

LONGBINE SHORT PLAT PART OF SECTION 15, T. 16 N., R. 20 E., W.M. KITTITAS COUNTY, WASHINGTON

DEDICATION		
KNOW ALL MEN BY THESE PRESENT THAT DAVID LONG OWNERS OF THE HEREIN DESCRIBED REAL PROPERTY, [BINE AND LINDA S. LONGBINE, DO HEREBY DECLARE, SUBDIVID	HUSBAND AND WIFE, THE UNDERSIGNED E AND PLAT AS HEREIN DESCRIBED.
IN WITNESS WHEREOF, WE HAVE SET OUR HAND THIS .	DAY OF	, A.D., 2010.
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DAVID LONGBINE	LINDA S. LONGBINE	
ACKNOWLEDGEMENT		
STATE OF WASHINGTON) S.S.		
THIS IS TO CERTIFY THAT ON THIS DAY OF PUBLIC, PERSONALLY APPEARED DAVID LONGBINE AND THE FOREGOING DEDICATION AND ACKNOWLEGED TO M AND DEED FOR THE USES AND PURPOSES THEREIN ME	LINDA S. LONGBINE, TO ME KN ME THAT THEY SIGNED THE SAM	EFORE ME, THE UNDERSIGNED NOTARY NOWN TO BE THE PERSONS WHO EXECU ME AS THEIR FREE AND VOLUNTARY AC
WITNESS MY HAND AND OFFICIAL SEAL THE DAY AND	YEAR FIRST WRITTEN.	
NOTARY PUBLIC IN AND FOR THE STATE OF WASHINGTO MY COMMISSION EXPIRES:	ON RESIDING AT	and these desire that was also also also also also also.
DEDICATION	•	
KNOW ALL MEN BY THESE PRESENT THAT DALE KENNA		
STATEMENT FOR THE HEREIN DESCRIBED REAL PROPER		
IN WITNESS WHEREOF, WE HAVE SET OUR HAND THIS	DAY OF	A.D., 2010.
DALE KENNARD PETTY		
ACKNOWLEDGEMENT		
STATE OF WASHINGTON) COUNTY OF KITTITAS) S.S.		
THIS IS TO CERTIFY THAT ON THIS DAY OF PUBLIC, PERSONALLY APPEARED DALE KENNARD PETTY DEDICATION AND ACKNOWLEDGED TO ME THAT THEY SI THE USES AND PURPOSES THEREIN MENTIONED.	. TO ME KNOWN TO BE THE P	EFORE ME, THE UNDERSIGNED NOTARY ERSON WHO EXECUTED THE FOREGOING EE AND VOLUNTARY ACT AND DEED FOR
WITNESS MY HAND AND OFFICIAL SEAL THE DAY AND	YEAR FIRST WRITTEN.	
NOTARY BURIES IN AND FOR THE CTATE OF WASHINGTON	BEODUS 17	
NOTARY PUBLIC IN AND FOR THE STATE OF WASHINGTO MY COMMISSION EXPIRES:	JN MESIDING AT	

NOTES:

THIS SURVEY WAS PERFORMED USING A TOPCON GTS SERIES TOTAL STATION. THE CONTROLLING MONUMENTS AND PROPERTY CORNERS SHOWN HERCON WERE LOCATED, STAKED AND CHECKED FROM A CLOSED FIELD TRAVERSE IN EXCESS OF 1:10,000 LINEAR CLOSINGE AFTER AZIMUTH ADJUSTMENT.

2. A PUBLIC UTILITY EASEMENT 10 FEET IN WIDTH IS RESERVED ALONG ALL LOT LINES. THE 10 FOOT EASEMENT SHALL ABUT THE EXTERIOR PLAT BOUNDARY AND SHALL BE DIVIDED 5 FEET ON EACH SIDE OF INTERIOR LOT LINES. SAID EASEMENT SHALL ALSO BE USED FOR IRRIGATION.

3. PER RCW 17.10.140 LANDOWNERS ARE RESPONSIBLE FOR CONTROLLING AND PREVENTING THE SPREAD OF NOXIOUS WEEDS. ACCORDINGLY, THE KITTITAS COUNTY NOXIOUS WEED BOARD RECOMMENDS IMMEDIATE RESEEDING OF AREAS DISTURBED BY DEVELOPMENT TO PRECLUDE THE PROLIFERATION OF NOXIOUS WEEDS.

FOR SECTION SUBDIVISION, SECTION AND QUARTER SECTION CORNER DOCUMENTATION, BASIS OF BEARINGS AND ADDITIONAL SURVEY INFORMATION, SEE BOOK 36 OF SURVEYS, PAGES 152-153 AND THE SURVEYS REFERENCED THEREON.

5. MAINTENANCE OF THE ACCESS IS THE RESPONSIBILITY OF THE PROPERTY OWNERS WHO BENEFIT FROM ITS USE.

6. AN APPROVED ACCESS PERMIT WILL BE REQUIRED FROM THE DEPARTMENT OF PUBLIC WORKS PRIOR TO CREATING ANY NEW DRIVEWAY ACCESS OR PERFORMING WORK WITHIN THE COUNTY ROAD RIGHT OF WAY.

7. ANY FURTHER SUBDIVISION OR LOTS TO BE SERVED BY PROPOSED ACCESS MAY RESULT IN FURTHER ACCESS REQUIREMENTS. SEE KITHITAS COUNTY ROAD STANDARDS.

8. KITITIAS COUNTY WILL NOT ACCEPT PRIVATE ROADS FOR MAINTENANCE AS PUBLIC STREETS OR ROADS UNTIL SUCH STREETS OR ROADS ARE BROUGHT INTO CONFORMANCE WITH CURRENT COUNTY ROAD STANDARDS. THIS REQUIREMENT WILL INCLUDE THE HARD SUFFACE PAVING OF ANY STREET OR ROAD SURFACED ORIGINALLY WITH GRAYEL.

9. ENTIRE PRIVATE ROAD SHALL BE INSPECTED AND CERTIFIED BY A CIVIL ENGINEER LICENSED IN THE STATE OF WASHINGTON SPECIFYING THAT THE ROAD MEETS KITTITAS COUNTY ROAD STANDARDS AS ADOPTED SEPTEMBER 6, 2005, PRIOR TO THE ISSUANCE OF A BUILDING PERMIT. ANY FUTURE SUBDIVISION OR LAND USE ACTION WILL BE REVIEWED UNDER THE MOST CURRENT ROAD STANDARDS.

10. ALL DEVELOPMENT MUST COMPLY WITH INTERNATIONAL FIRE CODE.

11. ACCORDING TO KITTITAS RECLAMATION DISTRICT (KRD) RECORDS, LOT 3A HAS _ IRRIGABLE ACRES; LOT 3B HAS _ IRRIGABLE ACRES; LOT 4A HAS _ IRRIGABLE ACRES; LOT 4B HAS __ IRRIGABLE ACRES. KRD WATER MAY ONLY BE APPLIED TO IRRIGABLE ACREACE.

12. FULL PAYMENT OF ANNUAL KRD ASSESSMENT IS REQUIRED REGARDLESS OF THE USE OR NON-USE OF WATER BY THE OWNER.

13. THE LANDOWNERS MUST PROVIDE FOR THE APPOINTMENT OF ONE WATER MASTER FOR EACH TURNOUT, WHO SHALL BE RESPONSIBLE FOR ORDERING WATER FOR THE ENTIRE PLAT. THE WATER MASTER WILL BE RESPONSIBLE FOR KEEPING WATER USE RECORDS FOR EACH LOT. KRD WILL ONLY BE RESPONSIBLE FOR KEEPING RECORDS ON THE TOTAL WATER ORDERED AT THE KRD TURNOUT.

14. KRD OPERATIONS AND MAINTENANCE ROADS ARE FOR DISTRICT USE ONLY, RESIDENTIAL AND RECREATIONAL USE IS PROHIBITED.

15. KRD IS ONLY RESPONSIBLE FOR DELIVERY OF WATER TO THE HIGHEST FEASIBLE POINT IN EACH 160 ACRE UNIT OR DESIGNATED TURNOUT. THE KRD IS NOT RESPONSIBLE FOR WATER DELIVERY LOSS (SEEPAGE, EVAPORATION, ETC.) BELOW THE DESIGNATED TURNOUT.

16. THE SUBJECT PROPERTY IS WITHIN OR NEAR DESIGNATED NATURAL RESOURCE LANDS OF LONG-TERM COMMERCIAL SIGNIFICANCE ON WHICH A VARIETY OF COMMERCIAL ACTIVITIES MAY OCCUR THAT ARE NOT COMPARIBLE WITH RESIDENTIAL DEVELOPMENT FOR CERTAIN PERIODS OF LIMITED DURATION. COMMERCIAL NATURAL RESOURCE ACTIVITIES PERFORMED IN ACCORDANCE WITH COUNTY, STATE AND FEDERAL LAWS ARE NOT SUBJECT TO LEGAL ACTION AS PUBLIC NUISANCES. (RCW 7.48.05)



AUDITOR'S CERTIFICATE

Filed for record this_____ 2010, at _____M., in Book K of Short Plats at page(s)____at the request of Cruse & Associates. RECEIVING NO. ___

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LONGINE SHORT PLAT

JERALD V. PETTIT by: _____ KITTITAS COUNTY AUDITOR

SHEET 2 OF 2