abutting private lot owners and their heirs, owners personal representatives and assigns.

The City of Mount Vernon is hereby granted the right to enter said easements for emergency purposes at its own discretion.

Storm Pond and Drainage Easement to City of Mount Vernon provisions contained on the face of said plat, as follows:

Storm pand and drainage easements, as shown hereon, are hereby granted to the City of Mount Vernon, to construct, maintain, replace, reconstruct, and remove drainage and detention facilities, with all appurtenances incident thereto or necessary therewith, in, under and across the said premises, and to cut and remove from said easement any trees, rences and other obstructions which may endanger the safety or interfere with the use of said drainage and detention facilities, or appurtenances attached or connected therewith; and the right of ingress and egress to and over said premises at any and all times for the purpose of doing anything necessary for the easement hereby granted. Adjoining property owners are prohibited from constructing fences, buildings or other objects within the easement area. Adjoining property owners are prohibited from placing fill, or other debris within easement area, or otherwise altering the detention facility side stop areas, or access road. Vehicular access in the easement area is restricted specifically to public maintenance vehicles.

Pond maintenance is the responsibility of the City of Mount Vernon and shall be performed per the maintenance procedure document prepared by Ravnik & Associates on file at the City of Mount Vernon.

Utilities, Sidewalk and Public Train Easement provisions contained on the face of said plat, as follows:

An easement is hereby reserved for and granted to the City of Mount Vernon, Public Usility District No. 1, Puget Sound Energy, Vertzon Northwest, Cascade Natural Gas Corp., and Cornoast Corporation and their respective successors and assigns under and upon the exterior front boundary lines of all lots and tracts as shown on the face of this plat and other easements, if any, shown on the face of this plat, for sidewelk and trall purposes and in which to install, key, construct, renew, operate, maintain and remove utility systems, lines fixtures, appurtenances attached thereto, for the purpose of providing utility services and pedestrian access to the subdivision and other property, together with the right to enter upon the lots and tracts at all times for the purposes stated, with the understanding that any grantee shall be responsible for all unnecessary damage it causes to any real property owner in the subdivision by the exercise of rights and privileges herein granted.

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Recitals on the face of the plat, as follows:

- A. Zoning Classification R-1. 4.0 Cedar Heights P.U.D.
- Sewage Disposal City of Mount Vernon.
- Storm Drainage City of Mount Vernon.
- Street Standard City of Mount Vernon.
- Water Skaglt County P.U.D. No. 1.
- F. Power Puget Sound Energy.
- G. Telephone Verizon Northwest.
- H. Gas Cascade Natural Gas.
- I. Television Cable Comcast Corporation
- J: Garbage Collection City of Mount Vernon, Solid waste collection for tota shall be at the edge of the public right of way.
- K. Welland boundary line shown hereon are based upon field delineations by Skagit Wellands and Critical Areas, Inc. in August 2004 and September 2006.
- L. All lots within this subdivision are subject to impact fees for schools, fire, parks and any other city impact fees, payable upon issuance of a building permit.
- M. All homes shall be built on site and no modular or manufactured homes are permitted.
- N. Sitation control devises may be required for each lot during home construction or subsequent soll disturbances. See City of Mount Vernon Development Services Department for details.
- O. This property is subject to and together with easements, reservances, restrictions, covenants, itens, leases or other instruments of record referred to in Land Title Company report referenced under Note 2 above. Said report lists documents recorded under Auditor's File No. 8708310002, 200501050139, 200503180070, 200504290127 (Terminates upon dedication of plat roads), 200607140125, 200607220135, 200512070128, 200603090154, 200803130140, 200605220170, and 200603090152, records of Skagit County, Washington.
- P. A homeowners association has been created that will be responsible for maintenance of the open space and other landscaping strips within public right of way. See document recorded under Auditor's File No. 200701190117, records of Skagit County, Washington.
- Building locations, designs and lot landscaping plans attached on sheets 10, 11 and 12 have been approved with respect to design review. Additional Information for each of the building types is available at the City of Mount Vernon Development Services Department.
- R. There are 4 private driveways located East of Dallas Street that serve 6 lots each. The adjacent property owners shall be responsible for the maintenance of these driveways. See document referenced under Note No. 25.
- No driveways for vehicular access shall be allowed from Lots 93-98 onto East Division Street.
- Unless otherwise approved no driveways for vehicular access shall be allowed from Lots 33, 34, 39 or 123 onto East Broadway Street.
- U. Open space Tracts A and B are to be conveyed to the Cedar Heights PUD Homeowners Association and are to be maintained in accordance with the document referenced in Note No. 25.

Recitals on the face of the plat, as follows:

- All planting areas are to be cleared of all construction material, rocks and sticks larger than 2 inches in diameter.
- All soils on site will be utilized and approved by the City of Mount Vernon Parks and Recreation Department. Professionally for content. Any additives necessary for soil to meet standards will be added. Soils in Division I have been approved by the City of Mount Vernon Parks and Recreation Department.
- All landscape beds are to receive a minimum of 3 inches fine bank mulch around the trees, shrubs and groundcover.
- D. All plant material shall conform to AAN standards for nursery stock, latest edition. All plant materials shall be healthy representatives, typical of their species of variety and shall have a normal habit of growth. They shall be full, wall-branches, well proportioned and have a vigorous, well-developed root system. All plans shall be hardy under climatic conditions similar to those in ayerant. An page a stress per narray oncer cannot concern as a trace in the locality of the project. Tree, shrubs, and ground covers are to be healthy, vigorous, well-foliated when in leaf and free of disease, injury, insects, decay, vigorous, well-foliated when in leaf and free of disease, injury, insects, decay, hammful defects and all weeds.
- E. All landscape areas shall have adequate drainage, either through natural percolation or by means of an installed drainage system.

Assessments or charges and liability to further assessments or charges, including the terms, covenants, and provisions thereof, disclosed in instrument(s);

Recorded:

January 19, 2007

Auditor's No(s).: Imposed By:

200701190117, records of Skagit County, Washington Cedar Heights PUD No. 1 Homeowners Association

Terms, conditions, and restrictions of that instrument entitled Agreement to Participate in the Intersection Improvements for Division Street and Waugh Road;

Recorded:

200701190118, records of Skagit County, Washington Auditor's No(s).

Easement delineated on the face of said plat; Private drainage easement The Westerly 5 feet of Lot 37 For:

Affects: Easement delineated on the face of said plat;

For:

Affects:

The Westerly 5 feet of Lot 37