202206300029

06/30/2022 09:20 AM Pages: 1 of 7 Fees: \$209.50

Skagit County Auditor, WA

When recorded return to:

Steven R. McPherson and Shinako McPherson 739 Southern Ave Sedro Woolley, WA 98284

> SKAGIT COUNTY WASHINGTON REAL ESTATE EXCISE TAX

Affidavit No. 20222698

Jun 30 2022

Amount Paid \$5861.00

Skagit County Treasurer

By Lena Thompson Deputy

Filed for record at the request of:



425 Commercial St Mount Vernon, WA 98273

Escrow No.: 620051726

CHICAGO TITLE

STATUTORY WARRANTY DEED

THE GRANTOR(S) Kiley J. Kielland, who acquired title as Kiley J. Barbero, a married woman as her separate estate

for and in consideration of Ten And No/100 Dollars (\$10.00), and other valuable consideration in hand paid, conveys, and warrants to Steven R. McPherson and Shinako McPherson, a married couple

the following described real estate, situated in the County of Skagit, State of Washington:
LOT 45, SAUK MOUNTAIN VIEW ESTATES NORTH, PHASE I, WILDFLOWER, ACCORDING
TO THE PLAT THEREOF, AS RECORDED MAY 9, 2003, UNDER AUDITOR'S FILE NO.
200305090001, RECORDS OF SKAGIT COUNTY, WASHINGTON.

SITUATE IN THE COUNTY OF SKAGIT, STATE OF WASHINGTON.

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

Tax Parcel Number(s): P120350 / 4813-000-045-0000

Subject to:

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

STATUTORY WARRANTY DEED

(continued)

Dated: June 9, 2022

Kiley J, Kielland

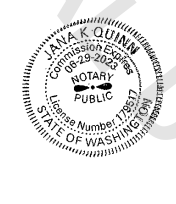
Brandon M. Keilland

Kielland Washington

County of 5Kaai

This record was acknowledged before me on 06/29/2022 by Kiley J. Lielland and Brandon M. Kielland

(Signature of notary public)
Notary Public in and for the State of My commission expires: 00/29



Exceptions

Easement(s) for the purpose(s) shown below and rights incidental thereto, as granted in a document:

Granted to:

Puget Sound Power & Light Company

Purpose:

Electric transmission and/or distribution line, together with necessary

appurtenances

Recording Date: Recording No.:

November 5, 1985 8511050073

Affects: Said Plat

Easement(s) for the purpose(s) shown below and rights incidental thereto, as granted in a 2. document:

Granted to:

Puget Sound Power & Light Company

Purpose:

Electric transmission and/or distribution line, together with necessary

appurtenances

Recording Date: Recording No.:

October 17, 2002 200210170076

Affects:

Said Plat

Agreement, including the terms and conditions thereof; 3.

Between:

City of Sedro Woolley and Dukes Hill, L.L.C. a Washington limited liability

company - et al

Recording Date:

May 7, 2003 200305070171

Recording No.:

Providing: Affects:

Development Agreement Said premises and other property

Said instrument is a re-recording of instrument(s);

Recording Date::

March 26, 2003

Recording No.:

200303260180

AMENDED by instrument(s):

Recording Date:

May 7, 2003

Recording No.:

200305070172

Covenants, conditions, restrictions, recitals, reservations, easements, easement provisions, 4. encroachments, dedications, building setback lines, notes, statements, and other matters, if any, but omitting any covenants or restrictions, if any, including but not limited to those 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

Exceptions (continued)

law, as set forth on the Plat of Sauk Mountain View Estates North, Phase I, Wildflower:

Recording No: 200305090001

5. Covenants, conditions, restrictions and easements but omitting any covenants or restrictions, if any, including but not limited to those 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, as set forth in the document

Recording Date: May 9, 2003

Recording No.: 200305090002

Modification(s) of said covenants, conditions and restrictions

200406150130 Recording No.: Recording No.: 200504290152 200507180167 Recording No.: Recording No.: 200508080137 Recording No.: 200509160050 200510260044 Recording No.: Recording No.: 200601230191 200605030049 Recording No.:

6. Any unpaid assessments or charges and liability to further assessments or charges, for which a lien may have arisen (or may arise), all as provided for in instrument set forth above:

Imposed by: Wildflower Homeowner's Association

Recording Date: May 9, 2003 Recording No.: 200305090002

Agreement, including the terms and conditions thereof;

Between: City of Sedro Woolley and Dukes Hill, L.L.C. a Washington limited liability

company, et al

Recording Date: February 3, 2004 Recording No.: February 3, 2004

For: Development Agreement regarding obligations arising from Development

Approval

Affects: Said premises and other property

Said instrument is a re-recording of instrument (s);

Recording Date: January 29, 2004 Recording No.: 200401290098

Exceptions (continued)

AMENDED by instrument(s):

Recording No.: 200403020063 Recording No.: 200612210120

Agreement, including the terms and conditions thereof;

Between: City of Sedro Woolley and Sauk Mountain Village LLC et al

Recording Date: June 9, 2003 Recording No.: 200306090031

For: Development Agreement

Affects: Said premises and other property

9. Covenants, conditions, restrictions and easements but omitting any covenants or restrictions, if any, including but not limited to those 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, as set forth in the document

Recording Date: July 18, 2005 Recording No.: 200507180165

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

Recording Date: July 18, 2005 Recording No.: 200507180166

For: Critical Protection Area and Conservation Easement

11. Easement(s) for the purpose(s) shown below and rights incidental thereto, as granted in a document:

In favor of: Lot Owners

Purpose: Exclusive Use Easement for Driveways and Detached Garages

Recording Date: February 24, 2006 Recording No.: February 24, 2006 200602240144

Affects: Said premises and other property

12. Payment of the Affordable Housing Compensation Transfer Fee

At the time of transfer or sale, the property described herein is subject to the Affordable Housing Compensation Transfer Fee as described in the agreement dated February 13, 2006 and recorded under Skagit County Auditor's File No. 200602160122, records of Skagit County, Washington.

Exceptions (continued)

The rate of the transfer fee is 1.5% of the purchase price as further described in said agreement.

Closing agents are directed to complete the Transfer Affidavit (Exhibit B to said agreement) and forward the transfer fee to the Facilitator named in the agreement.

13. The property may be subject to the Skagit County Right-to-Manage Natural Resource Lands Disclosure, Skagit County Code Section 14.38, which states:

"This disclosure applies to parcels designated or within 1 mile of designated agricultural land or designated or within 1/4 mile of rural resource, forest or mineral resource lands of long-term commercial significance in Skagit County. A variety of Natural Resource Land commercial activities occur or may occur in the area that may not be compatible with non-resource uses and may be inconvenient or cause discomfort to area residents. This may arise from the use of chemicals; or from spraying, pruning, harvesting or mineral extraction with associated activities, which occasionally generates traffic, dust, smoke, noise, and odor. Skagit County has established natural resource management operations as a priority use on designated Natural Resource Lands, and area residents should be prepared to accept such incompatibilities, inconveniences or discomfort from normal, necessary Natural Resource Land operations when performed in compliance with Best Management Practices and local, State, and Federal law.

In the case of mineral lands, application might be made for mining-related activities including extraction, washing, crushing, stockpiling, blasting, transporting and recycling of minerals. If you are adjacent to designated NR Lands, you will have setback requirements from designated NR Lands."

- Reservations and exceptions in United States Patents or in Acts authorizing the issuance thereof; Indian treaty or aboriginal rights.
- 15. City, county or local improvement district assessments, if any.
- 16. Assessments, if any, levied by Sedro Woolley.

Form 22P Skaglt Right-to-Manage Disclosure Rev. 10/14 Page 1 of 1

SKAGIT COUNTY RIGHT-TO-MANAGE NATURAL RESOURCE LANDS DISCLOSURE

©Copyright 2014 Northwest Multiple Listing Service ALL RIGHT'S RESERVED

| between _ | Steven R McPherson | | Shinako McPher | son | ("Buyer" |
|---|--|---|---|---|---|
| and | Kiley J Kielland | | Duyu | | ("Seller" |
| | Seller | | Seller | | , , , |
| concerning | 1602 Wildflower Way | <u>'</u> | Sedro Woolley | WA 98284 State Zip | (the "Property" |
| | Addition | | Sity | Office 2.4p | |
| lar lor co no ma ex | ils disclosure applies to p nd or designated or within ng-term commercial signif mmercial activities occur in-resource uses and may ay arise from the use of traction with associated ilse, and odor. Skagit Cou | 1/4 mile of ru ficance in Ska or may occu be inconven chemicals; or activities, which | ral resource, fore git County. A var ir in the area tha lent or cause disc r from spraying, p ch occasionally g | et or mineral reso lety of Natural Ro t may not be co comfort to area re truning, harvesting enerates traffic, | ource lands of esource Land mpatible with esidents. This ng or mineral dust, smoke, |
| as pro ne | a priority use on design- epared to accept such in cessary Natural Resource anagement Practices and | ated Natural f ncompatibilitie e Land opera | Resource Lands, s, inconvenience tions when perfo | and area resider s or discomfort | nts should be from normal, |
| as pre ne Ma In ind mi | a priority use on designate epared to accept such in cessary Natural Resource | ated Natural Incompatibilities Land opera local, State, a ds, applications, crushing, stacent to des | Resource Lands, is, inconvenience tions when perform and Federal law. in might be mad tockpiling, blasting signated NR Lar | and area resider s or discomfort med in compliar e for mining-rela , transporting an | nts should be from normal, nee with Best activities d recycling of |
| as pro ne Ma In inc mi rec Seller and | a priority use on designate appared to accept such in cessary Natural Resource anagement Practices and the case of mineral landluding extraction, washing nerals. If you are adjactions are adjactions are adjactions are adjactions. | ated Natural Incompatibilities Land opera- local, State, and state, and state, and state, applications, crushing, state and NR Lands. | Resource Lands, is, inconvenience tions when perfound Federal law. In might be madeockpiling, blasting signated NR Larting Agent to rec | and area resider s or discomfort med in compliar e for mining-rela transporting an ids, you will h ord this Disclose | nts should be from normal, nee with Best activities d recycling of have setback |
| as pro ne Ma In inc mi rec Seller and Auditor's o | a priority use on designate appared to accept such in cessary Natural Resource anagement Practices and the case of mineral landluding extraction, washing earlier. If you are adjustements from designate Buyer authorize and diffice in conjunction with the | ated Natural Incompatibilities Land opera- local, State, and state, and state, and state, applications, crushing, state and NR Lands. | Resource Lands, is, inconvenience tions when performed Federal law. In might be mad tockpiling, blasting signated NR Larring Agent to receiving the Property. | and area residers or discomfort med in compliar e for mining-relat, transporting ands, you will he | nts should be from normal, nee with Best activities direcycling of nave setback are with the Count |
| as pro ne Ma In inc mi rec Seller and Auditor's o | a priority use on designate pared to accept such in cessary Natural Resource anagement Practices and the case of mineral landluding extraction, washing nerals. If you are adjustements from designate Buyer authorize and diffice in conjunction with the state of the s | ated Natural Incompatibilities Land opera- local, State, and state, and state, and state, applications, crushing, state and NR Lands. | Resource Lands, is, inconvenience tions when performed Federal law. In might be mad tockpiling, blasting signated NR Larring Agent to receiving the Property. | and area resider s or discomfort med in compliar e for mining-rela transporting an ids, you will h ord this Disclose | nts should be from normal, nee with Best activities d recycling of have setback |
| as prone me Maint mi red Seller and Auditor's o | a priority use on designate appared to accept such in cessary Natural Resource anagement Practices and the case of mineral landluding extraction, washing earlier. If you are adjustements from designate Buyer authorize and diffice in conjunction with the | ated Natural Incompatibilities Land opera- local, State, and state, and state, and state, application of the state of the | Resource Lands, is, inconvenience tions when performed Federal law. In might be mad tockpiling, blasting signated NR Larring Agent to receiving the Property. | and area residers or discomfort med in compliar e for mining-relat, transporting ands, you will he | nts should be from normal, nce with Best ated activities d recycling of nave setback are with the Count |
| Seller and Auditor's o | a priority use on designate pared to accept such incessary Natural Resource anagement Practices and the case of mineral landluding extraction, washingerals. If you are adjustments from designate Buyer authorize and diffice in conjunction with the process of the process of the part | ated Natural Incompatibilities Land opera- local, State, and state | Resource Lands, is, inconvenience tions when perfound Federal law. In might be mad tockpiling, blasting signated NR Larting Agent to receiving the Property. Authentisan | and area residers or discomfort med in compliar e for mining-relat, transporting ands, you will he | nts should be from normal, nice with Best activities direcycling of lave setback are with the Count 05/24/22 |