RESOLUTION NO. R- 3617

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF KIRKLAND APPROVING THE SUBDIVISION AND FINAL PLAT OF JUANITA VALLEY BEING DEPARTMENT OF PLANNING AND COMMUNITY DEVELOPMENT FILE NO. SF-90-32 AND SETTING FORTH CONDITIONS TO WHICH SUCH SUBDIVISION AND FINAL PLAT SHALL BE SUBJECT.

WHEREAS, a subdivision and preliminary plat of Juanita Valley was approved by the King County Council on June 12, 1987 by Ordinance 8104; and

WHEREAS, thereafter the Department of Planning and Community Development received an application for approval of subdivision and final plat, said application having been made by Dally Homes, the owner of the real property described in said application, which property is within a Residential Single Family RSX 7.2 zone; and

WHEREAS, the Director of the Department of Planning and Community Development did make certain Findings, Conclusions and Recommendations and did recommend approval of the subdivision and the final plat, subject to specific conditions set forth in said recommendation.

NOW, THEREFORE, BE IT RESOLVED by the City Council of the City of Kirkland as follows:

Section 1. The Findings, Conclusions and Recommendations of the Director of the Department of Planning and Community Development, filed in Department of Planning and Community Development File No. SF-90-32, are hereby adopted by the Kirkland City Council as though fully set forth herein.

Section 2. Approval of the subdivision and the final plat of Juanita Valley is subject to the applicant's compliance with the conditions set forth in the recommendations hereinabove adopted by the City Council:

<u>Section 4</u>. A certified copy of this Resolution, along with the Findings, Conclusions and Recommendations hereinabove adopted shall be delivered to the applicant.

<u>Section 5</u>. Certified or conformed copies of this Resolution shall be delivered to the following

- (a) Department of Planning and Community Development for the City of Kirkland
- (b) Fire and Building Department of the City of Kirkland
- (C) Public Works Department for the City of Kirkland
- (d) City Clerk of the City of Kirkland

Resolution R-3617 Page 2

PASSED in regular meeting of the Kirkland City Council the7th day ofAugust, 19_90.	on
SIGNED IN AUTHENTICATION thereof on the <u>7th</u> day <u>August</u> , 1990.	of
Attest:	
City Clerk RES90-32. JUL/JLB: CW	

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those that must be accomplished as listed in Section I.B of this report.

III. LAPSE OF APPROVAL

The applicant must submit to the City a complete building permit application approved under Chapters 125, within one year after the final decision on the Final PUD, or the decision becomes void. Furthermore, the applicant must substantially complete construction approved under Chapter 125 and complete the applicable conditions listed on the Notice of Approval within five (5) years after the final decision on the PUD, or the decision becomes void.

"Final Decision" means the final decision of the City of Kirkland, or the termination of judicial review proceedings if such proceedings were initiated pursuant to Section 145.110.

IV. APPENDICES

Attachments 1 through 13 are attached.

- 1. Vicinity and Zoning Map
- 2. PUD site plan, building plans, and landscape plans submitted by the applicant.
- 3. Ordinances 8103 and 8104 approving the Preliminary PUD and Subdivision
- 4. Development Standards
- 5. Plan Showing Natural Greenbelt Protection Easements and Location of Construction Fences
- 6. Hold Harmless Hope Covenant
- 7. Hold Harmless Stream Covenant
- 8. Letter from Applicant Summarizing Changes between the Preliminary and Final PUD
- 9. Minor Modification Memo (Setbacks along the north and east perimeter property lines)
- 10. Minor Modification Memo (Number of Parking Spaces)
- 11. Minor Modification (substituting existing vegetation for landscape materials along south and west perimeter property lines)
- 12. Letter from Applicant Addressing Conditions of Approval of Preliminary PUD
- 13. Letter from Department of Fisheries Requiring Stream Bank Restoration
- 14. Landscape Plan Showing Trees Designated for Retention, Permanent View Obscuring Fence or Barrier, and Location of Additional Landscaping Required

pursuant to Chapter 175 for the stream bank revegetation shall be submitted.

- 4. Prior to occupancy, install all required landscaping and complete all improvements shown on the PUD plans and submit the necessary maintenance securities pursuant to Chapter 175 for required public and private improvements (landscaping).
- 5. The following conditions of Ordinance 8103 (see Attachment 3) shall be followed during building construction: A.6, 7, 8, 10, 11, 12, 13, 14, 15, and B.4, 13, and 21.

II. FINDINGS OF FACT AND CONCLUSION:

- A. <u>Facts</u>:
 - 1. Section 125.55 of the Kirkland Zoning Code states that the final site plan review of the PUD is for the following two purposes:
 - a. To check the final site plan to ensure that the PUD conforms in all respects to that which was approved by City (County) Council; and
 - b. To make any decisions or determinations that the City (County) Council by ordinance approving the PUD indicated are to be made during the final site plan review.
 - 2. Section 125.60 of the Code sets forth what constitutes minor modification of the site plan approved by the City (County) Council. Changes to the preliminary PUD can be considered minor if:
 - a. The change will not have the effect of reducing landscaped area, buffering areas, or the amount of open space in the PUD; and
 - b. The change will not have the effect of increasing the residential density of the PUD; and
 - c. The change will not have the effect of increasing the area devoted to nonresidential uses in the PUD; and
 - d. The change will not result in any increase in the height of any structure; and
 - e. The City determines that the change will not increase any adverse impacts or undesirable

The City uses its procedures to process this application, while relying on the development standards of King County and substantive conditions of approval on the preliminary PUD and subdivision for guidance on the final PUD and subdivision. Attachment 3 is Ordinances 8103 and 8104 approving the Preliminary PUD and Plat of Juanita Valley.

- 4. <u>Review Process</u>: Planning Director decision
- 5. <u>Major Issues</u>: Compliance with Preliminary PUD Approval (Ordinance 8103).

B. RECOMMENDATIONS

Approval of this final PUD subject to the following conditions is recommended:

- This application is subject to the applicable requirements contained in the Kirkland Municipal 1. Code, Zoning Code, and Building and Fire Code. It is the responsibility of the applicant to ensure compliance with the various provisions contained in these ordinances. Attachment 4, Development Standards, is provided in this report to familiarize applicant with Some of the additional the development regulations. This attachment does not include all of the additional regulations. When a condition of approval conflicts with a development regulation in Attachment 4, the condition of approval shall be followed.
- 2. Prior to issuance of building permits:
 - a. Submit a revised landscape plan to be approved by the Department of Planning and Community Development which includes a 6-foot-high viewobscuring fence or barrier along the south perimeter boundary line of Lots 21 and 22, the eastern perimeter property line from Lot 21 to the sanitary sewer easement, the east perimeter boundary line of Lot 1, and the north perimeter boundary line adjoining Lots 1-4. In addition, the landscape plan should include additional landscaping along the buffer adjoining Lots 1-4 on their north and east sides (see Attachment 14).

b.

ATTACIESS

FILE NO.

Revise the easement language on the face of the PUD for all areas with 40 percent and greater slopes and within the 20-foot setback area as measured from the top of the banks of the stream to state, "Natural Greenbelt Protection Easements" rather than "Native Growth

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(Partnerships Only)	(Corporations Only)	(Individuals Only)
OWNER(S) OF REAL PROPERTY	OWNER(S) OF REAL PROPERTY	OWNER(S) OF REAL PROPERTY (INCLUDING SPOUSE)
(Name of Partnership or Joint Venture)	(Name of Corporation)	
By General Partner		
By General Partner	By President	
By General Partner	By Secretary	
STATE OF WASHINGTON		STATE OF WASHINGTON
County of King) 55.	County of King	County of King
On this day of, 19, before	On this day of, 19, before	On this day personally appeared before me and
me, the undersigned, a Notary Public in	me, the undersigned, a Notary Public in	to me
and for the State of Washington, duly commissioned and sworn, personally appeared,	and for the State of Washington, duly commissioned and sworn, personally appeared	known to be the individual(s) described herein and who executed the within and foregoing instrument, and acknowl
, and	and to	edged that signed the same as
to me, known to be general partners of	me, known to be the President and Secretary, respectively, of	free and voluntary act and deed for the uses and purposes therein mentioned.
, the	the corporation that executed the fore-	mentened.
partnership that executed the foregoing	going instrument, and acknowledged	
instrument, and acknowledged the said	the said instrument to be the free and	
instrument to be the free and voluntary act and deed of each personally and of	voluntary act and deed of said corpora- tion, for the uses and purposes therein	
said partnership, for the uses and	set forth, and on oath stated that they	
purposes therein set forth, and on oath	were authorized to sign said instrument	
stated that they were authorized to sign	and that the seal affixed is the corporate	

WITNESS my hand and official seal hereto affixed the day and year first above written.

Notary Public in and for the State of Washington Residing at: My commission expires:

The foregoing Agreement is accepted by the City of Kirkland this _____ day of _____, 19____.

CITY OF KIRKLAND

BY: ____

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Page 3 of 3

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S 32°50'02" E for 41.23 feet to the beginning of a 33.00 foot radius curve to the left; Thence along said curve for 47.23 feet while consuming a central angle of 82°00'00" to a point of reverse curvature; Thence along a 25.00 foot radius curve to the right for 20.29 feet while consuming a central angle of 46°30'00"; Thence S 68°20'02" E for 78.55 feet; Thence S 50°31'39" E for 117.00 feet; Thence N 2°45'21" E for 142.06 feet to the northeast corner of said Tract A: Thence S 88°16'35" E, along the south line of said northwest 1/4, for 150.13 feet to a point lying 20.00 feet west of the east line of the west 1/2 of the northwest 1/4 of the northeast 1/4 of said Section 30; said point being on the west right-of-way of a county road conveyed by deed recorded under Auditor's File Number 2967621; Thence N 2°45'21" E, along said west right-of-way, for 325.32 feet to the southeast corner of that tract of land conveyed by deed recorded under Auditor's File Number 8408020306; Thence N 88°16'35" W for 326.60 feet; Thence N 1°43'25" E for 133.74 feet to the original centerline of vacated M. Paananen County Road; Thence S 53°13'04" W, along said centerline, for 11.16 feet to the beginning of a curve to the right having a radius of 110.18 feet; Thence along said curve, still on the vacated centerline, for 84.71 feet while consuming a central angle of 44°02'59"; Thence S 7°16'03" W, radially, for 30.00 feet to the southeast corner of a tract conveyed to King County by deed recorded under Auditor's File Number 2929284; Thence N 88°33'23" W, along the south line of said tract, for 211.52 feet to the east line of that tract conveyed by deed recorded under Auditor's File Number 8107280790; Thence S 0°11'53" E, along said east line, for 397.95 feet to the point of beginning; Together with a temporary turnaround easement as recorded under Auditor's File Number 8706090558.

DATED this _____ day of _____, 19____.

MAINTENANCE AGREEMENT - ON-SITE LANDSCAPING

Parcel Data File: 12833 94th Avenue NE (Juanita Valley Plat)

Project Planner: Joan Lieberman-Brill

This agreement is entered into between each of the undersigned owners of real property and the City of Kirkland in consideration of approval by the City of a permit under City of Kirkland File No. SF-90-32 for the hereinafter described real property in Kirkland, King County, Washington.

Each undersigned owner hereby agrees to plant the required landscaping on the real property described below, owned by such owner, when required by the City with vegetation approved by the City pursuant to Ordinance 2740. Each undersigned owner(s) further agrees to maintain such vegetation.

Each of the undersigned owners agree to defend, pay, and save harmless the City of Kirkland, its officers, agents, and employees from any and all claims of every nature whatsoever, real or imaginary, which may be made against the City, its officers, agents, or employees for any damage to property or injury to any person arising out of the maintenance of said landscaping on said owner's property or the actions of the undersigned owners in carrying out the responsibilities under this agreement, excepting therefrom only such claims as may arise solely out of the gross negligence of the City of Kirkland, its officers, agents, or employees.

This Agreement shall be binding upon the heirs, successors and assigns of each of the undersigned owners and shall run with the land. This Agreement shall, at the expense of the undersigned owners, be recorded by the City of Kirkland with the King County Department of Elections and Records.

The real property owned by the undersigned and the subject property of this Agreement is situated in Kirkland, King County, Washington and described as follows:

That portion of the northwest 1/4 of the southwest 1/4 of the northeast 1/4 of Section 30, Township 26 North, Range 5 East, W.M. in King County, Washington containing those lands described in that statutory warranty deed recorded under Auditor's File Number 8602281217, said lands being more particularly described as follows:

Commencing at the southwest corner of the northwest 1/4 of the northeast 1/4 of said Section 30;

Thence S 88°16'35" E, along the south line of said northwest 1/4, for 31.04 feet to the point of beginning;

Thence continue S 88°16'35" E for 205.72 feet to the northwest corner of Tract A, Hazel Lane, according to the plat thereof recorded in Volume 124 of Plats, Pages 51 and 52, Records of King County, Washington;

Thence along the south and east boundary of said Tract A on the following six courses:

MA90-32.AUG/JLB:cw	Page 1 of 3	ATTACHMENT 7
· .		FILE NO SE- 90-32

Thence continue S 88°16'35" E for 205.72 feet to the northwest corner of Tract A, Hazel Lane, according to the plat thereof recorded in Volume 124 of Plats, Pages 51 and 52, Records of King County, Washington; Thence along the south and east boundary of said Tract A on the following six courses: S 32°50'02" E for 41.23 feet to the beginning of a 33.00 foot radius curve to the left; Thence along said curve for 47.23 feet while consuming a central angle of 82°00'00" to a point of reverse curvature; Thence along a 25.00 foot radius curve to the right for 20.29 feet while consuming a central angle of 46°30'00"; Thence S 68°20'02" E for 78.55 feet; Thence S 50°31'39" E for 117.00 feet; Thence N 2°45'21" E for 142.06 feet to the northeast corner of said Tract A; Thence S 88°16'35" E, along the south line of said northwest 1/4, for 150.13 feet to a point lying 20.00 feet west of the east line of the west 1/2 of the northwest 1/4 of the northeast 1/4 of said Section 30; said point being on the west right-of-way of a county road conveyed by deed recorded under Auditor's File Number 2967621; Thence N 2°45'21" E, along said west right-of-way, for 325.32 feet to the southeast corner of that tract of land conveyed by deed recorded under Auditor's File Number 8408020306; Thence N 88°16'35" W for 326.60 feet; Thence N 1°43'25" E for 133.74 feet to the original centerline of vacated M. Paananen County Road; Thence S 53°13'04" W, along said centerline, for 11.16 feet to the beginning of a curve to the right having a radius of 110.18 feet; Thence along said curve, still on the vacated centerline, for 84.71 feet while consuming a central angle of 44°02'59"; Thence S 7°16'03" W, radially, for 30.00 feet to the southeast corner of a tract conveyed to King County by deed recorded under Auditor's File Number 2929284; Thence N 88°33'23" W, along the south line of said tract, for 211.52 feet to the east line of that tract conveyed by deed recorded under Auditor's File Number 8107280790; Thence S 0°11'53" E, along said east line, for 397.95 feet to the point of beginning; Together with a temporary turnaround easement as recorded under Auditor's File Number 8706090558.

DATED this _____ day of _____, 19____.

The prevailing party in any enforcement action upon this Agreement shall be entitled to reasonable attorneys' fees.

That portion of the northwest 1/4 of the southwest 1/4 of the northeast 1/4 of Section 30, Township 26 North, Range 5 East, W.M. in King County, Washington containing those lands described in that statutory warranty deed recorded under Auditor's File Number 8602281217, said lands being more particularly described as follows:

Commencing at the southwest corner of the northwest 1/4 of the northeast 1/4 of said Section 30;

Thence S 88°16'35" E, along the south line of said northwest 1/4, for 31.04 feet to the point of beginning;

Thence continue S 88°16'35" E for 205.72 feet to the northwest corner of Tract A, Hazel Lane, according to the plat thereof recorded in Volume 124 of Plats, Pages 51 and 52, Records of King County, Washington;

Thence along the south and east boundary of said Tract A on the following six courses:

S 32°50'02" E for 41.23 feet to the beginning of a 33.00 foot radius curve to the left;

Thence along said curve for 47.23 feet while consuming a central angle of 82°00'00" to a point of reverse curvature;

Thence along a 25.00 foot radius curve to the right for 20.29 feet while consuming a central angle of 46°30'00";

Thence S 68°20'02" E for 78.55 feet;

Thence S 50°31'39" E for 117.00 feet;

Thence N 2°45'21" E for 142.06 feet to the northeast corner of said Tract A;

Thence S 88°16'35" E, along the south line of said northwest 1/4, for 150.13 feet to a point lying 20.00 feet west of the east line of the west 1/2 of the northwest 1/4 of the northeast 1/4 of said Section 30; said point being on the west right-of-way of a county road conveyed by deed recorded under Auditor's File Number 2967621; Thence N 2°45'21" E, along said west right-of-way, for 325.32 feet to the southeast corner of that tract of land conveyed by deed recorded under Auditor's File Number 8408020306;

Thence N 88°16'35" W for 326.60 feet;

Thence N 1°43'25" E for 133.74 feet to the original centerline of vacated M. Paananen County Road;

Thence S 53°13'04" W, along said centerline, for 11.16 feet to the beginning of a curve to the right having a radius of 110.18 feet; Thence along said curve, still on the vacated centerline, for 84.71 feet while consuming a central angle of 44°02'59";

Thence S 7°16'03" W, radially, for 30.00 feet to the southeast corner of a tract conveyed to King County by deed recorded under Auditor's File Number 2929284;

Thence N 88°33'23" W, along the south line of said tract, for 211.52 feet to the east line of that tract conveyed by deed recorded under Auditor's File Number 8107280790;

Thence S 0°11'53" E, along said east line, for 397.95 feet to the point of beginning;

Together with a temporary turnaround easement as recorded under Auditor's File Number 8706090558.

DATED this _____ day of _____, 19____.

CA90-32.JUL/JL8:CH

CONCOMITANT AGREEMENT RELATING TO CONSTRUCTION OR INSTALLATION OF PUBLIC IMPROVEMENTS

Parcel Data File: 12823 94th Avenue NE (Juanita Valley)

THE UNDERSIGNED acknowledge that application has been made to the City of Kirkland for:

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for proposed development of the hereinafter described real property, which development, alone or in conjunction with existing and/or future developments, makes necessary certain public improvements and that such additional public improvements will benefit said real property.

THE UNDERSIGNED warrant to the City of Kirkland that they are all the owners of the real property hereinafter described with full power to enter into agreements and/or covenants which will run with the land.

In lieu of actual construction of required public improvements at this time, and to also provide for mitigation of the impacts of the proposed development, THE UNDERSIGNED agree to immediately install or pay for, as instructed by the City of Kirkland in written notice given within fifteen (15) years from the date of this Agreement, the proportionate share of the cost of undergrounding overhead utility lines adjacent to the property frontage within the 94th Avenue NE right=of=way

Any money paid by THE UNDERSIGNED to be used by the City toward the cost of a public improvement shall be subject to the repayment provisions of RCW 82.02.020 unless the basis for requiring the payment is the mitigation of an adverse environmental impact required by RCW 43.21C or Chapter 24.02 Kirkland Municipal Code, in which case RCW 82.02.020 shall not apply.

THE UNDERSIGNED agree to be responsible for the full performance of this agreement until the City actually accepts the improvement and hereby secure this performance as binding upon all of the owners of the real property hereinafter described and their heirs, successors and assigns and agrees that this agreement shall run with the land described as follows:

The provisions of this agreement may be enforced by civil action commenced by either party for specific performance, civil damages, equitable relief, or declaratory judgment. Provided, however, that in any action commenced to enforce this agreement, the validity or appropriateness of the payment for or installation of the specified public improvements by THE UNDERSIGNED shall not be raised as an issue, since opportunity to raise such issueATTACHMEN available. 5

FILE NO. SF - 90 - 32

DEVELOPMENT STANDARDS

Juanita Valley Final PUD and Subdivision, File No. SF-90-32

A. Department of Planning and Community Development

- 1. Zoning Code:
 - a) Chapter 107; Storm Water Control
 - b) Chapter 110; Required Public Improvements
- 2. Subdivision Ordinance:
 - a) Section 3.150; Effect of Preliminary Plat Approval
 - b) Section 3.155; Time Limits to File Final Plat
 - c) Section 3.160; Contents of Final Plat
 - d) Section 3.165; Information to Accompany Final Plat
 - e) Section 3.175; City Council Action
 - f) Section 3.190; Filing of Plat Documents
 - g) Section 4.45; Utilities and Related Requirements -General
 - h) Section 4.70; Utilities and Related Improvements -Easements
 - i) Section 4.100; Natural Features Easements
- B. Department of Public Works
 - 1. a) Sanitary Sewer: NE Lake Washington Water and Sewer District approval required.
 - b) Authority: K.M.C. Title 15
 - 2. a) Domestic Water: NE Lake Washington Water and Sewer District approval required.
 - b) Authority: K.M.C. Title 15

3. a) Storm Water: Provide storm drainage connection for each lot. Storm detention calculations required. Provide for right-of-way storm drainage. All roof drainage must be tight lines to storm system. Downstream analysis required. Storm basin analysis required.

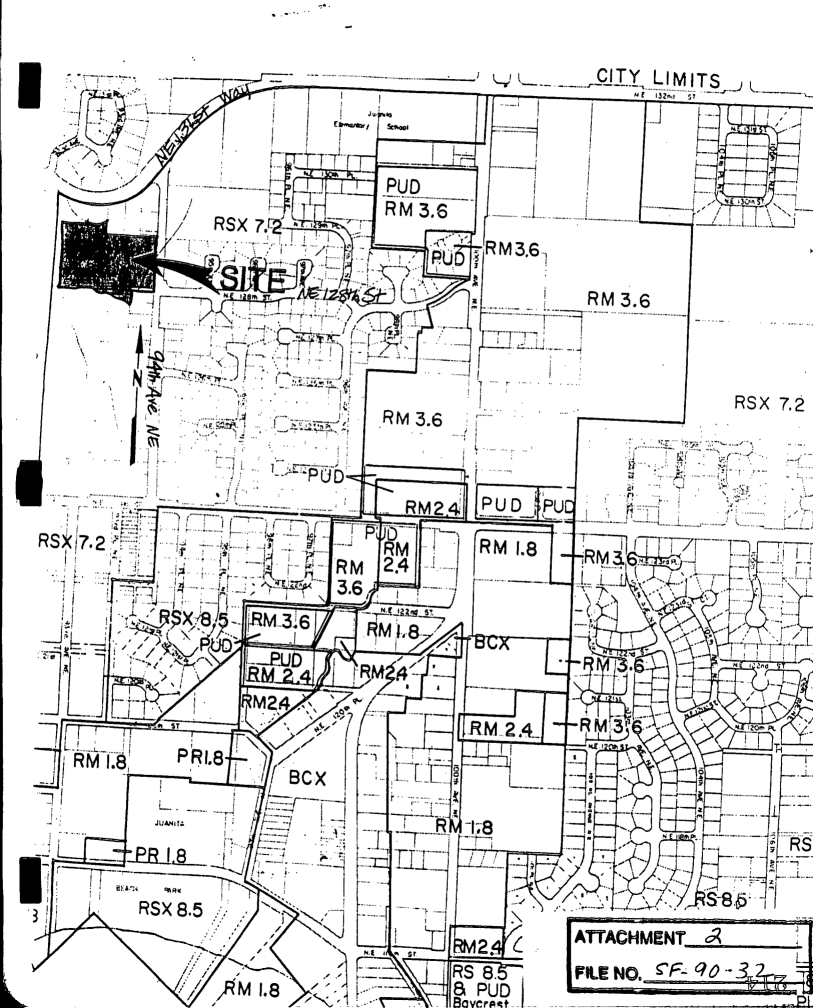
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ATTACHMENT_

FILE NO. 5F- 90- 362

b) Authority: Zoning Code Chapter 107

FC III



JUANITA VALLEY A PLANED RESIDENTIAL DEVELOPHENT NH 1/4 AND SH 1/4, NE 1/4 SEC. 30, T28N, ABE, H.H. CITY OF KIRKLAND, KING COUNTY, WASHINGTON

APPROVALS

Attest :

Examined and approved this. day of DEPARTMENT OF PUBLIC WORKS

City Engineer (Director)

CITY TREASURER CERTIFICATE

I hereby certify that there are no delinquent Local Improvement Assessments and that all special assessments on any of the property herein contained, dedicated as streets or for other public use are paid in full this_____ DEPARTMENT OF ADMINISTRATION AND FINANCE .day of 19_

Treasurer, City of Kirkland

FINANCE DIRECTOR CERTIFICATE

t hereby certify that all property takes are paid, that there are no deliquent. Special Assessments certified to this office for collection and that all special assessments cortified to this office for collection on any of the property herein contained, dedicated as strests or for other public use are paid in full this _____ day of . . . 19 OFFICE OF FINANCE

octor

Deputy

CITY OF KIRKLAND DEPARTMENT OF PLANNING & COMMUNITY DEVELOPMENT

Examined, reviewed and approved by the City of Kirkland pursuant to the Provisions of Title 22 (Land Subdivision) Kirkland Municipal Code the Subdivision Day of . 19

Director, Department of Planning and Community Development

DEPARTMENT OF ASSESSMENT

Examined and approved this____ __ day of_

King County Assessor

RECORDER'S CERTIFICATE

Filed for record at the request of the City of Kirkland mis_ _400 cl. 10__, of ____ minutes past _____ and recorded in Volume _____ _____, records of King County, Washington, of plata, pages DIVISION OF RECORDS AND ELECTIONS

Hanoger

Supt. of Records

ACKNOWLEDGEMENTS, DECLARATION, DEDICATION AND RESTRICTIONS (R.C.W.) 58.17 (65)

SUBDIVISION DEDICATION

KNOW ALL PEOPLE BY THESE PRESENTS that wa, the undersigned being all of the owners of the and hereby subdivided, hereby declare this plat to be the graphic representation of the subdivision made hereby, and do hereby dedicate to the use of the public forever all streets and avenues not shown as private horeon and dedicate the use thereof for all public purposes not inconsistent with the use thereof for public highway purposes, and elso the right to make all necessary elopos for cute and fills upon the lots shown hereon in the original reasonable grading of said streets and evenues, and further dedicate to the use of the public all the casemants and tracts shown on this plat for all public purposes as indicated hereon, including but not limited to parks, open space, utilities and drainage unless such easements or tracts are specifically identified on this plat as being dedicated or convoyed to a person or entity other than the public. Furthermore, the owners the land hereby subdivided agree to defend, pay and save harmless, any governmental authority, including the City of Kintland, in respect of all claims for demages against any governmental authority, including the City of Kintland, which may be occasioned to the adjacent land by the established construction, drainage or maintenance of said right-of-way or other areas so hateshob

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Name

IN WITNESS WHEREOF we set our hands and seals.

C. Hull Name

Name

Barbers C. Las

ACCORDAL EDGEDERITE

RTATE OF HASHINGTON

COLOTY OF Larboning

CONTY OF STATESTICS. ON THIS <u>19</u> CR. DAY OF <u>MOLIMINA ALL</u> 1888, SEFCRE RE, THE UNDERSIGNED, A NOTARY FUELIC IN AND FOR THE STATE OF MANINOTOL CLAY CONSISSIONED AND SYDAN, PERSONALLY APPEARED THOMAS C. MULL AND BARBARA C. MULL MURBAND AND HIFE, TO HE KNOWN TO BE THE INDIVIDUALS DESCRIBED IN AND HAD EXECUTED THE FOREOGING INSTRUMENT, AND ACCHOOLEDGED TO HE THAT THEY SIGNED THE SAME AS THEIR FREE AND VOLUNTARY ACT AND DEED FOR THE UNES AND PURPOSES THEREIN HENTIONED.

In NITHERS INCRECT I MAVE HEREURTO SET MY MAKE AND APPIXED MY OPPÍCIA. Seal the day and year first above written.

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SURVEYOR CERTIFICATE

Kant L. Rola

NOME KENT L. ROBINSON

Certificate No. 19993

JUANTTA VALLEY PRO is based on an

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ACHMENEAAPO-ROBINSON & ASSOCIATE

F. 90-32



Incident & South Times

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NH 1/4 AND SH 1/4, NE 1/4 SEC. 30, T26N, R 5E, M.N. CITY OF KIRKLAND, KING COUNTY, MASHINGTON



LEGAL DESCRIPTION

THAT PORTION OF THE NORTHMEST 1/4 AND THE SOUTHMEST 1/4 OF THE MORTHEAST 1/4 OF SECTION 30, TOMESHIP 25 MORTH, RAMES 3 EAST, M.M. IN KING COUNTY, MASHINGTON CONTAINING THOSE LANDS DESCRIBED IN THAT STATUTORY MARANTY DEED RECORDED UNDER AUDITOR'S FILE MARGER BROZZOIZIT, SAID LANDS BEING KORE PARTICULARILY DESCRIBED AS FOLLOWS:

CONNENCING AT THE SOUTHNEST CORNER OF THE MORTHNEST 1/4 OF THE MORTHEAST 1/4 OF SAID SECTION 30;

THENCE 8 88'15'35' E, ALONG THE SOUTH LINE OF SAID NORTHNEAT 1/4, FOR 31.04 FEET TO THE POINT OF BEGINNING;

THENCE CONTINUE & 80° 15' 35' E FOR 205.72 FEET TO THE MORTHWEST CORNER OF TRACT A. MAZEL LANE. ACCORDING TO THE PLAT THEREOF RECORDED IN VOLUME 124 OF PLATS. PAGES BI AND B2. RECORDS OF ELING COLUMETY, MASTINGTON

THENCE ALONG THE SOUTH AND EAST DOUNDARY OF SAID TRACT A ON THE FOLLOWING SIX COURSES:

8 32"50"02" E FOR 41.23 FEET TO THE BEGINNING OF A 33.00 FOOT RADIUS CURVE TO THE LEFT:

THENCE ALONG SAID CURVE FOR 47.23 FEET WHILE CONSUMING A CENTRAL ANGLE OF 42'00'00" TO A PODIT OF REVERSE CURVATURE;

THENCE ALONG A 23.00 FOOT PAOLUS CURVE TO THE RIGHT FOR 20.20 FEET MALLE CONSUMING A CENTRAL ANGLE OF 45"30"00";

THENCE & 60'20'02" & FOR 70.53 FEET;

THENCE \$ 50"31"39" & FOR 117.00 PEET;

ATTACHME

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NO

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THENCE M 2"45"21" E FOR 142.06 PEET TO THE MORTHEAST CORNER OF GAID TRACT A;

THENCE & BO'10'55' E. ALONG THE SOUTH LINE OF BALD MORTHMEST 1/A. FOR 150.13 FEET TO A POINT LYING 20.00 FEET WEST OF THE EAST LINE OF THE WEST 1/D OF THE MORTHMEST 1/A OF THE MORTHEAST 1/A OF BALD SECTION BC SALD POINT BEING ON THE WEST RIGHT OF WAY OF A COUNTY ROAD CONVEYED BY DEED RECORDED UNDER MAILTIGH'S FALL MANERA 2007G21.

THENCE # 2'45'21" E. ALONG SAID WEST RIGHT OF WAY, FOR 325.32 FEET TO THE SOUTHEAST COMMEN OF THAT TRACT OF LAND CONVEYED BY DEED RECORDED UNDER AUDITOR'S FILE NUMBER 8408020300; THENCE # 0'16'30" # FOR 325.60 FEET;

THENCE N 1°43'25" & FOR 123.74 FEET TO THE ORIGINAL CENTERLINE OF VACATED N. PAANNEH COUNTY ROAD:

THENCE S 63' 13'04" & 410NG SAID CENTERLINE, FOR 51.10 FEET TO THE BESINGING OF A CURVE TO THE RIGHT HAVING A RADIUS OF 110.10 FEET;

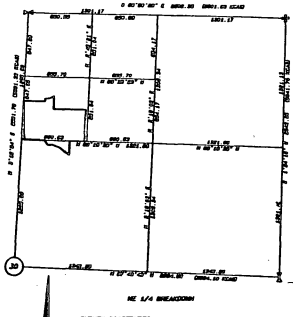
THENCE ALONG SAID CLAVE, STILL ON THE VACATED CENTERLINE, FOR 84.75 FEET MAILE CONSUMING & CENTRAL ANGLE OF 44'02'50';

THENCE 8 7"18'03" & RADIALLY, FOR \$9,00 PEET TO THE SOUTHEAST COMMEN OF A TRACT COMMETED TO KING COUNTY BY DEED RECORDED UNDER AUDITOR'S FILE NAMER BEOREMIES

THENCE N 60'53'23" & ALONG THE SOUTH LINE OF SAID TRACT. FOR 211.52 FEET TO THE EAST LINE OF THAT TRACT CONVEYED BY DEED RECORDED UNDER AUDITOR'S FILE NUMBER DID7200780;

THENCE S 0'11'53' E, ALONG SAID EAST LINE, FOR 307.09 FEET TO THE POINT OF BEBLINKING

TOBETHER WITH A TEMPORARY TURNAROUND EASEMENT AB RECORDED UNDER MAITUR'S FILE MANNER OFOGOSOSSO.



SURVEY PROCEDURES

- 8. 8° TOTAL BTATION FOR BECTION BREAKDONN CONTROL AND FLAT NORMENTATION
- 8. 1" TOTAL STATION AND BITEL TAPE FOR LOT STALDAD M.T.D. D. CONTROLLING SECTION NORMEMET REASUREMENTS
 - CONFLETED 10/18/89
 - FIELD TRAVERSE LINEAR CLOSURE 1: 152, 484 4. BOLMDARY TRAVERSE COMPLETED 11/3/89
 - LINEAR CLOSURE + 1: 18, 440

RESTRICTIONS

1. NO LOT OR PORTION OF A LOT IN THIS PLAT SHALL BE DIVIDED AND SOLD OR RESALD OR OMMERSHIP CHANGED OR TRANSFERRED MEREBY THE OMMERSHIP OF ANY PORTION OF THIS PLAT SHALL BE LESS THAN THE AREA REGUIRED FOR THE USE DISTRICT IN WHICH LOCATED.

2. SPECIAL INSPECTION AND CERTIFICATION OF ELOPE STABILITY, DRAIMAGE AND DEARING STRENGTH SHALL BE REGUIRED FOR ALL UNITE FRIOR TO CONCRETE FLACORETS

S. ALL DRAINAGE FROM EACH LOT SHALL BE CONNECTED TO THE OUTLET PROVIDED FOR THAT USE, AS BROWN ON THE APPROVED STORM DRAINAGE FLAND.

4. NO STRUCTURE, FILL EXCAVATION OR OBSTRUCTION, INCLUDING BUT NOT LIMITED TO DECES, PATIOS, CUITBUILDINGS, OR OVERHANGS BALL BE FORMITTED DEVOND THE BUILDING BETOACK LINE, NOR HITNIN THE MAITIVE GROWTM PROTECTION EASEMENTS AS BNOWN, UNLESS OTHERNISE APPROVED BY THE CITY OF KIRKLANG. IN ADDITION, CONSTRUCTION OF FERLING OR REMOVAL OF TREES OR VEGETATION EASEMENT, NOR SHALL ACTAINS OR REMOVAL OF TREES OR VEGETATION DE PERMITTED VEGETATION PROPOSED TO DE REMOVED REPRESENT, NOR SHALL CLEARING OR REMOVAL OF TREES OR VEGETATION DE PERMITTED, UNLESS THE TREEO GR VEGETATION PROPOSED TO DE REMOVED REPRESENTING A THREAT TO LIFE OR PROPERTY DUE TO DECAY OR OTHER MATURAL CAUSER, CR UNLESS OTHERSISE APPROVED UT THE CITY OF KIRGAMO.

EASEMENT PROVISIONS:

AN EASEMENT IS MEREBY RESERVED FOR AND GRANTED TO THE MORTHEAST LAKE MASHINGTON SEWER AND WATER DISTRICT. PUGET POWER, GEMERAL TELEPHONE COMPANY OF THE MORTMEST, INC., VIACOM CABLEVISION MASUMATION MATURAL GAS COMPANY, AND THEIR RESPECTIVE SUCCESSORS AND ASSIGNS, LAWER AND UPON THE PRIVATE ROADS AND THE EXTERIOR OF O.O FEET, PARALLEL WITH AND ADJOINING THE STREET FRONTAGE OF ALL LOTS AND TRACTS, IN MINICH TO INSTALL LAY, CONSTRUCT, REMER, OPERATE AND MAINTAIN SEMER, WATER, STORD GRAIMAGE, ELECTRICTICL, TELEPHONE, CABLE, AND ES UNDERROUDD CONCUTTS, CABLES, WIRES, AND DHEETSARY APPUNTEMANCES FOR THE PURPOSE OF BERVING THIS SUBJIVISION AND DHER PROPERTY WITH SEMER, WATER, STORM GRAINAGE LECTRICIEL, TELEPHONE, CABLE, AND GAS SERVICE; TOMETHER MAIN MAILEN TO ENTER UPON THE PRIVATE MOADS, LOTS AND TRACTS AT ALL TIMES FOR THE RUPPOSE MEETING THE PRIVATE MOADS, LOTS AND TRACTS AT ALL TIMES FOR THE RUPPOSEN MEETING.

STRUCTURES OR ODSTRUCTIONS, INCLUDING FENCES, SHALL NOT BE LOCATED MITNIN BAID EASEMENT.

NO LINES ON WIRES FOR THE TRANSMISSION OF ELECTRIC CURRENT ON FOR TELEPHONE USE, CATV, FIRE OR POLICE SIGNALS, OR FOR OTHER PURPOSES, Small be flaged of permitted to be placed upon my lot or tract outside the buildings thereon unless the bane be underground on in conduit attached to the building.

THE FOREGOING DEBORIDED EASEMENT WITH THE SAME STIPULATIONS, TODETHER WITH THE RIGHT OF IMORESS AND EXPESS OWER THE PRIVATE ROADS, IS MEREDY GRANTED TO THE MEIRS, SUCCESSORS AND ASSIGNS OF THE MANTHEY EDTATE ADJUDING THE MEIRS, SUCCESSORS AND ASSIGNS OF THE MANTHEY EDTATE ADJUDING THE MEIRS, SUCCESSORS AND ASSIGNS OF THE MANTHEY EDTATE

ALL LOTE IN THIS SUBDIVISION BOALL MAVE AN EGUAL MO UNDIVIDED INTEREST In the private rado for ingress, expers, and utilities. The mutvate **rado** shull be mutvated, repaired and result by the omersion state lots.

ALL LOTE IN THIS SUBSIVISION SHALL ALSO HAVE AN EQUAL AND UNDIVIDED INTEREST IN THE MATIVE GROWTH PROTECTION EASEMENTS AND OPEN SPACED.

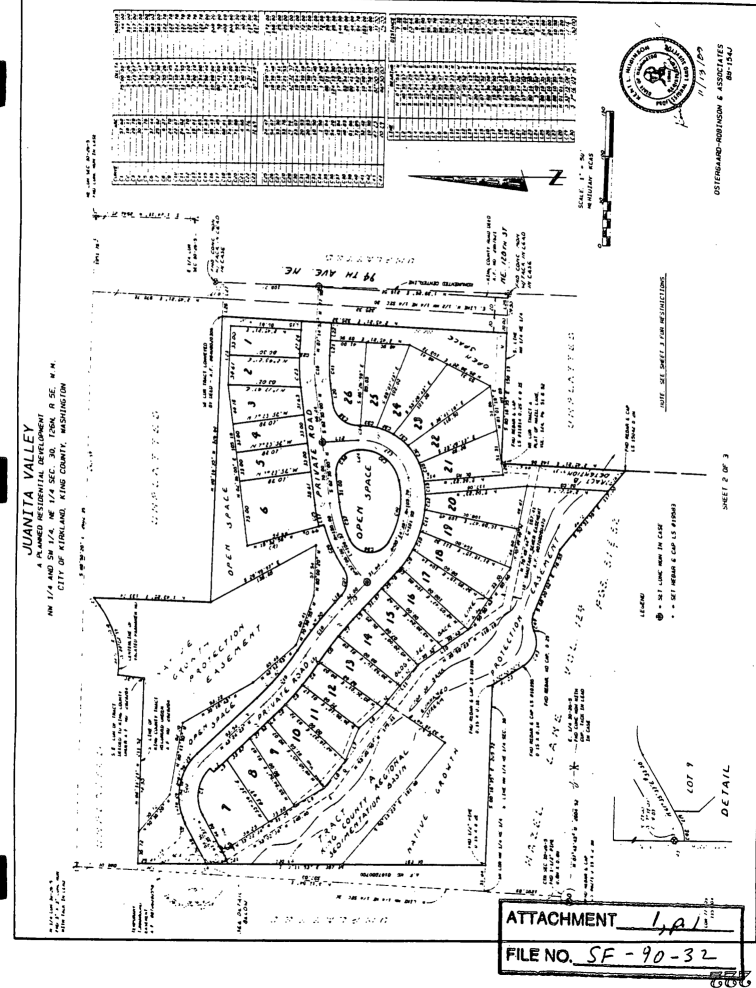
AN EASEMENT FOR INGREDS AND EGNESS OVER THE PRIVATE ADAD IS MEMEDY GRANTED TO KING COUNTY O ALLOW ACCESS FOR CONSTRUCTION AND MAINTHEMME OF THE REGIONAL SEDUPTATION BASIN FLAMMED FOR THACT A.

AN EASEMENT IS MEREBY GRANTED TO THE CITY OF KIRKLAND UNDER AND UPON THE PRIVATE ROADS AND TRACT A FOR THE FURPOSES OF OPENATING, MAINTAINING MO REBUILDING THE BIOWN DRAINAGE AND DETBUTION DYSTEM.

TRACT & IS MEREDY GRAMTED TO THE CITY OF KIRKLAND FOR THE PURPOSE OF OPERATING, MAINTAINING, AND REBUILDING THE STORM DRAIMAGE DETENTION SYSTEM.



OSTERGAARD-ROBINSON & ASSOCIATED 00-154J



Memorandum to Joseph W. Tovar July 30, 1990 Page 5	
Review by Planning Director:	
I concur	I do not concur
Comments:	

tur For 8/1/1940 Date Doul D Att

cc: Applicant File SF-90-32 Notebook Memorandum to Joseph W. Tovar July 30, 1990 Page 4

> Although a condition required a Class III bike trail along 94th Avenue NE, the applicant has not provided one, and the City of Kirkland does not identify this road segment as a bicycle trail route in its Parks, Recreation, and Open Space Plan nor in its Land Use Policies Plan. Therefore, this condition should not be enforced and should be construed as a minor modification. In addition, although the applicant has dedicated, as required, Tract A for a regional stormwater surface sedimentation pond, the City of Kirkland has no immediate plans for implementation. King County identified the development of this facility to be necessary to reduce downstream sedimentation coming from all upland development. Because it is now within the City's jurisdiction, it may not be built until such time as the City implements a stormwater utility.

V. CHALLENGE, JUDICIAL REVIEW, AND LAPSE OF APPROVAL

- A. Section 3.175 of the Subdivision Ordinance states that any person who disagrees with the report of the Planning Director may file a written challenge to City Council by delivering it to the City Clerk not later than the close of business of the evening City Council first considers the final plat.
- B. Section 3.175 further states that the action of the City in granting or denying a final plat may be reviewed for unlawful arbitrary, capricious, or corrupt action in King County Superior Court. The petition must be filed within thirty (30) calendar days of the final decision of the City on the final plat.
- C. Section 3.190 of the Subdivision Ordinance requires that the final plat be recorded with King County within onehundred-twenty (120) calendar days following the date of approval, unless specifically extended in the decision on the plat, or the decision becomes void.

VI. APPENDICES

Attachments 1 through 9 are attached.

- 1. Final Plat
- 2. Vicinity Map
- 3. Development Standards
- 4. Final PUD
- 5. Concomitant Agreement undergrounding overhead utility lines
- 6. Maintenance Agreement ROW Landscaping
- 7. Maintenance Agreement On-Site Landscaping
- 8. Final PUD Director Decision and Report
- 9. Letter from NE Lake Washington Sewer and Water District

Memorandum to Joseph W. Tovar July 30, 1990 Page 3

- 12. A Homeowner's association shall be formed in a form acceptable to the Kirkland City Attorney to guarantee the integrity and maintenance of the common land, private roads, and other common improvements.
- 13. Revise the easement provision that allows for construction and maintenance of the regional sedimentation basin to give easement rights to Kirkland rather than King County.

II. BACKGROUND

- A. The applicant is Dally Homes.
- B. This is a final subdivision application to approve a 26lot attached-unit single-family subdivision on a 5.62acre site (see Attachment 1).
- C. The site is located at approximately 12823 94th Avenue NE at the northwest corner of Kirkland (see Attachment 2).

III. <u>HISTORY</u>

- A. On June 12, 1987, the King County Council approved the preliminary plat and PUD of Juanita Valley and adopted Ordinances 8103 and 8104. A Determination of Nonsignificance was issued on August 20, 1985.
- B. On July 3, 1990, the Kirkland Planning Director administratively approved the final PUD of Juanita Valley (see Attachment 8).

IV. ANALYSIS

Section 3.175 of the Subdivision Ordinance also discusses the conditions under which the final plat may be approved by the City Council. These conditions are as follows:

- 1. Consistency with the preliminary plat, except for minor modifications; and
- 2. Consistency with the provisions of the Subdivision Ordinance and RCW 58.17.

The applicant has complied with all of the conditions that were placed on the preliminary subdivision application (File No. SF-90-32) by the King County Council, except for those that must be accomplished prior to recording as listed in I.B. above. Included as Attachment 9 is a letter from NE Lake Washington Sewer and Water District accepting and approving the sanitary sewer and water system on the subject property. Memorandum to Joseph W. Tovar July 30, 1990 Page 2

- 2. Submit a title report no more than 30 days old from the date the final plat mylar was signed by the owners.
- 3. Provide the correct dedication language on the final plat mylar.
- 4. Provide the seal of the registered land surveyor responsible for preparation of the plan on the final plat mylar.
- 5. Sign and submit to the Department of Planning and Community Development a concomitant agreement to underground all existing overhead utility lines bordering the subdivision (see Attachment 5).
- 6. Sign and submit to the Department of Planning and Community Development an agreement to continually maintain the landscaping within the right-of-way (see Attachment 6).
- 7. Sign and submit to the Department of Planning and Community Development an agreement to continually maintain the landscaping within the site (see Attachment 7).
- 8. The exterior plat boundary and all interior lot corners shall be set on the property by the registered land surveyor, using appropriate permanent materials, all street centerline monuments (intersection points of curve, points of tangency, etc.) within the plat and all intersections with existing street centerlines shall be monumented with concrete monuments in case, or other permanent material approved by the City.
- 9. The building setbacks shall be the same as those depicted in Attachment 4.
- 10. Restriction #4 on the proposed final plat shall be revised to substitute the words "Natural Greenbelt Protection Easement" for "Native Growth Protection Easement."
- 11. Tract A on the face of the proposed plat mylar shall be revised to state, "public regional sedimentation basin" rather than "King County regional sedimentation basin."

CITY OF KIRKLAND

123 FIFTH AVENUE KIRKLAND, WASHINGTON 98033-6189 (206) 828-1257

DEPARTMENT OF PLANNING AND COMMUNITY DEVELOPMENT ADVISORY REPORT FINDINGS, CONCLUSION, AND RECOMMENDATIONS

To: Terrence L. Ellis

From: <u>Dar SwhelmanBull</u> Joan Lieberman Brill, Project Planner

Date: July 30, 1990

File: FINAL PLAT OF JUANITA VALLEY, FILE NO. SF-90-32

I. <u>RECOMMENDATION</u>

Recommend approval of the application subject to the following conditions:

- A. The application is subject to the applicable requirements contained in the Kirkland Municipal Code, Zoning Code, Building and Fire Code, and Subdivision Ordinance. It is the responsibility of the applicant to insure compliance with the various provisions contained in these ordinances. Attachment 3, Development Standards, is provided in this memo to familiarize the applicant with some of the additional development regulations. This attachment does not include all of the additional regulations.
- B. Prior to recording of the final plat mylar, the applicant shall:
 - 1. Install or bond for the completion of required landscape improvements. A plat bond or other approved security performance undertaking in an amount determined by the director of Department of Planning and Community Development in accordance with the requirements therefor in the Kirkland Subdivision Ordinance shall be deposited with the City of Kirkland and be conditioned on the completion and acceptance by the City of all conditions of approval including landscape improvements within one year from the date of plat approval.

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V. APPEALS

The decision of the Planning Director in approving or denying the final site plan may be appealed using the appeal provisions, as applicable, of Process I of this Code, Sections 145.60 through 145.110.

VI. PARTIES OF RECORD

Dally Homes, Inc. 3240 Eastlake Avenue East Suite 200 Seattle, Washington 98102

Review by Planning Director:

I concur _

I do not concur

Comments:

Joseph W. Tovar Date

effects of the project, or that the change in no way significantly alters the project.

- 3. The project differs from the approved Preliminary PUD in the following ways (see Attachment 8):
 - a. Twenty-foot-wide Type II landscape buffer has been reduced along the north and east property lines to allow deck and building encroachment.
 - b. Number of parking stalls has been reduced to reflect the deletion of two dwelling units.
 - c. Twenty-foot-wide Type II landscape buffer along south and west property lines substitutes existing native vegetation for landscape vegetation.
 - d. Two units have been deleted from the proposal.
 - e. Unit size has been increased.
 - f. Twenty-foot-wide Type II landscape buffer has been reduced along the south property line of Lot 21 to allow building encroachment.
 - g. The landscape plan has been revised; it has deleted 140 linear feet of view-obscuring fence along the southeastern perimeter property lines adjoining Lots 21 and 22, and 220 linear feet of view-obscuring fence adjoining Lots 1-4 along the north and west perimeter property lines. In addition, landscape materials have been changed.

B. <u>Conclusions</u>:

- and c. have been reviewed 1. Changes a., b., administratively and modifications to the acknowledged as minor the preliminary PUD (see Attachments 9, 10 and 11).
- 2. Changes d. and e. should be considered minor modifications to the preliminary PUD since they meet the conditions previously listed.
- 3. Changes f. and g. can be considered minor only if a view-obscuring fence or barrier is added along the perimeter property line to reduce impacts to the adjoining single-family residence to the south.
- 4. The applicant has complied with all of the conditions that were placed on the Preliminary PUD by the County Council (see Attachment 12) except for

Protection Easements." Add the following sentence: Permission must be granted in writing by the City of Kirkland to prune, trim, or remove dangerous or diseased trees or other vegetation (see Attachment 5).

- c. Sign and submit a notarized covenant as set forth in Attachment 6 indemnifying the City from any loss, including claims made therefore resulting from soils disturbance on any slope, 15 percent or greater.
- d. Sign and submit a notarized covenant as set forth in Attachment 7 indemnifying the City from any loss including claims made therefore resulting from stream disturbance.
- e. Erect a 6-foot-tall chain-link fence and erosion-control siltation fence along the building setback line adjoining the north side of the stream (30 feet from the top of the bank) to be inspected by the Department of Planning and Community Development. This fence shall stay in place until all construction and landscaping is completed (see Attachment 5).
- f. Prominently mark and install tree-protection fences around the dripline of all trees designated to be retained within the common open space of the PUD, to be inspected by the Department of Planning and Community Development (see Attachment 14).
- g. Submit a revised site plan with an elevation datum point shown such as a monument which can be used to calculate average building elevation during building permit review.
- limit-of-grading fence h. along the Erect a northern natural greenbelt protection easement (native growth protection easement), except along its northern boundary, to be inspected by Community Department of Planning and the applicant unless the can Development demonstrate that no grading will occur in the vicinity of the greenbelt (see Attachment 5).
- 3. Prior to occupancy of any unit, stream bank revegetation shall be completed (see Attachment 13) subject to approval by the Department of Fisheries (DOF). A letter signed by the DOF shall be submitted stating that proper revegetation has occurred. In addition, a maintenance security

CITY OF KIRKLAND

123 FIFTH AVENUE KIRKLAND, WASHINGTON 98033-6189 (206) 828-1257

DEPARTMENT OF PLANNING AND COMMUNITY DEVELOPMENT ADVISORY REPORT

FINDINGS, CONCLUSION, AND RECOMMENDATIONS

To: Joseph W. Tovar

From:

Juin Kikeman-Brill, Project Planner

Date: June 29, 1990

File: SF-90-32, Final Site Plan Review, Juanita Valley PUD

I. INTRODUCTION

- A. APPLICATION
 - 1. Applicant: Dally Homes
 - Site Location: 12833 94th Avenue NE (see Attachment 1)
 - 3. <u>Request</u>: To receive final approval for a 26-unit residential Planned Unit Development (PUD) on a 5.62-acre site (see Attachment 2).

This project received preliminary PUD and subdivision approval from King County Council in 1987 (Ordinance 8103 and 8104) while still within the jurisdiction of unincorporated King County. Subsequently, South Juanita was annexed to the City of Kirkland in January 1988. An agreement between King County and Kirkland (Ordinance 3074) set forth the procedure for an orderly annexation and set forth which jurisdiction would be delegated the responsibility for the processing of development permits. Those actions which were not filed before December 31, 1987, were required to be submitted to the City of Kirkland. In this case, the applicant submitted for final subdivision and PUD approval after December 31, 1987.

ATTACHME	NT
FILE NO	SF-90-32

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		6 4
(Partnerships Only)	(Corporations Only)	(Individuals Only)
OWNER(S) OF REAL PROPERTY	OWNER(S) OF REAL PROPERTY	OWNER(S) OF REAL PROPERTY (INCLUDING SPOUSE)
(Name of Partnership or Joint Venture)	(Name of Corporation)	
By General Partner		
By General Partner	By President	
By General Partner	By Secretary	
STATE OF WASHINGTON	STATE OF WASHINGTON	STATE OF WASHINGTON
On this day of, 19, before	On this day of, 19, before	On this day personally appeared before and
me, the undersigned, a Notary Public in and for the State of Washington, duly	me, the undersigned, a Notary Public in and for the State of Washington, duly	to me known to be the individual(s) described
commissioned and sworn, personally appeared,	commissioned and sworn, personally appeared	herein and who executed the within and foregoing instrument, and acknowl-
, and	and to	edged that signed the same as
to me, known to be general partners of	me, known to be the President and Secretary, respectively, of	free and voluntary act and deed, for the uses and purposes therein mentioned.
, the	the corporation that executed the fore-	
partnership that executed the foregoing	going instrument, and acknowledged	
instrument, and acknowledged the said instrument to be the free and voluntary	the said instrument to be the free and voluntary act and deed of said corpora-	
menantent to be the nee and foldingly	And the and the and the said coloris-	

WITNESS my hand and official seal hereto affixed the day and year first above written.

tion, for the uses and purposes therein

set forth, and on oath stated that they

were authorized to sign said instrument

and that the seal affixed is the corporate

seal of said corporation.

Notary Public in and for the State of Washington Residing at: My commission expires:

The foregoing Agreement is accepted by the City of Kirkland this ___ day of _____, 19____,

CITY OF KIRKLAND

BY:

act and deed of each personally and of

said partnership, for the uses and

purposes therein set forth, and on oath

stated that they were authorized to sign

said instrument.

Page 3 of 3

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MAINTENANCE AGREEMENT - ON-SITE LANDSCAPING

Parcel Data File: 12823 94th Avenue NE (Juanita Valley Plat)

Project Planner: Joan Lieberman-Brill

This agreement is entered into between each of the undersigned owners of real property and the City of Kirkland in consideration of approval by the City of a permit under City of Kirkland File No. SF-90-32 for the hereinafter described real property in Kirkland, King County, Washington.

Each undersigned owner hereby agrees to plant the required landscaping on the real property described below, owned by such owner, when required by the City with vegetation approved by the City pursuant to Ordinance 2740. Each undersigned owner(s) further agrees to maintain such vegetation.

Each of the undersigned owners agree to defend, pay, and save harmless the City of Kirkland, its officers, agents, and employees from any and all claims of every nature whatsoever, real or imaginary, which may be made against the City, its officers, agents, or employees for any damage to property or injury to any person arising out of the maintenance of said landscaping on said owner's property or the actions of the undersigned owners in carrying out the responsibilities under this agreement, excepting therefrom only such claims as may arise solely out of the gross negligence of the City of Kirkland, its officers, agents, or employees.

This Agreement shall be binding upon the heirs, successors and assigns of each of the undersigned owners and shall run with the land. This Agreement shall, at the expense of the undersigned owners, be recorded by the City of Kirkland with the King County Department of Elections and Records.

The real property owned by the undersigned and the subject property of this Agreement is situated in Kirkland, King County, Washington and described as follows:

That portion of the northwest 1/4 of the southwest 1/4 of the northeast 1/4 of Section 30, Township 26 North, Range 5 East, W.M. in King County, Washington containing those lands described in that statutory warranty deed recorded under Auditor's File Number 8602281217, said lands being more particularly described as follows:

Commencing at the southwest corner of the northwest 1/4 of the northeast 1/4 of said Section 30; Thence S 88°16'35" E, along the south line of said northwest 1/4, for 31.04 feet to the point of beginning; Thence continue S 88°16'35" E for 205.72 feet to the northwest corner of Tract A, Hazel Lane, according to the plat thereof recorded in Volume 124 of Plats, Pages 51 and 52, Records of King County, Washington; Thence along the south and east boundary of said Tract A on the following six courses:

MA90-32.AUG/JLB:CW

Page 1 of 3

ATTACHMENT 7 FILE NO. SF- 90-32

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(Partnerships Only)	(Corporations Only)	(Individuals Only)
OWNER(S) OF REAL PROPERTY	OWNER(S) OF REAL PROPERTY	OWNER(S) OF REAL PROPERTY (INCLUDING SPOUSE)
(Name of Partnership or Joint Venture)	(Name of Corporation)	
By General Partner		
By General Partner	By President	
By General Partner	By Secretary	
STATE OF WASHINGTON	STATE OF WASHINGTON	STATE OF WASHINGTON
On this day of , 19, before me, the undersigned, a Notary Public in	On this day of, 19, before, me, the undersigned, a Notary Public in	On this day personally appeared before me and to me
and for the State of Washington, duly commissioned and sworn, personally appeared, , and	and for the State of Washington, duly commissioned and sworn, personally appearedto	known to be the individual(s) described herein and who executed the within and foregoing instrument, and acknowl- edged that signed the same as
me, known to be general partners of	me, known to be the President and Secretary, respectively, of	free and voluntary act and deed, for the uses and purposes therein mentioned.
, the partnership that executed the foregoing instrument, and acknowledged the said instrument to be the free and voluntary act and deed of each personally and of said partnership, for the uses and purposes therein set forth, and on oath stated that they were authorized to sign said instrument.	the corporation that executed the fore- going instrument, and acknowledged the said instrument to be the free and voluntary act and deed of said corpora- tion, for the uses and purposes therein set forth, and on oath stated that they were authorized to sign said instrument and that the seal affixed is the corporate seal of said corporation.	

WITNESS my hand and official seal hereto affixed the day and year first above written.

Notary Public in and for the State of Washington Residing at: My commission expires:

The foregoing Agreement is accepted by the City of Kirkland this _____ day of _____, 19____.

CITY OF KIRKLAND

BY:

Page 3 of 3

