# When recorded return to:

Lonny R. Sullivan, a married man as his sole and separate property 41621 North Shore Lane Concrete, WA 98237



Skagit County Auditor

\$76.00

12/15/2016 Page

1 of

411:44AM

Filed for record at the request of:



3002 Colby Ave., Suite 200 Everett, WA 98201

Escrow No.: 500050228

# STATUTORY WARRANTY DEED

THE GRANTOR(S) Mary K Gorman, as her separate estate

for and in consideration of Ten And No/100 Deliars (\$10.00), and other valuable consideration in hand paid, conveys, and warrants to Longy R. Sullivan, a married man as his sole and separate property

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

Lots 7 and 8, Block A, "CAPE HORN ON THE SKAGIT," as per plat recorded in Volume 8 of Plats, pages 92 through 97, inclusive, records of Skagit County, Washington

Situate in the County of Skagit, State of Washington

TOGETHER WITH 1964 KITHM Mobile Home, 55/10, Vin No. 5X1FDREES353

Abbreviated Legal: (Required if full legal not inserted above.)

Tax Parcel Number(s): 3868-001-007-0006 / P62862, 3868-001-008-0005 / P62863

Subject to:

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

Dated: December 9, 2016

Mary K. Jour Mary K. Gorman Land Time and Eserow

# 01-140361

SKACHT COUNTY WASHINGTON REAL ESTATE EXCISE TAX
20165638
DEC 15 2016

Amount Paid \$ //26. 40
Skagit Co. Treasurer
By / Man Deputy

# STATUTORY WARRANTY DEED

### **EXHIBIT "A"**

Exceptions

EASEMENT, INCLUDING TERMS AND CONDITIONS THEREOF:

Grantee:

Puget Sound Power & Light Company,

a corporation

Purpose: Area Affected: Transmission line with appurtenances As constructed and extended in the future at the consent of Grantee and Grantor

July 7, 1965

Recorded

Dated:

August 17, 1965

Auditor's No.:

670429

B. Restrictions and conditions contained in the Plat, reading substantially as follows:

"The Plattors do hereby declare this plat and dedicate to the public forever all roads and ways and that 40 foot easement along the river shown hereon with the right to make all necessary slopes for cuts and fills, and the right to continue to drain said roads and ways over and across any lot or lots, where water might take a natural course, in the original reasonable grading of the roads and ways shown hereon, following original reasonable grading of the roads and ways hereon, no drainage waters on any lot of lots shall be diverted or blocked from their natural course so as to discharge upon any public road right of way or to hamper proper road drainage. Any enclosing of drainage waters in culverts or drains or re-routing thereof across any lot as may be undertaken by or for the owner of any lot, shall be done by and at the expense of such owner."

C. A condition on the face of the Plat, as follows:

"Skagit County shall not be responsible for any flood control improvements."

- D. Conditions and restrictions contained in instrument filed July 13, 1965, under Auditor's File No. 668869, reading as follows:
  - 1. Lot owners to be advised that those areas indicated on the plat as being below elevation 140.0 feet, are subject to infrequent periodic introduction and buildings constructed therein should maintain a floor elevation above 140.0 feet;
  - 2. The exterior of all buildings to have a completed appearance within one year from date of starting.
  - 3. Lot owners shall be responsible for placing wells and septic-tank drainfields in accordance with the master plan as on file with the Cape Horn Maintenance Company. A minimum of 100 feet shall be maintained between all drainfields and wells. All work to be in accordance with Skagit County Regulations.
  - 4. All lots shall be subject to the Articles and By-Laws of the Cape Horn Maintenance Company.
- E. Restrictions on other lots in said plat imposed by various instruments of record which may be notice of a general plan, as follows:

"Grantees covenant and agree that the above described real estate shall be subject to the charges and assessments as provided for in and for the purposes set forth in the Articles of Incorporation and the By-Laws of the Cape Horn Maintenance Co., a non-profit, non-steck Washington corporation and that said corporation shall have a valid first lien against the above described real estate for said charges and assessments; and, in addition to the remedies set forth in said Articles of Incorporation and By-Laws, that if said charges and assessments levied by said corporation shall not be paid within four (4) months after they shall become due and payable, then said corporation may proceed by appropriate action to foreclose its lien together with such sum as the court may adjudge reasonable attorneys fees in such action. The Grantee hereby acknowledges receipt of copies of said Articles of Incorporation and By-Laws of the Cape Horn Maintenance Co. This provision is a covenant running with the land and is binding on the Grantees, their heirs, successors and assigns.

SUBJECT TO:

- (a) Restrictions, reservations, agreements and easements of record and as shown on the face of said recorded plat.
- (b) Use of said property for residential purposes only.
- (c) Questions that may arise due to shifting of Skagit River.

# **EXHIBIT "A"**

Exceptions (continued)

COVENANTS, CONDITIONS AND RESTRICTIONS CONTAINED IN DECLARATION OF PROTECTIVE RESTRICTIONS, AS HERETO ATTACHED:

Declaration Dated:

September 20, 1976

Recorded:

December 14, 1976

Auditor's No.:

847451

Executed By:

Cape Horn Maintenance Company

AMENDMENT TO BY LAWS:

Grantor:

Cape Horn Maintenance Co. January 16, 2003

Recorded:

Auditor's No.:

200301160063

G. ARTICLE OF INCORPORATION OF CAPE HORN MAINTENANCE CO. AND THE TERMS AND CONDITIONS THEREOF:

Recorded:

November 20, 2006 200611200088

Auditor's No.: