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04/13/2021 10:05 AM Pages: 1 of 4 Fees: \$106.50 Skagit County Auditor



Proof of Mitigated Water Supply (New User)

Confirmation of legal water availability under the Skagit River Basin Mitigation Plan (Water Right S1-28885)

OWNEY: Marion Taxdani Puckett

Mitigation Tracking #: G1-29353M

Date Issued: April 7, 2021

Site Address: 8679 Timberland Ct. Concrete, WA 98237

Tax Parcel Number: P128285

Legal Description of Parcel: LOT 15 OR FOREST PARK ESTATES RECORDED

UNDER AF#200902110084, BEING A PORTION OF NE1/4 OF SE1/4 OF SECTION 16, TOWNSHIP 35

NORTH RANGE 7 EAST, W.M.

This document confirms legal water availability for a single domestic connection located within the approved mitigation area described in the *Skagit River Basin Mitigation Plan*. This Proof of Mitigated Water Supply is issued based upon the *Skagit River Basin Mitigation Plan* and confirms a source of water supply that is senior in priority to the minimum instream flows established in chapter 173-503 WAC. Issuance of this Proof of Mitigated Water Supply constitutes evidence of an adequate water supply to allow the issuance of a building permit by Skagit County under RCW 19.27.097. This Proof of Mitigated Water Supply does not constitute a water right permit issued under RCW 90.03.250 - .340.

This document binds the aforementioned property owner(s), and successors and assigns, to the restrictions identified below.

This document is valid only after it is notarized and recorded with the Skagit County Auditor's office.

Current Property Owner Information

Name	Marion Taxdahl-Puckett
Mailing Address	PO Box 550
City, State Zip	Sedro Woolley, WA 98284

Approved water use information

	Acre-Feet /Year	Gallons / Day (average)	Irrigated Area (approximate)
Indoor Use	0.20	175	
Outdoor Use	0.16	/ 143	0.13 acres of lawn (75 square feet)
Total	0.36	318	

Declarations

The Department of Ecology (Ecology) makes the following declarations as to the limitations, restrictions, and uses for which the water may be put to use and specifies that such declarations shall constitute covenants on the land, as provided by law, and shall be binding on all parties and all persons claiming under them, including all current and future owners of any portion of or interest in the property:

- (1) Average annual water use on this parcel from the approved groundwater well shall not exceed the quantities described above for each specified use. The allocation quantities are based on annualized averages for single domestic indoor and outdoor water use. Outdoor use is calculated based on ~0.13 acres of irrigated turf/lawn (approximately 75 square foot area). This irrigated area allocation is a guide and does not limit other irrigation uses that align with the spirit and intent of the Skagit River Basin Mitigation Plan and is within the total allocated annual quantity.
- (2) A remote-read meter measuring water use must be installed and maintained according to the following specifications: (1) it shall be installed at the well source and inspected by the County and (2) transmit real time volumetric water use data to an Ecologymanaged database via a cellular mobile phone network that has coverage on the

- applicant's parcel. It is the owner's responsibility to maintain an operating meter and it shall be maintained and replaced at the owner's expense.
- (3) The property owner shall allow Ecology to access the property to inspect the meter if necessary. Ecology will provide the property owner at least 48 hours of notice prior to inspection.
- (4) The well must be sited within the approved mitigation area described in the *Skagit River Basin Mitigation Plan*. It is strongly encouraged that a property owner consult Ecology's interactive web map "Skagit River Basin Mitigation Map" to determine where the mitigation zone is in relation to the property's boundaries. This is especially important if the parcel straddles the mitigation zone. It is the property owner's responsibility to ensure that the well driller records the well location latitude and longitude coordinates on the well log submitted to Ecology.
- (5) The mitigation allocation is appurtenant to the land on which the water is authorized to be used and is not transferable.
- (6) Nothing in this Proof of Mitigated Water Supply document prevents the property owner from using other water on this parcel if the property owner has a legal right to such other water. In addition, nothing in this Proof of Mitigated Water Supply document prevents the property owner from using their approved groundwater well to withdraw additional water if the property owner has a legal right to such additional water.
- (7) The recipient is responsible for following all local laws and regulations. Issuance of this Proof of Mitigated Water Supply document does not guarantee issuance of a County building permit or other required local land use approvals.
- (8) Ecology retains authority to enforce the water laws and rules of the State of Washington. Enforcement and compliance shall be consistent with the provisions of RCW 90.03.605.
 - a. If Ecology observes water use that exceeds the allocated quantity, Ecology will work with the property owner to understand the exceedance and identify corrective actions.
 - b. Ecology may pursue escalating levels of enforcement consistent with RCW 90.03.605: (1) technical assistance, (2) warning letter, and (3) compliance order / penalty.

Authorizing Agent

Bv:

Ria Berns, Section Manager Water Resources Program Department of Ecology Date: April 7 20

I.MARION TAXOAH L-Pucke the owner of certain real property in				jury, that I an	1
Name MARION TAXOAHL- HO Address, 6084 Sartin R	<u>Z</u>				
City Sectro Woolk y State WA Zip 982	<u>187</u>				
Parcel No. <i>P 128 285</i>					
I also agree to comply with the Skag	it River Basin M	litigation Plan	and the term	s stated herein	n.
By: Marion Taydahl Puc [Primary owner's signature]	kets				
Dated: 4-13-2021					
ACKNOWLEDGEMENTS					
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State of Washington					
County of Skaait	<u> </u>				: '
I certify that I know or have satisfac	tory evidence th	at Marion	Taxabl-T	Purlealt ist	: : he :
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instrument and acknowledged it to b					
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Property Owner(s) – Each property owner must provide a notarized signature.