

Transportation, Economy and Environment Committee

STAFF REPORT

Agenda Item:	7	Name:	Rick Bautista
Proposed No.:	2013-0167	Date:	April 30, 2013

SUBJECT

An ordinance authorizing the executive to enter into an intergovernmental agreement with the City of Maple Valley ("City") related to the Maple Ridge Highlands annexation area.

SUMMARY

Proposed Ordinance 2013-0167 would authorize King County to enter into an intergovernmental agreement that would transfer from King County to the City:

- 1) Ownership of properties (containing surface water drainage facilities) located in the Maple Ridge Highland development; and
- 2) Reserve funds (totaling \$87,776) for future inspection, maintenance and repair of the aforementioned facilities ¹.

SUPPORT OF THE STRATEGIC CLIMATE ACTION PLAN

Proposed Ordinance 2013-0167 was not identified as a specific action in the Strategic Climate Action Plan ("SCAP"), nor has it been analyzed in this report for compliance with SCAP because the legislation addresses only transfer of ownership and maintenance responsibilities. However, it is noted that the close proximity of the surface water drainage facilities to the City allows for fewer travel miles and a reduction in carbon emissions.

¹ These reserve funds are from an agreement entered into between the County and project developer (Polygon Northwest) to address the fact that at around the time the development was completed it was discovered that a subcontractor had not installed required pre-molded joint material between the curbs and sidewalks. Under the agreement, Polygon deposited \$87,776 with the King County Department of Transportation to act as a reserve to cover the cost of future additional inspections and repairs that may be necessitated by the subcontractor error. Polygon was granted a variance from the King County Road Standards requiring the joint material to be installed. If and when future inspections and/or repairs are required, Maple Valley will conduct them, using the reserve funds to cover the costs.

BACKGROUND

In 1997, King County and the City entered into a contract (KC Motion 10281 and City Motion) for the provision of storm water services and transfer of drainage facilities within annexation areas.

On July 26, 2009, the City annexed the Maple Ridge Highlands area, but the annexation did not include all of the drainage facilities/properties serving the developments within the annexation area.

Because the Maple Ridge Highland drainage facilities, including those located outside of the City, serve as an integral part of the infrastructure serving the Maple Ridge Highland developments (now located in the City), the City and King County agree that it would be consistent with the 1997 agreement for the City to assume ownership and maintenance responsibility for all of the drainage facilities/properties serving these developments,

ANALYSIS

- This action will be consistent with and implements the intent of the 1997 agreement between King County and the City.
- This action also meets the King County Strategic Plan goal of creating partnerships with the cities to ensure that services to citizens are provided efficiently and effectively.
- In this Agreement, the City assumes ownership of the drainage facilities and property "as is" and also agrees to be responsible for the maintenance and operation of the facilities and properties. The City also agrees to indemnify and hold the County harmless for any claims arising after the effective date of the Agreement. In short, with the property transfers contemplated by this Agreement, the County is relieved of further responsibility regarding the facilities or properties.

AMENDMENTS

None.

REASONABLENESS

The proposed legislation is a reasonable business decision.

ATTACHMENTS

1. Proposed Ordinance 2013-0167, with attachment

King County

KING COUNTY

ATTACHMENT 1

1200 King County Courthouse 516 Third Avenue Seattle, WA 98104

Signature Report

April 29, 2013

Ordinance

	Proposed No. 2013-0167.1	Sponsors Dunn and Phillips
1	AN ORDINANCE auth	orizing the executive to execute an
2	intergovernmental agree	ement with the city of Maple Valley
3	related to the Maple Ric	lge Highlands annexation area.
4	STATEMENT OF FACTS:	
5	1. Over an approximately ten-y	year period beginning in the late 1990s,
6	Polygon Northwest Company ("Polygon") proposed and implemented four
7	divisions of the Maple Ridge H	ighlands residential developments, which
8	vested in King County. The de	velopments included a number of drainage
9	facilities that must be transferred	ed via interlocal agreement from King
10	County to the city of Maple Va	lley, whose residents the facilities now
11	serve.	
12	2. The development was imple	emented under King County's 4 to 1
13	program, which allowed for de-	velopment in rural-designated areas under
14	the condition that for every one	developed acre the property owner would
15	dedicate four nearby acres to pu	ablic open space use. The designation of
16	the developed area would then	change from rural to urban and be eligible
17	for annexation by a city.	
18	3. In 1997, the city of Maple V	alley ("the city"), adjacent to Maple Ridge
19	Highlands, incorporated and Ki	ing County and the city executed an

21

25

26

27

35

36

39

40

41

20 interlocal agreement to transfer the county-owned drainage properties and facilities within the city limits to the city. 22 4. In 2001, construction on the Maple Ridge Highlands developments 23 began. In accordance with applicable county regulations and standards, as part of the developments a total of ten tracts were deeded to the county for 24 drainage purposes and eight drainage facilities were constructed. Due to a provision of King County Code governing the implementation of developments under the 4 to1program, five of the drainage tracts and 28 drainage facilities were situated in the dedicated open space portion of the 29 development, outside the urban growth area. 30 5. In November 2008, King County and Polygon entered into an 31 agreement ("the 2008 agreement") to address the fact that a subcontractor 32 had not installed required premolded joint material between the curbs and 33 sidewalks in the Maple Ridge Highlands development. Under the 34 agreement, Polygon deposited \$87,776 with the King County department of transportation to act as a reserve to cover the cost of future additional inspections and repairs that may be necessitated by the subcontractor 37 error. King County and the city have agreed that the city of Maple Valley 38 should succeed King County as a party to the 2008 agreement and that the funds provided through the agreement should be transferred to the city. If and when future inspections and/or repairs are required, MapleValley will conduct them, using the reserve funds to pay the costs. 42 6. On July 26, 2009, the city annexed the Maple Ridge Highlands area.

43	7. As of mid-2012, the Maple Ridge Highlands developments, including
44	the drainage facilities, have been completed, and the city and King County
45	agree that the city should assume ownership and maintenance
46	responsibility for all of the drainage facilities/properties serving the
47	developments, including those outside the city limits, as it is efficient and
48	equitable that the city operate and maintain the drainage infrastructure for
49	its citizens.
50	8. King County and Maple Valley have prepared, and Maple Valley has
51	approved, an intergovernmental agreement transferring ownership of and
52	responsibility for the Maple Ridge Highlands drainage facilities and
53	properties to Maple Valley and transferring responsibilities under the 2008
54	agreement from King County to the city of Maple Valley.
55	9. In accordance with RCW 35A.14.005, the five drainage tracts and
56	draianage facilities located outside the urban growth area that are to be
57	owned by the city cannot be annexed to the city.
58	BE IT ORDAINED BY THE COUNCIL OF KINGCOUNTY:
59	SECTION 1. The King County executive is hereby authorized to execute an
60	intergovernmental agreement, substantially in the form of Attachment A to this

61	ordinance, with the city of Maple Valley relating to the Maple Ridge Highlands		
62	annexation area.		
63			
		KING COUNTY COUNCIL KING COUNTY, WASHINGTON	
	ATTEST:	Larry Gossett, Chair	
	Anne Noris, Clerk of the Council		
	APPROVED this day of,	,·	
		Dow Constantine, County Executive	
	Attachments: A. Intergovernmental Property Tran	sfer Agreement	

INTERGOVERNMENTAL PROPERTY TRANSFER AGREEMENT BETWEEN THE CITY OF MAPLE VALLEY AND KING COUNTY, RELATING TO THE MAPLE RIDGE HIGHLANDS ANNEXATION AREA

THIS AGREEMENT is made and entered into by and between the City of Maple Valley, a municipal corporation and non-charter code city with a council-manager form of government organized pursuant to RCW ch. 35A ("City"), and King County, a home rule charter county and political subdivision of the State of Washington ("County"). Together, the City and the County are referred to herein as the "Parties."

WHEREAS, effective July 29, 2009, and consistent with City Ordinance O-09-388 and County Ordinance No. 16669, the City annexed the Maple Ridge Highlands Annexation Area (the "Annexation Area") illustrated in **Exhibit A** to this Agreement; and

WHEREAS, the City and the County want to ensure a smooth transfer of ownership and maintenance of existing surface water facilities and related property interests in, adjacent to, and associated with the Annexation Area following the completion of all work by the developer of Maple Ridge Highlands for which the County and/or the City were the Obligee on certain performance bonds; and

WHEREAS, in 1997 the City and the County entered into a contract for the provision of storm water services and the transfer of drainage facilities within annexation areas, authorized by County motion No. 10281 and City ordinance No. O-97-22, and identified by the City as contract No. C-97-21 ("the 1997 Agreement"); and

WHEREAS, Section VII.C.1 of the 1997 Agreement states that drainage facilities located in areas to be annexed to the City shall be transferred to the City; and

WHEREAS, regarding those certain drainage facilities located within and adjacent to the Annexation Area, the City and the County intend this Agreement to implement the existing authority set forth in the 1997 Agreement; and

WHEREAS, several tracts and parcels within and adjoining the Annexation Area, described more fully in **Exhibit B** to this Agreement, were dedicated to the County as a condition of the Maple Ridge Highlands development, and serve as integral components of the stormwater management system for the Annexation Area (together with those certain drainage facilities located within and adjoining the Annexation Area, the "Drainage Tracts"); and

WHEREAS the County is legally restricted from converting the Drainage Tracts from their current uses without expending funds to replace the converted facilities; and

WHEREAS given the legal restriction regarding conversion of the Drainage Tracts (the "Properties" as described in **Exhibit B**), the marketability of the Properties is limited and, as a result, the cost of operating the Properties is approximately equal to the value of the Properties to the County; and

WHEREAS, upon the effective date of annexation by the City of the Annexation Area, the stormwater utility fees for the Annexation Area were collected by the City; and

WHEREAS, in 2008, the County entered into an "Agreement Regarding Maintenance and Repair of Curbs and Sidewalks Maple Ridge Highlands Development" ("2008 Agreement") with the developer of the Maple Ridge Highland subdivision, and collected money from the developer for the repair of sidewalks, curb defects, and certain inspections; and

WHEREAS, the City is the legal successor to the County under the terms of the 2008 Agreement; and

WHEREAS, the County agrees to transfer all monies in its possession that it has on account from the 2008 Agreement and payment from the developer;

WHEREAS it is in the best interest of the public that the City and the County take those actions necessary to insure a smooth transition and avoid service disruption in the transfer of the Properties;

NOW, THEREFORE, in consideration of the mutual promises contained herein and other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, and pursuant to RCW 36.89.050, RCW Chapter 39.34, and other authorities, the City and the County agree as follows:

1. Conveyance of Title

- 1.1 Timely following execution of this Agreement by the County and the City, the County shall convey to the City by quitclaim deed, and the City shall accept, all of the County's ownership interest in the Properties, described more fully in **Exhibit B**, attached hereto and incorporated herein by reference, which conveyance and acceptance shall be subject to all rights, conditions, covenants, obligations, limitations, plat conditions, and other reservations of record for such property interests. The City agrees to abide by and enforce all rights, conditions, covenants, obligations, limitations, plat conditions, and other reservations of record for the Properties.
- 1.2 The deeds for the Drainage Tracts shall contain the following covenants relating to the Drainage Tracts:

"The City covenants, agrees, and obligates itself to abide by all rights, conditions, covenants, obligations, limitations, plat conditions, and other reservations or restrictions of record that may apply to the Drainage Tracts.

The City covenants that it shall place the preceding covenant in any deed transferring or conveying the Drainage Tracts or transferring or conveying any portion of the Drainage Tracts."

1.5 The deeds for the Properties shall be substantially in the form of Exhibits C-1 and C-2 to this Agreement.

2. Condition of and Responsibility for Operations, Maintenance, Repairs, and Improvements of Drainage Tracts

- 2.1 The City has had the opportunity to inspect the Drainage Tracts before accepting ownership. The County will make its records concerning the Drainage Tracts available to the City. County personnel most knowledgeable about the Drainage Tracts has jointly inspected the Drainage Tracts with City personnel and has provided the City with records regarding the status of maintenance of such facilities, and has pointed out known conditions, including any defects or problems, if any, with the Drainage Tracts. The City agrees to accept the Drainage Tracts in AS IS condition, and to assume full and complete responsibility for all operations, maintenance, repairs, and improvements of the Drainage Tracts as of the effective date of this Agreement.
- 2.2 King County does not make and specifically disclaims any warranties, express or implied, including any warranty of merchantability or fitness for a particular purpose, with respect to the Drainage Tracts; and no official, employee, representative or agent of King County is authorized otherwise.
- 2.3 The City acknowledges and agrees that except as indicated in Section 4.2 of this Agreement, the County shall have no liability for, and that the City shall release and have no recourse against the County for, any defect or deficiency of any kind whatsoever in the Drainage Tracts as of the effective date of this Agreement.

3. Existing Restrictions, Agreements, Contracts or Permits; Form of Deed

- 3.1 As of the effective date of this Agreement, the City shall abide by and enforce all plat dedications, terms, conditions, reservations, restrictions and covenants of title relating to the Properties.
- 3.2 Both the County and the City agree that the City is the legal successor to the County under the 2008 Agreement. The County shall transfer all monies on account under the 2008 Agreement to the City within fourteen days of the

effective date of this Agreement. The City shall abide by all terms and conditions of the 2008 Agreement and shall use the money transferred to the City only for the purposes set forth in the 2008 Agreement.

4.0 Environmental Liability related to the Properties

- 4.1 "Hazardous Materials" as used herein shall mean any hazardous, dangerous or toxic wastes, materials, or substances as defined in state or federal statutes or regulations as currently adopted or hereafter amended.
- 4.2 Nothing in this Agreement shall be deemed to waive any statutory claim for contribution that the City might have against the County under federal or state environmental statutes that arises from hazardous materials deposited or released on the Properties by the County during the County's period of ownership. The City may not, however, assert such a claim to the extent that the City creates the need for or exacerbates the cost of remediation upon which a statutory claim for contribution is based as a result of the City performing construction activities on, changing the configuration of, or changing the use of the Properties.
- 4.3 If the City discovers the presence of hazardous materials at levels that could give rise to a statutory claim for contribution against the County it shall notify the County in writing within ninety (90) days of discovery. The Parties shall make their best efforts to reach agreement as to which Party is responsible for remediation under the terms of this Agreement prior to undertaking any remediation.
- 4.4 In no event shall the County be responsible for any costs of remediation that exceed the minimum necessary to satisfy the state or federal agency with jurisdiction over the remediation.
- 4.5 The provisions of this Article 4 shall survive the expiration or earlier termination of this Agreement.

5.0 Indemnification related to the Properties

5.1 King County shall indemnify and hold harmless the City and its elected officials, officers, agents or employees, or any of them, from and against any and all claims, actions, suits, liability, loss, costs, expenses and damages of any nature whatsoever, arising from those occurrences related to the Properties that occurred prior to the effective date of conveyance and this Agreement, whichever is later, except to the extent that indemnifying or holding the City harmless would be limited by Section 4.2 of this Agreement. In the event that any suit based upon such a claim, action, loss or damage is brought against the City or the City and King County, King County shall defend the same at its sole cost and expense and,

if final judgment be rendered against the City and its elected officials, officers, agents and employees or jointly against the City and King County and their respective elected officials, officers, agents and employees, King County shall satisfy the same.

- 5.2 The City shall indemnify and hold harmless King County and its elected officials, officers, agents and employees, or any of them, from and against any and all claims, actions, suits, liability, loss, costs, expenses and damages of any nature whatsoever, arising from those occurrences related to the Properties that occur on or after the effective date of conveyance and this Agreement, whichever is later, except to the extent that indemnifying or holding the County harmless would be limited by Section 4.2 of this Agreement. In the event that any suit based upon such a claim, action, loss or damage is brought against King County or King County and the City, the City shall defend the same at its sole cost and expense and, if final judgment be rendered against King County and its officers, agents and employees or jointly against King County and the City and their respective officers, agents and employees, the City shall satisfy the same.
- 5.3 For purposes of this Article 5, the effective date of conveyance shall be the date upon which the deeds to the Properties are recorded by the King County Recorder's Office.
- 5.4 For a period of three (3) years following conveyance, each Party to this Agreement shall immediately notify the other of any and all claims, actions, losses or damages that arise or are brought against that Party relating to or pertaining to the Properties.
- 5.5 Each Party to this Agreement agrees that its obligations under this Article 5 extend to any claim, demand, and/or cause of action brought by or on behalf of any employees, or agents. For this purpose, each Party to this Agreement, by mutual negotiation, hereby waives, with respect to the other Party only, any immunity that would otherwise be available against such claims under the Industrial Insurance provisions of Title 51 RCW, but only to the extent necessary to indemnify the other Party. The Parties agree that this waiver was expressly and specifically negotiated by them.
- 5.6 The provisions of this Article 5 shall survive the expiration or termination of this Agreement.

6.0 Administration and Contact Persons

6.1 The Parties stipulate that the following persons shall be the administrators of this Agreement and shall be the contact person for their respective jurisdiction.

City of Maple Valley:

City Manager City of Maple Valley 22017 SE Wax Road, Suite 200 Maple Valley, WA 98038 (425) 413-8800 King County:

Director, Office of Performance, Strategy and Budget King County King County Chinook Building 401 5th Avenue, Suite 800 Seattle, WA 98104 (206) 296-4040

7.0 Compliance with Laws

- 7.1 Each Party shall comply with federal, state, and local laws and regulations. Specifically, in meeting the commitments encompassed in this Agreement, the Parties will comply with, among other laws and regulations, the requirements of the Open Meetings Act, Public Records Act, Growth Management Act, State Environmental Policy Act, and state statutes relating to annexation.
- 7.2 The Parties each retain authority for land use and development decisions within their respective jurisdictions. By executing this Agreement, the Parties do not purport to abrogate the police powers or decision-making responsibilities vested in them by law.

8.0 General Provisions

- 8.1 Entire Agreement. This Agreement, together with all Exhibits hereto, contains all of the agreements of the Parties with respect to any matter covered or mentioned in this Agreement, and no prior agreements shall be effective for any purpose.
- 8.2 <u>Filing</u>. Pursuant to RCW 39.34.040, a copy of this Agreement shall be filed with the Maple Valley City Clerk, recorded with the King County Auditor, or made available on the City or County web sites, in the sole discretion of the Parties.
- 8.3 <u>Amendments</u>. No provision of this Agreement may be amended or modified except by written agreement signed by the Parties.
- 8.4 <u>Severability</u>. If one or more of the clauses of this Agreement is found to be unenforceable, illegal, or contrary to public policy, the Agreement will remain in full force and effect except for the clauses that are unenforceable, illegal, or contrary to public policy.
- 8.5 <u>Assignment</u>. Neither the City nor the County shall have the right to transfer or assign, in whole or in part, any or all of its obligations and rights hereunder without the prior written consent of the other Party.

- 8.6 <u>Successors in Interest</u>. Subject to the foregoing subsection, the rights and obligations of the Parties shall inure to the benefit of and be binding upon their respective successors in interest, heirs, and assigns.
- 8.7 <u>Remedies</u>. In addition to any other remedies provided at law, the Parties agree that in the event of a breach of this Agreement, the aggrieved Party may seek specific performance.
- 8.8 <u>Dispute Resolution</u>. If agreement cannot be reached regarding interpretation or implementation of any provision of this Agreement, then the Parties will attempt to use an informal dispute resolution process, such as mediation through an agreed-upon mediator and process. All costs for mediation or other informal dispute resolution services shall be divided equally between the Parties (County 50%; City 50%). Each Party shall be responsible for the costs of their own legal representation.
- 8.9 Attorney Fees. In the event that either of the Parties defaults on the performance of any terms of this Agreement. or either Party places the enforcement of this Agreement in the hands of an attorney or files a lawsuit, each Party shall pay all its own attorney fees, costs and expenses
- 8.10 No Waiver. Failure of either the County or the City to declare any breach or default immediately upon the occurrence thereof, or delay in taking any action in connection with, shall not waive such breach or default.
- 8.11 <u>Applicable Law; Venue</u>. Washington law shall govern the interpretation of this Agreement. King County shall be the venue of any mediation, arbitration, or litigation arising out of this Agreement. Any litigation shall be brought in Washington State Superior Court in and for King County, Washington.
- 8.12 <u>Authority</u>. Each individual executing this Agreement on behalf of the City and the County represents and warrants that such individuals are duly authorized to execute and deliver the Agreement.
- 8.13 Notices. Any notices required to be given by the Parties shall be delivered at the addresses set forth above in Section 6. Any notices may be delivered personally to the addressee of the notice or may be deposited in the United States mail, postage prepaid, to the addresses set forth above in Section 6. Any notice so posted in the United States mail shall be deemed received three (3) days after the date of mailing.
- 8.14 <u>Performance</u>. Time is of the essence of this Agreement and each and all of its provisions in which performance is a factor.

- 8.15 Equal Opportunity to Draft. Each Party has had opportunity to consult with legal counsel in connection with the negotiation, execution and delivery of this Agreement. Each of the provisions of this Agreement has been reviewed and negotiated, and represents the combined work product of both Parties hereto. No presumption or other rules of construction which would interpret the provisions of this Agreement in favor of or against the Party preparing the same will apply in connection with the construction or interpretation of any of the provisions of this Agreement.
- 8.16 <u>Third Party Beneficiaries</u>. This Agreement is made and entered into for the sole protection and benefit of the Parties hereto. No other person or entity shall have any right of action or interest in this Agreement based on any provision set forth herein.
- 8.17 <u>Exhibits</u>. The following exhibits are incorporated into this Agreement by this reference as if fully set forth herein:
 - A. Illustration of Annexation Area
 - B Legal Description of Drainage Tracts
 - C-1 Form of Deed for Drainage Tracts Within Annexation Area
 - C-2 Form of Deed for Drainage Tracts Adjacent to Annexation Area
- 8.18 <u>Duration and Authority; Order of Precedence.</u> This Agreement shall be effective upon the later date of the signature of either Party. The terms, covenants, representations and warranties contained herein shall not merge into any deed of conveyance, but shall survive the conveyance and shall continue in force unless both Parties mutually consent in writing to termination. If there is any conflict between this Agreement and the deeds conveying the Properties, then the deeds shall control.

SIGNATURE BLOCKS APPEAR ON NEXT PAGE

	IN WITNESS THEREOF, the Parties have	ve executed this Agreement.	
	CITY OF MAPLE VALLEY:	KING COUNTY:	,
	David W. Johnston, City Manager	Dow Constantine, Executive	
	Date:	Date:	
	ATTEST:	Approved as to Form:	
	City Clerk	Sr. Deputy Prosecuting Attorney	
			(K)
	Approved as to Form:		
y &			
	Christy A. Todd, City Attorney		

NOTARY BLOCKS APPEAR ON NEX PAGE

KING COUNTY NOTARY BLOCK

	STATE OF WASHINGTON)	1
) SS	
	COUNTY OF KING)	
	On this day of	201 hefore me, the
	undersigned a Notary Public in and for the	, 201, before me, the State of Washington, duly commissioned and sworn
	nersonally appeared	to me known to be the individual
	described in and value executed the forcein	, to me known to be the individual g instrument on behalf of KING COUNTY, and
	described in and who executed the forgoing	g instrument on behalf of KING COUNTY, and
	acknowledged to me that	signed and sealed the said instrument as the UNTY for the uses and purposed therein mentioned.
	free and voluntary act and deed of said CO	UNTY for the uses and purposed therein mentioned.
		affixed the day and year in this certificate above
	written.	
	e e e e	
6		i .
		Notary Public in and for the
		State of Washington, residing
	2 2	atat
		City and State
		My appointment expires
		my upponiment enpires
	CITY OF MADI F	VALLEY NOTARY BLOCK
	CITT OF MAILE	VALLEI HOTAKI BLOCK
	STATE OF WASHINGTON)	
	STATE OF WASHINGTON)	
) SS	
	COUNTY OF KING)	
		001
	On this day of	, 201, before me, the
		State of Washington, duly commissioned and sworn,
	personally appeared	, to me known to be the individual
	described in and who executed the forgoing	g instrument on behalf of THE CITY OF MAPLE
	VALLEY, and acknowledged to me that	signed and sealed the said
	instrument as free and voluntary ac	signed and sealed the said and deed of said CITY for the uses and purposed
	therein mentioned.	
	diotoni montioned.	
	WITNESS my hand and official seal herete	affixed the day and year in this certificate above
		affixed the day and year in this certificate above
	written.	
		N. D. I
		Notary Public in and for the
		State of Washington, residing
		at
		City and State
		, *
		My appointment expires

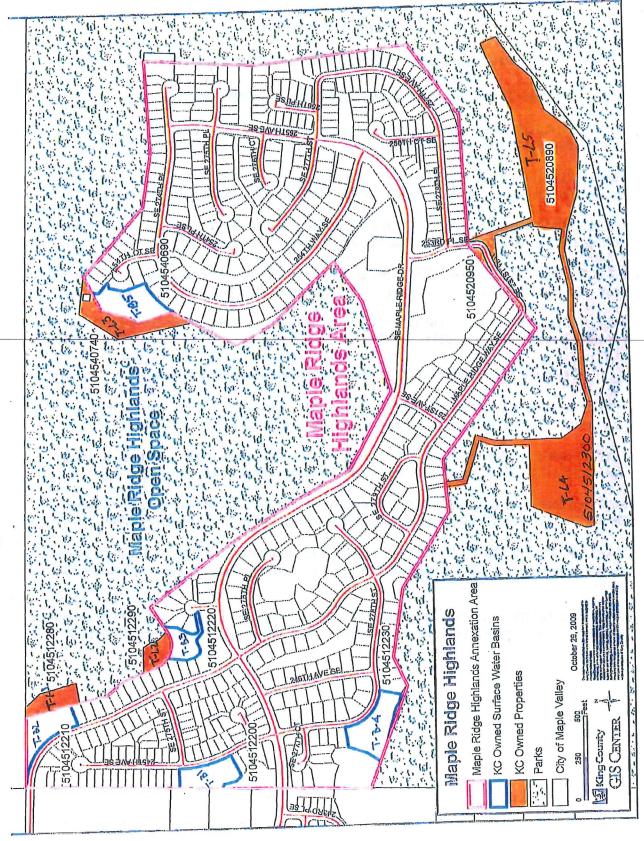


Exhibit B Property Description

Drainage Tracts Transferring to the City of Maple Valley

1. Drainage Tracts Within the Maple Highlands Annexation Area

MAPLE RIDGE HIGHLANDS, TRACT B1, as recorded in Volume 204 of Plats, page 12, recording number 20011211001182, records of King County, Washington (Tax Account #510451-2200)

MAPLE RIDGE HIGHLANDS, TRACT B2, as recorded in Volume 204 of Plats, page 13, recording number 20011211001182, records of King County, Washington (Tax Account #510451-2210)

MAPLE RIDGE HIGHLANDS, TRACT B3, as recorded in Volume 204 of Plats, page 14, recording number 20011211001182, records of King County, Washington (Tax Account #510451-2220)

MAPLE RIDGE HIGHLANDS, TRACT B4, as recorded in Volume 204 of Plats, page 16, recording number 20011211001182, records of King County, Washington (Tax Account #510451-2230)

MAPLE RIDGE HIGHLANDS DIVISION 4, TRACT B5, as recorded in Volume 226 of Plats, page 041, recording number 20050125000251, records of King County, Washington (Tax Account #510454-0690)

2. Drainage Tracts Adjacent to the Maple Highlands Annexation Area

MAPLE RIDGE HIGHLANDS, TRACT L1, as recorded in Volume 204 of Plats, page 13, recording number 20011211001182, records of King County, Washington (Tax Account #510451-2280)

MAPLE RIDGE HIGHLANDS, TRACT L2, as recorded in Volume 204 of Plats, page 14, recording number 20011211001182, records of King County, Washington (Tax Account #510451-2290)

MAPLE RIDGE HIGHLANDS, TRACT L4, as recorded in Volume 204 of Plats, page 10, recording number 20011211001182, records of King County, Washington (Tax Account #510451-2300)

MAPLE RIDGE HIGHLANDS DIVISION 2, TRACT L5, as recorded in Volume 208 of Plats, pages 4-15, recording number 20020820001470, records of King County, Washington (Tax Account #510452-0890)

MAPLE RIDGE HIGHLANDS DIVISION 4, TRACT L3, as recorded in Volume 226 of Plats, page 041, recording number 20050125000251, records of King County, Washington (Tax Account #510454-0740)

EXHIBIT C-1

Form of Quitclaim Deed for Drainage Tracts Within Annexation Area

QUIT CLAIM DEED

Grantor:

King County, Washington

Grantee:

City of Maple Valley

Legal:

Portions of Sections 23, 25, 26 and 35, All within T22N, R6E

Tax Acct.:

510451-2200, 510451-2210, 510451-2220, 510451-2230 & 510454-0690

The Grantor, KING COUNTY, WASHINGTON, a political subdivision of the State of Washington, for and in consideration of mutual benefits, receipt of which is hereby acknowledged, pursuant to the Interlocal Agreement between King County and the City of Maple Valley for the Provision of Surface Water Related Services and the Transfer of Drainage Facilities, King County Motion No. 10281, conveys and quit claims unto the Grantee, the CITY OF MAPLE VALLEY, a municipal corporation of the State of Washington ("the City"), those certain real property interests, as legally described in Exhibit A, attached hereto and made a part of this Deed, together with any after-acquired title which the Grantor may acquire ("the Property").

MAPLE RIDGE HIGHLANDS, TRACT B1, as recorded in Volume 204 of Plats, page 12, recording number 20011211001182, records of King County, Washington (Tax Account #510451-2200)

MAPLE RIDGE HIGHLANDS, TRACT B2, as recorded in Volume 204 of Plats, page 13, recording number 20011211001182, records of King County, Washington (Tax Account #510451-2210)

MAPLE RIDGE HIGHLANDS, TRACT B3, as recorded in Volume 204 of Plats, page 14, recording number 20011211001182, records of King County, Washington (Tax Account #510451-2220)

MAPLE RIDGE HIGHLANDS, TRACT B4, as recorded in Volume 204 of Plats, page 16, recording number 20011211001182, records of King County, Washington (Tax Account #510451-2230)

MAPLE RIDGE HIGHLANDS DIVISION 4, TRACT B5, as recorded in Volume 226 of Plats, page 041, recording number 20050125000251, records of King County, Washington (Tax Account #510454-0690)

SUBJECT TO THE FOLLOWING COVENANTS PERTAINING TO USE which is intended to be a running covenant burdening and benefiting the parties, and their successors:

(A) Covenant to Abide by Plat Conditions and Other Restrictions of Record

The City covenants, agrees, and obligates itself to abide by all rights, conditions, covenants, obligations, limitations, plat conditions, and other reservations or restrictions of record that may apply to the Property.

(B) Covenant to Convey Property Interests Subject to Covenant (A)

The City covenants that it shall place the preceding covenant (A) in any deed transferring or conveying the Property, or transferring or conveying any portion of the Property.

	KING COUNTY	CITY OF MAPLE VALLEY
		The state of the s
	BY(Print Name)	BY(Print Name)
	TITLE	TITLE
	Date	Date
11	Approved as to Form:	Approved as to Form:
	Attorney for King County	Christy A. Todd, City Attorney

NOTARY BLOCKS APPEAR ON FOLLOWING PAGE

KING COUNTY NOTARY BLOCK

On this	day of	,201 ,b	before me, the undersigned, a
Notary Public in	and for the State of Washin	gton, duly commissioned a	efore me, the undersigned, a nd sworn personally appeared al described in and who executed
the forgoing ins	trument on behalf of KING (COUNTY, and acknowledg	ged to me that
said COUNTY	for the uses and purposed the		e and voluntary act and deed of
WITNESS my l	nand and official seal hereto	affixed the day and year in	this certificate above written.
			Notary Public in and for the
			State of Washington, residing
		at	
ings d		Anger de Serve de Di ne	City and State
		My a	ppointment expires
STATE OF WA	ASHINGTON)) SS		
COUNTY OF R	(ING)		
On this	day of	,201 ,b	pefore me, the undersigned, a
Notary Public in	n and for the State of Washin	gton, duly commissioned a	nd sworn, personally appeared al described in and who executed
the forgoing ins	trument on behalf of the CIT	Y OF MAPLE VALLEY,	and acknowledged to me that e and voluntary act and deed of
said CITY for the	he uses and purposed therein		1 106 To -
	and and official seal hereto	affixed the day and year in	this certificate above written.
WITNESS my l			Notary Public in and for the
WITNESS my l	×		
WITNESS my l		The department of the	State of Washington, residing
WITNESS my l	National de Salan National de Salan	at	
WITNESS my l	en in en in in en <mark>Valorio.</mark> No en groupen a en engale en en	at	

EXHIBIT C-2

Form of Quitclaim Deed for Drainage Tracts Outside Annexation Area

QUIT CLAIM DEED

Grantor:

King County, Washington

Grantee:

City of Maple Valley

Legal:

Por of Sections 23, 25, 26 & 35, All within T22N, R6E

Tax Acct.:

510452-0950

The Grantor, KING COUNTY, WASHINGTON, a political subdivision of the State of Washington, for and in consideration of mutual benefits, receipt of which is hereby acknowledged, pursuant to the *Intergovernmental Property Transfer Agreement between the City of Maple Valley and King County, Relating to the Maple Ridge Highlands Annexation Area*, King County Ordinance No. ______, conveys and quit claims unto the Grantee, the CITY OF MAPLE VALLEY, a municipal corporation of the State of Washington ("the City"), the land situate in King County, Washington, described below, and subject to the covenants described more fully herein:

AND ALSO, Grantor conveys and quit claims unto the Grantee all Grantor's property rights within the following real property ("Drainage Tracts") described below, and subject to the covenants described more fully as follows:

MAPLE RIDGE HIGHLANDS, TRACT L1, as recorded in Volume 204 of Plats, page 13, recording number 20011211001182, records of King County, Washington (Tax Account #510451-2280)

MAPLE RIDGE HIGHLANDS, TRACT L2, as recorded in Volume 204 of Plats, page 14, recording number 20011211001182, records of King County, Washington (Tax Account #510451-2290)

MAPLE RIDGE HIGHLANDS, TRACT L4, as recorded in Volume 204 of Plats, page 10, recording number 20011211001182, records of King County, Washington (Tax Account #510451-2300)

MAPLE RIDGE HIGHLANDS DIVISION 2, TRACT L5, as recorded in Volume 208 of Plats, pages 4-15, recording number 20020820001470, records of King County, Washington (Tax Account #510452-0890)

MAPLE RIDGE HIGHLANDS DIVISION 4, TRACT L3, as recorded in Volume 226 of Plats, page 041, recording number 20050125000251, records of King County, Washington (Tax Account #510454-0740)

DRAINAGE TRACTS SUBJECT TO THE FOLLOWING COVENANTS PERTAINING TO USE which are intended to be running covenants burdening and benefiting the parties, and their successors and assigns, and which shall run with the land for the benefit of Grantor and Grantee:

"The City covenants, agrees, and obligates itself to abide by all rights, conditions, covenants, obligations, limitations, plat conditions, and other reservations or restrictions of record that may apply to the Drainage Tracts.

The City covenants that it shall place the preceding covenant in any deed transferring or conveying the Drainage Tracts or transferring or conveying any portion of the Drainage Tracts."

Maple Ridge Highlands Annexation Open Space and Drainage Tracts outside Annexation Area

3 	GRANTOR KING COUNTY	GRANTEE CITY OF MAPLE VALLEY
		n de la compaña de la comp
	BY	BY
	(Print Name)	(Print Name)
	1 Sec. 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
	TITLE	TITLE
	Date	Date
		-
	Approved as to Form:	Approved as to Form:
		,
	Attorney for King County	Christy A. Todd, City Attorney

NOTARY BLOCKS APPEAR ON FOLLOWING PAGE

KING COUNTY NOTARY BLOCK

STATE OF WASHINGTON)) SS
COUNTY OF KING)
On this day of, 201, before me, the undersigned, a Notary Public in and for the State of Washington, duly commissioned and sworn, personally appeared, to me known to be the individual described in and who executed the forgoing instrument on behalf of KING COUNTY, and acknowledged to me that signed and sealed the said instrument as the free and voluntary act and deed of said COUNTY for the uses and purposed therein mentioned.
WITNESS my hand and official seal hereto affixed the day and year in this certificate above written.
Notary Public in and for the State of Washington, residing
at City and State My appointment expires
CITY OF MAPLE VALLEY NOTARY BLOCK
STATE OF WASHINGTON) OUNTY OF KING OUNTY OF KING
On this day of, 201, before me, the undersigned, a Notary Public in and for the State of Washington, duly commissioned and sworn, personally appeared, to me known to be the individual described in and who executed the forgoing instrument on behalf of THE CITY OF MAPLE VALLEY, and acknowledged to me that signed and sealed the said instrument as the free and voluntary act and deed of said CITY for the uses and purposed therein mentioned.
WITNESS my hand and official seal hereto affixed the day and year in this certificate above written.
Notary Public in and for the State of Washington, residing
atCity and State
My appointment expires