

Skagit County Auditor

\$80.00

2/23/2017 Page

1 of

8 2:41PM

When recorded return to:

Mr. and Mrs. Cecil York 117 Leann St Mount Vernon, WA 98274 201609060047

Skagit County Auditor 9/6/2016 Page

90.00 MACT:118

eg/

Filed for Record at Request of Curtis And Casteel Law Group, PLLC Escrow Number: C1600588JB

Land Title and Escrow

Statutory Warranty Deed

re-record to correct name
THE GRANTORS Steven crider and Kathleen Crider, husband and wife for and in consideration of TEN
DOLLARS AND OTHER GOOD AND VALUABLE CONSIDERATION in hand paid, conveys and
warrants to Cecil York and Kathleen M York, a married couple the following described real estate, situated in
the County of Skagit, State of Washington

REAL ESTATE EXCISE TAX

Abbreviated Legal:

Lot 3, Digby Heights, Phase 1

Tax Parcel Number(s): P128443/4984-000-003-0000

OF WASHING

2017705 FEB **23** 2017

Amount Paid Skagit Co. Treasurer
By Wam Deputy

Lot 3, "DIGBY HEIGHTS, PHASE L" as per plat recorded April 15, 2009, under Auditor's File No. 200904150063, records of Skagit County, Washington. Situate in the City of Mount Vernon, County of Skagit, State of Washington.

Subject to: Covenants, conditions and restrictions of record, as attached hereto and made a part hereof by Exhibit "A"

Dated September 3, 2016 Steven C SKAGIT COUNTY WASHINGTON REAL ESTATE EXCISE TAX 20X 6396 Amount 10 \$ 6412. STATE OF I certify that I know or have satisfactory evidence that Steven C. Crider and Kelly Crider are the persons who appeared before me, and said persons acknowledged that free and voluntary act for the signed this instrument and acknowledge it to be their uses and purposes mentioned in this instrument. Dated: Notary Public in and for the Sta Residing at

My appointment expires:

LPB 10-05(i-l) Page 1 of i

Reservation of minerals as contained in deed from W. M. Lindsey, et ux, recorded April 17, 1902, in Volume 44 of Deeds, page 499, records of Skagit County, Washington.

B. AGREEMENT AND THE TERMS AND CONDITIONS THEREOF:

Between: City of Mount Vernon, a Municipal Corporation of the State

of Washington

And: Public Utility District No. 1, Skagit County, a Municipal

Corporation

Dated: Recorded: November 17, 1994 November 29, 1994

Auditor's No.: 9411290004

Regarding: Formation of L.I.D. to improve streets

C. Terms and conditions of City of Mount Vernon Ordinance No. 2829 recorded March 5, 1998, under Auditor's File No. 9803050022

D. EASEMENT AND THE TERMS AND CONDITIONS THEREOF:

Grantee: Purpose: Puget Sound Energy, Inc., a Washington Corporation
The right to construct, operate, maintain, repair, replace,
improve, remove, enlarge, and use the easement area for one
or more utility systems for purposes of transmission,

distribution and sale of electricity.

Area Affected:

A strip of land 10 feet in width with 5 feet on each side of the centerline of grantee's facilities as now constructed, to be constructed, extended or relocated lying within the above described parcel. This easement description may be superseded at a later date with a surveyed description

provided at no cost to Grantee.

Dated: Recorded: Auditor's No.: November 20, 2008 and February 13, 2009 December 1, 2008 and February 23, 2009 200812010104 and 200902230143

E. PLATS OF DIGBY HEIGHTS PHASES, I, II, AND III DECLARATION OF RESERVATIONS, RESTRICTIVE COVENANTS AND EASEMENTS AND THE TERMS AND CONDITIONS

Declarant:

THEREOF:

Cedar Heights LLC, a Washington limited liability company

Dated: Recorded:

Auditor's No.:

April 1, 2009

April 15, 2009 200904150064

FIRST AMENDMENT TO DECLARATION OR RESERVATIONS, RESTRICTIVE COVENANTS AND EASEMENTS:

Recorded: Auditor's No.: April 13, 2012 201204130158

MATTERS DISCLOSED ON THE FACE OF THE PLAT OF DIGBY HEIGHTS, PHASE 1, NOT LIMITED TO, THE FOLLOWING:

CONSENT AND DEDICATION:

Know all men by these presents that Cedar Heights, LLC, a Washington limited liability company, Horizon Bank, and D. B. Johnson Construction, Inc., a Washington Corporation, owners in the fee simple or contract purchasers and mortgage holders or lien holders, of the land hereby platted, declare this plat and dedicate to the use of public forever, the streets and avenues shown hereon and the use thereof for all public purposes consistent with the use thereof for public highway and storm water purposes, together with the right to make all necessary slope for cuts and fills upon the lots and blocks shown hereon in the original reasonable grading of all such streets and avenues shown hereon.

PUD UTILITY EASEMENT

Easements to Public Utility District No. 1 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, times or related facilities, including the right to construct, operate, maintain, inspect, improve, remove, restore, alter replace, relocate, connect to and locate at any time a pipe or pipes, line or lines or related facilities, slong 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 cut and/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 lines(s) or to persons or property 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 areas without written approval of the General Manager of the District. Grantor shall conduct its activities and all other activities on Grantor's (or assigns) 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 easement.

PRIVATE DRAINAGE AND SEWER EASEMENTS:

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 easements. 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.

F/ (continued):

UTILITIES AND SIDEWALK EASEMENTS:

An easement is hereby reserved for and granted to the City of Mount Vernon, Public Utility District No. 1, Puget Sound Energy, Verizon Northwest, Cascade Natural Gas Corp., and Comeast Corporation and their respective successors and assigns under and upon the exterior front boundary lines, twelve feet (12.9%) or as otherwise shown, 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 utilities and sidewalks in which to install, lay, construct, renew, operate, maintain and remove utility systems, lines, fixtures, appurtenances attached thereto, for the purpose of praviding 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.

NATIVE GROWTH PROTECTION AREA (NSPA)

A Native Growth Protection Area is created for the purpose of preserving critical area, buffering and protecting plats and animal habitat, and preventing harm to property and the environment including, but not limited to, controlling surface water runoff and erosion and maintaining slope stability. The NGPA established, on all present and future owners and users of the NGPA, an obligation to leave undisturbed all trees and other vegetation within this area, except for the removal of non-native, or diseased or dying vegetation that presents a hazard, or the implementation of an enhancement plan required and/or approved by the City. Any work in the NGPA, including removal of dead, diseased or dying vegetation, is subject to prior written approval by the City. The cost associated with the evaluation, removal, and replanting of any vegetation shall be bore by the existing property owner.

The City of Mount Vernon is hereby granted the right of ingress and egress to and from the NGPA for the purpose of monitoring and enforcing proper operation and maintenance of the NGPA described herein. The City of Mount Vernon shall have the right, but not the obligation, to enforce the requirements, terms and conditions of this restriction by any method available under law. The obligation to ensure all terms of the NGPA are met is the responsibility of the property owner.

NOTES:

1. Open square - indicates existing monument in case

Solid square - indicates monument in case set with cap inscribed "Lisser 22960:

Open circle - indicates existing pipe or rebar found.

Solid circle - indicates Nail or rebar set with cap inscribed "Lisser 22960."

- 2. Description and exception information is from Land Title Company Subdivision Guarantee, Order No. 132546-S, dated February 12, 2009.
- 3. For additional subdivision and meridian information see Mount Vernon Short Plat No. 12-94 recorded under Auditor's File No. 9411070053, Short Plat No. MV-8-93 recorded under Auditor's File No. 9312090030, and Short Plat MV-2-97 recorded under Auditor's File No. 9801290010, Plat of Park Ridge Division II recorded in Volume 15 of Plats, pages 187-188, and Plat of Sedgemoor, recorded in Volume 16 of Plats, pages 62-64, all in records of Skagit County, Washington.

(continued):

Zoning Classification: R-1, 4.0

Sawage Disposal: City of Mount Vernon

Storm Drainage: City of Mount Vernon

Street Standard: City of Mount Vernon

8. Water: Skagit County PUD No. 1

Power: **Puget Sound Energy**

10. Telephone: Verizon Northwest

11. Gas: Cascade Natural Gas

12. Television Cable: Comcast Corporation

13. Garbage Collection: City of Mount Vernon, Solid waste collection for lots

shall be at the edge of the public right-of-way.

14. Meridian: Assumed

15. Basis of Bearing: Monumented North line of the Northeast 1/4 of the

Southeast % of Section 21, Township 34 North, Range 4
East, W.M. Bearing = South 88°39'21" East

16. Instrumentation: Leica TCR705A Theodolite Distance Meter

17. Survey procedure: Field traverse

18. 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.

19. All homes shall be built on site and no modular or manufactured homes are permitted.

20. Siltation control devices may be required for each lot during home construction or subsequent soil disturbances. See City of Mount Vernon Department of Community and Economic Development for

21. This property is subject to and together with easements, reservations, restrictions, covenants, liens, 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 Numbers 200704030118, 200901050122, 200707020182, 200901050123, 200901300126, 9411290004, 9803050222, 9411070053, 200812010104, 200902230143 (this easement is superseded by easements shown on the face of the plat) and document recorded in Volume 44 of Deeds, page 499.

F. (continued):

22. Owner/Developer:

Cedar Heights, L.L.C. 17146 Britt Road Mount Vernon, WA 98273 Phone: (360) 524-4886

- 23. A homeowners' association has been created that will be responsible for maintenance of the open space and other landscaping areas. See document recorded under Auditor's File No. 200904150064.
- 24. The loss in this plat have an average lot size below 7,600 square feet. New buildings on lots within this plat are subject to the design review requirements Chapter 17.70 MVMC. Design review standards have specific requirements with respect to architectural features, landscaping and site improvement. See City of Mount Vernan Department of Community and Economic Development for specific requirements associated with building permit application requirements.
- 25. Lots within this plat that are less than 9,600 square feet in area and less than 95 feet in width that abut existing neighborhoods where lot areas are greater than 9,600 square feet lot widths greater than 95 feet shall create and maintain a 20-foot wide forested buffer between the newly created lots and the existing lots. "Forested Buffer" means a double row of evergreen trees with offset rows planted at a maximum spacing of 15 feet triangulated on center with medium-sized shrubs (3 to 5 feet mature height) and ground cover plants added to a density to form an effective barrier to cover 85% surface coverage within 2 years. Minimum tree size shall be 2-inch caliper, minimum shrub size shall be 2 gallon, and minimum ground cover size shall be 1 gallon (or equivalent); however, these sizes are minimums and it is likely that larger trees, shrubs and plants may be inimally planted to achieve the requisite 85% surface coverage within 2 years. Maintenance of the forested buffer shall be the responsibility of the homeowners' association and maintained in accordance with the document referenced in Note No. 23.
- 26. Individual geotechnical reports shall be required for all building permits on tots having slopes in excess of 15%.
- 27. Critical area and buffer tracts "A" and "B" are separate tracts and are to be maintained by the developer until the Digby Heights Homeowners' Association and maintained in accordance with the document referenced in Not Number 23.
- 28. No vegetation removal, clearing or dumping is allowed within the designated wetland buffers that are designated as "Native Growth Protection Areas," except for purposes of habitat enhancement under the conditions described in MVMC 15.40.050.
- 29. A building setback of 10 feet from the edge of the wetland and forested buffers is required to prevent encroachment into the buffer area during and after construction

G. EASEMENT AND THE TERMS AND CONDITIONS THEREOF:

Grantee: Cedar Heights, LLC, a Washington limited liability

company

Purpose: Declare permanent and non-revocable easements for private storm drainage, mailboxes over, under, across

and through those properties more particularly described on Exhibits "A" through "E" attached hereto and by

reference made a part hereof.

Area Affected. See instrument for full particulars.

Dated: February 4, 2011
Recorded: February 4, 2011
Auditor's No.: 201102040092

H. SKAGIT COUNTY RIGHT TO FARM DISCLOSURE AND THE TERMS AND CONDITIONS THEREOF:

Grantor:

Burton Homes, Inc.

Grantee: Steven C. Crider and Kelly Crider

Recorded: June 5, 2014 Auditor's File No.: 201406050102

As Follows:

"Skagit County has established a policy for unincorporated areas to protect and encourage agriculture and forestry operations. If your real property is located near an agriculture or forestry operations, you may be subject to inconvenience or discomfort arising from such operations, including but not limited to, noise, odors, fumes, dust, flies, and other associated pests, the operation of machinery of any kind during any 24-hour period, the storage and disposal of manure, and the application of fertilizers, soil amendments, and pesticides. If conducted in compliance with local, state, and federal laws, these inconveniences or discomforts are hereby deemed not to constitute a nuisance as provided in Chapter 7.48 RCW for purposes of the Skagit County Code and shall not be subject to legal action as a public nuisance."



SFORM 22P

CCopyright 1998 rthwest Multiple Listing Serv ALL RIGHTS RESERVED

SKAGIT COUNTY RIGHT TO FARM DISCLOSURE Buyer: CRIDER AND KELLY CRIDER INÇ. SPREET, MOUNT VERNON, WA Legal Description of F For APN/Parcal ID(s): 1128443 / 4984-000-003-0000 according to the plat thereof, recorded April 15, 2009, under Auditor's File Lot 3. DIGBY HEIGHTS PHY No. 200904150063, records of proof County, Washington. Situate in Skagit County, Washington Buyer is aware that the Property may be auther to the Skegit County Right to Farm Ordinance, Skegit County Code section 14,48, which states: If your real property is adjacent to property dead for indicultural operations or included within an area zoned for agricultural purposes, you ney be subject to inconveniences or discomforts arising from such operations, INSL UPINE BLFF NOT LIMITED TO NOISE, ODORS, FLIES, FUMES, DUST, SMOKE, THE OPERATION OF MACHINERY OF ANY KIND DURING ANY 24 HOUR PERIOD (INCLUDING/AIRCRAFT), THE STORAGE AND DISPOSAL OF MANURE, AND THE APPLICATION BY SPEAYING OR OTHERWISE OF CHEMICAL FERTILIZERS, SOIL AMENDMENTS, HERBICHOES AND PESTICIDES. Skagit County has determined that the use of real property for agricultural operations is a high priority and favored use to the county and will not consider to be a nulsance those inconveniences or discomforts arising from agricultural operations, if such operations are consistent with commonly accepted good management brackings and combly with local, consistent with commonly accepted good management practices and comply with local, State and Federal laws. The Seller and Buyer authorize and direct the Closing Agent to record this Dia the County Auditor's office in conjunction with the deed conveying the Property. BURTON HOMES. CRIDER Buyer KELAT CRIDER Seller Skagit County Auditor \$73.00 6/5/2014 Page 3:21PM

STATE OF WASHINGTON) SS COUNTY OF SKAGIT

I, Auditor of Skagit County, State of Washington, do hereby pertity that the foregoing instrument is a true and correct copy of the original now on file in my office.

IN WITNESS WHEREOF, Lipercunto set my hand and seal of

Try office the