D03 Web date: 11/10/2012

Return A	ddress:	



Declaration of Covenant Regarding Use and Maintenance of King County Right-of-Way

Print on legal-size (8 $\frac{1}{2}$ x 14") paper only. For alternate formats, call 206-296-6600.

Document Title(s) (or transactions contained herein):						
Reference Number(s) of Documents assig	ned or released:					
Additional reference numbers on page						
Grantor(s) (last name, first name, initials):						
Additional names on page	of document(s)					
Grantee(s) (last name, first name, initials):						
Grantee(3) (last flame, first flame, finitals).	:					
Additional names on page	of document(s)					
Legal description (abbreviated):	·					
Legal description (abbreviated).						
Lot: Block: Plat/Section	: Township: Range:					
Additional legal is on page	of document(s)					
Lot: Block: Plat/Section	n: Township: Range:					
Additional legal is on page	of document(s)					
Let: Pleak: Plat/Section	Township: Bongo:					
Lot: Block: Plat/Section Additional legal is on page	n: Township: Range:					
Additional logal is on page	_ or document(3)					
Lot: Block: Plat/Section	: Township: Range:					
Additional legal is on page	of document(s)					
Assessor's Property Tax Parcel/Account I	Number(s):					

Please - Do Not Write in the Margins

The Auditor/Recorder will rely on the information provided on this form. The staff will not read the attached documents to verify the accuracy or completeness of the indexing information provided herein.



Declaration of Covenant Regarding Use and Maintenance of King County Right-of-Way

	ROW Use Permit No.					
forr	expedite the permit processing, applicant shall complete, sign, notarize, and record this m, as required in KCC 14.28.060(E), before submitting to Department of Permitting and vironmental Review (Permitting).					
the the	consideration of approval by King County of a right-of way (ROW) use permit for the use of road ROW described below,, property owner, responsible association or organization, hereinafter referred to as owner, reby covenant and agree as follows:					
1.	I / We are owner of the following described real property:					
2.	I/We have requested issuance of a King County right-of-way use permit to place the following improvements,,					
	in the road right-of-way					
	located at (see attached sketch),					
	which serves the above-described real property.					
3.	The owner of the real property described in paragraph 1 hereby acknowledges that the improvement described in paragraph 2 is located in County ROW. King County has no responsibility for the maintenance of private improvements in County ROW. Maintenance of the private improvements described in paragraph 2 shall be the responsibility of the property owner served or benefiting from the improvements.					
4.	No enlargement or alteration of the improvement described in paragraph 2 except routine maintenance is permitted without prior approval of King County.					
5.	The owner(s) of the real property described in paragraph 1 hereby hold(s) King County harmless from all improvement costs, expenses, losses and damages, including the cost of defense incurred as the result of the existence, operation or use of the improvement described in paragraph 2, until such time as the improvements are officially accepted for maintenance by King County.					
6.	In the event King County determines that the subject road right-of-way is needed for public purposes or has become a hazard to the safe public use of the road right-of-way, King County may order the owner of the property described in paragraph 1 to remove, repair, or alter said improvements at said property owner's expense. Said owner agrees to					

repair or alteration.

immediately comply with such orders.

In the event that King County determines that the improvements described in paragraph 2 have become a public health or safety hazard or if the owner of the real property described in paragraph 1 fail to comply with any King County order issued pursuant to paragraph 6, King County has the right to remove, repair, or alter said improvements without notice to said owner. Said owner shall compensate King County for the costs of such removal,

property	described	n paragraph 1	and is a co	ovenant running	g with the land.	
DATED	this		_ day of _		, 20	_ ·
		Owner Sign	atures: _			
			_			
Individual Ac	<u>knowledgr</u>	nent:				
STATE OF W	ASHINGTO	N)				
COUNTY OF	KING) SS.)				
				Notary P	ublic in and for	the State of
					ublic in and for	
					the within instr	
acknowledge	d that	. ,				
signed and s and purposes] their) fre	e and voluntary	act and deed fo	or the uses
GIVEN UND	ER MY HAI	ND AND OFFIC	CIAL SEAL	. this	day of	, 20
			-	Signatu	re of Notary Pub	
					State of Washing	gton, residing at
			-			
Corporate Ac	knowledgi	ment:				
STATE OF W	ASHINGTO	N)				
COUNTY OF	KING) ss.)				
		,				
On this		day of		, 20	, before	me personally
me known to						
		ruted the within	and forec	noina instrumen	t, acknowledge	of
					or the uses and	
therein menti	oned, and	on oath stated	h	e		authorized
said instrume	ent and that	the seal affixe	d is the co	rporate seal of	said corporation) <u>.</u>
IN WITNESS and year first			ınto set my	hand and affix	ed my official s	eal the day
			-	Signatu	re of Notary Pub State of Washin	
			-			

Check out the Permitting Web site at www.kingcounty.gov/permits