

PUBLIC HEALTH DEPARTMENT

www.co.kittitas.wa.us/health/

Administration
Community Health Services
Health Promotion Services
507 N. Nanum Street, Ste 102
Ellensburg, WA 98926
Phone: (509) 962-7515
Fax: (509) 962-7581

Environmental Health
411 N. Ruby Street, Ste. 3
Ellensburg, WA 98926
Phone: (509) 962-7698
Fax: (509) 962-7052

February 15, 2007

Duncanson Company, Inc.
145 SW 155th St # 102
Seattle, WA 98166

Dear Kevin Walker:



We have received the proposed Range Short Plat, located in Section 32, Township 19, Range 18, off of Lower Green Canyon Road. We have also received the \$376.88 plat submission fee (receipt #49743 & 49746).

For plat approval both sewage and water availability must be satisfactorily addressed. Refer to WAC 246-272-20501 and 246-272-09501 for septic and well setbacks.

For sewage disposal you have two options:

1. **PUBLIC UTILITY SEWER**

Submit a signed letter of agreement between the responsible public utility official and the developer/owner or other documentation that provides proof of connection to public sewer.

2. **ON SITE SEWAGE**

Soil logs will need to be scheduled and dug at a mutually convenient time. The developer/owner shall provide soil logs as per Chapter 246-272 WAC or as amended. The information obtained will be recorded and placed in the plat file for future reference. The information obtained from these soil logs is for plat approval purposes only and does not constitute a site evaluation in conjunction with the issuance of a permit for any specific lot.

Prior to receiving final approval for subdivisions (short and long plats) in Kittitas County, applicants shall be required to show the adequacy of potable water supplies proof of potable water supply can be demonstrated four ways:

1. **PUBLIC UTILITY WATER SUPPLY APPLICANTS** – shall submit a signed letter of agreement with the responsible public utility official and the developer/owner, granting delivery of potable water for the entire development.
2. **GROUP “A” PUBLIC WELL** – if you have an existing well and a Department of Ecology issued “water right” for potable usage of the well, Washington State Department of Health (DOH) is the regulatory authority for approving Group A systems. We require written verification that DOH has approved the system prior to final plat approval (see contact information below). If you have not

secured a water right for potable use you must contact the Washington State Department of Ecology (Central Region Office) located in Yakima, Washington to begin the process of obtaining a water right. Their contact number is: (509) 575-2800.

3. GROUP "B" PUBLIC WELLS – As of January 11, 2007, Washington State Department of Health is the regulatory authority for approving Group B Water Systems in Kittitas County. The process for approval includes a source site inspection to approve the location of the proposed well or if the well exists to ensure that it meets the criteria for approval; drilling of the well and/or ensure that the well is located within the subdivision boundaries; completion of the well infrastructure, the workbook and all related documentation including testing and satisfactory results. After all of the aforementioned information is submitted, reviewed, and approved by Washington State DOH, final issuance of the well ID number completes the requirement.

Washington State Department of Health

1500 W. 4th, Suite 305

Spokane, WA 99204

(509) 456-2453

ATTN: Tom Justus, Regional Engineer

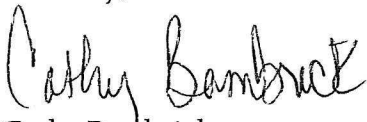
4. INDIVIDUAL WELLS – the submittal of well logs or a hydrogeological report with documentation/evidence to support the claim regarding adequate availability of groundwater for the proposed number of potable water wells. This report shall be submitted by a Professional Engineer who practices in the field of hydrology or by a licensed Hydrogeologist.

All applicants for subdivision (short and long plats) utilizing wells shall have a note placed on the face of the final mylars that states:

"Kittitas County relies on its record that a supply of potable water exists. The approval of this division of land includes no guarantee or assurance that there is a legal right to withdraw groundwater within the land division."

Once we have received and reviewed complete information, we will notify Community Development Services through our Environmental Health Checklist that you have satisfactorily addressed health department requirements.

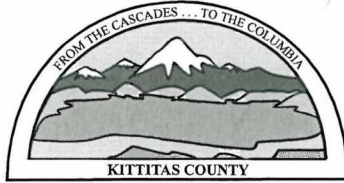
Sincerely,



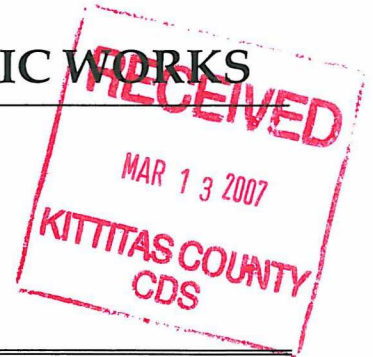
Cathy Bambrick

Kittitas County Environmental Health Manager

cc: Community Development Services



KITTITAS COUNTY
DEPARTMENT OF PUBLIC WORKS



MEMORANDUM

TO: Mary Rill, Community Development Services
FROM: Christina Wollman, Planner II *w*
DATE: March 7, 2007
SUBJECT: Wilson, Range, Sage and Richard Short Plats

Our department has reviewed the Plat application and has the following comments:

- "Preliminary Approval" has been granted, based on the information provided.
- "Conditional Preliminary Approval"** has been granted, based on the information provided; see below for conditions of preliminary approval.
- "Additional Information Requested". Prior to continuing the approval process for the submitted development, additional information is requested for analysis.

The following shall be conditions of preliminary approval:

1. Cumulative Impacts: Per KCC 12.01.090(G), Contiguous parcels, parcels under the same ownership and/or parcels sharing access easements/roads that submit any land development application, shall be reviewed as one development for transportation and road improvement purposes.
2. Access: 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 Smithson Road and Lower Green Canyon Road rights-of-way. Smithson Road is classified as Rural Minor Collector and accesses must meet the 300' spacing requirement. Lower Green Canyon Road is classified as Rural Access and accesses must meet the 100' spacing requirement.
3. Driveway Access for Wilson, Richard and Sage Short Plats: Kittitas County Department of Public Works encourages the use of joint-use driveways in order to reduce the number of access points on Smithson Road and Lower Green Canyon Road. However, accesses into Lots 1 and 2 of the Wilson, Richard, and Sage Short Plats may be through the use of

a single-use driveway. Kittitas County Road Standards, 9/5/05 edition, for each access type are shown below.

Joint-Use Driveway: A joint-use access shall serve no more than two tax parcels.

- a. Access easements shall be a minimum of 20' wide. The roadway width shall have a minimum width of 12'.
- b. The surface requirement is for a minimum gravel surface depth of 6".
- c. Maintenance of driveway approaches shall be the responsibility of the owner whose property they serve. The County will not maintain accesses.
- d. Any further subdivision or lots to be served by proposed access may result in further access requirements.

Single-Use Driveway: A single-use access shall serve no more than one lot.

- a. The roadway shall be a minimum of 8' wide with gravel surface.
 - b. Maintenance of driveway approaches shall be the responsibility of the owner whose property they serve.
 - c. The County will not maintain accesses. Any further subdivision or lots to be served by proposed access may result in further access requirements.
4. Driveway Access for Range Short Plat: Lots 1 and 2 will be accessed by the 30' easement shown on the plat. At a minimum, a joint-use driveway must be constructed at this location. Kittitas County Road Standards for this driveway type are shown above in comment #3.
5. Existing Features: It appears that there is an existing home site on Lot 2 of the Wilson Short Plat. All existing features, including existing accesses, shall be shown on the face of each plat.
6. Plat Notes: Plat notes for each short plat shall reflect the following:
- a. Plat note #3 is incorrect and shall be removed.
 - b. Maintenance of the access is the responsibility of the property owners who benefit from its use.
 - c. Any further subdivision or lots to be served by proposed access may result in further access requirements. See Kittitas County Road Standards.
 - d. 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.
7. Certificate of Title and Legal Description: The Certificate of Title, including the existing legal description, shall be submitted with each plat.

8. Plat Approvals: All plats must show the acceptance signature of the County Engineer. The acceptance block shall be as follows (per KCC 16.24.170):

EXAMINED AND APPROVED

This ____ day of _____, A.D., 20 ____.

Kittitas County Engineer

9. Private Road Maintenance Agreement: The applicant shall meet all applicable conditions of any pre-established or required Private Road Maintenance Agreements.
10. Lot Closure: It is the responsibility of the Professional Licensed Surveyor (PLS) to ensure the lot closures are correct and accurate.
11. Addressing: Contact the Kittitas County Rural Addressing Coordinator at (509) 962-7523 to obtain addresses prior to obtaining a building permit. A parcel cannot receive a building permit or utilities until such parcel is identified with a 911 address.
12. Fire Protection: Contact the Kittitas County Fire Marshall regarding any additional access requirements for emergency response.
13. Mailbox Placement: Mailboxes must be approved by U.S. Postal Service. Mailbox locations are site specific. Contact your local Post Office for location and design standards before beginning construction.

Please let me know if you have any questions or need further information.



KITTITAS COUNTY FIRE DISTRICT 2
2020 Vantage Hwy
Ellensburg WA 98926
933-7232 (office) ☎ 933-7240 (fax)
kcfire2@elltel.net

March 27, 2007

Mary Rill, Planner
Kittitas County Community Development Services
411 N Ruby St
Ellensburg, WA 98926

RECEIVED

MAR 29 2007

KITTITAS COUNTY
CDS

Mary:

I have reviewed the Application for the Richard (SP-07-15), Sage (SP-07-12), Range (SP-07-13), Rowan (SP-07-21) Short Plats. I provide review of proposed development and construction for Kittitas County Fire District 2. The Fire District has no code enforcement authority so my input is, for the most part, informational only.

For each of these short plats, I ask that you insure the developer comply with 2003 IFC with particular attention to:

1. The addresses need to be clearly visible from both directions at the county road for all properties.
2. The fire department access road needs to be capable of supporting 75,000lbs in all weather, be 20' wide, provide 13'6" vertical clearance and provide for adequate turn-around for fire department apparatus in accordance with IFC 2003 – Appendix D.

Thank you for your time and consideration in these matters.

Respectfully,

Rich Elliott – Deputy Fire Chief
Kittitas County Fire District 2

3970 Lyons Road
Ellensburg, WA 98926
March 27, 2007



Kittitas County Community Development Services
411 North Ruby Street, Suite 2
Ellensburg, WA 98926

Attention: Mary Rill, Staff Planner

We, Donald L. Frye and Charlotte A. Frye, own property on Lower Green Canyon Road adjacent to the land divisions and short plats submitted by Duncanson Company, Inc., for Development Services of America. These short plats and land divisions, each and in their entirety, cause the following concerns.

Our fence lines and property lines have been in the same location for many decades. We receive KRD irrigation water through existing delivery ditches, and have always had an availability of year-around stock water.

Is the new survey conformable to actual land ownership?

Is an irrigation plan attached?

What is the review responsibility of county government and its agents?

Where is the recognition of preservation of existing rights and uses?

County government has responsibility of applying all relevant law.

The county is in a state of adoption between comprehensive plan and development rules—what is the status of these applications in the interim?

Will the percentage of approved applications preclude equal treatment of adjacent land owners? (How can you assure equal apportionment of the short plats over time?) (See Daily Record 3-21-07)

When are open space back taxes and penalties due and payable?

Sincerely,

A handwritten signature in cursive script that reads "Donald L. Frye".

Donald L. Frye

A handwritten signature in cursive script that reads "Charlotte A. Frye".

Charlotte A. Frye

RECEIVED

MAR 28 2007

KITTITAS COUNTY

3-28-07

P6-1

TO: KITTITAS COUNTY COMMUNITY DEVELOPMENT SERVICES
FM: ROGER OVERBECK

SHORT PLAT APPLICATIONS SP-07-12 - SP-07-15 - SP-07-13

THESE OBJECTIONS, QUESTIONS AND SOLUTIONS ARE CONTINUING IN NATURE AND WILL BE DIRECTED TO KITTITAS COUNTY AND DEVELOPMENT SERVICES OF AMERICA ON ALL APPLICATIONS CONCERNING REZONING, FORMAL PLATS, SHORT PLATS, FLOODS ETC.

1. IS THE SECTION SURVEY CONFORMABLE TO ACTUAL LAND OWNERSHIP?
2. UNDER 58.17.310 KITTITAS COUNTY IS THERE AN APPROVAL OR PROVISION WITHIN THE IRRIGATION DISTRICT FOR WATER AND EASEMENTS
3. WHAT IS THE REVIEW RESPONSIBILITY OF KITTITAS COUNTY GOVERNMENT AND ITS AGENTS?
(A) DUE TO THE IMPACT OF LAND INVOLVED, SHOULD NOTICE OF PUBLIC HEARING (58.17.090 TEN DAYS NOTICE GIVEN)?
4. WHERE IS THE RECOGNITION OF EXISTING RIGHTS AND USES?
5. COUNTY GOVERNMENT AND WASHINGTON STAFF HAS THE RESPONSIBILITY OF APPLYING ALL RELEVANT LAW AND PROCEDURES?

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3-28-07

6. KITTITAS COUNTY IS IN THE STATE OF ADOPTION BETWEEN THE COMPREHENSIVE PLAN AND DEVELOPMENT RULES AND PROCEDURES - WHAT IS THE STATUS OF APPLICATION IN THE INTERIM?
7. WILL PERCENTAGE OF APPROVED APPLICATIONS PRECLUDE EQUAL TREATMENT OF ADJACENT LAND OWNERS (REF. DAILY RECORD 3-21-07)?
8. WHEN ARE OPEN SPACE BACK TAXES AND PENALTIES DUE AND PAYABLE TO THE COUNTY BY LAND SERVICES OF AMERICA OR ITS AGENTS?
9. FENCES RCW TITLE 16 - EXISTING FENCE LINES OVER SEVEN YEARS FALLS UNDER ADVERSE POSSESSION BY ADJACENT PROPERTY OWNERS AND MEETS THE CRITERIA.
 - A. KITTITAS COUNTY CODE TITLE 18-17-16 REFLECTS
 - B. TO DETERMINE PANNORICS PAST AND PRESENT SECTION SURVEYS SHOULD BE PROVIDED FOR INSPECTION BEFORE APPROVAL, ALSO SHOWING DEEDS AND EASEMENTS OF RECORD.
10. EXISTING HOME WATER WELLS / IMPACTS, CONTAMINATION AND AQUIFERS - RESPONSIBILITY

10. CONT - DAMAGES, REPLACEMENT. COUNTY OR LAND SERVICES OF AMERICA OR ITS AGENTS
11. ROAD IMPACTS - RURAL ROAD - COATED EVERY SEVEN YEARS, NO SHOULDERS, INCREASED TRAFFIC (10 ONLY PER HOUSEHOLD - NEW DEVELOPEMENT). BRIDGES NOT UP TO STANDARDS ETC. WILL THE COUNTY MITIGATE MONIES OR FUTURE FROM LAND SERVICES OF AMERICA OR DEVELOPER OR ITS AGENTS CONCERNING RURAL ROADS
12. A/R SECTION SURVEYS PAST AND PRESENT NOW AVAILBLE FOR INSPECTION AND WILL THEY BE MADE PART OF THE FILING RECORD
13. FEED LOTS OWNED BY FOOD SERVICES OF AMERICA / MISTY HILL CATTLE COMPANY / LAND SERVICES OF AMERICA OR ITS AGENTS ARE IN COMPLAINEE WITH DOE. IN YAKIMA. (EXHIBITS AVAILABLE)
14. BURN BAN - PRESENT AND FUTURE - DOE. TO BE MADE PART OF RECORD.
15. PRESENT PROPERTY OWNERS - PROPERTY TAX INCREASE AND IMPACTS BY COUNTY LAND VALUES ETC. FORMULA USED BY AGENCY FOR TAX DETERMINATION.

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3-26-07

16. WHO IS GOING TO MAKE THE DETERMINATION ON THE ISSUE OF WETLANDS AS PROVIDED BY THE COUNTY AND ITS PROCEDURES FOR ENFORCING THE DEVELOPERS AND THEIR AGENTS TO COMPLY.
17. FIRE PROTECTION NEEDS TO ADDRESSED AND PUT IN PLACE AS IT INCREASES THE DENSITY OF THE POPULATION AT THE TIME OF APPROVAL ON ITS SHORT PLATS
18. WATER TESTS OF EXISTING LAND OWNERS WILL DOCUMENTED AND MADE PART OF THE COUNTY'S DECISION FOR APPROVAL AS PROVIDED BY THE DEPT OF PUBLIC HEALTH IN KITTITAS COUNTY.
19. OPEN RANGE - IMPACT SHOULD BE ADDRESSED AND MADE PART OF APPROVAL
20. RIGHT TO FARM - IMPACT SHOULD BE ADDRESSED AND MADE PART OF THE APPROVAL
21. MAURAUDING ANIMALS RCW - TITLE 16 - IMPACT SHOULD BE ADDRESSED AND BE MADE PART OF THE APPROVAL
22. IS THE COUNTY GOING TO BE PROACTIVE OR REACTIVE CONCERNING DEVELOPMENTS PRESENT OR FUTURE? IS THE COUNTY

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3-28-87

- 22 CONT. GOING TO USE THE PHILOSOPHY
LET BUYER BEWARE?
23. WHEN KITTITAS COUNTY FUD⁰ PROVIDES
POWER TO THESE SHORT PLATS WILL
THEY UNDERGROUND OR OVERHEAD LINES
WHO WILL BE ASSESSED FOR THESE
IMPROVEMENTS AND WILL EXISTING
LAND OWNERS BE ASSESSED FOR
THIS SERVICE IN ANY WAY BY RATE
INCREASES.
24. THESE FIVE PAGES HAVE BEEN HAND
DEL. TO KITTITAS County Community
Development Services ON 3-28-87
BY ROGER OUBESKY
5160 LOWER GREEN CANYON RD
ELLSBURG WA 98926

CC. HOUSE COUNSEL

REC BY:

March 26, 2007

Kittitas County Community Development Services
411 North Ruby Street, Suite 2
Ellensburg, WA 98926

Attention: Mary Rill, Staff Planner



Robert J. and Patty L. Burke, 4591 Lower Green Canyon Road, Ellensburg, Washington 98926, have concerns relating to the land divisions and short plats submitted by Duncanson Company, Inc., for Development Services of America, each and in their entirety.

Currently, and for the past 28 years, we have lived in the same location on Lower Green Canyon Road. We have enjoyed an ample supply of good, potable water. Our fence and property line has been in the same location since many years before we acquired the property. We have received KRD irrigation water through existing delivery ditches. We have had stock water available year-around.

In all the years we have been here we have never had an altercation with our neighbors, but have enjoyed peaceful coexistence in the quiet serenity of a rural atmosphere.

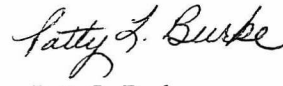
We feel that it is incumbent upon Kittitas County Community Development Services to ensure that we continue to enjoy all aspects of this existing environment in light of these proposed short plats and developments.

Additional concerns follow:

1. Is the new survey conformable to actual land ownership?
2. Is an irrigation plan attached?
3. What is the review responsibility of county government and its agents?
4. Where is the recognition of preservation of existing rights and uses?
5. County government has responsibility of applying all relevant law.
6. The county is in a state of adoption between comprehensive plan and development rules--what is the status of these applications in the interim?
7. Will the percentage of approved applications preclude equal treatment of adjacent land owners? (How can you assure equal apportionment of the short plats over time?) (See Daily Record 3-21-07)

Respectfully,


Robert J. Burke


Patty L. Burke

Mary Rill

From: Keli Bender [krd.keli@elltel.net]
Sent: Tuesday, March 20, 2007 10:50 AM
To: Mary Rill
Subject: Development Services of America

Good morning Mary;

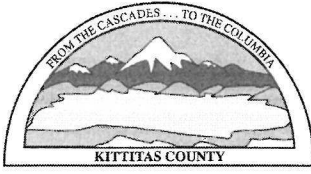
This is in regards to the following short plat applications:

Richard Short Plat **SP-07-15**
Wilson Short Plat **SP-07-14**
Sage Short Plat **SP-07-12 and**
Range Short Plat **SP-07-13.**

All of this property is within the boundaries of the Kittitas Reclamation District and all parcels contain irrigable ground. The conditions set forth in the KRD General Guidelines for Subdivisions will need to be met prior to approval. If you need additional information, please let me know.

Keli

Keli R. Bender
KRD Lands Clerk/RRA
(509) 925-6158



KITTITAS COUNTY COMMUNITY DEVELOPMENT SERVICES

411 N. Ruby St., Suite 2, Ellensburg, WA 98926

CDS@CO.KITTITAS.WA.US

Office (509) 962-7506

Fax (509) 962-7682

March 13, 2007

Kittitas Reclamation District
PO Box 276
Ellensburg, WA 98926

RE: Range Short Plat, File #SP-07-13

Dear Ms. Bender ,

The County has received the referenced application for short plat. As you are aware, final short plat approval is contingent upon provisions for an irrigation water right-of-way for each parcel. In addition, completed irrigation water distribution facilities may be required if the subject property is classified as irrigable by said Irrigation District per RCW 58.17.310.

Enclosed, find a copy of the original preliminary short plat drawing. Please notify our office in writing of any requirements, so administrative actions may be completed in a timely manner. **Failure to respond to this notice within two (2) weeks shall be interpreted as no action required.**

Sincerely,

Mary Rill
Staff Planner

DARRYL PIERCY, DIRECTOR

ALLISON KIMBALL, ASSISTANT DIRECTOR

COMMUNITY PLANNING • BUILDING INSPECTION • PLAN REVIEW • ADMINISTRATION • PERMIT SERVICES • CODE ENFORCEMENT • FIRE INVESTIGATION